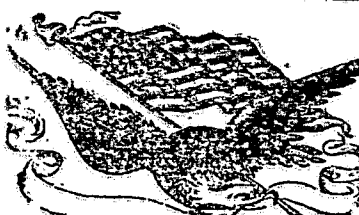


The Athens Post.

TERMS CASH IN ADVANCE

Wm. S. NELSON, Editor.
FRIDAY, MAY 22nd, 1874.FOR CONGRESS.
From 6th Congressional District.
HON. L. R. DAVIS,
OF LEBANON.LIMESTONE COUNTY.
Democratic Executive Committee.
Maj. Thos. J. McClellan, Chairman,
M. C. Ramsey, Gaines C. Smith,
Wm. R. Christopher, George Gilbert,
Jas. T. Yarbrough, Porter Bibb,
T. J. McClellan, Dr. Wm. Millhouse,
J. M. Townsend, J. N. Malone.
Hugh W. Tisdale.

The Coming Contest.

The Democratic and Conservative camps are being kindled through out the land, effective organizations are being made and all are becoming thoroughly alive to the great work which lies before us. The good results which will come by a triumph of the Conservatives in the fall elections, can only be brought about by the utmost harmony, the most thorough organization and the eschewing of everything like dissensions in our own ranks. We need not delude ourselves into the belief that the contest will be an easy one. If England expected every man to do his duty, as said the hero of Trafalgar on one occasion, so does the conservative party throughout the land, and particularly of Alabama, expect every man to give himself wholly up to the good work. No time for bickering over the past, and what might have been. We must work unceasingly if we would enjoy the blessings of free government, for we shall prove unworthy of the name of freemen, should we fail to grasp the victory which harmony, unity of action and untiring work shall surely accord us, if we will.

The agony in Arks, is over and Baxter has triumphed. The people of Little Rock begin to breathe free again now that the disgraceful affair has been brought to an end. The President's Proclamation, setting the matter was made after the following opinion of the Attorney General.

"Attorney General Williams has given an opinion in the Arkansas matter referred to by the President. He says it would be disastrous to allow the proceedings by which Brooks obtained possession of office to be drawn into precedent. There is not a State in the Union in which they would produce a conflict and be upheld or justified upon any ground and in his opinion Blisha Baxter should be recognized as the lawful executive of the State of Arkansas."

The death of Admiral Franklin Buchanan, of the Ex-Confederate Navy, is announced.

Iowa reports there was never a better prospect for the fruit and wheat crops than at present.

The New York Herald says: We are rather inclined to support the memorial presented to Congress asking that body to adjourn. The judgment of the memorialists is that "the uncertainty, disquietude and hazard which prevails in the business community touching financial and other legislation would be best and most effectually ended by an adjournment of Congress. Congress could do many worse things than adjourn."

The weather is becoming warm and the statesmen must long for the pine forests and the Rocky Mountain breezes.

One hundred and six Catholic pilgrims, comprising some of the most eminent clergymen of that faith in the U. S., left New York, for Rome, on a visit to the Pope, a few days since.

The discussion between Ben. H. Hill and Alex. H. Stephens, is still kept up and is growing quite warm.

A man was sentenced, lately, to be hung in Ga, and on the morning the execution was to take place, a new light was thrown on the case which led to a belief that the man was innocent. The Governor was absent, and dispatches were sent to find him. He was found and a telegram was sent, stopping the hanging. Forty minutes more and it would have been too late. The telegram did the business.

The Texas State Legislature has passed a joint resolution instructing the state representatives in Congress to urge the General Government to take steps to aid of the completion of the Texas and Pacific Railroad.

The Cotton Tax.

(The Montgomery Ledger.)

Some time ago the supreme court of the United States decided the act of congress levying a tax on cotton to be unconstitutional. While it was a question of the government of the United States levied over fifty million of dollars upon the already overburdened people of the South.

In former days of the republic such unwarranted measures have met with open resistance. In the case of Massachusetts and Pennsylvania for instance, when direct taxes were imposed for purposes of war, these measures were openly resisted, were unconstitutional. But the measure in which the south has quietly submitted now, is constitutional, and has been so declared by the highest judicial tribunal. The question now is—will the government withhold from the southern states in their injured condition, this large amount of money, which if fairly returned will afford the greatest relief?

If there is any spirit of justice left in the halls of congress, immediate steps will be taken to remedy this great wrong which has been inflicted upon our oppressed people.

The time has certainly arrived for a return in the administration of the government, to the principles of justice and impartial legislation. It is a lamentable fact, and yet one which cannot be denied, that sectionalism has so warped every sentiment of honor and fair dealing with the majority of congress, as to leave but little hope of an immediate return to that character of legislation which animated the statesmen of former and better days. Let us hope to live and see the day when conservatism will again prevail, and when justice will once more be awarded to our long neglected and injured people.

The Montgomery Convention.

The West Alabamian says: "We feel satisfied that the people of Alabama appreciate the responsibility that rests upon the Montgomery convention, and that they look to that body for the nomination of a state ticket that cannot be defeated. With the political power in the hands of those most interested in the prosperity and honor of our state, there can be no question about our ultimate deliverance from the terrible curse which radicalism has inflicted upon our people. But there must be no division among those who must issue forth to win the election. The great and controlling object must be to secure our state government, and to take the management of our political affairs from the hands of adventurers and dishonest politicians. We must cultivate no contest among ourselves in reference to questions of state policy hereafter to be adopted. We must invite the co-operation of all good men who favor an honest and economical state government, and who are willing to stand with us and work with us to expect from power the men who have plundered our people. When the canvass is over and we have carried the state, then upon a careful investigation of the great questions that will force themselves upon our consideration, we will determine what is best to be done."

Candidates for Office.

The Democratic and Conservative party of Alabama are threatened with defeat, in several counties, in the November election, from the main for office. In one strong Democratic county there are already upwards of forty candidates announced; and in several others, twenty or more. The Radical party are represented as thoroughly organized and ready to compete for the offices, and will be quite certain to get some of them unless many of the Democratic candidates are ruled off the track by County Conventions. The thirst for office is greater now than we ever knew it. The idea prevails that office pay well and require but little work. If the salaries and fees were materially reduced, and the amount of work to be done increased there would not be half so many seeking official positions.—Greensboro Beacon 16th.

The Memphis Avalanche says: On the banners of the "On-the-fences" in Arkansas is inscribed: "Hurrah for Brooks!" but whether those considerable patriots are for Brooks or Baxter was not decided till the President informed them which was "the upper dog in the fight."

Scott county Minnesota, contains an extensive Limburger cheese factory. The cheese is declared to be "ripe" when a piece the size of a bean will drive a dog out of a tanyard.

It is said that more than half the members of Congress are interested, personally, in the National Banks, as directors or stockholders, and that says the New York Herald, explains the defeat in that body of a proposition to make the Banks pay for the privilege of a National circulation.

About one-half of the Republican press in the West, so far as heard from, sustain the President's veto of the Indian bill. The other half condemn him in more or less decided language.

The inflationists at Washington, among their other threats, announce that they intend to make the expansion of the currency the overruling issue in the elections this fall; and they predict that they will have the nearly unanimous support of the West.

A Down Easter believes there is nothing like advertising. He lost his pocket-book recently, advertised for its loss in the local newspaper, and next morning went down into his own cellar and found it on the floor.

A Liberated Slave in the Speaker's Chair.

(Washington Corr. N. Y. Herald.)

The hall of the House of Representatives during this session has been the scene of events of more than ordinary historical interest. At the beginning of the session there came the weird, attenuated form of the Vice President of the Southern Confederacy, the cynosure of all eyes. With a grace as delicate as it was magnificent the House accorded him the privilege, extended only to one other, of selecting his seat, without the usual form of drawing by lot; again when he spoke for the first time, the House massed itself about him, eager to hear every word from the infirm veteran, and such attention as has seldom been equalled in our Congressional halls. A few days ago the eulogy pronounced by L. Q. C. Lamar, of Mississippi, on Charles Sumner, transfixed, as it were, every one present in the House. The Speaker sat with folded arms, and gazed intently throughout its delivery, while a silence pervaded the chamber. All this was considered eminently proper. But to-day the other scene, the emancipated negro sitting in the Speaker's chair, presiding over the House of Representatives, while Judge Parker, of Missouri, was making an eloquent appeal in behalf of civilizing the Indian and elevating him to citizenship—that is the scene which will make the history of the session memorable in American annals. The honor of presiding over the House was accorded to a colored representative for the first time in the person of Joseph H. Rainey, the Representative of the First South Carolina District, who was born a slave in Georgetown in 1832. During the war he was forced to work on the fortifications of the Confederates in Charleston, from whence he escaped to the West Indies, returning to his native town at the close of the war.

The Arkansas Legislature will call a Constitutional Convention soon.

The handit Vasquez, with two of his gang have been captured near Los Angeles.

Philadelphia says the centennial shall go on.

Philadelphia has sent eighteen thousand dollars to the Louisiana sufferers.

A bill was passed by Congress some weeks ago appropriating \$75,000 for the improvement of the navigation of the Tennessee river.

The czar and Grand Duke Alexis have arrived in England.

The crusaders of Columbus, Ohio are going to repair the street war this week in small hands.

Congress refuses to remove the disabilities of Col. John Forsyth and Admiral Semmes.

Alice Mason Sumner, formerly married to the late Charles Sumner, has been granted permission to change her name to Alice Mason.

At a meeting of the Army of the Potomac at Harrisburg, Gen. Wilcox favored inviting ex-Confederate Generals to the next reunion.

Admiral Franklin Buchanan, late of the Confederate navy, and many years a distinguished officer of the United States navy, died Wednesday aged 74.

Large fires are burning in the woods along the Lake Superior railroad in Minnesota.

A petition in bankruptcy is filed in the United States court against Franklin Moses, governor of South Carolina; so says a Charleston dispatch.

Jones, of Nevada, is reported to have admitted that he paid the whole expense of the Republican campaign which elected the Legislature that sent him to the Senate.

A New Orleans telegram says that all crevasses in Plaquemine parish have been closed. The work of the plugging-in has commenced. The sugar-cane on inundated places has not been entirely ruined.

Fires are raging in the Woods in many parts of Michigan, stopping railroad travel and endangering the city of Muskegon. A large amount of valuable timber has already been destroyed, and unless rain falls soon the fearful scenes of 1871 will be repeated.

Senator Alcorn, in the Senate presented a memorial from the citizens of Mississippi praying the Government to take charge of the levees on the Mississippi river.

According to a letter from New Orleans, the Cotton Convention at August will be held June 10, instead of 30th, as at first proposed and the number of delegates is fixed at five instead of three.

Mr. Butler's newest currency proposition in the House is to bring the issue of legal tenders down to \$500,000,000, and so regulate the rate of interest or discount by national banks that it may not exceed 7 3/10 per cent.

Not to be outdone by Virginia with her standing army of the nurses of Washington, the other Southern States are discovering the nurses of rebel Generals.

New Advertisements

Cash for subscriptions to the "Post."

COMMENCEMENT WEEK

Athens Female Institute, Athens, Ala.

The public is respectfully invited to attend the closing exercises of this institution which will occur in the following order:—

Commencement Session.
Sunday, June 7th, 11 A. M., by Rev. R. K. Hargrove, D. D.Tuesday, June 9th, 8 P. M.
Graduating Exercises
Wednesday, June 10th, 8 P. M.Thursday, June 11th, 8 P. M.
Art room on exhibition during the whole time.
Rev. J. K. ARMSTRONG,
President.Johnston & Nunns,
310 Main St.,
Opposite PEABODY Hotel,
Memphis, Tenn.Wholesale & Retail
DEALERS INNotions, Fancy Goods, Fine White GOODS, and TOYS,
Hosiery, Embroideries, Lace and Linen Sets;
Gloves, Laces, Lace and Linen HANDKERCHIEFS,
Curtains, Trimmings, Ties,
Underwear, Gloves, Ribbons;
Bergman's Berlin Zephyr Wool,
Fancy Wool Work and Embroidering Materials.Costumers Goods.
Gold and Silver Braids; Stars, Spangles and Fringes.

We are daily receiving all the novelties of the season, in our line as they appear in the Eastern markets.

Orders solicited!
We will sell goods as low as any House in the South-west!
JOHNSTON & NUNNS,
MEMPHIS, Tenn.

Executor's Sale.

On Monday, the 1st day of June, 1874, I will proceed to sell at the highest bidder, in the town of Athens, the following property, to wit: The residence and lot of the late Samuel Tanner, Sr., deceased, with all the out-houses, carriage-houses, stable, kitchen, and all the household furniture, horses, wagons, hogs, cows and calves; some valuable land, and a good and well located town. In fact all the personal and real estate of the late Samuel Tanner, Sr., deceased.

J. M. TANNER,
Executor of the estate of Samuel Tanner, Sr., deceased.

Non Resident Notice.

STATE OF ALABAMA—LIMESTONE COUNTY.

James Stewart v. Attachment.

Whereas James Stewart, having applied to James M. Salter, a Justice of the Peace for Limestone county, Alabama, for an attachment against the property of Sarah E. Ware, and having obtained the same, and whereas it appears to the undersigned that the said Sarah E. Ware is a non resident of this State, and that the residence of the said Sarah E. Ware is in the State of Arkansas, and whereas the said attachment has been levied on one small speckled cow and calf, red cow 1 black 1 box calf 1 white 1, and that if the said Sarah E. Ware does not appear before me at my office in Limestone county, Alabama, on or before the 27th day of June, 1874, I will proceed to give judgment on said attachment as if the said Sarah E. Ware was present to answer and defend the same, and I will, as the law directs, award execution. Given under my hand and seal this 14th day of April, 1874.

JAMES M. SALTER,
Justice of the Peace.

Executor's Notice.

Letters testamentary upon the estate of Samuel Tanner, Sr., deceased, having been granted to the undersigned on the 26th day of April, 1874, by Hon. Joshua P. Coman, Judge of the Probate Court of Limestone County, State of Alabama, notice is hereby given that all parties having claims against said estate will be required to present the same within the time allowed by law, properly authenticated, or the same will be forever barred, and all persons indebted to said deceased are hereby required to make payment to me without delay.

JOHN P. COMAN,
Executor of the estate of Samuel Tanner, Sr., deceased.ESTABLISHED 1858.
BARNUM and CO.
JEWELLERS,
No. 265 Main st. Cor. of Court,
Memphis Tenn.

Offer an unusually attractive stock of Fine Watches, Diamonds, Jewelry and silver, at low prices.

REPAIRING DONE.

Estray Notice!

Taken up on the 3rd day of May 1874 by S. C. Twitty on his premises in Limestone county Ala 2 certain mules—one a roan of common size with the middle of tail black and a bright bay low and heavy set, each about 12 or 20 years old, and both appraised at seventy-five dollars. Given under my hand May 7th 1874. JOSHUA P. COMAN,
Judge P. C.

Notice.

We will not, under any circumstances, insert a foreign advertisement in the "Post" unless the money, or its equivalent accompanies the advertisement.

Cash for Subscriptions to the "Post."

ALL KINDS of JOB

work done at the office of the "Post."

B. LOWENSTEIN & BRO'S;

Nos. 242 and 244 MAIN STREET,
Corner of Jefferson Street;
MEMPHIS, Tennessee.IMPORTERS AND DEALERS IN
Foreign and Domestic Dry Goods.

Linen, Ribbons, Silks, Laces, Notions, Furnishing Goods, Hosiery, Ladies Ready Made Dresses, and European novelties in Buttons, Passamenterie and Fringes.

Imported direct from manufacturers, and for sale at prices as low as any market on this continent.
May 8-74.Ayer's Hair Vigor
For restoring to Gray Hair its natural Vitality and Color.

A dressing which is as once agreeable, healthy, and effective for preserving the hair. It soon restores the hair to its original color, with the gloss and freshness of youth. Thin hair is thickened, falling hair checked, and baldness often, though not always, cured by its use. Nothing can restore the hair where the follicles are destroyed, or the glands atrophied and decayed; but such as remain can be saved by this application, and stimulated into activity, so that a new growth of hair is produced. Instead of fouling the hair with a pasty sediment, it will keep it clean and vigorous. Its occasional use will prevent the hair from turning gray or falling out, and consequently prevent baldness. The restoration of vitality it gives to the scalp arrests and prevents the formation of dandruff, which is often so uncleanly and offensive. Frequent use will make some preparations dangerous, and injurious to the hair, the Vigor can only benefit, but not harm it. If wanted merely for a HAIR DRESSING, nothing else can be found so desirable. Containing neither oil nor dye, it does not soil the hair, and yet has long been used by the hair, giving it a rich, glossy lustre, and a graceful perfume.

Prepared by Dr. J. C. Ayer & Co.,
Practical and Analytical Chemists,
LOWELL, MASS.

Final Settlement.

STATE OF ALABAMA—LIMESTONE COUNTY.

PROBATE COURT MAY 7th, 1874.

This comes Nathan T. Skinner, administrator of Thomas T. Skinner, deceased, and vouchers for a final settlement of his administration.

It is ordered by the Court that the 12th day of June be a day appointed for making such final settlement, and that 3 weeks notice be given by publication in the "Athens Post," a public newspaper, printed in the town of Athens, notifying all persons in any way interested to appear and contest the same if they think proper.

JOSHUA P. COMAN,
Judge P. C.JONES & TURKENTINE
Attorneys at Law,
(OFFICE, UP STAIRS IN BARBER'S BLOCK.)
Athens, - - - - - Alabama.Will practice in all the Courts of this State. Special attention paid to Probate and Chancery business.
Jan 10, 1873.—lv.

Sale of Land for Taxes.

I will sell on the 1st Monday of June, in front of the Court House door in the town of Athens, the following lands for State County and Rail Road Taxes for the year 1873.

Griffin n w 1/4 of sec 36 T 1 R 4
w 1/4 of sec 4 and s w 1/4 of sec 2
of n e 1/4 of sec 1 of n w sec 1 T 2 R 4
100 acres assessed to Wm Hamby.
Tax \$5 70.

100 acres of land supposed to be head of Big creek adjoining lands of T. B. Collier being part of old Collier tract, assessed to Finis Smith, tax 2 85.

N e 1/4 of sec 1 T 3 R 6 n w 1/4 of n w 1/4 sec 1 T 3 R 6 n w 1/4 of tract sec 2 T 3 R 6 n w 1/4 of n e 1/4 of sec 2 T 3 R 6 n w 1/4 of s w 1/4 of sec 2 T 3 R 6 n e 1/4 of sec 3 sec 3 T 3 R 6 s 1/4 of sec 9 T 3 R 6 s 1/4 of sec 10 T 3 R 6 s 1/4 of sec 11 T 3 R 6 s 1/4 of sec 12 T 3 R 6 s 1/4 of sec 13 T 3 R 6 s 1/4 of sec 14 T 3 R 6 s 1/4 of sec 15 T 3 R 6 s 1/4 of sec 16 T 3 R 6 s 1/4 of sec 17 T 3 R 6 s 1/4 of sec 18 T 3 R 6 s 1/4 of sec 19 T 3 R 6 s 1/4 of sec 20 T 3 R 6 s 1/4 of sec 21 T 3 R 6 s 1/4 of sec 22 T 3 R 6 s 1/4 of sec 23 T 3 R 6 s 1/4 of sec 24 T 3 R 6 s 1/4 of sec 25 T 3 R 6 s 1/4 of sec 26 T 3 R 6 s 1/4 of sec 27 T 3 R 6 s 1/4 of sec 28 T 3 R 6 s 1/4 of sec 29 T 3 R 6 s 1/4 of sec 30 T 3 R 6 s 1/4 of sec 31 T 3 R 6 s 1/4 of sec 32 T 3 R 6 s 1/4 of sec 33 T 3 R 6 s 1/4 of sec 34 T 3 R 6 s 1/4 of sec 35 T 3 R 6 s 1/4 of sec 36 T 3 R 6 s 1/4 of sec 37 T 3 R 6 s 1/4 of sec 38 T 3 R 6 s 1/4 of sec 39 T 3 R 6 s 1/4 of sec 40 T 3 R 6 s 1/4 of sec 41 T 3 R 6 s 1/4 of sec 42 T 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