

JEROME B. CHAFFEE, first Senator elect from the new State of Colorado, was formerly a resident of Adrian in this State.

SENATOR BLAKE says that he don't want to be President of the Senate. And as the people are of the same mind there is no chance for a row about it.

"SIXTON isn't troubled any more with applications for deputyships"; that is the way the Detroit Tribune congratulates him for his defeat as Sheriff candidate.

The Republicans are having "conventions"; just because Jeff. Davis is coming home from England. It is singular what vitality there is in the old fellow, or rather how cheek full of scare the Republicans don't be so afraid of his name even?

If THOSE Republican canvassers down in Florida don't begin the "counting out" job until thirty-five days after the election, they will scarcely get it done in time to be of any service to Hayes, as the several electoral colleges must meet and cast their votes on the first Wednesday of December.

Jacob H. Martin, the Ypsilanti wrestler, came within 47 votes of being elected Republican sheriff of Washtenaw county, which gave Tilden 500 majority.

Tally one "gudgeon" caught by Pat (he of the Ypsilanti Commercial). Now he is known to the Tribune that Martin lacked 341 votes of being elected Sheriff. Case having a majority of 340 over him.

HORATIO SEYMOUR takes position against a Constitutional amendment abolishing the present method of voting for Electors and substituting a direct vote for President and Vice-President. He holds that the framers of the Constitution had in view the protection of the minority as well as the protection of the majority States, and that a change to a direct vote would be unwise and dangerous.

The Detroit Post says: "The Democratic game in Florida was too transparent." That is it, eh! Well the "Democratic game" is always transparent. Democrats do their work in the light, in Florida or elsewhere. They don't lock themselves in dark rooms, excluding candidates, reporters, etc. "Transparent"; that's a good word, but "for ways that are dark and tricks that are vain" commend us to Republicans, and especially to Republican "Returning Boards." Nothing open and transparent there.

The Chicago Times puts itself on record in favor of a constitutional amendment or legislation separating the Presidential election from all other elections. The suggestion is a good one, though the election of members of Congress might properly occur on the same day. Congress has control over the time of electing or "appointing" the Electors of President and Vice President, and also of the time of electing members of Congress, and we should be glad to see that body, at the coming session, pass a regulating act embodying the proposition of the Times.

THIS BEING the rule: "Counsel will not be allowed to examine the returns when opened, but merely to witness the unsealing of the packages," both "counsel" and committees might as well be in hales as looked in a room with that Louisiana Returning Board. Returns that will not bear the examination of counsel will carry no proof to the country that the seals broken in the presence of witnesses were the original ones, or that the returns had not been doctored. A return that will not bear examination by counsel and candidates and reporters and the public at large may be branded as a fraud, and it is in the interest of fraud that examination is refused.

THAT door-keeper who wrote home from Washington "I am a bigger man than old Grant" is nowhere nowadays. The members of that Louisiana Returning Board can discount him liberally and then beat him. They can make a President just as easy as falling off a log, and that is what neither Grant nor Fitzhugh can do. They have only to throw out three, four, or five Democratic parishes, more or less, and the thing is done. In the absence of the necessary proof of intimidation, ex-Gov. Wells, chairman of said board, can make the affidavit himself. It matters not whether or no he was in the parish. He learned the lesson of perjury in 1874, or Messrs. Wheeler, Foster, and Phelps, all Republicans, and the former waiting the decision of Wells to make him Vice-President, did him gross injustice in an official report.

WE ARE TOLD that Gov. Hayes refused to vote on the 7th inst., alleging as the reason for his refusal that he never yet voted for himself and that his political convictions and principles would not permit him to vote for his opponent. His friends not being satisfied with his decision plead that the State promised to be very close and that one vote might save it; that he would not vote for himself, the electors being under no legal obligation to vote for him; also that in the event of Peter Cooper carrying States enough to prevent him (Hayes) from getting a majority, the Republican Electors in the several States might, by concert of action, throw their united vote for Cooper and prevent the election going to the House with the certain election of Tilden. And these political associates and guardians of Mr. Hayes are the same men who have held up their hands in holy horror for fear that the electoral mandate might drop from the shoulders of an ineligible postmaster upon the form of a Tilden elector, and thus defraud the people of their choice. A consistent as well as honest set, these Republican friends of Hayes.

The Presidential pot still boils. In defiance of the decision and order of the South Carolina Supreme Court the Board of State Canvassers have disfranchised two counties, given the Republicans a majority in the Legislature, and certified to the election of Republican State officers and Electors. Voters, elections, and courts are at a discount in that State. In Florida Gov. Stearns claims to be the canvassing board and the court is wrestling both with him and the board of canvassers. Stearns will probably have his way, because there is a Democrat on the board. Louisiana Returning Board is at work, and when it gets a good ready proposal to buck the Tilden ball off the bridge. It is only a question of time. Throwing out parishes and counting votes not cast will do it.

THOSE of our citizens who advised students temporarily residing here that they had a right to register and vote at the recent election, and aided and abetted them in registering and voting, even to the extent of urging them to swear in their votes when challenged, are referred to the following extract from Judge Cooley's "Constitutional Limitations," note 3 to sections 600, page 662 (second edition):

"If a man takes up his permanent abode at the place of an institution of learning, the fact of his entering it as a student will not preclude his acquiring a legal residence there, but if he is domiciled at the place for the purpose of instruction only, it is deemed proper and right that he should neither lose his former residence nor gain a new one in consequence thereof."

That man, single or married, who comes here for the purpose of entering the High School or University, and expecting or designing to continue his residence here just so long and no longer than his connection with the school or University continues, does not and cannot acquire that residence which entitles him to vote, and it matters not that he came ten days or more before formally registering himself as pupil or student, or that he remains during one or more vacations. Several such illegally registered and illegally voted on the 7th inst.

Cook, the confederate nominee for Senator in the 13th district, lost the entire vote of his own county by an error of the printer, his tickets being printed for the 13th district. Some 3,000 votes were cast erroneously.

As Cook didn't get enough votes to elect him, there is no practical question at issue. But we wish to say that printing "16th district" on his ballots may have been a blunder, though not a fatal or even a serious one. The laws of this State do not require the number of the district—Congressional, Senatorial, or Representative,—to be printed on the ballot, and the sooner committees and printers recognize that fact and leave such descriptive surplusage off the better. As well put the words "of Michigan" after the words "for Governor" the candidate's weight and height, and the color of his hair and eyes after his name, as the number of the district in which he runs. The law makes the district and not the ballot, and the number of the district is found in the law and not on the ballot. We have been told that the "descriptive words" can do no harm. Using them has raised a very thin cloud over a successful Congressional candidate in Massachusetts. In Louisiana five Republican Electoral candidates are short about 2,000 votes because of the foolish distinction conventions and newspapers make in electoral tickets,—some wise committee men and blundering printer imagining that only the electors at large and the one district elector were to be voted for and omitting five names. Such blunders as the last may prove fatal, and is a good reason for ignoring all unnecessary descriptive words on ballots.

PEOPLE talk of intimidated electors, of fraudulent elections, of false canvasses, of canvassing and returning boards with arbitrary powers and composed of unscrupulous politicians and branded criminals, of a President declared elected by partisan affidavits instead of by votes, and representing neither a majority of the people nor the States giving him his election, and THEN OF REVOLUTION. But, is not the REVOLUTION now? When it becomes necessary for a President to send his partisan friends to aid an abet an omnipotent returning board in carrying a State against the vote of its people, REVOLUTION is already ready. When a returning board is given power to throw out just so many parishes or counties as is necessary to "fix" the vote of a State, REVOLUTION is ingrained in the laws of that State, but it is none the less REVOLUTION. When it is seriously proposed that a returning board shall count over two thousand votes for five electoral candidates whose names did not appear on the ballot and did not go into the ballot box, on the pretense that the electors meant to vote for Hayes and Wheeler, what is that but REVOLUTION? Riot and bloodshed is not necessary to REVOLUTION. It may be peaceful, and that it may be peaceful makes vigilance more necessary. It therefore becomes statesmen and politicians and people to be watchful and vigilant. We are in the breakers, and it will require prudence and wisdom and firmness to bring the craft safely to shore. Bravo and threats and loose talk will not do it. As Democrats we want no President elected by foisting an elector into the cast-off robes of an ineligible postmaster, and as Democrats we have a right to claim and demand that no President should be declared elected by nullifying the legitimately expressed will of a single State, and in defense of that claim and demand we have a right to exhaust every legal means. But in doing that let moderation and wisdom govern both the press and the people. Good and safe men are watching the progress of the counts at Columbia, at Tallahassee, and at New Orleans. If fraud is resorted to fraud will be detected and exposed, and then some means will be found to nullify that fraud and protect the rights of the whole people. Let us wait in patience and with faith; equally determined to reap no advantage from fraud and to submit to no fraud. Neither Mr. Tilden nor Mr. Hayes can afford to be inaugurated President un-

less honestly elected, and we cannot believe that either would enter upon the duties of the office knowing that his claim to it was not beyond dispute.

ON THE 20th inst., Messrs. Barlow, Chandler, Noyes, and other Republicans telegraphed an apologetic and congratulatory address from Tallahassee, Fla., to Hon. Zach. Chandler, in which they account for a failure to give the figures on which they claim the State in this wise:

"We have been frequently asked to give the figures of the electoral vote of the State as claimed by the Republicans. We have declined to do so for the following reasons: Official returns have been received from thirty-two counties out of thirty-nine, and until all are in we are unwilling to think it wise, to give our understanding of the figures, because of the possibility of the figures in the Democratic column still being subject to change to alter the results. We do not necessarily impute to any one a design to commit fraud, but it is enough that such a thing is possible and not unknown here or elsewhere."

We feel entirely justified in refusing to give any information which shall, even in the remotest degree, render any such fraud possible or desirable. In another column will be found a telegraphic letter from Mantion Marble, late of the New York World, to the New York Herald, branding this statement as a very foolish falsehood. The canvassing and returning boards of every county are in the hands of the Republicans, the officers one and all being the appointees of a Republican Government. The distinguished gentlemen from whom we quote will have to try again.

THE Republicans argue, make much mirth over the great party victory in this State, and there is no end of the sharp sticks they poke at Don M. Dickinson, Chairman of the Democratic State Committee, because his expectations and predictions were not realized. Mr. Dickinson can stand all their jokes, his record being satisfactory to his associates and the party. That he didn't succeed in revolutionizing the State was the fault of the voters, who obstinately refused to forsake their idols, whose dreams were of bloody-shirt, slavery, and popery (vide the Lansing Republican), and who voted as they dreamed. Mr. Dickinson made an excellent fight with the limited means at his disposal, and has the thanks of the party for his untiring efforts to win success.

It was a very close shave for three Democratic candidates in Oakland county, the Judge of Probate having only 8 majority, the Sheriff but 5, and the Clerk just 1.

The Presidential Crisis. The New York Nation, a paper which supported Hayes in the late contest, says:

The President and Cabinet ought to be, at a juncture like this, a body in whose fairness and impartiality the whole people would have implicit confidence, and whose use of the public force would be generally ascribed to a hearty desire for peace and fair play. But what are the facts? The President has made himself for years past the active supporter of the Southern faction of the Southern States which has possession of the machinery of State government, and has the counting of the votes in the States which now have the decision of the Presidential contest in their hands. The Attorney-General advises him on the legality of his interference by troops or otherwise in the South, and who directs the marshals who represent the United States at the polls, is fresh from the stump, on which he has been denouncing the opposition North and South as public enemies and capable of any villainy. The Secretary of the Interior is actually the director of the canvass of one of the two parties, besides being a man notorious for the violence of his language and temper and the thorough acceptance of his policy, and has been absent from his post for three months superintending a series of most inflammatory addresses to the public, calculated to destroy all spirit of conciliation or compromise between the parties who are contending in his name for mastery. The result is that when the President and his assistants are called by the decent, law-abiding and peace loving portion of the community to preserve order and keep down the angry passions of the far West, the explanation given for his strange behavior is that while preparing for the ministry he became a confirmed infidel, and "knowing that such a course would grieve his parents worse than to mourn his death, he fled from all who knew him and sought refuge in the wilds of the West."

Mr. Lewis, of the firm of Lewis & Drummond, shingle manufacturers of Manistee, was knocked down by robbers on the bank of the river in the lower part of the city about 6 o'clock p. m. on the 14th inst., as he was crossing the river in boat to pay off the mill hands. He had \$1,700 in his pocket at the time. A sharp struggle ensued and Mr. Lewis was pounded on the head severely with a large club. He yelled for help and just as assistance came the robbers fled. A witness saw their escape, but failed to secure the money. The injuries are not fatal but very dangerous.

Intimidation Cannot be Assumed. The New Orleans correspondent of the New York Tribune, a journal which certainly has no interest in aiding the Democrats, furnishes us with a valuable testimony to the point that "intimidation" cannot be assumed, either from a failure of negroes to vote the Republican ticket or from the utter absence of Republican votes. The correspondent says:

Several earnest, political efforts to trace the Democratic influence in Louisiana and find out just what basis there has been for them, and the memory that the similar reports made by these same Republican politicians of Louisiana have in so many instances evaporated into thin air, have been the subject of investigation of a Congressional committee, make me slow to credit those I hear now. There may have been a resolute reign of terror throughout whole sections of the State, as Gov. Kellogg in his dispatch to the Tribune has said there was, and there are certain facts in connection with the election which, taken by themselves, seem to give color to the assertion. But safe advice to those who desire to get at the facts is to suspend judgment until testimony on the question has been submitted to the Returning Board. I say that the Democrats will put in a general denial. They will do more than that. They will attempt to show that the result in the parishes where the Democratic majority has been cut down or entirely overcome has been due to the political conversion of the negroes. There are now in this city twenty or thirty negro politicians who say and are expected to swear before the Returning Board, that they have a chance, that they can carry the counties in which these revolutions took place, in behalf of the Democratic State and national tickets; that wherever they went they had large meetings of colored people, and that they formed the Democratic majority in some instances numbering one hundred men each, they went to the polls and voted Democratic tickets. They deny that there was any intimidation or that colored Republicans were prevented from voting as they pleased. The Democratic committee also assert that they have voluntary affidavits by Republican officials living in "ball-dosed" parishes positively denying the assertions of Governor Kellogg in his dispatch to the Tribune, and clearing that the election was a fair and free one. Besides this,

STATE NEWS BRIEVES.

John Lewis, a peddler of flavoring extracts and 74 years old, has been arrested in Lenawee county, on a charge of adultery. The wife of Robert Whitebeck, a Cambridge farmer, is the other party.

An old planing mill at East Saginaw, called the "East Saginaw Manufacturing Works," was burned on the morning of the 18th. The building was not worth much, but \$10,000 worth of valuable machinery was destroyed.

Almeron Newman, one of the pioneer settlers of the Grand River Valley, and one of the founders of Portland Village, died at his residence on November 13th, aged seventy-three years.

Over in Reading, Hillsdale county, good apples have been a drug at 80 cents a barrel, and thousands of bushels have rotted on the ground, and yet the Reading apple-growers will persist in voting almost unanimously the Republican ticket.

A State meeting of the Woman's Foreign Missionary Society of the Methodist Episcopal Church will be held at Kalamazoo, commencing Tuesday, November 28, and continuing three days.

The Grand Rapids and Indiana Railroad Company offer for sale 50,000 acres of land in Grand Traverse county; 120,000 acres in Wexford county; 68,000 acres in Missaukee county; 90,000 acres in Kalamazoo county, and 85,000 acres in Antrim county.

Geo. A. Wallace's livery barn, at St. Charles, was totally destroyed by fire on the night of Nov. 17. The barn contained a quantity of hay and grain, which was also destroyed. Loss, \$700, no insurance. Cause of fire not known.

The Saginawian says: S. & C. D. Hale, of Tawas, put in a full stock of logs the coming winter, 10,000,000 feet; and all the saw and shingle mills in Tawas, East Tawas and vicinity will, it is said, be fully stocked for another season's operation.

The house of Frank Canfield, of Battle Creek, who recently left for California, was searched and several hundred dollars' worth of goods found, which are supposed to have been extracted from the store of his former employers, Gallup & Hollister.

The Lansing Republican says the time for closing work on the new Capitol is not yet fixed. If suitable weather continues for a few weeks longer the contractors hope to have the main roof on and the dome trusses in place.

John W. Hersey was killed while chopping at McFarlan's lumber camp, near Ewart, by a limb from a falling tree. The same day while digging a well four miles south of Ewart, Edward Griffith was completely buried in the sand, which covered him to the depth of 12 feet. After great exertions his lifeless body was taken out that evening.

Among the expenses incurred by the city at the late election are the following items: Pay of inspectors and clerks, \$3,855; rent of polling places, \$1,205; mail and other expenses, \$115, together with the cost of books and stationery will bring the total expenses up to nearly \$6,000. That was altogether too much money to pay for such results.

A Clinton item dispenser says: Rev. S. Beal, of Ann Arbor, visited this place on the 20th inst. He delivered two very entertaining and instructive lectures on the evenings of November 13th and 14th to audiences that were small on account of the bad weather. Those who heard him will not fail to hear him again should they have another opportunity.

Bay City criminals: Lydia McCullough has been sentenced by the circuit judge of Bay county to one year in State Prison, for stealing \$94 from the safe of Meeker & Adams' store. Robert Highland, for adultery, goes to the same institution for four months, while August Guller and John Herold, for cattle thieves go for one year each.

It has been discovered that Mr. Frank Atchison who mysteriously disappeared in the winter of 1870 while a student in Kalamazoo College, and who has long since been given up as dead, is living in the far West. The explanation given for his strange behavior is that while preparing for the ministry he became a confirmed infidel, and "knowing that such a course would grieve his parents worse than to mourn his death, he fled from all who knew him and sought refuge in the wilds of the West."

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they explain the total absence of Republican votes in one or two parishes by asserting that the Republican managers in this city prevented any Republican tickets being sent to those parishes, and issued orders to their friends there not to vote. They say they can prove those orders. They say finally that they can produce original copies of the instructions of a United States official to his subordinates at the polls, in which the latter were told that they were expected to carry their precincts by given majorities, and that if they did not do it, they might expect nothing from the Republican party.

Democratic Frauds in Florida Impossible.

The following is a recent dispatch from Mantion Marble, at Tallahassee, Fla., to the New York Herald:

Zachariah Chandler's order, sent hither to claim Florida as Republican and stick to the claim, must account for any statement that the counties not reported are all under Democratic control. The statement is true; not one of them is under Democratic control. Every county in Florida is under Republican control. The three county canvassers in every county, and the county judges were appointed by a Republican Governor; the Clerk of the Circuit Court was appointed by a Republican Governor; a Justice of the Peace was also appointed by a Republican Governor.

From the precinct ballot-boxes to the Tallahassee State House, the place of voting, the precinct officers who receive the vote, the officer who records the vote, the county officer whose judgment affects the certificate of the vote, the State officers who by law canvass the returns of the vote, the Governor who signs the result of their canvass of the vote, all are Republican or under Republican control. Such is the law, such is the fact. The Florida Democratic Committee are unaware what county returns have been received by the Governor and Secretary of State, and also what county returns have been stolen from the mails, which are now under Republican control, and being determined to frustrate a falsification of the county returns for the sufficient reason that the recorded county results aggregate a certain majority for Tilden electors and for Governor Drew, have labored in every county in Florida to secure a prompt transmission of the official returns to Tallahassee, and at large expense have sent to every county for certified copies of the official record, and have received by the official election officers. Governor Stearns could insure the arrival of the official returns where the efforts of the committee might fail. The committee, however, will not fail to obtain certified copies of the official record from every county.

Hernando, Hilboro, Manatee and Dale, remote peninsular counties, casting Democratic majorities, have not yet been heard from at the State House, but the record, the certificates and the mails are wholly under Republican control. The returns from these and all other counties in default should have been mailed by Monday last, and may yet arrive before the end of another week. The Democratic Committee will certainly be prepared with certified copies of the official record of every county, near by, it is said, has not been heard from. The clerk is a Republican and should have mailed the certificate a week ago. The Democratic Committee have received a certified copy of the official record of the county of Hillsdale, under Democratic control; everything is under Republican control. The whole exertions of the Democrats of Florida and of the Democrats from other States here assembled has been and is to secure and prove the official records, for the establishment of the fact of a Democratic majority over and above all frauds as yet attempted or accomplished. Those frauds have not quite sufficed to effect their purpose.

MANTION MARBLE.

South Carolina "Fixed." COLUMBIA, November 22.—The Board of State Canvassers yesterday made a report to the Supreme Court stating the persons who had received the highest number of votes for the offices for which they were candidates. Appended to the report of the results was a memorandum of the board stating that in their opinion certain irregularities which affected some of the Republican candidates should be corrected, and also that the vote of Laurens and Edgefield counties, which gave large Democratic majorities, should be excluded on account of frauds and intimidation. This morning the court made an order commanding the board to issue certificates of election to all the persons who were shown by the report of the board to have received the highest number of votes for members of the Legislature including the counties of Edgefield and Laurens. The court also to-day took up the case of the electors and issued a rule for the board to show cause why they should not correct the statements of the county canvassers by the precinct returns in their possession.

Pending these proceedings of the court, however, the board held a session and issued certificates to all the members of the Legislature except for Laurens and Edgefield counties, thus securing a majority of the Legislature to the Republican side and the defeat of Hampton and the election of Chamberlain. The board also issued certificates of election to the Hayes and Wheeler electors and to all the Republican State tickets. The board then adjourned sine die. This action of the board has created much excitement, but the citizens are determined to rely on the courts and to exhaust all legal means of redress.

More Grantism. A Washington special to the Cincinnati Enquirer has the following: Colonel Hunt, who was in Charleston prior to and during the election, arrived here on the 18th inst. and reported of his command at the instance of the profane Hampton, because he reported that the only thing reprehensible during the election in South Carolina was the partisan zeal of the whites and a large number of blacks in the Charleston District who were constantly inciting trouble to involve the whites politically opposed to them. For such sentiments he was relieved of his command. Sherman referred him to the Secretary of War, and Cameron referred him to the President, and the latter refused to see him.

DIED. In this city on Saturday evening the 18th inst., in the 84th year of his age, THOMAS EDWARDS, formerly of Rugby, England.

Estate of Candace M. Bowen. STATE OF MICHIGAN, County of Washtenaw. Notice is hereby given, that by an order of the Probate Court for the County of Washtenaw, made on the 14th day of November, A. D. 1876, six months from that date were allowed in the estate of Candace M. Bowen, late of said county deceased, and that all creditors of said estate are required to present their claims to said Probate Court, at the Probate Office in the city of Ann Arbor, Michigan, on or before the 14th day of May next, and that such claims will be heard by the court on that day.

JOHN L. BURGESS, Attorney and Counselor at Law, 3 North Main Street, Ann Arbor.

STILL THEY COME.

Important to Buyers of Dry Goods

We have received during the past week 30 cases assorted

FALL & WINTER DRY GOODS,

And we are going to sell them for the next 60 days at prices that will tell. 200 more of those Stylish Long Cloaks. 50 pieces more of those 25 cent Dress Goods. 10 pieces more of those handsome Colored Cashmeres. 10 pieces of those Cheap Black Cashmeres. 10 pieces more of those stylish Knickerbocker Suits. 50 pieces "Collingwood" Alpaca and Brilliantines. 25 more of those handsome Paisley Shawls. 25 dozen Ladies' Kid Gloves at 50 cents per pair. 25 dozen "Princess of Wales" Kid Glove, the best Glove for \$1.50 in America. 50 dozen Childrens' Wool Hose at 10cts per pair. 25 dozen Men's Hose at half price.

CLOTHS, FLANNELS AND BLANKETS

Bleached and Brown Cottons from 5 cts up; Prints 5, 6 and 7 cts. Goods shown without importunity to buy.

C. H. MILLEN & SON.

NOVELTIES & STAPLE FABRICS

FALL GOODS

DRESS GOODS, ALPACAS & BRILLIANTINES, COLORED CASHMERES AND MOHAIRS in all the new shades and TRIMMING SILKS TO MATCH.

BLACK SILKS.

A superb stock, all marked on the basis of prices before the advance. Also, the largest stock of BLACK DRESS GOODS.

UNUSUALLY LOW PRICES.

It is our intention to follow our system of low prices from the beginning, preferring to increase our sales early in the season and not wait until later to mark down prices.

We call special attention to our

LADIES' CLOAKS, SHAWLS.

Waterproofs, Flannels, Cassimeres, and Ladies' and Gents' Under-Wear.

It is our desire that everyone should come and look at our goods. It incurs no obligation to buy, but we want everyone to know where to find the BEST AND CHEAPEST STOCK OF DRY GOODS.

A DOLLAR SAVED

STAR

IS A DOLLAR EARNED!

NEW GOODS!

And prices LOWER THAN EVER.

I have purchased in New York, for cash, and I am now daily receiving one of the largest and most select stocks of groceries in Washtenaw County, consisting of a full and well selected

LINE OF TEAS,

All of the new crop—including Gunpowders, Imperials, Young Hyson, Hyson, Japan, Oolong, Formosa, Congou, Souongou, and Twankays.

Together with a full line of COFFEES, consisting of the following brands: MOCHA, OLD GOV. JAVA, MARAKIBO, LAQUAYRE, SANTOS and RIO, both roasted and ground; a full and well selected stock of

SUGARS, SYRUPS AND MOLASSES,

Together with everything in the line of Pure Spices, Canned Fruits, and Vegetables. We have a full and complete line of

BOOTS & SHOES, HATS, CAPS, GLOVES

And Hosiery. Also, a choice assortment of Ladies' and Gentlemen's Underwear, Collars and Cuffs. Goods and Prices and we will insure satisfaction.

EDWARD DUFFY.

"Maynard's Block," cor. Main and Ann streets Ann Arbor, Mich.

Sewing Machines

The very best that are made, and attachments and parts for nearly all machines.

SINGER MACHINES

Repaired better than anywhere else in America. If your machine don't work well, trade it for one that does, or have it repaired. All machines sold on easy payments at the office.

Second door east of Post Office, Ann Arbor, Mich.

L. L. GRINNELL, Agent.

NOTICE.

COME into the enclosure of the subscriber, on or about the 10th day of October, A. D. 1876, one grey heifer, about one and one half years old, color white and red, marked with a black neck, spots between the horns and red on the nose; middle size. The owner is hereby notified to call, prove property, pay charges and take the said heifer away.

Dated, Freedom, Oct. 10, 1876. JACOB FIEBEL.

C. B. PORTER, DENTIST,

Office over Johnson's Hat Store, South Main Street, ANN ARBOR, MICH.

RAILROADS.

MICHIGAN CENTRAL RAILROAD.

MAY 29, 1876.

GOING WEST.		GOING EAST.	
STATIONS.	Time.	STATIONS.	Time.
Detroit, leave.	7:00	Ann Arbor, arrive.	8:00
Wayne Junction.	7:10	Ann Arbor, leave.	8:10
Ypsilanti.	7:20	Ann Arbor, arrive.	8:20
Ann Arbor, leave.	7:30	Ann Arbor, arrive.	8:30
Ann Arbor, arrive.	7:40	Ann Arbor, leave.	8:40
Dexter.	7:50	Ann Arbor, arrive.	8:50
Chicago, arrive.	8:00	Ann Arbor, leave.	9:00
Chicago, leave.	8:10	Ann Arbor, arrive.	9:10
Chicago, arrive.	8:20	Ann Arbor, leave.	9:20
Chicago, leave.	8:30	Ann Arbor, arrive.	9:30
Chicago, arrive.	8:40	Ann Arbor, leave.	9:40
Chicago, leave.	8:50	Ann Arbor, arrive.	9:50
Chicago, arrive.	9:00	Ann Arbor, leave.	10:00
Chicago, leave.	9:10	Ann Arbor, arrive.	10:10
Chicago, arrive.	9:20	Ann Arbor, leave.	10:20
Chicago, leave.	9:30	Ann Arbor, arrive.	10:30
Chicago, arrive.	9:40	Ann Arbor, leave.	10:40
Chicago, leave.	9:50	Ann Arbor, arrive.	10:50
Chicago, arrive.	10:00	Ann Arbor, leave.	11:00

