

THE REPUBLICAN

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THURSDAY, MARCH 5, 1896.

ONLY one more year of Grover, and down comes the Republican gullotine. Make ready the basket.

Mr. Cleveland is giving it out that he doesn't want a third term. The result is like the milkmaid in the old song: "Nobody asked you, kind sir," she said.

THREE years ago yesterday, Grover Cleveland took charge of the United States, and he hasn't done a thing to them since, except harm, and that continually.

THE delegates to the Seventh District Congressional Convention at Soledad unanimously adopted a resolution instructing for McKinley. The man from Ohio is a prime favorite in this State.

THE St. Louis Republic makes the point that all of the Republican Senators from the far West who are threatening to bolt do not represent enough electoral votes to hurt one party by secession or help another by accession. They are in earnest, probably, and mean well, but more can be done for the cause they have at heart by acting with the Republican party than by joining the Populists.

COL. JOHN P. TRACEY, of Springfield, has been re-nominated for Congress by the Republicans of the Seventh District. His nomination was unanimous, as it was conceded that he deserved the honor after having redeemed the district in 1894. Col. Tracey is one of the most prominent members of the Missouri delegation in the House, and has rapidly taken high rank as a politician of ability, who is always governed by patriotic considerations.

THE Kansas City A. P. is split wide open over the gubernatorial fight between Davis and Warner. Secret societies in politics always come to grief, as their leaders invariably try to trade off the rank and file for booty and pie. Walbridge, of St. Louis, has friends in Kansas City who believe that the A. P. row will bring about his nomination. Perhaps some good man from the country will develop strength enough in the convention to unite all factions and become the Republican candidate for Governor. Such a man could be elected.

CAUSE AND CURE.

The Massachusetts Democrats are urging the claims of Mr. Richard Olney as a Presidential candidate. They are relying mainly upon his war record. His war record consists entirely of a long letter to Lord Salisbury, dealing with the Venezuelan business and the Monroe Doctrine. It was a very good letter, but one patriotic epistle does not earn the Presidency of the United States. Mr. Olney is a Democrat, a disastrous Cleveland Democrat, who, as Attorney General and Secretary of State, has done his part in carrying out all the President's debt-breeding policies. If Mr. Cleveland has been a monumental failure, Richard Olney has helped to erect the monument. He has aided and abetted the President in going wrong, and necessarily shares the unpopularity of his chief. The Bay State Democrats call Mr. Olney "the first patriot of Massachusetts." Patriots are not so scarce as all that in Massachusetts. A few thousand Republicans in the old commonwealth could teach the Secretary of State the rudiments of patriotism, which, like charity, begins at home. Both Mr. Cleveland and his friend Olney have failed in their domestic policy, and it is now too late for them to obtain forgiveness for their errors by twisting the tail of the British lion. That noble beast cannot roar loud enough nor long enough to make the American people believe that Grover and Richard have a down-hill pull on him. Any statesman who may happen to fill an official place in the administration of our beloved country's affairs, can pull the lion's tail. It is an old and a safe trick. The lion himself merely roars in a spirit of good fellowship. It does not really hurt him to have his caudal appendage twisted by an American gentleman, but he will not allow the Germans or the Dutch to play with his tail. Mr. Olney must not flatter himself with the idea that his fellow citizens regard him as

a bold, daring, reckless Rebel, whose pen writes boundaries for nations. The great objection to both Olney and Morrison as Presidential candidates is that they are Cleveland cuckoos. These two birds sit upon their little throats to chant great Grover's free-trade lay. They are tariff reformers who hate protection, and prefer national poverty to an American industrial policy. Of course, it makes no difference to the Republicans whether the Democratic party nominates Olney or Morrison. Both of them are Cleveland allies. Neither of them could be elected, nor any other Democrat. The people have been harried by hard times since March, 1895, that they are filled with resentment against the party that is responsible for their sufferings. They will have none of it. The next President of the United States must be a trusted and trustworthy champion of protection to American industries, such a man as McKinley, Reed or Allison. Olney or Morrison would recommend policies that must lead to more gold loans and pile up the national debt. American mills, shops, mines and farms require protection, and the voters will see that they get it when November rolls round. The present financial difficulties of the government have all arisen from lack of national revenue, and without a change in the tariff there can be no improvement in the situation. The cause of the evil and its cure are so plain that the people know just what medicine to administer, and they are going to administer it.

STATE SENATORIAL POLITICS.

In the Springfield Republican of last Sunday, "Sam Tomkins" discusses State Senatorial politics in the Nineteenth District, which is made up of the counties of Christian, Douglas, Ozark, Stone, Taney, Webster and Wright. Dr. W. B. Tunnell, of Webster county, is the present Senator, and, according to Mr. "Tomkins," seeks a renomination. The other candidates mentioned by "Sam" are: George W. Moore, who represents Stone county in the House; John P. Collier, of Christian county; W. A. Love, of Ozark county; Col. Pope, of Wright county; and James L. Davis, of Taney county. In regard to Mr. Davis, the Republican's correspondent writes as follows: "Taney county will present the name of Hon. James L. Davis, who was chairman of the Committee of Criminal Jurisprudence in the last Legislature. He was on the advisory committee, and by his marked ability and powers as an orator, won great distinction."

In the same connection, the Stone County Oracle of last week has this to say in behalf of Mr. Davis: "We learn that Hon. J. L. Davis, of Taney county, is a candidate for State Senator in this district. Mr. Davis is a good lawyer, and was an active member of the Legislature, and a member of the Judiciary Committee of the House, and we predict that he will make a strong candidate for the position for which he now aspires."

The vote for Senator in this district in 1892 was: Cowan, 7,181; Tunnell, 8,172—a Republican majority of 991. The only county carried by Cowan was Webster, where he had a majority of 290. This country is now expending \$30,000,000 a year more than the receipts of the government. Every day since the passage of the present tariff law, and even before, in view of its passage, the nation has been running in debt to pay current expenses. There is no occasion for it except Democratic willfulness. Up to this date, \$263,000,000 of bonds have been issued during the present Administration. The issuance of the great body of these bonds was made necessary by a deficiency of revenue. Every good business man in the United States understands the necessity of increasing the revenue. The Supreme Court has decided that it can not be done by means of an income tax, so nothing remains but to raise the tariff and make our importations pay the country's bills. Everybody knows that the hopes and expectations of the President and the Secretary of the Treasury, as made known in their reports, have been erroneous, because they did not and could not see the natural tendency of Democratic legislation to plunge the nation more and more in debt. Mr. Cleveland and Mr. Carlisle are men of theory, and having decided that the country needed blood-letting, they have kept on advising the free use of the lancet. But the day has come when the revenues must be rattened or the government will become a demagogue, and the richest nation on earth be rated as a bankrupt.

SENATOR CHARLES J. FAULKNER, of West Virginia, has been re-elected chairman of the Democratic Con-

gressional Committee. When he assumed that office in 1894 only eleven of the forty-four States were represented in the House of Representatives by Democrats. Now there is not a single Democratic Congressman to represent twenty-four States. In 1894 the House had 219 Democrats; to-day it has 105. The Republicans, in 1894, had 127 members; to-day they number 244. The most marked Democratic losses under the leadership of the southerner are in the industrial states of the North, including Connecticut, Rhode Island, 2; New York, 14; New Jersey, 6; Pennsylvania, 8; Ohio, 9; Indiana, 11; Illinois, 9; Michigan, 5; Minnesota, 2; and Wisconsin, 6; and in the Southern border States of Delaware, 1; Maryland, 3; West Virginia, 4; Kentucky, 4; Tennessee, 2; and Missouri, 8. In each of these States, with the exception of Maryland (the) and Kentucky, the Republicans have the majority of the members. These States, excluding Kentucky and Maryland, cast 282 of the 447 electoral votes, or 28 more than the number necessary to elect a President. The 15 industrial States of the North alone cast 214 of the electoral votes, leaving only 10 requisite to secure the majority. Iowa's 15 are certain to be cast for the Republican candidate for President. Add to these the votes of Delaware, Maryland, West Virginia, the Dakotas, Kansas and Nebraska, 40 in all, and it will be readily seen that Senator Faulkner has a hard task before him in an effort to elect a free trade, debt making Democratic administration this fall.

THE New York Morning Advertiser jumps upon Hoke Smith's frame in the following lively manner: "Secretary Hoke Smith is again exhibiting his spleen toward Union pensioners, and, as usual, in a small and petty way. Without any previous warning, and contrary to all custom and precedent, he has issued an order that vouchers for pension agents are not to be received hereafter unless the postage on them is fully paid. Heretofore, when this has happened, the Interior Department has promptly notified the pension agents, and duly honored the vouchers forwarded. As a result of the new order, a mass of vouchers has collected in the dead letter office, and multitudes of Union veterans are being deliberately kept out of their needed stipend. Such miserable tactics are strictly in line with the contemptible policy which the Pension Bureau has shown toward the nation's loyal wards ever since the Georgia politician took charge of the Interior Department. Happily, he has only about one year more to serve."

Simon S. Hartman, of Tuncellon, West Va., has been subject to attacks of colic about once a year, and would have to call a doctor and then suffer for about twelve hours as much as some do when they die. He was taken recently just the same as at other times, and concluded to try Chamberlain's Colic, Cholera and Diarrhoea Remedy. He says: "I took one dose of it and it gave me relief in five minutes. That is more than any thing else has ever done for me." For sale by F. V. Baldwin.

Events of the Coming Year.

The coming year will be a period memorable in the history of the world, if but a part of the plans of the United States Government and European nations is carried out. In the United States there will be the liveliest presidential campaign ever held, and the Fifty-fourth Congress, now in session, will furnish exceedingly interesting debates on the tariff and financial questions until June. There will be several exciting State elections and many great political speeches. Everyone will watch with interest the progress of the Venezuelan Commission's inquiry, the results of the war in Cuba, in South Africa, in Turkey, and the outcome of other complications now arising in the Old World. It is a remarkable coincidence that at the beginning of a year of such rich promise of stirring news the greatest metropolitan newspaper in the United States—the St. Louis Republic—should reduce its price to \$6.00 a year, or to less than two cents a day. This low price now places The Republic within the reach of everyone. Those who wish to keep posted on politics, trade-national and international affairs during 1896 should at once subscribe for it on these easy terms, in addition to taking their own local paper. Newspaper readers who may think they cannot afford to take a metropolitan daily paper should at least subscribe for the "Twice a Week" Republic—104 papers a year—for only \$1.00 a year. It contains the best of everything that appears in the daily.

JOHN T. DICKENSON, NOTARY PUBLIC, is now ready to do all Legal Business. Deeds, Transfers and Mortgages executed, Pension Vouchers, Acknowledgments and affidavits sworn to.

NOTICE.

Call for Republican Mass Convention. There will be a Republican mass convention held at Forsyth, Mo., on Saturday, the 21st day of March, for the purpose of selecting six delegates to attend the congressional convention that meets at Poplar Bluff, Mo., on the 6th day of May.

D. B. PRICE, Chairman County Committee. GEO. L. TAYLOR, Secretary. A. S. PRATHEK, Of Congressional Committee.

JOHNSON SCHOOL DISTRICT.

Correspondence of THE REPUBLICAN. Health is very good in the Johnson district.

The infant child of Thomas Silvey is dangerously sick, and Mrs. Sam Jackson is also dangerously ill with fever.

Mr. Frank Price has been ousted, and built a house in this district. He is a new comer, from Iowa.

Mr. Albert Jackson is doing some good work on his homestead in the way of clearing and fencing.

Mr. W. M. Silvey has moved to Upper Caney, where he has taken up a claim.

LEGAL ADVERTISEMENTS.

ORDER OF PUBLICATION.

State of Missouri, County of Taney, ss. In the Circuit Court, April term, 1896. John C. Clark and Volney Clark, Plaintiffs, vs. Joseph G. Danforth, James D. Cook, Jr., John E. Cook, William Cook, Charles H. Cook, John F. Morgan, Nancy Williams and John A. Spruick, Defendants.

This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, Joseph G. Danforth, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes upon said lands for the years 1890, 1891 and 1892; and to recover the amount of taxes due on said lands for said years, and to enforce the lien of the State of Missouri for taxes upon said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

ORDER OF PUBLICATION.

State of Missouri, County of Taney, ss. In the Circuit Court, April term, 1896. The State of Missouri, in relation and to the use of J. C. Blair, Collector of the Revenue in and for said county and State, Plaintiff, vs. James W. Grigg, Henry Esten, Sidney Tuttle and W. W. Tuttle, Defendants.

This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, James W. Grigg, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes upon said lands situated in Taney county, Missouri, and to recover the amount of taxes due on said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

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This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, A. J. Watson, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes upon said lands situated in Taney county, Missouri, and to recover the amount of taxes due on said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

ORDER OF PUBLICATION.

State of Missouri, County of Taney, ss. In the Circuit Court, April term, 1896. William H. Wells, Plaintiff, vs. Rose A. Wells, Defendant.

This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, Rose A. Wells, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain a divorce from said defendant, and to divide the property of said county of Taney, Missouri, and to enforce the lien of the State of Missouri for taxes upon said lands situated in Taney county, Missouri, and to recover the amount of taxes due on said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

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LEGAL ADVERTISEMENTS.

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SIMMONS REGULATOR.

THE BEST SPRING MEDICINE.

Is SIMMONS LIVER REGULATOR. Don't forget to take it. Now is the time you need it most to wake up your liver. It is a sluggish liver brings on Malaria, Fever and Ague, Rheumatism, and many other ills which shatter the constitution and wreck health. Don't get the word REGULATOR. It is SIMMONS LIVER REGULATOR you want. The word REGULATOR distinguishes it from all other remedies. And, besides this, SIMMONS LIVER REGULATOR is a Regulator of the Liver, keeps it properly at work, that your system may be kept in good condition. FOR THE BLOOD TAKE SIMMONS LIVER REGULATOR. It is the best blood purifier and corrector. Try it and note the difference. Look for the RED Z on every package. You won't find it on any other medicine, and there is no other Liver remedy like SIMMONS LIVER REGULATOR—the King of Liver Remedies. Be sure you get it. J. E. Zettlin & Co., Philadelphia, Pa.

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This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, Thomas N. Ayres, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes upon said lands situated in Taney county, Missouri, and to recover the amount of taxes due on said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

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This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, James W. Grigg, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes upon said lands situated in Taney county, Missouri, and to recover the amount of taxes due on said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

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This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, A. J. Watson, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes upon said lands situated in Taney county, Missouri, and to recover the amount of taxes due on said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

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ORDER OF PUBLICATION.

State of Missouri, County of Taney, ss. In the Circuit Court, April term, 1896. The State of Missouri, in relation and to the use of J. C. Blair, Collector of the Revenue in and for said county and State, Plaintiff, vs. A. J. Watson and Marion B. Brown, or the unknown heirs of Marion B. Brown, Defendants.

This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, A. J. Watson, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes upon said lands situated in Taney county, Missouri, and to recover the amount of taxes due on said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

ORDER OF PUBLICATION.

State of Missouri, County of Taney, ss. In the Circuit Court, April term, 1896. The State of Missouri, in relation and to the use of J. C. Blair, Collector of the Revenue in and for said county and State, Plaintiff, vs. A. J. Watson and Marion B. Brown, or the unknown heirs of Marion B. Brown, Defendants.

This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, A. J. Watson, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes upon said lands situated in Taney county, Missouri, and to recover the amount of taxes due on said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

LEGAL ADVERTISEMENTS.

PARTITION SALE OF REAL ESTATE. State of Missouri, County of Taney, ss. In the Circuit Court, in Vacation, April term, 1896. The State of Missouri, in relation and to the use of J. C. Blair, Collector of the Revenue in and for said county and State, Plaintiff, vs. A. J. Watson and Marion B. Brown, or the unknown heirs of Marion B. Brown, Defendants.

This day comes the plaintiff herein, by his attorney, G. H. Groom, and files his petition and affidavit, alleging, among other things, that defendant, A. J. Watson, is not a resident of the State of Missouri. Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the State of Missouri for taxes upon said lands situated in Taney county, Missouri, and to recover the amount of taxes due on said lands for the years 1890, 1891 and 1892; and that unless said defendant do appear at this court, on the 27th day of April next, and on or before the third day of said term, then on or before the last day of said term, the same shall so long continue—and if not, then on or before the last day of said term, the same shall be taken as confessed, and judgment will be rendered accordingly. And it is further ordered, that a copy hereof be published, according to law, in the Taney County Republican, a newspaper published in said county of Taney, for four weeks successively, the last insertion to be at least four weeks before the first day of said next April term of this court.

LEGAL ADVERTISE