

# The Cairo Bulletin.

Office, Bulletin Building, Corner Twelfth Street and Washington Avenue.

VOL. 8.

CAIRO, ILLINOIS, SUNDAY, DECEMBER 17, 1876.

NO. 309.

## The Bulletin.

CROTON of Oregon, is a brother of Croton of New York, a Republican elector for that state.

The general assembly when it meets next month, will meet in the new state house, which is, however, far from completion.

The Chicago Post, which believes "it is probably out of the question to re-elect Gen. Logan," nominates Gen. Grant for the United States senate from Illinois.

The proposition to make Gen. Grant United States senator from Illinois is met with favor by the Republican press. A contest between Logan and Grant for that position would be interesting.

Mr. EDMUNDS' proposed constitutional amendment to refer the electoral vote to the United States supreme court was defeated by a vote of thirty-one to fourteen. Senator Key, of Tennessee, was the only Democrat who voted for the amendment.

Harper's Weekly, the high-toned "journal of civilization," speaks of "the debasement of Democratic politics which represents Gen. Grant as a usurper" and a "tyrant and a military despot," in his same article in which it denounces the hero of New Orleans, as "the ignorant, he vindictive and the dogged Jackson."

The Springfield, (Mass.) Republican of the 9th inst., quotes as specially applicable to this time the opinion of President Lincoln on the counting of the electoral vote. Mr. Lincoln's opinion was that "the two houses of congress, convened under the twelfth article of the constitution, have complete power to exclude from counting all electoral votes deemed by them to be illegal."

Mr. HARTZELL showed himself in favor of the people's money by voting for the Bland silver bill, which re-monetizes silver and provides for the restoration of the American silver dollar which was a legal tender for eighty years until it was dropped in 1873 by the act of a Republican congress. The bill provides for the coinage of silver dollars of the weight of four hundred, twelve and a half grains standard silver each, according to the act of January 18, 1837, and makes it a legal tender for all debts, public and private, except where payment in gold coin is required by law. The vote stood one hundred and sixty-seven yeas to fifty-three nays.

The State Register has been examining the forthcoming report of the railroad and warehouse commissioners and finds that the mileage of passenger, freight, mixed, construction and all other trains on roads doing business in this state for the fiscal year was 77,825,768 dollars. The total gross receipts were \$107,273,490. The average gross receipts per mile of road were \$4,345.77; passenger trains averaged eighty-seven cents per mile freight and mixed trains, one dollar and fifty-one cents; the tons of freight carried aggregated in round numbers 32,000,000, of which 12,000,000 were in Illinois. Only seventeen of the fifty-one roads doing business in the state, earned more than expenses and interest on bonds. Eight of them paid dividends. Deficits are reported from fifteen companies, and nineteen roads are in the hands of receivers.

IS WOODWARD INELIGIBLE? The Murphysboro Independent of Thursday last gives currency to the rumor that the seat of W. H. Woodward, elected from Carbondale at the late election to the general assembly, will be contested by either Mr. Phillips or Mr. Kroh. The reason for the contest is the alleged ineligibility of Mr. Woodward to hold the office. At the time of his election, he held the position of city clerk of Carbondale, according to the statutes of Illinois, "no person shall be eligible to the office of representative in the general assembly of his state who holds any lucrative position under the federal government or the state of Illinois; provided, however, that the offices of justice of the peace, notaries public, and constables shall not be considered lucrative." The question to be decided is whether the office of city clerk is an office under the statutes, the manner of the election is provided for by the statutes and the duties of the incumbent are stated in the law entitled "an act to incorporate cities and villages." A nice question arises here which the legal minds of the district can take hold of.

TWO THINGS NOT EQUALLY CERTAIN. The Chicago Tribune, which is not a war newspaper, writes an article upon the "hot-heads who are trying to foment war" in which it says: "There is a well-defined issue between the parties which may be settled in some peaceful manner. There is a question of doubt which party has won fairly, owing to the looseness of election laws. It is certain that the Democrats lost the most votes. It is equally certain that the Republicans would have cast the most votes had the election been fairly conducted, and had not fraud, and intimidation, and bulldozing been openly used in southern

## Republican States as a part of the machinery of election.

While we agree with the Tribune on the question of war, we differ with its one-sided argument in regard to Louisiana. The assertion that "fraud and intimidation and bulldozing" were openly used in southern Republican states as a part of the machinery of election," remains to be proved. The same charges were made by the party, with the same vehemence, in 1874, and it is not two years since a Republican congressional committee reporting upon the subject, declared their falsity in the following words: "As a whole we are constrained to say that the intention charged is not born out by the facts before us. No general intimidation of Republican voters was established. No colored man was produced who had been threatened or assaulted by any Conservative because of political opinion or discharged from employment or refused employment. Of all those who testified to intimidation, there was hardly any one who of his own knowledge, could specify a reliable instance of such acts, and of the white men who were produced to testify generally on such subjects, very nearly all, if not every single one, was the holder of an office. This was the result of Republican inquiry into the intimidation stories of 1874. In the face of this testimony and before the congressional committee now investigating the election of 1876 have made their report. Republican newspapers continue to assert, with the persistence of the man who told the same improbable story so often that he came to believe it emphatically himself, that the Republican party was defeated in Louisiana by fraud, intimidation and bulldozing. There is strong presumptive evidence that these assertions will be disproved as they have been before. The evidence adduced before the present committee in New Orleans is conspicuous for its failure to produce bloody noses, black eyes and broken limbs acquired in the effort to vote the Radical ticket at the late presidential election.

A GHOSTLY STORY OF THE BROOKLYN THEATER. The New York Herald of a late date gives some interesting particulars of the history of the late Brooklyn theater destroyed by fire a few days ago. The house was built by a number of capitalists for Mr. and Mrs. F. B. Conway who had been very successful in their management of the old Park Theater in Brooklyn and had bid by some seventy or eighty thousand dollars for a rainy day. The spot selected for the new theater was the old site of the burying ground and church of St. John's. The church was torn down and many of the bodies removed from their resting place of long years. From the first, Mrs. Conway was troubled with evil forebodings. She insisted that the building of the theater on that spot was a desecration of holy ground and subsequent events appear to have justified her fears. Within two years after their lease of the theater, the Conways had sunk two hundred thousand dollars in the enterprise and Mr. Conway, while upon the stage one night, fell, struck with the disease which resulted in his death a few weeks later. He insisted before he died that he might have lived to a good old age if he had left the "haunted and cursed" Brooklyn theater alone. That it was haunted was popularly believed by the habitues of the theater. At night when it was shut up, the doors and windows closed, and every possibility of a draught excluded, and as soon as the lights were extinguished, never before, "the flies and scenery on the stage would flap, swing, strain and creak as if a terrific gale were blowing up through them, and all this time without a breath of air stirring."

To add to this horror, the dressing rooms were immediately over a number of the churchyard graves, which had never been dismantled of their contents, and in damp weather the exhalations from these were not only disagreeable but so noxious as to cause serious illness among the members of the company. Two years after her husband's demise, Mrs. Conway died in her rooms above the theater, declaring with her latest breath that all her misfortunes were her punishment for the desecration of St. John's churchyard. On this night the stage carpenters, scene shifters and property men left the building in a fright and told strange stories of moans and shrieks they had heard in the building. After the death of Mrs. Conway, her two daughters endeavored to retrieve their own fortunes and save the family name, but their connection with the Brooklyn theater brought them nothing but misfortune and it was finally broken by the treachery of its owners, who, violating a contract with the two orphans, seized all their possessions, sold them out and leased the theater to new parties in whose hands it was at the time of its destruction by fire.

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Administrator's Notice. Estate of Daniel Lampert, deceased. The undersigned, having been appointed Administrator of the Estate of Daniel Lampert, late of the County of Alexander, and State of Illinois, deceased, hereby gives notice that she will appear before the County Court of Alexander County, at the court house in Cairo, in said county, at the January Term, on the Third Monday in January next, at which time all persons having claims against said Estate are notified and requested to attend for the purpose of having the same adjusted. All persons indebted to said Estate are requested to make immediate payment to the undersigned. Dated this 23rd day of November, A. D., 1876. MARGARET LAMPERT, Administrator.

Dealer in Fresh Meat. EIGHTH STREET, Between Washington and Commercial Avenues, adjoining Henny's.

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This great International Exhibition, designed to commemorate the one hundredth anniversary of American Independence, opened May 10th, and will close November 10th, 1876. All the nations of the world and all the states and territories of the Union are participating in this wonderful demonstration, bringing together the most comprehensive collection of treasures, mechanical inventions, scientific discoveries, manufacturing achievements, mineral specimens, and agricultural products ever exhibited. The grounds devoted to the exhibition are situated on the line of the Pennsylvania Railroad and embrace 400 acres of Fairmount Park, all highly improved and ornamented, and are erected the largest buildings ever constructed—five of these covering an area of fifty acres and costing \$5,000,000. The total number of buildings erected for the purposes of the exhibition is near two hundred. During the thirty days immediately following the opening of the exhibition a million and a quarter of people visited it.

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Administrator's Notice. Estate of Daniel Lampert, deceased. The undersigned, having been appointed Administrator of the Estate of Daniel Lampert, late of the County of Alexander, and State of Illinois, deceased, hereby gives notice that she will appear before the County Court of Alexander County, at the court house in Cairo, in said county, at the January Term, on the Third Monday in January next, at which time all persons having claims against said Estate are notified and requested to attend for the purpose of having the same adjusted. All persons indebted to said Estate are requested to make immediate payment to the undersigned. Dated this 23rd day of November, A. D., 1876. MARGARET LAMPERT, Administrator.

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Close	Arrives
A. M. P. M.	A. M. P. M.
1:30 Illinois Central R. R.	3:00 7:05
10:30 Miss. Central R. R.	2:00
10:00 Cairo, Vincennes R. R.—Daily	5:00
10:00 Cairo, Arkansas & Texas R. R.—Daily	1:00
6:00 Ohio River Route Daily except Monday	6:00
Miss. River Route Up, Sun, Tu, Fri. Down, Tu, Thu, Sat. Times Route	
6:00 Friday & Saturday	6:00

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