

THE OMAHA BEE.

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THE BEE PUBLISHING CO., PROPS. E. ROSSWATER, Editor.

ANTI-MONOPOLY STATE TICKET.

FOR JUDGES OF THE SUPREME COURT, JAMES W. SAVAGE, Douglas County. FOR DEPUTY ATTORNEY GENERAL, DAVID BUTLER, Pawnee County.

Thanksgiving Proclamation.

"In furtherance of the custom of this people at the closing of each year, to engage upon a day set apart for that purpose in special festival of praise to the Giver of all Good, therefore, I, Chester A. Arthur, President of the United States, do hereby designate Thursday, the 29th day of November next, as a day of national thanksgiving for the year that is drawing to an end."

Do the workmen propose to work for a high toned bill?

The railroad organs are giving a good deal of advice to Anti-Monopolists. Disregarding an enemies instructions is a good rule to follow in time of war.

There is good reason to believe that Sergeant Mason will be pardoned in the near future. The act would meet with almost unanimous approval from the people.

There is no cause for alarm; the postal card will not be abolished at once. Postmasters in country offices will not be deprived of their winter's supply of reading matter this season at least.

Where are the railroad Republicans found in the present campaign? Supporting Judge Savage? Not one. Every striker, attorney and capper is working tooth and nail for M. B. Reese.

GENERAL SHERMAN retires on a yearly allowance of \$17,500. This is a pretty comfortable allowance for a weary man to rest upon, but it is much less than the sums voted to victorious commanders of European armies.

COMMISSIONER PRIOR thinks the Indians of the United States are beginning to improve. There is room for them to keep right on improving for a century or two without reaching a very high plane then.

PAT HAWES has taken a contract to put the fire in the rear of Judge Savage. Pat is under obligations to Boss Stout for the help he gave him in pulling through a thousand dollar claim he trumped up against this State during the last session of the Legislature.

FRANK WALTERS is working industriously with a fire in the rear carrying out a contract which he made at Lincoln to arouse the workmen of Omaha against Judge Savage. Maybe Mr. Walters expects to pay the rent which he has owed the county since December, with the bonus which Bill Stout, the contractor for convict labor, offers for Reese's election.

DRAWING assessments now in Washington is harder work than pulling teeth. Winter is coming on and the government clerks have wisely concluded to save their spare money for coal, blankets and warm clothing instead of contributing any of it to campaign committees. The clerks believe, at the same time, that the people will be able to obtain all requisite political information without any pecuniary assistance from them.

Up to this time we have made no comment on the statement of the Omaha Watchman that M. B. Reese while living at Plattsmouth owed Mr. McDonagh a bill of \$27.00 for printing and advertising which he has not paid up to this date. But the Republican has seen fit to allege in defense of Mr. Reese that the bill had been paid by one of his partners, and now Mr. McDonagh makes a flat denial under oath, and denounces Mr. Reese as a bilk. It is very disagreeable to have such a charge brought forward against any candidate, much more so against a man who is running for Supreme Judge. Had Mr. Reese come forward and disputed the bill on the ground that there was an overcharge he would have been entitled to the benefit of the doubt. But when he admits its correctness and pretends that some one else has paid it for him, when no such payment has ever been made, he certainly places himself in a poor light.

KEEP IT BEFORE THE PEOPLE.

Keep it before the people that M. B. Reese was a one-horse lawyer in the State of Iowa, who never opened a law book until he was thirty years of age and whose practice before he came to Nebraska was not sufficient to keep him in bread and meat.

James W. Savage is a graduate of Harvard, who practiced law in New York City for a number of years before the war and was successful in his profession for years before Mr. Reese ever thought of taking up the study.

Keep it before the people that M. B. Reese, in the hour of the nation's peril skulked at home and let others do the fighting for the party whose support he now claims.

Colonel Savage enlisted as a private and fought gallantly through the entire conflict, rising, as the reward of bravery in action, to the rank of Colonel of cavalry. Keep it before the people that the patriotism of James W. Savage and his constant efforts on behalf of the soldier entitles him to at least as much support from Republicans as can be claimed by a man who never smelled gunpowder.

Keep it before the people that the record made by M. B. Reese in Cass county, where he first resided and held office as town clerk, was decidedly unsavory; that the books he kept were left in wretched condition, and the book accounts of sundry dealers and publishers, which still contain his name for debts, do not reflect much credit on his integrity. Some of the parties claim that he owes them money up to this day.

Keep it before the people that the reputation of Judge Savage as a gentleman of the highest character, a man of unimpeached honor, and a scholar of rare culture, has never been assailed, and his personal popularity in the city where he has resided for eighteen years attests his solid worth.

Keep it before the people that M. B. Reese is a second rate lawyer, who has been mainly retained by the railroads for his political influence; that he is utterly unfit for Supreme Judge because he has not only never sat a day on any bench, but also because his legal experience—what there is of it—has been chiefly acquired in the office of prosecuting attorney. Judge Savage has had twenty-five years legal and judicial experience eighteen of which have been passed in Nebraska as senior member of the firm of Savage & Manderson, and Judge for seven years of the most important district in the State. That his record as Judge was better than that of any other district Judge in Nebraska with more cases tried, fewer appeals taken, and a smaller percentage of reversals. That for years he transacted the business which two Judges now find burdensome, and that he left the bench amidst general regret evidenced by a handsome testimonial from the bar, and a banquet tendered him by the profession.

Keep it before the people that M. B. Reese has been a Union Pacific political attorney; that he has traveled on railroad passes for years and is still traveling on them. James W. Savage is the only Judge in Nebraska who has steadily refused to accept railroad passes while presiding in a court where the railroads are constantly appearing as suitors.

Keep it before the people that M. B. Reese belongs to a political combination in which Post, Hancock and Reese have figured for a number of years in collusion with the railroad bosses; that he was one of the attorneys for the Union Pacific in the test case against August Arndt which involved the right to preempt railroad lands under the charter and that the only cases against the railroads in which he has been engaged were those that he was forced to prosecute or defend as prosecuting attorney for the Fourth Judicial District.

Keep it before the people that the election of M. B. Reese will weaken the estimation in which our Supreme bench is held in the state while the election of Miss Carrie Astor, a young lady who is the representative of the Astor family and the possessor of a good share of its millions, the union of enormous masses of money by marriage will become a very conspicuous feature of the billionaire problem. However, there seems to be no reason why two young people should not marry if they love each other, although both are encumbered with the present or prospective ownership of a great many millions.

Keep it before the people that the decision rendered a few weeks ago by the Supreme Court of New Hampshire in an important railroad case is attracting wide and deserved attention. It is another link in the chain of rapidly accumulating decisions which are forming a bulwark against the aggressions upon the public of irresponsible railroad managers. The principle which it involves has a wide application and if rigidly enforced would put a stop to many operations by which the interests of stockholders are sacrificed to promote the schemes of powerful monopolists. We quote the statement of the case from the New York Times:

The Boston, Concord and Montreal railroad and the Northern railroad of New Hampshire, both terminating at Concord, were dependent on the Concord railroad for connection to the roads on the south which enabled them to reach Boston with their traffic arrangements. Being dissatisfied with the terms of their contracts with this connecting link between Concord and Nashua, the presidents of the two northern roads, with other persons whom they secured in their interest, bought a majority of the stock of the Concord road, and got themselves elected on its board of directors, which they thereafter controlled. They were then in a position to make their own terms with the connecting road, as they were in effect contracting with themselves. They not only sacrificed the interests of the other stockholders in the Concord road by making arrangements altogether favorable to the northern roads, but they presented certain heavy claims against the corporation, and had them paid by their own action as controlling directors of the latter road.

Suit was brought by one of the minority stockholders of the Concord road to have the contracts made by its Board of

Directors set aside, to have the directors whose interests were adverse to those of the company by reason of their connection with the other companies removed or suspended, and to have a suitable person or persons appointed to act in behalf of the Concord road in all matters where those directors were disqualified from acting on account of their adverse interests.

The court in rendering its decision held very positive and clearly that these directors were disqualified. It laid down as the law that a director of a railroad corporation stands in a fiduciary relation to the corporation, and is under the disability of a trustee. He cannot buy of himself, sell to himself, contract with himself or secure advantages to himself common to other stockholders. The court quoted many authorities in support of this position, and showed that it applied to directors of one corporation who are also directors of another and acting in its interest. It made no difference whether the contracts made between the Concord road and the northern roads were just and mutually advantageous or not, the same men acting as directors for both parties had no right to make them at all. Their interests as directors of the northern roads were hostile to those of the Concord road, and that fact disqualified them from acting. Referring to the case decided by the United States Circuit Court in New York in which it was held that the agreement between the Manhattan Railway company and the Metropolitan Elevated Railway company relinquishing the right to a guarantee of dividends should not be enjoined on the ground that the same men acted for both companies, the New Hampshire court says that the decision "stands alone, unsupported by a single authority in this country or in England."

The Times points out the wide application of the principle of this decision: "Under it the directors of a railroad or telegraph company cannot lawfully act as directors in another company in making contracts or traffic arrangements between the two, or in any way subordinate the interest of one company to those of the other. The principle thus clearly set forth and firmly established by judicial authority would prevent all such operations as are calculated to sacrifice one corporation to promote the schemes of another where the same set of men are acting for both. It unquestionably stamps as unlawful many of the agreements which have been made for the establishment of consolidated lines and of practical monopolies. This decision, if followed, is calculated to have a wholesome effect in protecting the rights of stockholders whose interests are sacrificed by directors having other interests to serve adverse to theirs. It is worthy of study by Judges in States where corporations have become more powerful than they are in New Hampshire."

It is a gross misrepresentation. Correspondence of THE BEE, Schuyler, Neb., October 28, 1883.—The fight over judicial matters grows hotter with each succeeding day. The emissaries of Post are at work, and are howling Anti-monopoly to an incredulous public.

The backless manner in which Mr. Post evaded the trial of the contested election case, in this county at the last term of the District Court, has turned many honest men who despise the shocking spectacle of dragging court affairs into politics, squarely against the Judge, who stoops to demagoguery to accomplish his election.

The report has been circulated all over the district that the Colfax County Anti-monopolists have endorsed Post. This is absolutely false. Post met the County Alliance here, and begged an endorsement at their hands. The Alliance in this county is a Republican organization to a remarkably large extent, and with A. M. Post's personal appeal and pitious whine, backed by his zealous profession of Anti-monopoly principles, and his barfaced denial of the charge of being a railroad attorney, he was endorsed after a hard fight, by one vote.

The minority retired announcing their intention to repudiate the gag game at the polls.

Post is the man who assisted in teaching the Whiting of the Omaha Watchman, of that great statesman, "Beefsteak" Roberts, who was elected last Representative three years ago, but he is now using his utmost efforts to make a north and south Platte fight.

J. Robert Williams stands high in this part of the district and John Peterson is a popular man. Williams' qualifications are equal, if not superior to those of Post. Williams has been in active law practice thirteen years, five of which were in the higher courts in California. No one questions the ability of either candidate, among those who know them both, but the characters and past records of the two men are widely different.

There has been no political job in which the Post family have not been interested in this district, however corrupt the job might be. That A. M. Post and his sick friend "Beefsteak" would not turn to their account and labor to carry out.

The men whom Mr. Post dubs "damned Anti-monopoly cranks" will be on his back on the 6th of November, even here in Schuyler, the home of Cady, the candidate to succeed Valentine in Congress. BLACKSTONE.

POLITICS IN BOONE. Correspondence of THE BEE, Atamos, Boone County, October 25.—"Whom the Gods would destroy they first make mad," is very applicable to the ring politicians of Boone county. They failed to take any warning from the political cyclone of last season, but at the convention this fall proceeded to place before the people the same unsavory dish of hash they had prepared as long ago as two years back. The News and The Argus, with rings in their noses, of course follow the lead of the bosses. The files of The Argus of two years ago would be "mighty good" reading these times. At that time the present ring candidate for county clerk received a very thorough lambasting at the hands of Editor Brainard; but of course two years more of nourishment from the county crib has tended to make a vast improvement in the character of Mr. Peters, and he is now, according to The Argus, a veritable saint, altogether lovely and the only man suitable to wield the pen upon the county records. Col. Harris, whose only claim for the place is based I suppose on the zeal he displayed in getting that gigantic steal from the taxpayers, the re-districting of the state, through the last general assembly is up to guard the county treasury for the coming two years. Of course the old war horse Clark and the immaculate Judge Tiffany are his right hand supporters; the one out of gratitude for the complimentary vote for United States Senator, the other that the Ninth Judicial District was ever formed and he got the appointment of Judge over it. Alas! however, poor Tiffany is in a peck of trouble these

days of the limit required for its admission as a State, and this is being augmented by the facilities offered to immigration by the completion of the Northern Pacific railroad. The resources of this territory are thus summarized in the message of Governor Newell in the Territorial Legislature: Forty-five millions of acres of timber, coal, pasture, and mountain lands; mines of precious metals, quarries of limestone, marble, granite, slate, sand stone, and beds of mica; ocean front and inland salt seas, many lakes and rivers affording thousands of miles of navigable water, all alive with a hundred varieties of fish, some of them of great value; water powers; a climate of even temperature, and healthful; grand scenery of water and mountains; facilities for manufacturing the staples from our own material, wool, iron, wool, and hides; maritime opportunities unsurpassed for internal, coastwise, and foreign commerce; in a line to absorb the trade of Alaska in fish, fur, cedar, and gold; to obtain the largest share from Asia in coffee, tea, opium, porcelain, silks, and ivory—all of these are our resources and advantages which will straightway place Washington Territory in the fore front along with the most prosperous countries on the globe.

MASSACHUSETTS and Virginia are having the liveliest campaigns of the November states. In both states the battle wages around a man rather than between parties. Old line Democrats are fighting Butler, while so-called Butler Republicans are working hard to secure his re-election, and so it is in Virginia. Mahone is supported by a combination of political elements, and in the ranks of his bitter foes are found not only the Bourbons, but not a few zealous Republicans. At present the prevailing Republican opinion seems to be that both soldiers of fortune will be forced to succumb, but they are skillful and plucky fighters, and it is not safe to consider either beaten until the votes are counted.

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A KIND WORD FOR A GOOD THING

BURDOCK BLOOD BITTERS ARE an excellent preparation for the stomach, try them. BURDOCK BLOOD BITTERS WILL cure indigestion and dyspepsia, depend upon it. BURDOCK BLOOD BITTERS NEVER fail to strengthen and tone up the system. BURDOCK BLOOD BITTERS cure such headache, dizziness, nervousness and debility. BURDOCK BLOOD BITTERS FOR weakness and constipation are as good as a treatise. BURDOCK BLOOD BITTERS ARE pleasant to take, quick to relieve and thoroughly reliable. BURDOCK BLOOD BITTERS ARE sold everywhere at 25¢ per bottle and guaranteed to please. FOSTER, MILBURN & CO., Props., Buffalo, N. Y.

times. He does not get one of his fraudulent speculations arranged and off his hands till another comes to light. Truly he must realize "the way of the transgressor is hard." Some were wondering why under such damaging circumstances surrounding him he could have the cheek to ask the voters of the Ninth district to support him. A gentleman who professed to have known him of old explained that he never having had any character for honesty, in this fight he would have nothing to lose and everything to gain if by any chance he should succeed. Judge Connelly's chances for the Judgeship grows daily brighter. If the voters of the Ninth knew the two men as we know them here, Tiffany would surely have leisure in the retirement of private life to reflect upon the folly of using the prestige of honorable public place for the furtherance of fraudulent financial practices. It is conceded by all parties that the people have put forth an exceptionally strong ticket for the county throughout. Headed by Mr. Cline, a gentleman of long standing in the county and against whose integrity and business qualifications the entire ring can say nothing, clear through to our old friend Dr. D. A. Lewis, for coroner, the ticket is composed of level headed, honest and capable business men, three of them successful farmers. It will be a red letter day in the history of Boone county, when the old ring is broken up and the departments of county business come into the hands of such men. The 6th of November will witness such a glorious consummation is the candid opinion of.

HUMAN BLOOD.—On the purity and vitality of the blood depend the vigor and health of the whole system. Disease of various kinds is due to the impurities that nature is trying to remove by the disturbing cause. A remedy that gives life and vigor to the blood, eradicates scrofula and other impurities from it, as Hood's Sarsaparilla undoubtedly does, must be the means of preventing many diseases that would occur without its use. Sold by dealers.

Was It Paid. OMAHA, NEB., October 31st, 1883. The campaign against Reese so far has been concentrated in an attack upon him by MacDonagh, of The Omaha Watchman. When Reese was nominated, "Mac" presented a "bill" against him. Reese consulted his former partner and found that the "bill" had been paid long ago. Therefore, Reese refused to pay it. This was unkind of Reese, but, in a business sense, permissible.—(Omaha Republican, Oct. 31.)

When Mr. Reese avers that my bill of \$27.87 for stationary, job-work and printing due me, by him, was or has been paid by either himself, his partner, or any friend or foe of his, Mr. M. B. Reese is a soundly LIAR. When poverty and want of practice drove him from Plattsmouth to the then newly started town of Wahoo, he begged off, and I looked upon the bill as a "dead horse" created by a shystering bilk; and, when Reese says it is paid, he lies brazenly, for it still remains due.

F. M. MACDONAGH, Editor Nebraska Watchman. F. M. MacDonagh appears before me and swears that this statement of his (MacDonagh's) is true in every particular. E. F. SMYTHE, Notary Public. Dated Oct. 31, 1883.

THE GREAT GERMAN REMEDY FOR PAIN. Relieves and cures RHEUMATISM, Neuralgia, Sciatica, Lumbago, BRUISES, HEADACHE, TOOTHACHE, SORE THROAT, GOUT, GRAVEL, Sprains, Soreness, Cuts, Bruises, FROSTBITES, BURNS, SCALDS, and all other bodily aches and pains. FIFTY CENTS A BOTTLE. Sold by all Druggists and Dealers. Price, 10¢ in 10 packages. The Charles A. Vesper Co. (Incorporated in N. Y.) Sole Proprietors. 110 N. 3rd St., N. Y. C.

Stamps 100. HENRY COLLEGE LUTTERY. \$30,000 for \$2.

30 Regular Monthly Drawing will take place in the Masonic Hall, Masonic Temple Building, in Louisville, Ky. Thursday, November 29th, 1883.

A Lawful Lottery and Fair Drawings, chartered by the Legislature of Ky., and twice declared legal by the highest court in the State. Bond given to Henry College in the sum of \$100,000 for the prompt payment of all prizes sold. A REVOLUTION IN SINGLE NUMBER DRAWINGS. Every ticket holder his own supervisor, can call out the number on his ticket and see the corresponding number on the ball placed in the wheel in his presence. These drawings will occur on the last Thursday of every month. Read the magnificent November Scheme.

1 Prize \$30,000 2 Prizes \$10,000 3 Prizes \$5,000 each 5 Prizes \$2,500 each 20 Prizes \$500 each 100 Prizes \$100 each 500 Prizes \$20 each 1000 Prizes \$10 each 5000 Prizes \$2 each 9 Prizes \$100 each 9 Prizes \$100 each 1887 Prizes \$100 each. 27 Tickets, \$2. 56 Tickets, \$2. Double money or Bank Draft in Letter, or send by express. DON'T SEND BY REGISTERED LETTER. POST OFFICE ORDER, used further notice. 50¢ of \$5 and upward by express, can be sent at our expense. Address all orders to J. H. DODD, Louisville, Ky. d-ast-10-4-4-12-24-cm

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