

THE REPUBLICAN.



E. PERCY HOWE, Editor. SATURDAY, AUG. 21, 1839.

THE TRUE ISSUE.

Shall ours be a GOVERNMENT OF THE BANKS, or a GOVERNMENT OF THE PEOPLE? Shall we have a CONSTITUTIONAL BANK, or an UNCONSTITUTIONAL BANK? Shall we have a CONSTITUTIONAL CURRENCY, or an UNCONSTITUTIONAL CURRENCY? Shall we have a CONSTITUTIONAL PAPER, or an UNCONSTITUTIONAL PAPER? Shall we have a CONSTITUTIONAL ARISTOCRACY, or an UNCONSTITUTIONAL ARISTOCRACY? Shall we have a CONSTITUTIONAL GOVERNMENT, or an UNCONSTITUTIONAL GOVERNMENT?

DEMOCRATIC REPUBLICAN TICKET.

For Governor, A. G. M'NUTT. For Congress, Gen. A. G. Brown, of Copiah. Jacob Thompson, of Pontotoc. For State Treasurer, SAMUEL CRAIG. For Auditor of Public Accounts, AUGUSTUS B. SAUNDERS.

Election on the 14th and 15th of November, 1839. COUNTY TICKET.

For the Legislature, James Davis, David S. Greer, Thomas Mull, Joseph W. Matthews.

Indiana!

ALL HAIL! ALL HAIL! The roar of the Vox Populi in gallant Tennessee has scarcely subsided, when we are called upon to welcome the glad sound of the People's triumph in Indiana. Read the news from the Federal Nashville Banner, a gain of SIX MEMBERS of congress, perhaps SEVEN and a complete revolution of the state in favor of the noble Van Buren and Democracy!

INDIANA ELECTION.

The returns of the Congressional election in this state look equally very. It is reported, and reported in fact, that Smith, Leo Foco, has beaten Duan, Whig—that Carr, Leo Foco, has beaten Graham, Whig—that Robert Dale Owen, the horrid Infidel and a loco loco to boot, has beaten Profit, Whig—that Ewing, Whig, is elected to the sixth, if not beaten, by Davis, loco loco—and that Wick, an independent or quasi whig, has beaten Herrod, Whig. In the two remaining districts, the Whigs have but little hope. In one of them Barlow and McCarry, both whigs, ran against a loco loco. In the other, Mr. Howard U. S. Attorney for Indiana, and a loco loco of great ability and popularity ran against Mr. Even, a Whig of fine talents, but not so old and popular as his opponent.

Thus it may turn out that Indiana who sent six whigs and one loco loco to the last Congress, will now send seven loco locos.—Nash. Banner.

GOV. JAMES K. POLK AND THE VICE PRESIDENCY.

We inserted last week, a communication from one of the most intelligent democrats of Marshall requesting a meeting of the Republican Party at the Court House to-day to take into consideration the propriety of nominating the Gov. elect of Tenn. for the Vice Presidency of the nation. In our humble opinion a better nomination cannot be made. J. K. POLK has for the past four or five years, been prominently in the eye of the American People, as finishing mark at which the leaders of the presidential faction or incoherent party know best by the name of Federalists, though wearing a hundred aliases, have hurled the cascades of their wrath and malignity. As the chosen leaders and speakers of the democratic members of congress, he has occupied a station which made him the head and front of the great democratic party and consequently the observed of all observers in the political arena. How favorably his able fulfillment of the duties of that commanding station and the noble part and dignified and courteous bearing which distinguished him in the Speaker's Chair, have impressed the democracy of the country at large—the press in every section of the land which has been loud in his laudation—the tribute of his fellow members of congress on his evacuation of the chair—and the late glorious decree of Tennessee to his honor—bear triumphant evidence.—He unquestionably, at this moment occupies as large a space in the eye of the American People as any other, the most distinguished of our illustrious fellow citizens. We know no public man, in whose favor more can be said; and against whose elevation to the Vice Presidency so little can be alleged. We know not his superior as a statesman—we know not in our ranks, a purer, a more fast and unflinching democrat. We know not the man, we think would so unite and concentrate upon himself the votes of the great mass of the republicans of the country as JAMES K. POLK. In the south-west he would get a tremendous majority over any Whig in the Land. In the north, the full route of the party—and we know not the man in the south, always excepting the illustrious S. Carolinian, more favorably known.

A Protected meeting will be held by the reformed Baptists commencing on Friday before the first Lords day in September. Several Preachers from a distance was expected.

Gen. L. A. BESANCON paid us a brief visit on Saturday last. He was in fine health and spirits—as how could he be otherwise—freed as he is from the labors, hardships, and thousand ills which editorial flesh is heir to. He has disposed of his interest in the Free Trader, and had adieu to the quill-editorial and the galley-typographical forever—and boldly launched his pecuniary back on the sea of Commerce. Success to him. He has labored long and well and faithfully in the good cause, and has earned an honorable discharge from the democratic service, and we hope a bright reward—a golden harvest will make the future to him a long unclouded season of prosperity and happiness. The new Emporium of North Mississippi is the scene of his new avocation, and in him, Commerce has gained an amiable citizen, with a heart to conceive and energy and enterprise to effect much towards the standing and business and prosperity it is destined to attain.

CORN.

The Mercurial Editor of the Charleston Mercury thus holds forth on Corn in Charleston:

"It is selling at one dollar 12 1/2 cents per bushel—and very bad at that—musty as whig slang—light as whig honesty—and hot as whig currency.—Will the North Carolinians send on a cargo.

Prentice, it is said, has bought himself a Jack, and intends running for office, the presidency, perhaps. Hold him daddy.—West. Humorist.

If HELL had a Republican form of government, who has long experience as a sinner, we should say he'd make a capital VICE-President for that section of country.

We find the following bit of good advice in the Nantucket Inquirer: "Keep thy nut from migration, and thy pullets from pulling up thy neighbor's plants."

To which may be added, to suit the Meridian of Holly Springs, Keep thy Porkers from migration, and out of thy neighbor's corn.

PRENTICE of the Louisville Journal is the first editor that was ridden on a rail in this country. It was in a village down east—some ladies of which he had slandered in his usual foot-mouth'd style. Ever since he has been subject to fits of EAR-ITRY.

We hope that our new corporation, among their first acts will repeal the law compelling darkies to carry their 'truck' to market, and prohibit barbers from charging more than one dollar for shaving a whig—as we learn that since the Tennessee election the aversous rascals have the cruelty to ask our opposition friends two dollars for a shave. This is what we call adding barbarity to misfortune, and ought to be prohibited.

A friend asks us if an appropriation by our corporation to defray the expense of having our whig friends shaved every morning, until the effects of a late neighboring election have ceased to lengthen their physiognomies, would come under the head of internal improvements. We answer no. It would unquestionably be a measure for external improvement.

BANK IMPERTINENCE.

The New York Era relates that a person entered the Manhattan bank a few weeks ago to get a bill of 2000 dollars exchanged for specie. The Era says:

"In the course of this transaction the clerk of the Manhattan Bank who attended to it, most inquisitorily asked where the bills came from, for which specie, in urgent demand of business, was very civilly required. This impatient interrogatory not being bound to with satisfactory explanations, he remarked that the person, whoever he was, that had sent those bills for specie, was a damned son of a bitch."

Your Bank President is usually the most imperious and over bearing of animal—and your Bank clerk the most presumptuous vain and insolent. Indeed modesty in a banker would be as much out of place as a blush on the face of a courtizan.

"It's true, Clay is a jesse mouthe, (said a Fed the other day) but he is the lesser evil. I can't support a man who has so little principle as Mr. Van Buren." "See you go in for the 'lesser evil' replied a democrat. You reject Mr. Van Buren who has a 'little principle' and take Clay who has NONE AT ALL!"

LOCO FOCO WHIGS.

"What's to be done now?" said a Tennessee Fed to another of the same stripe, after the late news of the total rout of the federalists in our neighboring state. "Really, exclaimed the other mournfully, I don't know what we shall do. Perhaps we had better drop Clay, get up a new candidate and call ourselves Loco Foco Whigs!!!"

"ALL THE DECENCY."

Hon. Mr. Birgaman, in his speech here, called Mr. Van Buren the Big Mingo who vetoed at the National Capital, and Gov. McNutt Little Mingo, who vetoed at the State Capital. "Decent, sensible and well bred men" these whig candidates.

Gov. Cannon—how do ye feel does your anxious mother know you are OUT!

TO THE DEMOCRATIC CANDIDATES FOR THE LEGISLATURE.

Holding that every elector has the right to know the views and opinions of the candidates for his suffrages, and to have them fully and openly expressed—I most respectfully request an answer from each of you through the Marshall co. Republican, to the following queries:

"1st. Are you a supporter of the present administration of the general government?"

"2d. Are you in favor of the re-election of Martin Van Buren as President of the United States?"

"3d. Do you or do you not, approve the bill introduced into congress the last session, usually called the divorce bill?"

"4th. Will you if elected, support any man for the U. S. Senate who is in favor of a national bank?"

"5th. Will you support the nominees of the democratic and state rights party for state officers?"

"6th. Will you, if elected, sustain the Mississippi Union bank in the course she has pursued since her first organization, particularly in her insurance of lost notes, that have depreciated in the hands of the people, her unjust and unequal distribution of her loans, and failure to redeem the branches, and the utter disregard of the salutary provisions of her charter?"

"7th. Will you, if elected, use all your exertions to force the state banks to a consumption of specie payments, and thereby put an end to this rotten system of bank swindling?"

"8th. Will you or not vote for the erecting of any more banks, or for granting any further privileges?—DE. MOCRAT.

Below is a list of the names of candidates who have complied with our terms. We are expecting to add to the list of just men made perfect every day.

MONIES RECEIVED OF CANDIDATES FOR ANNOUNCING THEM.

As such, Of Hon. F. H. Walker \$10 D. S. Greer \$5.00 Gardenta Wait " 3 Thos. Mull " 5.00 Col. Thornton Davis " 5

A. G. BROWN.

One of the Democratic Candidates For Congress.

Will address the people as follows:—At Grenada, on Monday the 26th of Aug. At Troy, on Tuesday the 27th " At Tallata, on Wednesday the 28th " At Coffeeville, on Friday, the 30th " At Sardenia, on Saturday, the 31st " At Oxford, on Monday, the 21 of Sept.

At Burlington, on Tuesday, the 3d "

At Patola, on Wednesday, the 4th "

At Belmont, on Thursday, the 5th "

At Hernando, on Saturday the 7th "

At Chulahoma, on Monday, the 9th "

At Holly Springs, on Tuesday 10th "

August 17th, 1839.

PROPOSALS

For Publishing in the Town of Oxford LAFAYETTE COUNTY

MISSISSIPPI A NEWSPAPER ENTITLED THE SOUTHERN ADVOCATE.

Influence by the earnest solicitations of numerous friends, and many assurances of a liberal support from the citizens of this county, the undersigned proposes publishing in Oxford a weekly newspaper bearing the above title. The rapid increase of population in this desirable part of the State—the control and eligible position of this town and the growing importance of this section of the state induce the belief that a newspaper conducted upon liberal principles, devoted to the best interests of this country, the development of its vast resources, and its promotion to a state of independence and a commerce with its true interests ought to meet with a liberal support from the indelicate and enterprising population of North Mississippi.

The ADVOCATE will comport with its name and fine or bold advocacy to Southern rights and Southern interests, and employ its ablest efforts to advance the general good of the people of this immediate section of country.—It will advocate free and unobscured commerce with the border States, and the State, by promoting the establishment of ports and conveying into operation a direct trade between this and the European countries, the consummation of which is sincerely believed to be essential to the permanent prosperity of the South.

The ADVOCATE will also give a firm and decorous support to those pure Democratic principles which form the basis of our republican government, and will sustain the present Administration of the general Government, in all its National relations, unless so woefully administered by the present called magistrates. It will hold in reverence the legitimate rights of the states, exercised in their constitutional sphere. It will wage a man of extermination against the odious "skin-plaster" institutions that have inundated our state with their "paper trash," crippled its energies, and tarnished its high reputation; and only support such banks as are founded upon specie basis. In a word, it will be the earnest and avowed publisher to make his paper an interesting vehicle of news and general information to all classes of the community.

W. M. HARTMAN. Oxford, Miss, August, 1839.

The ADVOCATE will be published on an imperial sheet, at five dollars per annum—payable in advance, otherwise six dollars will be demanded.

Advertisements printed at the usual rates of other newspapers of the state.

Notice.

HEREBY forewarn all persons against purchasing Section seven, Range Five, Town Eight; Section Twenty-six, same Township and Range; Section Twelve, Range Six, Township Eight; and South Fraction of Section One, Range Six, and Township Eight, situated in Panola county, belonging to Robert E. Beatty. The notes for the purchase money being as yet unpaid and the said lands being subject to the payment of the same.

NEEDHAM STEVENS, By Attorney.

R. H. Johnson. Aug. 21, 1839.—5 Cents per line

Notice.

By virtue of an execution to me directed from the circuit court of Marshall county I will sell for cash at the court house door in the town of Holly Springs on Monday the 16th day of September next all the right title and interest that Joseph Talkington has in and to the southeast quarter of section 33 of Township 6 range 5 west Level 1 of the property of said Talkington to satisfy an execution in favour of John Ray for the use of George M. Terrill's sale within the lawful hours; this 11th day of August 1839.

L. McCROSKEY, sh'ff. By D. M. Davis, D. sh'ff.

3t—Printers fee 5 dollars.

Notice.

By virtue of an execution to me directed from the circuit court of Marshall county I will sell for cash in the town of Holly Springs on Monday the 16th day of September next, all the right title claim and interest that Paschal Calhoun has in and to the south west quarter of section 33, township 4, range 4, west level on as the property of Paschal Calhoun to satisfy an execution in favour of Samuel Johnston, sale within the lawful hours; this 11th day of August 1839.

L. McCROSKEY sh'ff. By D. M. Davis D. sh'ff.

3t—Printers fee 5 dollars.

Notice.

By virtue of an execution to me directed from the circuit court of Marshall county I will sell for cash in the town of Holly Springs on Monday the 16th day of September next, all the right title claim and interest that Samuel Johnson, sale within the lawful hours; this 11th day of August 1839.

L. McCROSKEY sh'ff. By D. M. Davis D. sh'ff.

3t—Printers fee 5 dollars.

Notice.

By virtue of two writs to me directed from the circuit court of Marshall county one in favour of Travis Engle and one in favour of R. H. Patton I will sell for cash at the court house in Holly Springs on the 21 Monday of September next all the right title and interest of Thomas D. Mason to 12 acres of land in being the north part of lot No 32 on section 1 T. 4, Range 3, west; sale within lawful hours.

L. McCROSKEY sh'ff. August 14th 1839.

Printers fee 4 dollars.

Shuff Sale.

By virtue of an alias writ to me directed from the circuit court of Marshall county I will sell at the court house in Holly Springs on the 16th of September next all the right title claim and interest that Albert Early hath in and to lots No. 53 and 54 as laid down on the addition to the Plan of Waterford in Marshall county at the instance of William E. Williams and Wyatt Epps to satisfy their debt and cost; sale within lawful hours.

L. McCROSKEY, Sh'ff. August 14th 1839.

3t—Printers fee 4 dollars.

The State of Mississippi } Marshall county. }

Probate Court June Term 1839. William G. Wynne Administrator of the estate of Richard A. Echols De'd. this day exhibited on oath to the court, an account of the personal estate, and debts, of the deceased, as far as he can discover the same, which account is received by the court, and ordered to be recorded.

L. McCROSKEY, Sh'ff. August 14th 1839.

3t—Printers fee 4 dollars.

Wherupon, upon the petition of the said administrator, (it appearing to the court that said estate is insolvent) it is therefore ordered by the court, that Jesse Lewellen and T. W. M. Yancy be, and they are hereby appointed Commissioners to receive and examine all claims of the several creditors of said estate; and said commissioners shall give notice of the times and places of their meeting, to attend the creditors, for receiving and examining their claims by publishing the same in the Marshall County Republican, a newspaper published in the town of Holly Springs, and nine months shall be allowed the creditors for bringing in and proving their claims before said commissioners.

WIL. H. BOURLAND. A Copy. Test.

In Obedience to the above order, we the undersigned commissioners will attend at the office of the Probate Clerk in Holly Springs on the 4th Monday of September, December and March next when and where all persons having claims against the estate of the said Richard A. Echols, will be and appear

with the evidence in support thereof that the same may be adjudicated as the the law directs.

T. M. YANCY. JESSE LEWELLEN.

August 16th 1839. U—15.

THE STATE OF MISSISSIPPI, Marshall county.

Thomas N. Giles & Wife, vs. Caleb P. McKee.

In this case the Plaintiff having obtained an attachment for the sum of six hundred and fifty dollars besides costs, against the estate of the defendant, which is now pending in the circuit court of Marshall county. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. August 17th 1839.

4t—Printers fee 5 dollars.

THE STATE OF MISSISSIPPI, Marshall county.

Lorenzo D. West, vs. Joel Baker.

In this case the Plaintiff having obtained an attachment for the sum of Ninety five dollars besides costs against the estate of the defendant, which is now pending in the circuit court of Marshall county. Notice is hereby given, that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. August 17th 1839.

4t—Printers fee 5 dollars.

THE STATE OF MISSISSIPPI, Marshall county.

Martin Locks, vs. Joel Baker.

In this case the plaintiff having obtained an attachment for the sum of \$34.00 besides costs against the estate of the defendant, which is now pending in the Circuit Court of Marshall co. Notice is hereby given, that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. August 17th, 1839.

4t—Printers fee 5 dollars.

THE STATE OF MISSISSIPPI, Marshall County.

Martin Locks vs. Joel Baker.

In this case the plaintiff having obtained an attachment for the sum of \$34.00 besides costs against the estate of the defendant, which is now pending in the Circuit Court of Marshall co. Notice is hereby given, that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. Aug. 17, 1839.

4t—Printers fee \$5.

The State of Mississippi, Marshall County.

Ziba L. Cover vs. Wm. Faigham.

In this case the plaintiff having obtained an attachment for the sum of \$187.50 besides costs against the estate of the defendant which is now pending in the Circuit Court of Marshall co. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. Aug. 17, 1839.

4t—Printers fee \$5.

The State of Mississippi, Marshall County.

Wm. H. Jenkins vs. Allen A. Hooker.

In this case the plaintiff having obtained an attachment for the sum of \$218.25 besides cost, against the estate of the defendant, which is now pending in the Circuit Court of Marshall co. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. Aug. 17, 1839.

4t—Printers fee \$5.

The State of Mississippi, Marshall County.

Wm. H. Jenkins vs. Allen A. Hooker.

In this case the plaintiff having obtained an attachment for the sum of \$218.25 besides cost, against the estate of the defendant, which is now pending in the Circuit Court of Marshall co. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. Aug. 17, 1839.

4t—Printers fee \$5.

The State of Mississippi, Marshall County.

Wm. H. Jenkins vs. Allen A. Hooker.

In this case the plaintiff having obtained an attachment for the sum of \$218.25 besides cost, against the estate of the defendant, which is now pending in the Circuit Court of Marshall co. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. Aug. 17, 1839.

4t—Printers fee \$5.

The State of Mississippi, Marshall County.

Wm. H. Jenkins vs. Allen A. Hooker.

In this case the plaintiff having obtained an attachment for the sum of \$218.25 besides cost, against the estate of the defendant, which is now pending in the Circuit Court of Marshall co. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. Aug. 17, 1839.

4t—Printers fee \$5.

The State of Mississippi, Marshall County.

Wm. H. Jenkins vs. Allen A. Hooker.

In this case the plaintiff having obtained an attachment for the sum of \$218.25 besides cost, against the estate of the defendant, which is now pending in the Circuit Court of Marshall co. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. Aug. 17, 1839.

4t—Printers fee \$5.

The State of Mississippi, Marshall County.

Wm. H. Jenkins vs. Allen A. Hooker.

In this case the plaintiff having obtained an attachment for the sum of \$218.25 besides cost, against the estate of the defendant, which is now pending in the Circuit Court of Marshall co. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. Aug. 17, 1839.

4t—Printers fee \$5.

The State of Mississippi, Marshall County.

Wm. H. Jenkins vs. Allen A. Hooker.

In this case the plaintiff having obtained an attachment for the sum of \$218.25 besides cost, against the estate of the defendant, which is now pending in the Circuit Court of Marshall co. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, CTK. Aug. 17, 1839.

4t—Printers fee 6 dollars.