

The Eaton Weekly Democrat

EDITED BY A COMMITTEE.
Eaton, Thursday, Sept. 15 1870.
THE ISSUES BEFORE THE PEOPLE.

A White Citizenship, Free Trade
-Repudiation of the Bonded Debt,
Abolishment of the Income Tax,
Restoration under the Old Con-
stitution and no compromise with
the destructive and infamous
policy of a centralized despotism.

Democratic State Ticket.

For Secretary of State,
WILLIAM HEISLEY,
Of Cuyahoga County.
For Supreme Judge,
HON. RICHARD A. HARRISON
Of Madison County.

For Comptroller of the Treasury,
JOHN A. HEATON,
Of Belmont County.
For Member of Board of Public Works,
COL. WILLIAM SPENCER,
Of Licking County.

For Congress,
COL. J. D. CAMPBELL.
SALVATORY.

Entering upon the duties as
the future editor of the "Eaton
Democrat," we beg leave to ask
a continuance of the old patron-
age, regardless of party or creed,
and we make bold a desire to
have as many new names added
to the already large list of sub-
scribers as may think prop-
er, trusting we may be able to please
all in our efforts to publish a live
local paper. In politics, we can-
not hope to please but one party;
and in aiming to do this we shall
unfurl our banner to the world,
emblazoned thereon, and standing
out in bold relief, that time hon-
ored and sacred inscription—
DEMOCRACY!

When we look back to the
days of specie payments—when
the laborer was paid his wages
in gold and silver, and the work-
ing class was not burdened
down with enormous taxes—we
cannot help but long for the
re-establishment of Democratic rule.
In order to accomplish this right-
eous wish, we must "paddle our
own canoe," and boldly steer our
bark to the harbor from whence
we can deal out truths in our fa-
vor that the Republican journals
never fail to omit. This, then,
is the broad road laid out before
us, and we shall endeavor to
walk therein until we can ac-
complish the journey that shall
find us high and dry from the
tyrannical rule of Republicanism—
whose insatiable maw is even
now ready to burst with its glu-
ttonous attack on the people's
money—and to do this we can
only find relief in the publication
of a well-managed Democratic
journal.

We shall try to steer clear of
all personalities as far as possible,
and to make our paper welcome
in the homes of all—to look after
the items of interest in all re-
spects, especially those connected
relatively with our town and vi-
cinity. We expect one day to
reduce the size of the type from
which the inside of our paper is
now printed, by replacing it with
new, and to otherwise greatly im-
prove its appearance; all we ask
is encouraging patronage, and we
will eventually bring forth a
sheet of which rising Democracy
and present adherents to the
cause may well be proud.

For the present, we shall still
continue Thursday as our day of
publication, as it is, probably,
more handy to mails carried to
inland towns, but if the change
should become necessary, we will
use our endeavor to avoid dis-
commodating a single one of our
subscribers. From time to time
we will enlighten our readers on
subjects pertaining to what we
may consider necessary in the
conduction of our paper, and we
hope we may inherit the dis-
pleasure of none. We have faith
in our patrons—let that faith re-
proportioned? is the question to be
answered in time to come. In
conclusion, we hope to become
better acquainted—to know every-
body, and have everybody know
us for our good—but for the
present let this suffice for our in-
roduction.
CHAS. K. THOMPSON.

SOLDIERS AND LAND.

The Republican party has time
and again stigmatized our party
as being enemies to soldiers of
the North—that every Democrat
was a Rebel, not excepting the
Irish Brigades, that were always
lurid as "ignorant Democratic
Irish" before the war, but who
afterward were noted for their
bravery and love of country)—as
Rebel Sympathizers—as Ku Klux
Klans—Aiders and Abettors of
the Cause of the South, and have
even went so far as to poison the
minds of returned soldiers to such
an extent as to cause the mob-
bing of Democratic newspapers,
&c., but now that a Democratic
Representative—a soldier thro'
out the war in an Ohio regiment
—has brought up a Bill to re-
munerate those services where
they existed for "one year or
more in the war to put down the
rebellion" by giving each soldier
a home—to settle on or not, as
he pleases; but a Radical Con-
gress upset this benevolent act of
kindness to the soldiers' welfare
by placing therein a clause com-
pelling the soldier to settle on
said land and improve it. No
provision is mentioned how the
one arm, or one leg soldiers are
to be benefitted by this land-
grant-accommodation of Con-
gress, but they must go and settle
on the land to become its
owner. We would as leave take
up with the old Homestead Law
offered to citizens, and settle any-
where, as to have the benefits of
a law that seems to us but little
or no better. The following is
from the "Soldiers' Friend," of
Aug. 27th, published at Chicago:

BOUNTY LAND.

We are asked every day whether
Congress passed a law giving 160 acres
of land to every soldier. We reply that
Congress did not vote any bounty land
to soldiers. Hon. Wm. Mungen, of Ohio,
tried to have such a law passed and
presented to Congress the following bill:
A bill to grant one hundred and sixty
acres of land to each soldier who served
one year or more in the Union Army,
during the rebellion:
Be it enacted by the Senate and House
of Representatives of the United States
of America, in Congress assembled,
That there be granted to each soldier,
senior or junior, who served one year or
more in the war to put down the re-
bellion and who was honorably discharged,
160 acres of land, said land shall be
selected by the soldier or his agent. He
shall not be compelled to reside on or
improve said land, nor shall he be allowed
to sell or alienate said land for five
years after the same shall be selected.
It is further enacted that the widow of any
soldier, senior or junior, who shall not
have married again, be entitled to the
same benefit and subject to the same re-
striction her husband, if alive, would be.
Now let us see who is responsible for
the defeat of this bill. It was referred to
the Committee on Public Lands, and that
committee failed to report the bill to the
House, and in that way killed it. The
names of the committee who did this, are
as follows:
Hon. GEO. W. JULIAN, Indiana;
Hon. John H. Ketchum, New York; Hon.
Washington, Pennsylvania; Hon. John
Fitch, Nevada; Hon. John B. Hawley,
Ill; Hon. John J. Winans, Ohio; Hon.
Wm. Smyth, Iowa; Hon. Eugene Wil-
son, Miss; Hon. Jas. R. McCormick, Mo.
It was the duty of Mr. Julian, of
Indiana, to report this bill to the House,
and it was the duty of the other members
to see that he did it. Soldiers of the land,
you have their names, remember them.

FEDERAL SOLDIERS.

The Law Giving 160 acres of Land
to Everybody who Served in
the War.

"DEPARTMENT OF INTERIOR,
GENERAL LAND OFFICE,
Washington, August 8, 1870.

"Gentlemen—The following is the
Twenty-fifth Section of the act of Con-
gress, approved July 15th, 1870, entitled
"An act making appropriations for the
support of the army for the year ending
June 30, 1871, and for other purposes,
viz:
"Sec. 26. And be it further enacted,
That every private soldier and officer who
has served in the army of the United
States during the rebellion for ninety
days, and remained loyal to the Govern-
ment, and every seaman, marine, and
officer and other person, who has served
in the navy of the United States, or in
the marine corps or revenue marine dur-
ing the rebellion for ninety days, and
remained loyal to the Government, shall
shall on payment of the fee or commis-
sion to the nearest Land Office in any
land office required by law, be entitled to
enter one quarter section of land, not
mineral, of the alternate reserved sec-
tions of public lands along the lines of
any one of the railroads or other public
works of the United States, wherever
public lands have been or may be grant-
ed by acts of Congress, and to receive a
patent therefor under and by virtue of
the provisions of the act to secure home-
steads to actual settlers on the public
domain, and the acts amendatory thereof,
and on the terms and conditions therein
prescribed; and all the provisions of
said acts, except as herein modified, shall
extend and be applicable to entries under
this act, and the Commissioner of the
General Land Office is hereby au-
thorized to prescribe the necessary rules
and regulations to carry this section in
to effect and determine all facts neces-
sary therefor."

"By these provisions the homestead

law of 20th May, 1862, and the acts
amendatory thereof, are modified so as
to allow entries to be made by the
quantity mentioned therein of the maximum
quantity of one quarter section, of 160
acres of land, held as the public min-
imum price of \$2.50 per acre, instead of
one-half quarter section, or eighty acres,
as heretofore.
"An act of a party desiring to avail
himself thereof, will require him to
file the usual homestead application for
the tract desired, legally liable to entry,
to make affidavit according to the form
heretofore annexed, instead of the usual
homestead affidavit, and on his doing so,
allow him to make payment of the \$10
fee stipulated in the act of 20th May,
1862, and the usual commissions on the
price of the land at \$2.50 per acre, the
entry to be regularly numbered and re-
ported to this office in our monthly home-
stead returns.
"Regarding settlement and cultiva-
tion, the requirements of the law in this
class of entries are the same as in other
homestead entries.
"Very respectfully your obedient ser-
vant,
"JOSEPH S. WILSON,
"Commissioner, Register and Recepti-
er."

AFFIDAVIT.

Land Office, at—, I, —, of—,
having filed my application No.—, for an
entry under the provisions of the act of
Congress, approved May 20, 1862, and
desiring to avail myself of the twenty-
fifth section of the act of July 15, 1870,
in regard to land held at the double min-
imum price of \$2.50 per acre, do solemnly
swear that I am the identical —,
who was — in the company —,
commanded by Captain —, in the
regiment of —, commanded by —,
in the war of 1861, that I continued in
actual service for ninety days, and have
remained loyal to the Government, that
said application, No.—, is made for my
exclusive benefit, and for the purpose of
actual settlement and cultivation and not
directly or indirectly for the use or
benefit of any other persons, and that I
have not heretofore had the benefit of the
homestead law.
Sworn to and subscribed this—day,
of—, before

Register or Receiver of the Land Of-
fice.

Approved: J. D. Cox, Secretary,
Department of the Interior, August 8,
1870.

"Where the party was a regimental or
staff officer, or was in a different branch
of the service, the affidavit must be ver-
ified in form according to the facts of the
case.

SCHENCK!

This big Republican gun ex-
ploded at the Court House last
evening, and some one at our
side whispered Skunk! or some-
thing that sounded like the word.
We, however, couldn't smell any-
thing of the skunk, for, like a
squad of white men with us, we
were surrounded by a brigade of
niggers, and had almost ceased to
breathe. Pretty soon the speak-
er said something about being
"acquainted with "Eaton Stock,"
followed by the bark of a dog,
and we at once came to the con-
clusion that the skunk was treed,
and our thoughts went back to
the words "Eaton Stock," and
we wondered if the General had
a captured horse he was think-
ing of exhibiting at our County
Fair. The speaker went on, and
we found a bitter animosity
pouring from his lips about
"Walking Ponies," "Big Ingins,"
&c., against our Democratic candi-
date for Congress—LEWIS D.
CAMPBELL—and we soon found
that it was that weak, anecdotal
General—R. C. SCHENCK—
whose asperity was being hurled
with harmless effect against
Campbell.

His hearers was composed of
both parties, and his voice of
nimble was undoubtedly the
magnet of attraction that caused
the assemblage more than the
good, sound doctrines so much
talked of by his party. The lad-
ies left soon after the speaker
began, and so did we. How he
came out with his re-bash of
picked up nonsense, we are un-
able to say; but we do know how
he'll come out in October, if can't
do better than he did here—he'll
stay out with the "Stock." Sure!

RAILROAD MEETINGS.

Meetings will be held at the
following places and times:
West Florence—Thursday
evening, Sept. 22nd. Speakers,
Judge Haines and J. H. Foss.
Sugar Valley—Saturday, Sept.
17th, (evening). Speakers, Haines
and Foss.
Fairhaven—Tuesday night,
Sept. 20th. Speakers, Judge
Gilmore and Benj. Hubbard.
Lawsburg—Saturday night,
Sept. 24th. Speakers, Foss and
Gilmore.

Executors' Notice.

The undersigned have been duly ap-
pointed Executors of the last will of
Cornelius Van Aunsdel, late of Preble
county, Ohio; deceased, August 10, 1870.
Joseph Donohue,
Isaac Van Aunsdel,
Campbell & Gilmore, Attys. Aug 18 w. p. \$1.75

Administrator's Notice.

The undersigned has been duly ap-
pointed Administrator of the Estate of
Henry Kesling, deceased.
JOHN KESLING,
Administrator
Campbell & Gilmore, Attorneys.
Aug. 26, 1870. pr \$1.75.

Administrator's Sale.

In pursuance of an order of the Pro-
bate Court of Preble county, Ohio, I will
offer for sale at public auction,
On the 22nd day of October, A. D.
1870,

at 2 o'clock, P. M., upon the premises,
the following described Real Estate,
situate in the Village of Winchester,
county of Preble and State of Ohio, viz:
The north half of lot number sixty-
nine as known and designated on the
plat of the said town of Winchester in
the county and State aforesaid. To be
sold free and clear from the dower
estate of Mary A. Focht.
Terms of Sale—One third in hand,
one third in one year and one third in
two years from the day of sale, with
interest; the payment to be secured by
mortgage on the premises sold. Ap-
praised at \$230.00.
ISAAC KESLING,
Adm' of Levi Harp, deceased.
Hubbard & Freeman, Attys.
Sept. 15, 1870 w. p. pr \$1.40.

NOTICE.

Is hereby given that Alfred H. Ste-
phens has been duly appointed and
qualified as Executor of the Estate of
Jesse B. Stephens, deceased, late of
Preble county, Ohio.
ALFRED H. STEPHENS,
Sept. 15, 1870 w. p. pr \$1.75.

Legal Notice.

Squire L. Hittle, plff vs
Nelson P. Phelps et.
Common Pleas
Nelson P. Phelps, of the State of Illi-
nois, James Cook & Lucinda Cook, his
wife, William Teiman, Simond and
Hale and Richard B. Wilson, defendants
will take notice that Squire L. Hittle of
Wayne county Indiana, did on the 15th
day of August, 1869, make his petition on
in the Court of Common Pleas, within
and for the county of Preble and State
of Ohio, against the said Nelson P.
Hale and the other defendants above
named, setting forth, that the defend-
ants, James Cook & Lucinda Cook, his
wife, gave a mortgage to the defendant
William Teiman on the south east quar-
ter of section number 8, in township
number 8, of range 1 east, containing
100 acres, more or less, situate in
Preble county, Ohio, to secure the pay-
ment of \$3500.00, according to certain
notes and mortgage dated August 6th,
1869. That said mortgage and notes
were on the 14th day of September 1869
assigned by the said William Teiman, by
his written assignment to the plaintiff
Squire L. Hittle. That since the giving
of said mortgage by the said James
Cook & Lucinda Cook, his wife, by
deed sold and conveyed said land to the
defendant Nelson P. Phelps who is the
owner thereof. And that since the
giving of said mortgage and deed the
defendants James Cook, Simonds &
Hale and Richard B. Wilson, claim some
interest in said lands under the said
Nelson P. Phelps. And praying
that said Nelson P. Phelps may pay
said sum now claimed to be due amount-
ing to \$1500.00 with interest from Aug.
6th 1869, or that said premises may be
sold to pay the same, and the said Nel-
son P. Phelps, and the other defendants
are notified that they are required to
appear and answer said petition on or
before the 12th day of November, 1870.
A. L. STUDY, &
CAMPBELL & GILMORE,
Attorneys for Plaintiff.
Attest—D. E. Morrow, Clerk.
Sept. 15, 1870 w. p. pr \$2.00.

See! See!

REMOVED

WM. ENGLE has removed his
Tailor Shop from over Deem's
Dry Goods Store, to Gilmore's
Row, on the west side of Baror
street, Eaton, where he will be
prepared to execute work in his
line neat and cheap. Give him
an early call. aug.4w3.

THE ATTACHMENTS.

For Hemming, Binding, Raffing, Braid-
ing, Binding, Gathing, Tucking, Em-
broidering, and so forth, are not only
numerous, but now brought to great
perfection. Most of them can be
finished by a simple move of the hand—
the quality of the work can only be fully
appreciated on observation and examina-
tion.

THE FOLDING CASES.

The New Family machine may be had
in a variety of folding covers and cases.
Some show in polished surface only the
grain and tint of the wood, while others
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The Trichina Spiralis or Pork Worm.

Perhaps it is not generally
known that the much talked of
trichina spiralis, or pork worm,
was first discovered in America
by Dr. R. C. Kendall, of Phila-
delphia, Pa., with that American
instrument known as the Craig
Microscope, costing only \$2.75,
after repeated failures to discover
the worm with an imported
microscope, costing \$55, "of feebler
power and less reliable." This
act Dr. Kendall stands ready to
prove at any time. The "Craig"
Microscope is mailed anywhere for
\$2.75, by E. H. Ross, 318 Locust
st., St. Louis, Mo. Read adver-
tisement in this paper. June 9.3m.

THE "SINGER" NEW

How many housewives are
there who have experienced the
difficulty of obtaining good vin-
egar. Read the advertisement
of W. H. Bishop in this paper.
June 9.3m



FAMILY SEWING MACHINE.

WITH ATTACHMENTS FOR ALL KINDS OF WORK
Is fast winning favor in the Household
as shown by the Sales of Last Year,
Amounting to eighty-six Thousand
and seven Hundred and
Eighty-One Machines,
which far exceed
those of any
other Com-
pany!

This new FAMILY MACHINE is
capable of a range and variety of work
such as was thought impossible, a short
time ago, to perform by machinery.
We claim, and can show those whom it
may concern, that it is the cheapest,
most beautiful, delicately arranged,
smoothly adjusted, easily operated, and
smoothly running of all the family Sewing
Machines. It is remarkable, not
only for the range and variety of its
sewing, but also for the variety and
variety of sewing, but also for the variety
and different kinds of Texture which
it will sew with equal facility and per-
fection, using Silk Twist, Limes or Cotton
Thread, five or coarse, making the
interlocked-Elastic-Stitch, alike on both
sides of the fabric worn. This heavier
cloth, or leather, may be sewn with
great strength and uniformity of stitch,
and in a moment this willing and never
wearing machine may be adjusted for
fine work on satins or gas amier tissue,
or the tucking of tarleton, or ruffling, or
almost any other work which delicate
fingers have been known to perform.
Purchasers can see by the above
that our new Family Machine embodies
New and essential principles—simplicity
of construction—ease of operation—uni-
formity of PRECISE action at any
speed—capacity for range and variety of
work, fine or coarse, leaving all rivals
behind it.

THE FOLDING CASES.

The New Family machine may be had
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Some show in polished surface only the
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THE ATTACHMENTS.

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