REPUBLICAN TICKET.

State Ticket.

For Supreme Judge ALEXANDER W. MULLINS. For Railroad Commissioner, JAMES MERRIFIELD. FFor Superintendent of Public Schools FRANK P. SEVER.

> Congressional Ticket. Eor Congress, NICHOLAS FORD.

County Ticket. For Representative, EDGAR J. KELLOGG. For Judge at Large, DAVID A. YOUNG For County Clerk,

ROBERT S. MEYER. For Recorder, JAMES F. KELLOGG. For Circuit Clerk, GOUVENEUR MORRIS For Probate Judge, SAMUEL F. O'FALLON.

For Treasurer, FRANK L ZELLER For Collector. GEORGE H. ALLEN. For Assessor, ALBERT G. WEBER.

For Sheriff, WILLIAM H. FRAME. For Prosecuting Attorney, JOHN KENNISH. For Judge-First District ARTHUR W. VAN CAMP. For Judge-Second District, HENDERSON L. WARD.

For Coroner. DR. A. GOSLIN.

Ne man is good enough to govern ham Lincoln.

In 1855 when the ad valorem duty was 24 per cent, a crate of queensware cost 896. With an ad valorem duty of 55 per cent, a crate costs \$16. And yet the tariff is a tax, and protection is sending the country to the dogs.

THE western farmer's instinct is wiser that Mr. Gladstone's philosophy. The farmer knows that the larger the home

not circulating as a campaign document and 1860 there was a revising session. in the west the impassioned speech Then the enrolling clerk had two assistwhich he made in the house in opposi- ants. In the session of '88 there were tion to the Republican proposition to thirteen and \$5,000 had been paid out Democrats for the bill...

thirteen and \$5,000 had been paid out before the session had gotten down to work or did enough to keep one man busy. The same may be said of the twenty-six engrossing clerks—three twenty-six engrossing clerks—three could easily have done the work. A could easily have done the work. A sions from \$8 to \$12 per mouth.) mas in Song, Sketch, and Story, compiled by Professor J. P. McCaskey. The book contains nearly three hundred 14 copying clerks and 12 journal clerks, songs, hymns, and carols, with several from paintings by the old masters and pay was \$3.50 per diem, so without Pennotrats for the bil'...... from drawings by famous American counting the Chief Clerk or his assist-

of Castle Garden swing inward. They do not swing outward to any American laborer seeking a better country than of Castle Garden swing inward. They about \$16,516.50. Let the seople look at this. These men who have toiled at wages in other lands that barely sustain ed life and opened no avenue of promise to them or their children, know the good land of hope as well as the swallow are told that the Bepublican revising knows the land of summer .- Benjamin House had only one journal clerk and

"Wa lead all nations in agriculture, we clerks engaged on the journal of the last lead all nations in mining, we lead all House. The work they pretend to do nations in manufacturing. These are the Chief Clerk and his assistant perthe trophies which we bring after twen-formed in the Republican legislature. ty-nine years of a protective tariff. Can any other system furnish such evidences appropriated for the contingent expensof prosperity? Yet in the presence of es the sum of \$65,000, while for the sessuch a showing of progress there are sion of 1889 the appropriations for the men everywhere found who talk about same class of expenses were \$140,000, the restraints we put upon trade and the considerably more than twice as much Democrats for the bill..... burdens we put upon the enterprise and for the session under Democratic rule energy of our people. There is no counts as the work cost the state when done by try in the world where individual enterprise has such wide and varied range At the beginning of the session of 1889 and where the inventive genius of man the Senate, at the protest of the Repubhas such encouragement."-William Mc lican minorty, appointed 10 enrolling clerks, although all knew there would

In no event can the growth of large be no bills to enroll for months thereaffortunes be laid to the charge of the ter; and as a matter of fact, the Senate Protective policy. Protection has proved had been in session more than three a distributor of great sums of money; months and a half before this large enagainst the bill, and as it lacked five months and a half before this large enagainst the bill, and as it lacked five rolling force had been called upon to votes of the necessry two-thirds, it was hands of the few. The records of our enroll as much as a bill each. Notwith- defeated.—Toledo Blade. savings banks and building associations stanning this, before they had enrolled can be appealed to in support of this two bills, a Democratic Senator intro- Young Men's Christian Associastatement. The benefit of Protection duced a resolution authorizing the apgoes first and last to the men who earn pointment of an additional enrolling their bread in the sweat of their faces. The auspicious and momentous result is friend of his, who had been put off the that never before in the history of the force to make room for another Demoworld has comfort been enjoyed, educa cratic Senator's lady friend, but a subtion sequired, and independence secur- stitute was passed, putting the displaced ed by so large a proportion of the total lady back by name, and immediately a p pulation as in the United States of resolution was offered and adopted, in-America. Blaine's reply to Gladstone, structing the Chairman of Committee

ing? It is simply this - that in a government by parties, where the responsibility for action and for inaction, too, rests came out that warrants had been drawn expected. Reduced rates on the railupon the majority party, nothing shall and paid in the name of persons, as be done unless the minority party con- clerks, who had not been at the capital et. All Christian young men expectsents to have it done; that the majority in Congress may do that and only that tor Ryors, a Republican, to offer a resolwhich the minority is willing to have it ution providing for an investigation. | Caild, Ass't State Secretary, Pine and do! Or, in other words, that the minority, being opposed to certain legislation, party vote, all the Repulicans voting but being without the voting strength | against squelching the inquiry, while evto defeat it, shall have the right to prevent, except one, voted vent it by a blockade—that they may accomplish by neglecting their duty on this floor, more than they could accombine the payment, by been robbed through the payment, by performing their duty! This is sheer iding. The law of solf-preservation problems it to be the rankest folly.

Vices that were not only never rendered, and suitable of the guaranteed to give perfect antisfaction, or money refunded. Price but to perform which was physically impossible, as the parties in whose names Proud.

THE PEOPLE ROBBED.

Record of the Last Legislature

Criminal Corruption of that

The SENTINEL proposes to place fund of information before the voters of this county showing the criminal corru tion of the last Democratic legislatur What we say shall no: eminate from an prejudice of mind we may have, or from any party fealty of ours, but they are cold facts taken from the legislative journals-the official record of the list legislature. So implicit confidence can be put in what is said. With the de relopment of this corruption people will not wonder that Democratic leaders are trembling as they read the hand writing on the wall. The people have ample reasons for demanding a change in the control of state affairs, that the books may be opened and the cash counted. Democrats all over this state are howling about the reckless extravi gance of Republicans, but make no ref erence from any allusion' to the high way robbery of which they must stand convicted before the people. For that Democratic legislature has squandered the hard earned money of the people under the head of contingent expenses The Republicans were in the majority of four legislatures, one of which was a revising sesssion, and in no one of these was there expended for pay for clerks and employes, anything like the amount charged to; this account by the last Democratic legislature. The Demies made room for ten clerks to the Repub-

licans one, and nine out of ten did noth-

idg whatever, but draw their pay and

loaf. Their only excuse for appointing

these barnacles-leeches on the state-

averaged one bill for each man employ

What would be thought of a farme

who would employ ten times as many

hands as are necessary to do his harvest-

ed on the enrollment force.

the ression, that sum would have been was that it was a revising session. The Republicans made an earnest effort to saved for the tax-payers. The amount first appropriated for constay the tide of reckless extravagance tinget expenses (\$110,000) was exhausted but with little success. The Democrats had friends whom they wanted to get and they were afraid to make another hold of the public tit and they over-rode appropriation that would cover the pay of this vast horde for another month or every effort to curtail expenses or shut more, the amount was already too far in the leeches from the public treasury. excess of any sum ever before appropri This was all done in caucus in order to ated by any legislature for such purposes. keep their deliberations from the public. and so the leaders decided that the boys Thirtoen enrolling clerks were appointed at the beginning of the session, al-

In the same manner thousands of dol though it was known there would be no lars were squandered on printing conuse for them for weeks and some of them tracts, on contracts for supplies for Jefwould never be needed at all. One enferson City, and all the cleemosynary inrolling clerk could have done the work assigned to thirteen slush hunters. It stitutions, and wherever a place could was not until the house had been in

the thefts were perpetrated had never

It now remains to be seen how far the

mass of people of this state will connive

at such crimes by retaining in power the

if such complicity with crime. (See S. J.

ng between male and female, by whom

ppointed, their salaries; and providing

irther that, "No clerk shall draw pay

unless actually engaged in service or in

If nothing was wrong about the em

ployment and payment of clerks, why

should anyone vote against that resolu

No one can give a good reason for

that it was tabled, 14 Democrats voting

"aye" and nine Republicans and four

And there the matter ends, unless the

eople take it up and call to account the

Democratic party for such recklessness

concerning the management of state af-

But the time came when they could

no longer resist the demand to reduce

the clerical force, and in response to a resolution offered by Mr. Flanigan, of

Jasper, which was displaced by a substi-

tute by Mr. Hall, of Randolph, to pre-

vent a Republican from having the cred-

of forcing the issue, the matter was re

ferred so a committee, and the House

force of barnacles was cut down from

161 to 60, after much filibustering by

Democratic members. This tardy assent

to the demands of the Republican mem-

bers was a tacit confession that \$40,000

of the people's money had been stolen to

reward the party heelers. Had they

adopted the Church resolution early in

attendance ready for service."

Democrats voting "no."

een present at the capital.

p 278 and 279.)

be found for a party worker. It is high time for a tidal wave te session three months that these men had sweep over Missouri and wash away the

last vestige of Bourbonism and Vestism. A Pension Record.

The Democratic leaders in Indiana, ing and employ them when he is sowing in their desperate hunt for votes wherehis grain and pay them harvest wages with to carry that state this fall are tryneedn't answer. This is Democratic ing to hoodwink the old soldiers by parading the Democratic party as the solthe Republicans rob you. The way to ders' friend. The Indianapolis Journal destroy the Canada thistle is to cut it promptly publishes the record of the Roswelle P. Flower, the champion of up by the root. Evil will grow rank if two parties in Congress for the past elevthe binding twine trust and Wall street mot rebuked. Let the people of the state arise and rebuke the extravagance state arise and rebuke the extravagance and theft of the party in power. In 1865

The Arrears of Pension Bill Passed

twenty-six engrossing clerks—three could easily have done the work. A small part of this force consists of three minute clerks, four docket clerks, minute clerks, four docket clerks, making in all 33 men, professedly assign- The Amputation Bill-Passed August 4,

ed to work directly connected with the making up of the daily journal. Their Democrats for the bill..... ant, the daily cost of making up the journal was about \$116, and for the entire session of 143 days the cost was

think of paying about \$10 per page for the work of "making up" the journal of the proceedings of this Democratic The Disability Pension Bill in Fiftieth Congress-Vote to pars over President House. They can easily reach an estimate of the labor involved when they

Cleveland's veto: 37
Democrats for the bill. 125
Democrats against the bill 128 one docket clerk, and none of the 31 Pailed for lack of two-thirds majority. The Disability Bill in the Fifty-First

For the session of 1865-6 there were

Republicans against the bill. The Prisoners of War Bill -(Gives pen-sions for term of imprisonment to all who were prisoners of war for thirty

vention of the Young Men's Christian P. Masden, D. D. Pastor Union M. E. Church, St. Louis Besides many workers from our own state, J. R. Mott College Secretary of the International Committee, New York; H. F. Williams, elitor Young Men's Fra, Chicago, and chairman of his committee, stating that D. A. Sinclair, Gen's Secretain, Dayton Ohio, have promise to be present and assist. A large number of delegates are loads, and entertainment will be providduring the session. This caused Sens- ing to attend should write at once for

on Accounts not to credit the claim of

any clerk without an order from the

In the discussion of this resolution, it

he or she was actually employed.

The resolution was tabled by a strict 29th Street, St. Louis.

Bucklen's Armea Salve.

MONEY TO LOAN!

party whose representatives were gulity J. W. Kieff, Collector, Policy Writer in Life and Fire Insurance, Negotiator in Real Estate The next morning Senator Leaburn Chairman of committees be required to and Loans. A large sum of money to ffered a resolutson, providing that the urnish a list of their clerks, distinguish-

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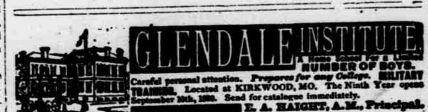
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A new "Boy Travellers" volume by an and such truster, will on pursuance of the County, Missouri, signif expect of the payment of an importance of the county of





Vindicated Already. Already the benefits of the McKinley bill are coming to light; not merely the benefits of a settlement of the vexed tariff question to the business community, which had been hampered by un-

pertainty, but direct and specific bene fits to the laboring producer and the consumer. One illustration is the inreason of wages by a button works Philadelpha, more particularly referred to elsewhere, with the starting up of others; another is the ann that the Arlington mills at Lawrence Mass., will at once erect a worsted mill employing 500 hands; a knitting mill is to be erected at Cohoes, in this State, and another at Bennington, Vt., and a woolen mill is to start up at North Monson, Mass. The plush mills and the worsted mills at Sanford, Me., have also announced extensions of their works. the former's manager saying he could give employment to 1,000 operatives at once. There will undoubtedly be a good deal more of this sort of thing be fore there is less, and there will probably never be less, for the revived industries are those to which the McKinley bill gives an enlarged home market, heretofore more or less supplied by

foreign goods. The prospect that the consumer will speedily get the benefit of this enlarged duction and freer competition in the goods on which there is increased protection, is thus seen to be good, even if he has to depend entirely on home producers. But he will not even have to wait till they enlarge their plants or output, or build new mills or open old ones. In fact, scarcely a week after the bill has become the law of the land, it has begun to have its legitimate effect of bringing down the prices of imported goods. The Boston Traveller of las Friday contained an interview with Mr. S. N. D. North, secretary of the Na tional Association of Wool Manufacturers, in which he said:

Every increase in the tariff has been Is still in the field ready to cry all sales followed by a decreased foreign cost any where in the county. Satisfaction corresponding, or nearly so, to the in- guara creased duty. This is almost in the nature of an unwritten commercial law and from past experience it is safe to assume that a like result will not follow. Already this has taken place in some nstances, and it is easy enough to see why. The British exporters, as soon as they see that American capital is ready to go into the newly protected lines o production, at once understand that the only way they can prevent this increase of production, or any part of it, is to head it off by sacrificing a portion of their own profits and paying the new duties themselves. The very fact that American producers are now free to go into these industries more extensively without fear of cutthroat foreign com

p'i i in, makes the foregin competitors as meek as lambs, so that they come down from their high prices, and protection makes their "discounts for export" work in favor of the American consumer. In view of these facts Mr. North "denies most emphatically the allegahave to pay more for woolen goods." In fact, the woolen goods that the greatest number of people wear are the lower

grades of wcolen goods, which we all ready make in such large quantities as to be practially independent of foreign competition, just as the Evening Post admits to be the case with hats. Only yesterday, a large retail dry goods store on the upper east side advertised in The Press a sale of English goods of which it said "the actual duty under the Mc-Kinley Tariff law is greater than our special selling price" The firm evidently knows that American goods will soon be turned out in increased quantity, and that there won't be any corner in the dry goods market. Verily, the vindica- less. tion of the McKinley bill is beginning

CONSUMPTION SUBELY CURED.

TO THE EDSTOR—Flease inform your readers that I have a positive remedy for the above named disease. By its timely use thousands of hopeless cases have been permanently cored I shall be giad to send two bottles of my rease dy park to any of your readers who have con sumption if they will send me their expire and post office address. Respectfully T. A. SLOCUM, M. C., 181 Pearl at a few law

Is to have the same splendid passenger service from the Missouri river that Chicago now enjoys. In addition to the running from Napier, St. Joseph and Kansas City to St. Louis, The Burlington Route will put on the first September a new morning train. Cars are now in course of construction at the different Burlington Shops, which, when completed will make this the most perfect train in the west. Both the morning and evening trains will be run solid between Denver and St. Louis. The train which now leaves Kansas City ments to collect money due from estates ments to collect money due from estates completed will make this the most and St. Joseph in the evening places the passenger in St. Louis in time for break-fast the next day, while the train which will leave in the Morning will arrive in the Morning will be a will be will leave in the Morning will arrive in

St. Louis in the early evening. To passengers going to Derver and points west, these same trains offer their many advantages. Leaving the K. C. St. J. & C. B. R. at Napier they take road to Denver, which is by far the best and shortest line between the Missouri ing, just west of old City Hetel. the Burlington & Missouri River Railriver and the west.

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ly anxiously expected every year, but its appearance is eagerly welcomed by hosts of young readers—and older readers as well-in every part of the English speaking world. The next volume, the eleing world. The next volume, the eleing world. The next volume, the eleventh in the series, describes the ad-Travellers in Great Britain and Ireland, and is announced by Harper & Brothers as nearly ready for publication.

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NO EXPERIENCE MEEDED.

ONSTITUTION OF HISEOURI

PROPOSED AMENDMENT

To be Submitted to the Quali Voters at the General Elec-tion to be held in this State on Novem-ber 4, 1890. CONCURRENT RESOLUTION the qualified voters of Bismouri-ent to the Constitution thereof,

of business of which and division and current jurisdiction shall be made as the secureme court may determine A unipolity of the sudges of a division shall constitute a quarum thereof, are all order judgments and decrees of either division, as to causes and matters produce beforeit, shall have the forcessed effect of the so of the court.

Size 2. Upon the adoption of this amendment, the governor shall appoint two additional judges of the supreme court, who shall 'habit their offices until the first Monday in January, 1986, and at the general election in the year loss their offices for the term of ten years, as other judges of the supreme court. The two judges appointed by the governor, together with the judge elected at the general election in the year 1995, shall constitute division number two, and the remaining judges shall constitute division number two, and the remaining judges shall constitute division number two, and

each division the causes and natiers to be heard by it, of which assignment due public notice shall be given, and all laws rehaling to practice in the supreme court, as well as the rules of the supreme court, shall apply to each division so far as they may be applicable thereto. The opinion of each division shall be in writing, and shall be fired in the causes in which they shall be respectively made during the terms at which the cause is submitted, and such opinions shall be a part of the recounts of the supreme court. Each division shall have authority to issue the original write and ex-ercise the powers counserated in section three-

Trustce's Sale. Whoreas, Erra Benson and Agnes Benson, his wife, by their certain deed of trust, dated on the 15th day of September, 1884, and recorded among mortgage records of itoli County, Missouri, on the 26th day of September 1816, in Book 56 at Page 535, conveyed to H. T. Alkire. as trustee, the following described real entage and normand posteriors.

Street: residence, 1302 Felix Street. Telephone at office No. 160. Telephone No. 571.

Alkire. as trustee, the following described to.

First Class 3 year old Apple

Trees. 12 1-2cts each; \$11 per 100; \$100 per 1,000

Extra 2 year old trees at 2cts

Pear, Plum and Cherry Trees 35cts each.

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