

THE COLFAX CHRONICLE.

A Democratic Journal, devoted to Local and General News, Literature, Science, Agriculture, Etc.

VOL. V.

COLFAX, GRANT PARISH, LA., SATURDAY, AUGUST 5, 1882.

NO. 38.

THE COLFAX CHRONICLE,
Published Every Saturday, at
Colfax, Grant Parish, La.,

BY
H. G. GOODWYN,
EDITOR and PROPRIETOR.

TERMS OF SUBSCRIPTION.
One copy, one year, \$2 00
One copy, six months, 1 25
Six copies, one year, 10 00
Payable invariably in advance.

RATES OF ADVERTISING.
First insertion charged double price.

SPACE	1st	2nd	3rd	4th	5th	6th	1yr.
1 inch	50	1 50	2 00	3 00	5 00	9 00	9 00
2 inches	1 00	2 25	3 75	5 25	9 50	15 75	15 75
3 inches	1 50	3 00	5 00	7 50	12 00	23 50	23 50
4 inches	2 00	3 75	6 25	8 75	15 00	30 25	30 25
5 inches	2 50	4 50	7 00	10 00	17 50	35 00	35 00
1 column	4 50	8 00	12 50	17 50	30 00	50 00	50 00
1 column	6 00	10 25	15 00	20 00	35 00	60 00	60 00

Official advertisements \$1 per square for first insertion; each subsequent publication 50 cents per square.

Brief communications upon subjects of public interest solicited, but no attention will be paid to anonymous writers.
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Address STINSON & Co., Portland, Maine. jan14-ly

TUTT'S
PILLS

SYMPTOMS OF A
TORPID LIVER.
Loss of Appetite, Bowels constive, Pain in the back part, Pain under the shoulder blade, fullness after eating, with a disposition to exertion of body or mind, Irritability of temper, Low spirits, with a feeling of having neglected some duty, Headache, Dizziness, Fluctuating in the face, Dots before the eyes, Yellow skin, Headache generally over the right eye, Headaches, with fitful dreams, highly colored Urine, and

CONSTITUTION.
TUTT'S PILLS are especially adapted to such cases, and effect such a change of feeling as to restore the system.
They increase the Appetite, and cause the body to take on flesh, thus the system is re-established, and by their tonic action on the digestive organs, regularity of bowels is produced. Price 25 cents. Dr. Murray & Co., N. Y.

TUTT'S HAIR DYE.
GRAY HAIR or WHISKERS changed to a glossy Black by a single application of this DYE. It imparts a natural color, acts instantaneously, and is free from all irritating or poisonous ingredients. Price 25 cents. Dr. Murray & Co., N. Y.

66¢ a week in your own town. \$5 Outfit free. No risk. Everything new. Capital not required. We will furnish you everything. Many are making fortunes. Ladies make as much as men, and boys and girls make great pay. Reader, if you want a business at which you can make great pay all the time you work, write for particulars to H. HALLETT & Co., Portland, Maine. jan14-ly

NEW GOODS!
NEW GOODS!

For Spring and Summer Trade,
now being received by

G. W. BOLTON,
PINEVILLE, LA.

A LARGE AND COMPLETE STOCK OF
Dry Goods,
Groceries,
Clothing, Hats,
Boots, Shoes,
Hardware,
Cutlery.

CROCKERYWARE,
Etc., Etc.

All of which, having been bought low, can, must, and will be
SOLD AT THE LOWEST PRICES.

CALL, SEE,
and examine for yourselves. ja7

BARGAINS!

To be had of

B. TURNER
PINEVILLE, LA.

Boots and Shoes,
Bought in New Orleans at the

BANKRUPT SALE
OF
PAGE & MORAN!

Also, just received, a large and well selected stock of

Dry Goods,
FANCY NOTIONS,
HATS,

GENTS' AND BOYS' CLOTHING
Hardware, Crockery,
GROCERIES,
Plantation Supplies, Etc.,

All of which he is offering at very low prices. He will make it to the advantage of buyers to purchase of him before going elsewhere. ja10

66¢ a week in your own town. Terms \$100 and \$5 00 outfit free. Address H. Hallett & Co., Portland, Maine.

ROBINSON
Wagon Company,

This Company have just finished complete shops with every facility of the latest improved Machinery, and are prepared to manufacture

STANDARD TRADE VEHICLES,
SUCH AS
Farm Wagons,
Spring Wagons,
Ludlow Spring Wagons,
Platform Wagons,
FARMERS' TWO-SEATED CARRIAGES,
Standard Trade Buggies,
Elegant Brewster Buggy,
Etc., Etc.

Send for Designs and Prices, to
ROBINSON WAGON CO.,
d11-80 CINCINNATI, OHIO.

BUY
THE
ACTIVE
STOVES.

G. W. W. GOODWYN,
Dealer in all kinds of
Cooking and Heating Stoves,
and Manufacturer of
Tin and Japan Ware,
94...CAMP STREET...94
NEW ORLEANS.

Sole Agent for the Celebrated ACTIVE STOVE. as-ly

For Judge—Twelfth Judicial District.
W. F. BLACKMAN.

Of Rapides Parish.

A split in Democratic ranks, it has been remarked to us, is a "healthy sign of the times." Perhaps so; but it seems to us that the most "healthy" thing about it is the chance it gives Judge Osborn of being elected.

Judge W. F. Blackman is the regular Democratic nominee for the 12th judicial district. Judge J. Osborn is the regular Republican nominee. Voting for an Independent is equivalent to voting for the Republican candidate.

An alligator egg has been presented to the N. O. States, which that paper calls "a novel as well as useful present." We cannot appreciate the usefulness of the thing, unless the States is going into the show business, or intends to include the alligator egg among its list of prizes to subscribers.

In the Republican convention in Alexandria last Saturday the Avoyelles delegation withdrew, and the Rapides and Grant parish delegates nominated Judge J. Osborn as the Republican candidate in this judicial district. Those Avoyelles fellows are noted for "bolting." It is the same with Democratic and Republican delegates; if they can't carry things their way they "withdraw."

The notables of Egypt at Constantinople held a great meeting on the 30th of July and pledged their support to Aribi Pasha, who is urged to resist the English until he meets with success or is annihilated. With her powerful fleet and possession of the Suez canal and the Red sea, England can prevent the landing of the Mohamedan hoards from the Arabian side, and the consequence will be that Aribi and his holy war will soon be squelched.

Grant parish lost a vote in the district convention because she had not polled her full Democratic vote in the last election. If there is any fooling around with Independent candidates the probability is that in the next nominating convention we will be shorn of still more power. The Republicans are organizing with the view of capturing this district, and the fight is going to be warm next fall. "In union there is strength." We should not be disorganized by a few malcontents.

The New York Sun publishes a black list of the Democratic Congressmen who voted for the infamous Secor Robeson under guise of a naval appropriation. The list is as follows:

D. Wyatt Aiken of South Carolina.
Geo. W. Cassidy of Nevada.
E. John Ellis of Louisiana.
John H. Evans of South Carolina.
George W. Ladd of Maine.
Chas. M. Shelley of Alabama.
Emory Speer of Georgia.
Geo. W. Tillman of South Carolina.
Benjamin Wilson of W. Virginia.

Another Interested Voter.
BAYOU RIGOLETTE, August 2, 1882.
Editor Colfax Chronicle:

I notice a communication in the State Central Express of July 29th, signed "An Interested Voter," in which he says that "the judiciary is not and should not be political in any of its characters. All necessity for mixing the judiciary with politics has fortunately left us, and people should be allowed to have a free expression in the selection of their judge." Now, sir, what man can say that he was deprived of the privilege in the parish of Rapides of expressing his will, (and that by ballot) as to who he wanted to grace the additional chair in the 12th judicial district? I presume that every informed voter was aware of the primary election that took place in Rapides parish. "An Interested Voter" says that "Judge Blackman was nominated at what was called a convention on the 25th inst., not by the people, because ninety-nine hundredths of the voters did not take any part in the farce." Does this "Interested Voter" say that he did or did not, or why he or they did not take any part in the

selection of a candidate at the proper time and place? He surely does not; but he calls the convention of the people "the farce." Now, sir, because Interested Voter and his clique could not have the entire selection of the judge, and only because the people of Rapides and Grant did take an interest and an active part in the selection of the candidate for the judgeship, is where the shoe pinches Interested Voter. I don't doubt in the least, that Interested Voter wished and hoped that the people would sleep over their rights and allow him and his sore headed clique to dictate to them who he and his wanted for judge. Why did not Interested Voter and the dear people vote for Mr. Robt. J. Bowman at the primary election held July 23d? Just because he and his clique were either too indolent or not Democrats, and thereby were deprived of participating in the selection of a Democratic judge. As for Mr. Bowman, he has always been on the fence in my estimation; but now he has tumbled down on the sore headed Independent side of the fence, proclaims to the public that he has no politics, and wants the dear bereaved, maltreated people to dishonor and degrade the twelfth district by seating him upon the bench by the combined votes of Republicans and sore heads.

I say to the voters of the twelfth district to go to the polls on August 10th and vote for who they please. They have three men to select from. Blackman, the choice of the majority of the Democrats of the district; Bowman the choice of the sore heads of no party, and Jno. Osborn the choice of the Republicans. Blackman and Osborn we have had, and know the good of the one and the evil of the other. Bowman we never have had, and I hope never will have. Now, Mr. Editor, I will close, although I am very sorry that time and space will not permit me to express my full views upon the subject of the judgeship. Hoping and trusting that every man will go to the polls and exercise the right guaranteed to us by our forefathers, I remain,
Yours truly,
RIGOLETTE.

THE JUDGESHIP.
ALEXANDRIA, La., July 25, 1882.
R. J. Bowman, Esq.—
We the undersigned citizens of Rapides parish would respectfully request that you permit us to use your name in the contest for the Judgeship of the 12th Judicial District:

L. V. Marye,	Auguste Jarreau,
C. M. Flower,	F. V. David,
J. M. Hetherwick,	W. H. Chapman,
K. W. Bringham,	C. Snodden,
J. R. Williams,	C. Cockerille,
J. B. Ashley,	F. M. Raxdale,
M. Paul, Jr.,	Jno. C. Rogers,
J. H. Ransdell,	Nelson Taylor,
Dave Rogers,	Jno. A. Williams,
E. V. Mayre,	R. C. Rogers,
Joseph Hoy,	A. Vandegr,
W. L. Hale,	Chris Haack,
L. B. Baynard,	A. Fluck,
J. S. Osborn,	Charles Spriggle,
J. B. Gibson,	R. H. McTimmsey,
C. C. Weems,	Mout Cockerille,
W. J. Calvit,	J. C. DeGeneres,
J. E. Davis,	L. T. Dulauy,
W. D. Smith,	B. T. Dulauy,
C. A. Green,	C. A. Green,
G. H. Dozier,	Jas. I. Hudson,
M. T. Dozier,	M. W. Calvit,
Alphonse David,	S. Schmalinski,
L. T. Brown,	Jas. Fatten,
J. F. Davis,	C. E. Masak,
Z. T. Davis,	J. A. Crawford,
C. L. Robinson,	John Wilson,
H. M. Robinson,	Harrison Wilson,
A. C. Robinson,	J. A. Daniel,
	E. H. Cockerille.

ALEXANDRIA, La., July 27, 1882.
Messrs. L. V. Marye, J. M. Hetherwick, C. M. Flower and others.

Gentlemen—Your request to be permitted to use my name as a candidate for the Judgeship of the 12th Judicial District, created by an act of the last Legislature, in the election to be held on the 10th of August, 1882, has just been handed to me. While thanking you for this expression of your confidence, permit me to say that it is the more grateful because entirely unsolicited by me. Believing that the judiciary should be free from the strife of politics or of parties I do not feel that it would be right to reject this first manifestation of such a movement. You are, therefore, authorized to use my name as requested by you.
Yours respectfully,
R. J. BOWMAN.

R. J. BOWMAN
Is hereby announced as the people's candidate for Judge of the 12th Judicial District.
L. V. MARYE,
C. M. FLOWER,
J. M. HETHERWICK,
And others.
ALEXANDRIA, LA., July 31, 1882.

Dr. HALL'S SALINE PREPARATION.—What is it? It is a cheap, mild, effective and delightful laxative, far superior to nauseating pills, while it is cool and refreshing. For dyspepsia it is superior, and for sick headache, acid stomach, indigestion, etc., it cannot be excelled. It is a delicious fever drink, and acts freely upon the skin.

English Female Bitters is an iron and vegetable tonic, prepared by physicians specially for the cure of the ailments of the female sex. Builds up and strengthens feeble, breaks down and worn out constitutions, it repairs damages inflicted by years of suffering, regulates the whole system, adds iron to the impoverished blood and makes permanent cures of long standing cases. It cleanses and tones the stomach, imparts a keen appetite, aids digestion, relieves sick headache, acts gently upon the liver, cures swimming and giddiness of the head, pain in the side, palpitation of the heart, and tinges the pale cheeks with the bloom of health, and beauty. Can be used at all times by married and single for recent or chronic complaints.

Vote for Blackman.
When physicians have made use of a prescription for years in their private practice with certain success, it is a duty they owe to mankind to put such remedies within reach of all, and this is done by "copy-right"—such is the case with Dr. Sherman's Prickly Ash Bitters, and they have proved to be a blessing to mankind.

Be sure to vote for Blackman.

Legislative Work.
(Continued from last week.)

No. 64. To provide for the payment of the salaries of the employes of the parish prison of the parish of Orleans by the city of New Orleans.

No. 65. To amend and re-enact section 2 an act entitled an act to establish in the city of New Orleans a university for the education of persons of color, and to provide for its proper government.

No. 66. Requiring the tax collectors throughout the State to render a schedule list by wards of all persons subject to the payment of a poll tax to the School Boards of their respective parishes by the first Saturday in October of each year, and to return a list of all the polls to said boards by wards, showing those who have paid and those who are delinquent on the first Saturday of February of each year, and to show cause why they have not collected said poll tax.

No. 67. To release the heirs to confiscated property from the payment of taxes of every kind due on said property at the date of its revision to them under act 57 of the Constitution.

No. 68. Entitled an act to authorize the city of New Orleans through her proper authorities, to levy and collect annually, commencing with and in the year 1882, a tax not to exceed 5 mills on all taxable property, in addition to the 10 mill tax authorized by the Constitution of 1879, and the tax required by the premium bond act to pay the annual interest accruing on the outstanding bonds other than premium bonds; to provide for the use of the surplus proceeds of said taxes a sinking fund; to prescribe penalties for the violation of this act, and for other purposes.

No. 69. To fix and regulate quarantine charges at the Mississippi River Station; to establish a lien and privilege on vessels inspected in favor of the Board of Health, for the same, and to provide for the enforcement and collection by provisional seizure.

No. 70. Amending sections 3, 4, 7, 24, 27 and 31 of Act No. 23 of the General Assembly of 1877, entitled an act to regulate public education in the State of Louisiana, to impose certain penalties, to repeal sections of the Revised Statutes from sections 1217 inclusive to sections 1297 inclusive, and to repeal Act No. 6 of the acts of 1870, entitled an act to regulate public education in the State of Louisiana and city of New Orleans, and to raise a revenue for that purpose.

No. 71. To increase the number of judges in the First Judicial District.

No. 72. Directing the transfer of the unexpended balance appropriated by Act No. 69, acts of 1880, and providing for their distribution.

No. 73. Relative to the distribution of the funds derived from the taxes levied annually on all property subject to taxation.

No. 74. For the relief of John H. Tatum of the parish of Jackson.

No. 75. A joint resolution to provide for the transfer of the surplus interest fund for the years 1880, 1881, 1882, 1883, 1884.

No. 76. Proposing to submit to the electors of the State certain amendments to the articles of the State debt ordinance of the Constitution of 1879.

No. 77. Relative to the interest on consolidated State bonds and providing for the payment thereof from the first day of January 1880, to January 1, 1882 inclusive.

No. 78. Relative to the Consolidated Association of the Planters of Louisiana to amend Act No. 20 of 1878, to said said association to settle with its stockholders, to enable said stockholders to free themselves and their real estate from said stock and mortgages and to confer upon the president and directors certain duties and powers.

No. 79. To amend and re-enact sections 1, 2, and 3 of Act No. 60 of 1879 entitled an act for the protection of game, animals and birds in the State of Louisiana.

No. 80. To amend and re-enact the second section of an act entitled an act to establish a general system of free banks in the State of Louisiana, approved March 15, 1855.

No. 81. To authorize the city of New Orleans, in the sale or lease of franchise or right of way for street railroads or other privileges, to apply the price paid for the same in the performance of works of public improvements of a permanent character, such as paving streets, embellishing parks, etc.

No. 82. To define and punish adulteration of drugs, food and drink, providing for stamping articles manufactured, sold or offered for sale in this State, and prescribing certain duties of the Board of Health relative to samples and their analysis and their fees therefor.

No. 83. To repeal and re-enact section 10 of Act No. 116 of 1877, entitled an act to prevent keepers of bar-rooms, drinking saloons, grocers and coffee-houses from selling or giving intoxicating liquors to minors and to prescribe penalties for a violation of the provision of this act.

No. 84. Granting the right of way over any land belonging to the State of Louisiana to any person, company or corporation desiring to build or extend a railroad in this State.

No. 85. Enlarging the powers and duties of the Board of Health of New Orleans requiring the inspection of all buildings and premises in the city limits, enforcing cleanliness and an adequate water supply on all premises, to provide penalties for a violation of this act and the enforcement thereof.

No. 86. To require banks chartered by the State of Louisiana to publish quarterly statements of their condition under oath.

No. 87. To amend section 924 of the Revised Statutes of 1870.

No. 88. Creating the jurisdiction to the United States over what is known as the Charenton Canal.

No. 89. To create the Twenty-seventh Judicial District of the State of Louisiana and to provide for the organization thereof, and for the election of a district judge and district attorney thereof at the general election in the year 1884.

No. 90. Granting certain additional powers to police juries.

No. 91. To amend and re-enact section 2, Act No. 127 of the session of 1880, entitled an act to provide for the appointment of a superintendent and other officers and employes for the New Basin Canal and Shell Road, prescribing his duties, fixing his salaries and limiting the expense of said basin, canal and shell road.

No. 92. To provide for the organization of local boards of health in the State of Louisiana.

No. 93. To re-enact and amend Act No. 123 of the session of the General Assembly of the year 1856, entitled an act to incorporate a congregation of the Roman Catholic Church of the Parish of St. Landry, in the town of Opelousas.

No. 94. Relative to police juries and the appointment of police juries until the general election of 1883.

No. 95. Removing the parish seat of Livingston to Centerville, on the Tickfaw river, near Ballard's bridge.

No. 96. To provide for the formation of corporation for athletic, military, gun practice or social purposes.

No. 97. To enforce the collection of any and all taxes, licenses, claims or debts due to the political corporations of the State.

No. 98. To cede jurisdiction over certain lands and for the purchase and condemnation thereof.

No. 99. To amend and re-enact section 3 of act 98 of 1880, entitled an act to organize the Criminal District Court of Orleans parish.

No. 100. To provide an annual revenue for the State by the levying of annual taxes upon all property not exempt by the Constitution from taxation.

No. 101. To amend and re-enact sections 2, 5, 7, 23, 36, 39 and 43 of an act entitled an act to repeal an act to regulate the peace, freedom and parity of elections, to preserve the mode of making returns thereof, to provide for the election of returning officers and define their powers and duties, etc.

No. 102. To amend and re-enact section 170 of the Revised Statutes, and Act No. 83 of 1880, relative to auction sales in the city of New Orleans.

No. 103. Proposing an amendment to article 146 of the Constitution.

No. 104. To enforce the miscellaneous ordinances of the Constitution of 1879 for the relief of delinquent tax payers.

(Continued next week.)