

THE CONGRESSIONAL CANYASS.

The Granger Candidate Makes His Appearance at Dandridge.

A Three Cornered Fight—Bank, Mabry and Democracy Against Thornburgh.

(From Knoxville Daily Chronicle, Sept. 2.) The Congressional discussion at Dandridge on Tuesday, the 1st inst., was enlivened by the appearance of the Democratic Granger candidate, Col. Geo. W. Mabry, one of Knox county's most intelligent and ambitious farmers.

Heretofore Col. Thornburgh has had Hook and his Democratic latter day reforms to contend with, but now Hook and Mabry have locked hands to beat the "Little Giant."

From reports, Mabry's appearance on the stump only serves to unmask Hook's Democratic support and make it more and more apparent that he is now courting the Democratic rather than the Republican vote.

THE DISCUSSION. At 1:30 P. M., Colonel Thornburgh opened the debate making substantially the same points as in his other speeches. In reference to Hook's record on the funding bill, he read from his speech in favor of the bill to show that his sudden change of front had been made upon the points upon which he previously opposed the bill.

He spoke in a rather hurried, conversational tone, so that it was difficult to catch his words. He confessed he was embarrassed. Had been an old Whig. Lamented that we did not now have a party as full as it was of honesty and purity; wept over its downfall. He subscribed in the main to the doctrines of the Conservative party which was an outgrowth of the old Whig and Democratic parties.

He had taken a great many notes, but would at present use them very little—would take them home and digest them.

In response to some complimentary remark of Col. Thornburgh about the East Tennessee University and Prof. Bradley, its geologist, who was content to analyze our minerals, Col. Mabry said:

"There stands that University, to which the Government has paid four hundred and thirty thousand dollars, and it literally does nothing toward diffusing agricultural knowledge among the people. If it could be so this money ought to be set apart as public school money. I have talked to President Humes on this question, and threatened to make war on it. I have told him if something were not done 'Humburg' ought to be written over the entrance way. As a literary institution it is a success, but it is an agricultural failure—it is a misappropriation of money. It ought to be compelled to not only make experiments, but to exhibit an annual report of these experiments, so that the class interested to be benefited by this appropriation might receive the reward."

ON CIVIL RIGHTS. Mabry said it was an imposition and that he was opposed to the measure in toto. The Republican party had given the negro freedom and the ballot, and that was enough. In this State they have no sort of right to complain. He admonished the colored people, as to the impropriety of banding together against the conservative party; they had been voted by the Radicals and all this while they were in the employ of conservatives. If they should persist in uniting against the conservatives that party would refuse to put confidence in them and would turn its back upon them in the day of its power.

He said that on Banking and Currency, he mainly concurred with Judge Hook.

His friend, Col. Thornburgh, was not responsible for all the measures of the Republican party, so he was not in favor of all the measures of the Democratic party. The party was like himself, it might go for something today it wouldn't support to-morrow, as it had taken many bitter pills. It supported Greeley to prove its loyalty and its willingness to forget the hatreds and animosities of our late civil war. There were local causes in Louisiana which might alter the situation. He asked Col. Thornburgh if he would support Maynard for Governor. Col. T. said he would.

Col. Mabry returned to Knoxville yesterday with his "notes" to consult his friends. He left yesterday for Sevierville, where he will next be competing against Thornburgh to-day. From this time out Col. Thornburgh alone defends the Republican party and its principles against Hook and Mabry. He is abundantly able to do it.

THE TENNESSEE NEGRO MASSACRE. A letter was received here to-day by a prominent politician from Memphis, Tennessee, written with reference to the recent indignation meeting in that city on account of the recent negro massacre at Trenton. The writer says that two causes operated to prevent and make the meeting of influence. One was a genuine feeling of indignation at the outrage felt by some of the best Conservatives. General Forrest and Jeff. Davis are classed by the writer among those who were sincere. The other moving cause was the fact that many letters had been received in Memphis from leading Democrats all over the North and West, saying that if these massacres and riots were permitted to go unchecked and unrebuked the Democratic prospects in those sections would be seriously imperiled.

Original Attachment. Ben. Weeman vs. P. E. Wooters and W. An drews.

IN THIS CASE IT APPEARED BY AFFIDAVIT, that the defendants, P. E. Wooters and W. Andrews, are lately indebted to the plaintiff, and are non residents of the State, so that the ordinary process of law cannot be served on them, and an original attachment having been levied on their property, it is therefore ordered that publication be made in the Knoxville Weekly Chronicle, a newspaper published in the city of Knoxville, for four successive weeks, commencing on the 17th day of September, 1874, and make known to said plaintiff, and to the public, the nature and contents of the said attachment, and to the fact that the same is now on file in the office of the Clerk of the Court, at Knoxville, Tennessee, and that the same will be proceeded with as provided in the 22nd section of the Code of this State. J. P. OCHS, J. P. of Knox County.

ONE OF THEM FOUND.

The sixteenth of the Gibson Prisoners Turns up in Brownsville.

A gentleman just up from West Tennessee informs us that on last Saturday he saw in Brownsville one of the ten negroes who were carried further on after the six were cut loose and shot, a short distance from the Trenton jail. The negro gave his name as Jones, and said that the two were all cut loose and told to run, and he thinks the other nine were all killed. He was fired at, and the balls whistled close about him, but he broke and ran down a cliff and escaped unhurt, and had succeeded in making his way to Brownsville. He was on his way to Memphis, where he intended to see the United States Marshal and tell him all that he knew about the affair. He said that his name was Jones, but our informant thinks that as he did not yet feel that he was entirely "out of the woods," it is not improbable that he assumed a fictitious name. Our informant further states that in talking with several negroes in Gibson he asked them what they thought, and how they felt about all the trouble down there, and they invariably told him that so far as they, the negroes in Gibson, were concerned, they certainly did not intend to do anything. They were not blind to the fact they could do nothing, even if they felt disposed to, as they knew the whites were three to one. Furthermore, they were altogether peaceably disposed anyhow. Our informant states that the negroes expressed themselves as a good deal "scared up."—Nashville Banner.

Dandridge Cards. D. S. N. BLACKBURN, Attorney at Law and Solicitor in Chancery. Dandridge, Tenn.

JOHN MEEK, Attorney at Law and Solicitor in Chancery. Dandridge, Tennessee.

THE TENNESSEE LAND REGISTER PUBLISHED MONTHLY. SPECER MUNSON, Proprietor. KNOXVILLE, TENNESSEE. Subscription 50 cents Per Year in Advance. For which the REGISTER will be sent to any address. The REGISTER is especially devoted to the Real Estate interests of East Tennessee, and contains a Large List of Farms, Mountain & Mineral Lands, Mills, Mill Seats, Timber Lands and City and Village Property, For Sale. OR EXCHANGE FOR OTHER PROPERTY, GOODS OR STOCK OF EVERY DESCRIPTION. Specimen copy sent free on application.

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WHEAT AND CORN SACKS Special Notice. THE CORN EXCHANGE BAG MANUFACTORY, of 23 Pearl Street, New York, can supply SACKS of any quality or size, at LOWER PRICES THAN EVER BEFORE, and on very short notice.

W. B. ASTEN & CO., 25 Pearl Street, New York. Original Attachment. Ben. Weeman vs. P. E. Wooters and W. Andrews.

IN THIS CASE IT APPEARED BY AFFIDAVIT, that the defendants, P. E. Wooters and W. Andrews, are lately indebted to the plaintiff, and are non residents of the State, so that the ordinary process of law cannot be served on them, and an original attachment having been levied on their property, it is therefore ordered that publication be made in the Knoxville Weekly Chronicle, a newspaper published in the city of Knoxville, for four successive weeks, commencing on the 17th day of September, 1874, and make known to said plaintiff, and to the public, the nature and contents of the said attachment, and to the fact that the same is now on file in the office of the Clerk of the Court, at Knoxville, Tennessee, and that the same will be proceeded with as provided in the 22nd section of the Code of this State. J. P. OCHS, J. P. of Knox County.

Groceries, &c. COFFIN, MARTIN & CO., WHOLESAL GROCERS, AND COMMISSION MERCHANTS. Corner Gay and Church Streets KNOXVILLE TENNESSEE. OUR STOCK OF GROCERIES Is full and complete, embracing everything in our line. All the produce of the country shipped to us will be sold at the highest market prices, and consignments are solicited. WE CHARGE OUR CUSTOMERS NO COMMISSION ON SALES, AND WILL MAKE CASH ADVANCES TO THREE-FOURTHS THE ESTIMATED VALUE OF ANYTHING CONSIGNED TO US. Commission Merchants.

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NOTIONS, FANCY GOODS, &c. J. W. PARMELEE & CO., (Successors to A. L. & H. C. Gillespie & Co.) WHOLESALE DEALERS IN NOTIONS, WHITE AND FANCY GOODS, Shawls, Hosiery, Gloves, &c., GAY STREET, KNOXVILLE, TENNESSEE. WE ARE NOW RECEIVING A VERY LARGE STOCK OF ALL GOODS FOR THE FALL TRADE, WHICH WE OFFER At Eastern Prices and on Eastern Terms. PARTICULAR ATTENTION PAID TO ORDERS.

PUBLIC SALE OF VERY VALUABLE PROPERTY At Oakdale, Tennessee. Will be sold to the highest bidder, on the premises, on Thursday, 10th of September, 1874, All the personal property at Oakdale, which was executed to me in Deed of Trust, and consisting of the following described property, to-wit: A Lot of Horses and Mules, Harness, Wagons and Carts, Blacksmiths & Carpenters' Tools, Wagon Hubs, Spokes, Rims, &c. Harness Shop Tools, Harness Paraphernalia, Four Sets Blacksmith's Tools Iron Pipes, Elbows, Reducers, Nipples, Union Tees, Acc. Pipe Cutters and Taps, Stocks and Dies, Steel Bar Iron, T. Hinges, Strap Hinges, Hammers, Shovels, Nails, Saws, Powder, Fuse, Cotton Taps, Wheelbarrows, Portable Forge, Machinery, including Blowing Engine, 20x50 Red Brick, Fire-proof Brick, Lumber, Ore and Coke, Cordwood, Merchandise, Furniture, Miscellaneous Articles.

IN THE CHANCERY COURT at Jacksboro', Tenn. LEONIL H. THOLESTON vs. A. L. CLAPP, et al. IN THIS CASE IT APPEARS FROM THE ALLEGATIONS in the bill which is sworn to by the defendants, Rufus Nutting, Jr., Francis Smith, William H. Hannon, Henry A. R. Moon, and John J. Merriam, are non residents of the State of Tennessee; it is, therefore, ordered by me that publication for four successive weeks, be made in the Knoxville Chronicle, a newspaper published in Knoxville, Tennessee, notifying said defendants to appear before the Clerk and Master at his office in Jacksboro', Tennessee, on the first Monday of December, 1874, being the last rule day of said court, preceding the next term of said court to be held at Jacksboro', Tennessee, on the third Monday of December, 1874, and file their answer or other defense to said bill or the same will be taken as confessed and set for hearing as parts of them. This August 22, 1874. J. S. LINDSAY, J. C. of Chancery Court at Jacksboro', Tenn.

NEW HARDWARE STORE. A. GREDIG, WHOLESALE AND RETAIL DEALER IN HARDWARE, PLOWS, Cider Mills, Corn Shellers, &c., 77 GAY STREET, KNOXVILLE, TENNESSEE. Next door to Cullin, Martin & Co's. Orders solicited and satisfaction guaranteed. unclerk@

BY VIRTUE of a venditioni exponas, issued from the Circuit Court of Knox county, Tennessee, and to me directed, I will, on Saturday, the 12th day of September, 1874, between the hours of 10 o'clock a. m. and 4 o'clock p. m., in front of the Court House in the city of Knoxville, sell for cash in hand to the highest bidder at public outcry, a certain tract or parcel of land, situated and lying in the 19th civil district of Knox county, Tennessee, and bounded as follows: beginning on a large black oak, on a ridge corner to Brown and Murry, thence north 45, east 45 poles to a stake and sawwood post, thence north 21, west 265 poles to a stake in Wade's line, thence south 45, west 45 poles to a stake, thence a direct line to the beginning, containing seventy four acres more or less. Levied on as the property of Joseph Ayers, to satisfy a judgment in favor of J. L. Lewis vs. Joseph Ayers. V. F. GOSSETT, Sheriff.

BY VIRTUE of a venditioni exponas issued from the Chancery Court of Knox county, Tennessee, and to me directed, I will, on Saturday, the 12th day of September, 1874, between the hours of 10 o'clock a. m. and 4 o'clock p. m., in front of the Court House in the city of Knoxville, sell for cash in hand to the highest bidder at public outcry, the undivided interest of J. Cornick and wife, in a tract or parcel of land lying in the 15th district of Knox county Tennessee, it being at present the dower of Mary Brown, and bounded as follows: beginning on a large black oak, on a ridge corner to Brown and Murry, thence north 45, east 45 poles to a stake and sawwood post, thence north 21, west 265 poles to a stake in Wade's line, thence south 45, west 45 poles to a stake, thence a direct line to the beginning, containing seventy four acres more or less. Levied on as the property of Joseph Ayers, to satisfy a judgment in favor of J. L. Lewis vs. Joseph Ayers. V. F. GOSSETT, Sheriff.

BY VIRTUE of a venditioni exponas issued from the Chancery Court of Knox county, Tennessee, and to me directed, I will, on Saturday, the 12th day of September, 1874, in front of the court house, in the city of Knoxville, between the hours of 10 o'clock a. m. and 4 o'clock p. m., sell for cash in hand to the highest bidder, at public outcry, a certain tract or parcel of land containing one hundred and thirty acres, lying in the 7th civil district of Knox county, and bounded as follows: to-wit, North by Levi McCloud, south by J. H. McCloud, east by Levi McCloud, and west by Strader's line. Levied on as the property of James McCloud to satisfy a judgment in the Chancery Court of Knox county, in favor of Richard Mynatt vs. Levi McCloud and James McCloud. V. F. GOSSETT, Sheriff.

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BY VIRTUE of a venditioni exponas, issued from the Supreme Court of Errors and Appeals at Knoxville, Tennessee, and to me directed, I will, on Saturday, the 12th day of September, 1874, between the hours of 10 o'clock a. m. and 4 o'clock p. m., in front of the court house in the city of Knoxville, sell for cash in hand to the highest bidder at public outcry, a certain house and lot situated in the city of Knoxville, on the north side of Hiram street, and bounded as follows: Levied on to satisfy a judgment in favor of L. A. Kidd vs. J. H. Wrinkle and others. V. F. GOSSETT, Sheriff.

SHERIFF'S SALE. BY VIRTUE of an EXECUTION ISSUED from the Supreme Court of Errors and Appeals at Knoxville, Tennessee, and to me directed, in the case of Paul Mason, Administrator vs. Wm. Swan's heirs, I will, on Saturday, the 12th day of September, 1874, between the hours of 10 o'clock a. m. and 4 o'clock p. m., in front of the Court House, in the city of Knoxville, sell for cash in hand to the highest bidder, at public outcry, a certain tract of land, situated in the 11th civil district of Knox county, adjoining the lands of H. T. Cox, John Gamble and others, containing one hundred acres, more or less, being a certain farm purchased by Nicholas Effer of James M. King on the 8th day of September, 1869, and registered in Book G vol. 3d, of the Register's office of Knox county, on September the 8th, 1869. Levied on as the property of Nicholas Effer to satisfy a judgment in the Supreme Court of Errors and Appeals at Knoxville in favor of J. F. Desderrick, Clerk, vs. Nicholas Effer et al. unclerk@ V. F. GOSSETT, Sheriff.

BY VIRTUE of a venditioni exponas issued from the Circuit Court of Knox County, Tennessee, and to me directed, I will, on Saturday, the 12th day of September, 1874, between the hours of 10 o'clock a. m. and 4 o'clock p. m., in front of the court house in the city of Knoxville, sell for cash in hand to the highest bidder at public outcry, a certain tract of land, lying and situated in the 11th civil district of Knox county, adjoining the lands of H. T. Cox, John Gamble and others, containing one hundred acres, more or less, being a certain farm purchased by Nicholas Effer of James M. King on the 8th day of September, 1869, and registered in Book G vol. 3d, of the Register's office of Knox county, on September the 8th, 1869. Levied on as the property of Nicholas Effer to satisfy a judgment in the Supreme Court of Errors and Appeals at Knoxville in favor of J. F. Desderrick, Clerk, vs. Nicholas Effer et al. unclerk@ V. F. GOSSETT, Sheriff.

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