

NEWS OF THE DAY.

Bracken county, Kentucky, raised a half million dollars worth of tobacco this year.

The approaching session of the Illinois Legislature commences on Monday, January 7, 1867.

A company has been incorporated in Galveston, Texas, with a capital of \$100,000, to build an Opera-house at that place.

The Indianapolis Journal expresses the opinion that Gov. Morton will be elected United States Senator in place of Mr. Lane, who declines a re-election.

A bill has been under consideration in the Georgia Legislature looking to the establishment of common schools for whites and blacks throughout the State, and will probably be passed.

The Washington correspondent of the Cincinnati Commercial says in his dispatch of the 3d: "Senator Dixon, of Connecticut, who last session supported the Administration, announces that hereafter he will be found in opposition to its head and policy."

The Collector of Internal Revenue at Richmond, Va., reports that "four hundred returned one thousand dollars or less. One hundred and twenty-five returned five thousand dollars or less. Twenty-one returned over five thousand dollars."

LATEST TELEGRAPHIC NEWS.

FROM WASHINGTON. Mr. Surratt to be sent to the United States on one of the Mediterranean Fleet.

WASHINGTON, Dec. 5.—One of the fleet in the Mediterranean will be dispatched with the prisoner Surratt to this country at once.

Rumors are beginning to circulate again of a change in the State Department. It is now said that Hon. Reverdy Johnson is likely soon to take the port folio of Secretary of State.

The Republican Senators in arranging the committee of that body it is said will depose Doolittle from the chairmanship of the Indian Committee, and Dixon from the Postoffice Committee, and Cowan from the important committees which he holds.

It is reported Secretary McCulloch will order Van Dyck, Assistant Treasurer at New York, to sell a few millions of gold. There is nearly one hundred millions of gold in the treasury.

WASHINGTON, Dec. 5.—The Senate has displaced Messrs. Cowan, Doolittle and Dixon from the chairmanship of their respective committees. They go now to the foot. Mr. Castelo, of New Jersey has Mr. Cowan's place on the Finance Committee.

There is a contested election case in the House from Tennessee. Mr. Thomas contests the seat of Mr. Arnell, on the ground that the Tennessee law, disfranchising the rebels, is unconstitutional.

General J. M. Thayer and T. W. Tipton, Senators elect from Nebraska, have arrived here. The former has brought with him the Constitution of the new State.

It is ascertained that the population of Nebraska is nearly 90,000. The memorial and Constitution will soon be presented to Congress. An act will have to be passed before these Senators and Representatives can be admitted to Congress.

FROM WASHINGTON.

WASHINGTON, Dec. 5.—SENATE.—Mr. Wade introduced the bill for the admission of Nebraska as a State. The bill was passed by both Houses last session, but was withheld by the President, and not being signed did not become a law.

Mr. Williams introduced the following, which was adopted: Resolved, That the Joint Committee on Retrenchment be instructed to make enquiry as to the powers of the President to return property confiscated under the laws of the United States to its original owners, or if such power exists, can it rightfully be exercised under existing laws.

Mr. Chandler moved the reference of the bill to the Committee on Judiciary. The act before us simply proposes to take away the pardoning power from the President, except such as he possesses under the Constitution.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

CONGRESSIONAL PROCEEDINGS.

WASHINGTON, Dec. 5.—SENATE.—Mr. Wade introduced the bill for the admission of Nebraska as a State. The bill was passed by both Houses last session, but was withheld by the President, and not being signed did not become a law.

Mr. Williams introduced the following, which was adopted: Resolved, That the Joint Committee on Retrenchment be instructed to make enquiry as to the powers of the President to return property confiscated under the laws of the United States to its original owners, or if such power exists, can it rightfully be exercised under existing laws.

Mr. Chandler moved the reference of the bill to the Committee on Judiciary. The act before us simply proposes to take away the pardoning power from the President, except such as he possesses under the Constitution.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

Mr. Dixon said he had no intention when he came into the Senate this morning of entering into any debate of this question, but just as he entered the Senator from Michigan rose, and took it upon himself to say that it was as notorious as the records of the courts of the District, and therefore an absolute verity, that pardons granted by the President of the United States were for sale in the city of Washington by women of bad repute.

TENNESSEE LEGISLATURE.

SENATE. Mr. Johnson presented Senate bill No. 451, to incorporate the University Place Hotel. Passed first reading.

Mr. Frasier presented a resolution requesting the Governor to report to the Senate the names of persons pardoned by him from the Penitentiary, the time and place of their conviction, and the date of their discharge.

On motion of Mr. Senter, the resolution was referred to the Committee on the Penitentiary. Mr. Cypert offered Senate joint resolution No. 11, providing that the Legislature take a recess commencing on the 17th day of December inst., and continuing until the 14th day of January, 1867.

HOUSE.—The bill to repeal the section of an act of 1862, which gives the President power to declare a general amnesty was taken up.

HOUSE.—The bill to repeal the section of an act of 1862, which gives the President power to declare a general amnesty was taken up.

HOUSE.—The bill to repeal the section of an act of 1862, which gives the President power to declare a general amnesty was taken up.

HOUSE.—The bill to repeal the section of an act of 1862, which gives the President power to declare a general amnesty was taken up.

HOUSE.—The bill to repeal the section of an act of 1862, which gives the President power to declare a general amnesty was taken up.

HOUSE.—The bill to repeal the section of an act of 1862, which gives the President power to declare a general amnesty was taken up.

DO NOT FAIL TO READ THE ADVERTISEMENT OF MYERS & HUNT IN THIS MORNING'S PAPER.

Yellow Pine Flooring, at low prices, corner of Crawford and North Summer sts. [1] Seasoned Poplar Lumber, corner of Crawford and North Summer streets. [1] Building Lumber of all kinds, corner of Crawford and North Summer streets. [1] Cedar Posts and Fencing Lumber, corner of Crawford and North Summer streets. [1] Wood! Wood! Wood!! Seasoned Cord Wood for sale by Knight Bros., No. 49 Church street. [1] EVERY housekeeper should provide a supply of thoroughly seasoned STOVE WOOD cut in any lengths to suit, from Knight Bros., No. 49 Church street. [1] White Pine Flooring manufactured by Knight Bros., on Rolling Mill Hill, for sale at reduced prices. Office, No. 49 Church street. [1] 300,000 Building and Paving Brick can be had in lots to suit customers, by leaving orders with KNIGHT BROS., No. 49 Church street. [1] Just Received, a large assortment of Ladies Dress Furs and Hats at LAYNE & BRO.'S, nov1-2m 41 North College street. [1] For Rent—Building No. 43, Union street, between College and Cherry, now occupied as a shoe store by F. D. FULLER & CO. Possession given immediately. For terms, apply to F. D. FULLER & CO., No. 42 Union street. [1] TO CONSUMPTIVES.—The Advertiser, having been restored to health in a few weeks, by a very simple remedy, after having suffered several years with a severe lung affection, and that dread disease, Consumption—is anxious to make known to his fellow-sufferers the means of cure. To all who desire it, he will send a copy of the prescription used, (free of charge), with the directions for preparing and using the same, which they will find a SURE CURE FOR CONSUMPTION, ASTHMA, BRONCHITIS, &c. The only object of the advertiser in sending the Prescription, is to benefit the afflicted, and spread information which he conceives to be invaluable; and hopes every sufferer will try this remedy, as it will cost them nothing, and may prove a blessing. Parties wishing the prescription, will please address Rev. EDWARD A. WILSON, Williamsburg, Kings county, New York. oct23-1y [1] Personal.] We are glad to see that our old friend, R. D. BLUM, has reopened his business at No. 15 North Cherry street. Mr. BLUM was a large loser by the great fire on Cedar street. We call the special attention of his friends, and the public generally, to the fact of his having opened again. He is prepared to do engraving, stencil cutting, brands for whisky and four barrels, seals for courts notaries, public, and all other descriptions of work in his vocation, at short notice, and in the very best and most thorough manner. Mr. BLUM, owing to his misfortune, is peculiarly deserving of patronage, and we trust he may receive that patronage which his merits so well deserve. He will attend to the repairing of clocks and watches, as heretofore, to the entire satisfaction of all. nov8-1m [1] Wines!—From the Lonsworth Vineyard and Wine House, Cincinnati. W. F. & E. P. ANDERSON, Proprietors. Golden Wedding, Sparkling Catawba, Dry Catawba, Isabella, etc.—These Wines are furnished at much lower rates than imported goods, and for purity and bouquet are equalled by none—either native or foreign. Sold by ARCHER CHEATMAN & CO., KLINE & SHERMAN, R. B. CHEATMAN & CO. nov2-3m [1] DOCTOR JOSEPH JONES, (LATE OF AUGUSTA, GEORGIA.) RESPECTFULLY OFFERS HIS PROFESSIONAL SERVICES to the citizens of Nashville. Office at his residence No. 7 North Vine street. nov21-1m [1] Montgomery County Bonds. COUPONS OF SAID BONDS, DUE JULY, 1867. January and July, 1863, January and July, 1864, and January, 1865, will be paid, and new semi-annual Coupon Bonds bearing six percent interest, (bonds running fifteen years) each for \$150.00, will be issued therefor on presentation to the undersigned at Clarksville, Tenn. Unpaid coupons, prior to said date, will be paid during 1867, commencing February 1; subsequent coupons are being paid as fast as taxes can be collected. Payments of coupons on the First National Bank of Clarksville, Tenn. Bonds are issued under chapter 121, section 55, acts of General Assembly 1865-66, page 528, published acts, and as directed by the County Court of Montgomery county. dec1-22-wit T. W. KING, County Judge. Nashville Union and Dispatch copy twice daily and once weekly, and send bill to this office.—Clarksville Chronicle. [1] H. M. HALL, PHOTOGRAPHER. CORNER CEDAR STREET AND PUBLIC SQUARE, NASHVILLE, TENNESSEE. Is prepared to execute PHOTOGRAPHS of every description. Special attention paid to copying Photographs of deceased soldiers. sept1-3m [1] County Court at Nashville. James H. Carter vs. John L. Carter. A. THE OFFICE OF THE CLERK OF THE County Court at Nashville, on the 4th day of December, 1866, on motion of complainant, by counsel in the above cause, and appearing to the satisfaction of the Clerk, that the said defendant, John L. Carter, of Graves county, State of Kentucky, is a non-resident of the State of Tennessee, and therefore the ordinary process of this Court cannot be served upon him; it is therefore ordered by the Clerk that publication be made for four weeks in succession in the Nashville Union and Dispatch, a newspaper published in the city of Nashville, requiring the said defendant to appear at the next term of the County Court, to be held for the county of Davidson at the Court House thereof, in the city of Nashville, on the first Monday in January next, and answer said bill, or the same will be taken for confessed as to him and set down for hearing ex parte. P. L. NICHOLS, Clerk. dec1-law [1] In Chancery at Camden, Tenn. D. B. GIBBENS, Bloor, Giblin, Mansfield, Waggoner, Hulse et al.—Amended Bill. IT APPEARING TO THE SATISFACTION of the Clerk and Master from allegations in the bill, which are sworn to, that J. T. Waggoner, one of the defendants in this cause, is a non-resident of the State of Tennessee, so that the ordinary process of law cannot be served upon them; it is therefore ordered that publication be made for four successive weeks in the Weekly Nashville Union and Dispatch, a newspaper published in the city of Nashville, Tenn., requiring said non-resident defendants to plead, answer or demur to said bill, on or before the first Monday in January next, or the same will be taken for confessed and set for hearing ex parte as to them. dec2-4law W. A. STEELE, C. and M.

MILLEDGEVILLE, GA., Dec. 4.—Both houses of the Legislature have repealed the act taxing cotton as a merchandise.