

The Transcript.

R. H. COLLINS, T. D. BOWER EDITORS.

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WORK HARD to-day and the victory will be won.

A "Boss" is a man who is in politics for all that he can get out of it. Is Mr. Barroll that man?

The Kent News' Boss edited their paper last Saturday, and he announced in his editorial that Mr. James T. Dixon is to be retained in the clerk's office for life, if nominated and elected.

The Democratic party never has stood for the protection of private interests. But that is what the renomination of Mr. Dixon for clerk means. It means MONOPOLY.

IT IS REPORTED that a bank director edited the Kent News' editorial columns last week, which accounts for a lengthy comparison, laughable as it was ridiculous, of a bank cashier with the Clerk of the Circuit Court.

IF MR. BARROLL is such a "Boss" as Mr. Smith's paper pictures him to be, let them answer whether he ever proved a traitor to his party or political friends, or that he sought to defeat the Democratic ticket when its nominees were not suitable to his uses.

THE STATEMENT published in the Kent News last Saturday that the Antis distributed whiskey in Chestertown the week before is an absolute and flagrant falsehood, and the editors of the paper knew it was a falsehood, when they published it. But their paper was full of such stuff last Saturday.

THE Kent News editorially announced last Saturday that Mr. Dixon, if elected, is to be given the office for life. This is certainly hard upon the many honorable and intelligent men from the First District to the bay, who are able to fill the office with the greatest credit. Nominate Mr. Dixon and he's there for life. That's the edit.

PUBLIC OFFICE may be a public trust, but it is a mighty big way from being a private monopoly. If a clerk of the court should be retained in office for life, why should not the county treasurer, who handles thousands of dollars of the people's money? Because the treasurer ain't a Smith and Usilton man.

IN MARKING your ballot to-day draw a black pencil line through every name you do not wish to vote for.

For Clerk of the Court—Vote for one. For Register of Wills—Vote for one. For County Treasurer—Vote for one. For Sheriff—Vote for one. For County Commissioner—Vote for two. For House of Delegates—Vote for two. For Delegate to State Convention—Vote for seven.

DOES ANY ONE suppose for one moment that if the Organization forces have any information in their possession of a violation of the Corrupt Practices Act by any of the People's faction candidates they would hesitate for a second to publish it. But why don't they prosecute? What's the use of saying a thing if you can't prove it?

ACCORDING to the Kent News of Saturday, Mr. Hope H. Barroll is one of the greatest men who ever lived in the county. Messrs. Smith and Usilton, even in the hey-day of their political youth, are not to be compared to him, but it's a mighty one-sided thing to say that Mr. Barroll could be any more of a "Boss" than the present party "Bosses." Never got any boodle for being a boss, did he?

FAITHFUL SERVANT.

If Mr. Barroll be the "Boss" as pictured in the Usilton & Smith Organ, will any one ever accuse him of being in politics for the dollar? Has he during the last 35 years received from the Democratic party annually an income of from \$2000 to \$3000? Has he ever been the one to cut the nominees of his party? Has he ever broken a promise, or has he ever betrayed a friend?

THE IDEA of comparing the clerk of the circuit court with cashiers of our banks. Messrs. Copper, Russell and Harris are elected by their banks and Mr. Dixon is elected by the people. To continue a man in an elective office because of his past services is undemocratic and out of harmony with the best interests of the party. Mr. Dixon has had enough, and there are other people in this county who will make just as good officers as he has made. Six years more means \$63,000 for Dixon. Ain't that enough? Yes, and more.

HOW THEY ARE BRANDED.

Wm. S. Hurlock Harry Griffith C. F. Wheatley James T. Dixon Andrew Medders John E. Morris Harry C. Willis

SEND THESE MEN to the State Convention. They will represent the very best interests of the party, and their action will add strength to the ticket in the election.

ELMER E. LEARY, Wm. H. MCKEE, G. E. NOLAND, G. W. RASH, W. IRVING ROBINSON, CHARLES M. VICKERS, EDWARD C. WALTERS.

MR. JAMES T. DIXON was defeated for the nomination for clerk six years ago, but was given the nomination by those who defeated him—Mr. Barroll and his friends. Mr. Barroll and his friends not only nominated Mr. Dixon, but they elected him by the biggest majority the Democratic ticket had received for many years in Kent county. To-day Mr. Dixon is a bitter enemy of the very people who gave him the nomination six years ago. Why should he be after he was virtually given \$18,000 by Mr. Barroll and his friends?

Who is the State Central Committee for Kent county, anyhow? Dr. Barwick asked Mr. John C. Redmile on Tuesday of last week, how much his assessment was, and to whom to pay it and when. Mr. Redmile, one of the members of the committee, told him he did not know how much it would be or when he was to pay it. On Wednesday morning following, Mr. Redmile went to see Dr. Barwick and told him that that day, Wednesday, was the last day. Dr. Barwick came to Chestertown and paid his assessment. Now, of course Mr. Redmile was not to blame for this. He simply had not received the information from the State Central Committee—Mr. Smith.

HON. JOSEPH A. WICKES says that Mr. Dixon's fitness for office of Clerk of the Court is perfect and that he has no superior in this circuit as far as knowledge goes.—MR. SMITH'S PAPER.

Hon. Joseph A. Wickes was one of the best jurists who ever graced the bench of this Judicial Circuit. But it is a significant fact that Judge Wickes retired from the bench shortly after Mr. Dixon was elected clerk. Judge Wickes was a good friend of Mr. Frank E. Greenwood, who was the very efficient deputy under the late Dr. Samuel G. Fisher, and he did everything in his power to have Mr. Dixon retain Mr. Greenwood as his deputy, but to no avail. Mr. Greenwood was turned down, and he had made as good a deputy clerk as the county ever had. Now, if Mr. Dixon should not Mr. Dixon have retained Mr. Greenwood?

MR. BECK'S STATEMENT.

We will let the people of the county judge between Mr. Beck's letter published in the TRANSCRIPT last Saturday and his statement published in the Kent News. We believe the letter was a promise of Mr. Morris to give Mr. John Edward Crew, a man beyond reproach, a piece of road to work if Mr. Morris is nominated and elected, and Mr. Morris' withdrawal from the ticket is therefore asked for. Mr. Beck's statement as published in the Kent News furnishes no excuse for the promise contained in his letter to Mr. Crew. Mr. Beck in his statement last week makes no denial that Mr. Morris made such a promise, but he admits that he had been endeavoring to get Mr. Morris to give Mr. Crew a piece of road for two years, and yet only when Mr. Morris is a candidate for re-nomination and election has he been able to secure Mr. Morris' promise to deliver the goods upon the condition that he is nominated and elected. Such a promise we are firmly convinced, disqualifies Mr. Morris for office, and he should withdraw.

Mr. Barroll's paper is trying hard to furnish the Republicans with material to run their fall campaign. Mr. B. himself asked a prominent Kent county Republican last week, why he did not jump into the present Board of Kent County Commissioners and give them the "Boss" as his paper was doing. The man replied that it was not worth while when you've got someone else to do the fighting for you.—MR. SMITH'S PAPER.

We have refrained for personal reasons from saying anything concerning the Kent News directly during this campaign, but we cannot allow the above statement which appeared in that paper to pass without an explanation. Everybody in Kent county knows the political career of the Kent News. They know how it not only furnished the Republicans with material for the campaigns of 1895 and 1899, but they know how from 1895 to 1903, sufficient Democratic votes were induced to leave their party to keep the Republicans in power. The people of Kent county know all about the political career of the Kent News, and it comes with exceedingly poor grace to charge Mr. Barroll's paper with furnishing the Republicans with material for their fall campaign, when the memory of how whole tickets have been defeated in past campaigns and even individuals have been made to suffer the sting of defeat because of the "material" which the News has furnished the Republicans in the past.

Corrupt Practices Act.

SEC. 160v. Whoever shall electioneer, conduct a voter (except when physical disability requires assistance) or attempt to influence the vote of any voter, within 100 feet of any polling place of any primary election in any county or who shall place a distinguishing mark upon any ballot or envelope delivered to for the use of any voter at any such primary election, or who shall provide for or inclose in any envelope to be used in voting such ballot, any inclosure whereby to identify the ballot, or who shall endeavor to induce any voter within the polling place to show how his ballot has been marked, or who shall carry away or attempt to carry away from the polls before the closing thereof any envelope or envelopes of the character used, or who shall deliver to any voter for use in casting his ballot, or use any ballot or envelope different from those provided for in this Act, or who shall show the face of a marked ballot to any judge, clerk, officer or other person inside of or within one hundred feet of the polls before the polls close or shall induce, request, directly or indirectly agree with or encourage a voter to keep his ballot in sight of any person or persons from the time at which its contents are known by any such person or persons or his associate or associates until delivered to the judge for enclosure in the envelope to be deposited in the ballot box, shall upon conviction thereof be punished by a fine of not less than fifty (\$50) dollars nor more than two hundred (\$200) dollars, or by imprisonment in jail for not less than fifteen days nor more than six months, or by both such fine and imprisonment, and one-half of such fine collected shall be paid unto the informer and the other half to the County Commissioners of any county for the use of the public roads.

PUBLIC OFFICE NOT A PRIVATE MONOPOLY.

The editorial published in the Kent News last Saturday relative to the candidacy of Mr. James T. Dixon for clerk of the circuit court for a third term of six years, is about as unsound in its Democracy as any thing that has appeared during this campaign. One of the cardinal principles of the Democratic party is rotation in office. From the beginning of political parties, the one great slogan of the Democratic party has been "we believe in rotation in office." The question of Mr. Dixon's fitness for the office does not enter into the advisability of his holding that important office for a third term. The great question to be settled by the voters of this county to-day is, "Is it in harmony with the best interests of the party to renominate a man for the office who has held the place for 12 years, and is it in keeping with the principles for which the party stands?" Are there or other men in the county whose services to the party entitle them to that office as much as have Mr. Dixon's services rendered, and are the people of Kent county to give Mr. Dixon a monopoly of this office simply because he has made an efficient officer? What man in Kent county, after 12 years of experience, could not have made as efficient an officer as has Mr. Dixon? Are we going to change the principles of the Democratic party simply to gratify Mr. Dixon's desire to hold office—and that the very best in the gift of the county? So far as Mr. Dixon's fitness for office is concerned, how much more experience had he than any other man when he first became clerk, and yet it made no difference how little experience he had he has received \$3000 a year from the time he entered the office until the present day. What banking or private institution would give a man the same salary for no experience that the Democratic party gives to him? He receives after he becomes accustomed to the duties of the office? The comparison between the officers of our banking institutions with Mr. Dixon's banking institutions with Mr. Dixon's position as clerk of the court is as laughable as it is ridiculous. Why not compare it with the income of one of our lawyers? I would be just as foolish to say that the officers of our banks are concerned there is not a cashier or teller who received anything like the amount of salary for his first several years' services he receives to-day, and there is not an officer in any institution in this town who has received one-half of \$35,000 and \$50,000 in salary in the past 15 years. No one knows that any better than the editor of the Kent News, who is the secretary of the board of directors, who pay one of these officers. But be that as it may, we agree that public office is a public trust, but it is by no means a private monopoly. The Democratic party is doing itself and its adherents a great injustice to retain Mr. Dixon in this office any longer. It makes no difference how efficient he may be, there are other good men in the party who, if they could secure the Democratic party, they would be heard on all subjects—purely personal matter excepted. The Editors are not responsible in any manner for articles that appear in this column.

GO OUT TO VOTE.

Every man who has the interest of his county at heart should go to the polls and vote this afternoon. There is no question in our minds as to the result of the primaries if the people have been left to their best judgment in the matter, and the People's faction are expecting to win every man on their ticket. We know what the sentiment of the people of the county is, and yet we also know what a desperate effort the Organization forces have made to corral votes. We advise our friends in every district in the county to work hard, keep your eyes open, and if the Antis fail to win this fight, it will not be the fault of the true and tried voters. The Antis will poll the biggest vote in the history of their organization to-day, and they expect to win this fight if there has been no crooked business. Work hard and we'll win.

Rotation in Office is Democracy.

The constitution of Maryland framed by the best and noblest of her democratic sons, declares, "that long continuance in power or trust is dangerous to liberty; rotation therefore is the best security for permanent freedom." So strong has this doctrine taken hold of the people that no man since its adoption has ever been chosen Governor of Maryland for a second term of only four years. What shall be said of a third term of six years! Surely twelve years in one office like the Clerk of the Court and drawn his pay for that period, he should be willing to give way and let the other fellow have a chance, and should not consider it a hardship in doing it.

PEOPLE'S COLUMN.

The columns of the TRANSCRIPT are open to the proper discussion of all topics of public interest or importance. Whether the editors agree with the sentiment expressed or not, the people should and may be heard through the TRANSCRIPT's columns—the paper will be the Forum from which they may be heard on all subjects—purely personal matter excepted. The Editors are not responsible in any manner for articles that appear in this column.

"Unanswerable."

If Mr. Barroll is the BOSS he is painted in the Usilton-Smith organ, can any one say he has ever been a LOBBYIST? Has a dishonest dollar ever stuck to his fingers? Has he ever bought and sold legislation? Has or not his influence been for the welfare of the Democratic party? Has he ever betrayed his party? Did he try to elect or defeat the ticket in 1899? DEMOCRAT.

Corrects a Wrong Report.

The Baltimore American of June 3rd made the following statement: "The story in the Washington (D. C.) papers of my severing my connection with Washington College is altogether wrong," said Prof. "Mike" Thompson, of Chestertown, Md., the noted athletic trainer and umpire of

sporting events, at the Rennett yesterday. "I like the Eastern Shore too well to want to give up my residence there. I could be in a city if I wanted to no doubt, but the country has a greater interest and a warmer place in my affections."

The country atmosphere is certainly better for a man than that of the big towns. The simple life is impossible where a multitude of beings are crowded together and the human machine wears out too quickly. The best men in the cities today were country-bred, as a rule. Their start in life and early training endowed them with vigorous bodies, clear of the taint of disease, and, moreover, in their rural environment they got habits of sobriety, industry and determination that their later experience did not destroy and which gave them a big advantage in the race for success."

ROYAL PROCLAMATION.

TO ALL MY FAITHFUL SUBJECTS, GREETING:—

Know all Men by these Presents that I, William, the Sweet, holding My Office by the Grace of my own Favor and without the Election of my Subjects, do hereby declare My Will unto My Faithful Men of My County of Kent, in the State of Maryland.

Unto you, Clarence, otherwise familiarly known as Cad, I declare that you have no Political Ambition, and never had. I know you are not a candidate for the Clerk of My Court. This I have announced for you in your presence in order to save Ourselves the trouble of your Candidacy. I elect and ordain that for Six Years more you remain in private life, and then I Promise that you shall enter the Race without a Handicap.

To you, William, My Banker, I have known of your Worthy Ambition for many years. It grieves me at this time not to gratify you, but other things shall in the end be rewarded, but this time I Will that you shall not be gratified, and My Clerkship I shall dangle before your eyes for the next succeeding Six years. No more, my dear Joseph, my Cousin, once more I say thy name and kinship is to thy Hopes a death blow. The Raft of My Dynasty is not sufficiently strong to float us both. I have found thee useful to strengthen My Power. I have made it known privately to all my Subjects, as thy Brother-in-law, by my favor, again to hold office, that six years hence thou mayest labor with the Sycophantic stone and roll with it if thou can into My Clerical Office. Until then, Adieu.

Chas, my best loved, did I hear from thee that thou would'st love to be My Clerk. Many things other than that hast thou held at my hands. Now I bid thee bid thee the Little Clerkship. Abide thou thy time in patience. Six years hence thou may'st aspire to higher things. I have in My Pocket a Bag of Promises, sweet, E'en hone—with these content thyself. Meanwhile, sometime, bye and bye, I promise to make thee.

Irvin, my beloved son, I have heard of thy aspirations. But at the auspicious moment as thou didst not withdraw, into the political Gulf, where all disobedient politicians dwell, beneath the deepest depths I have consigned thee. Prepare to believe that My favor is forever withdrawn. Not even six years hence shalt thou be My Clerk.

James, my best beloved, I have willed, ordained, and given unto thee the sole right to fill My Office as Clerk. Once I have made thee My Register. Twice have given thee My Clerical Office for six years each time. In all 18 years hast thou filled, to My entire satisfaction, My Office in My Court House. It is My will and pleasure, and by these presents I announce unto all My faithful subjects My intention to induct thee unto thy Office once more, in November next, for a Third Term of six years. What boots it to hear these rebellious complaints of My subjects? What rights have they to deny My Kingly Will? If the people object and say it is too much for one man to convey to them my answer, "That it is My will and desire that My Office of Clerk is to be filled by thee for six years more." Let this suffice. If they express disapprobation, I will then boldly that upon the expiration of the term of six years more, as a punishment for their disobedience, it is My intent and Royal Pleasure in 1915 to Proclaim thee Clerk for Life!

Done in My office in the Town of Chestertown, in My County of Kent, in this Part of My State of Maryland.

WILLIAM, THE SWEET.

ATTEST: MARION DE WILEY, Chancellor.

TRUSTEE'S SALE

OF SMALL TRACT OF LAND

in the First Election District of Kent County, Md.

BY virtue of a decree of the Circuit Court of Kent county, Maryland, in Equity, No. 1898, passed in a cause in said Court wherein William M. Darrell, et al., are complainants, and Norman Darrell, et al., are defendants, the undersigned trustee, will offer at public sale, at the Court House door in Chestertown, Maryland, on

Tuesday, July 6, 1909,

AT 11 O'CLOCK A. M.:

All That Tract of Land

situate in Kent county on the public road leading from the Cypress Branch to No. 10 School House and the road leading from No. 10 School House to Millington, containing

1 ACRE OF LAND,

MORE OR LESS, and improved by a Two and One-Half Story

Frame Dwelling

with 6 rooms, and stable, both in good condition, having been built within the last 3 or 4 years. This property is now occupied by Wm. M. Darrell.

TERMS OF SALE:—One-half of the purchase money to be paid in cash on day of sale and the balance will be secured to the satisfaction of the trustee. Cost of deed, etc., to be paid by the purchaser.

WM. M. SLAY, Trustee.

DR. GEORGE R. JONES, GALENA, MARYLAND.

Office at the residence of Mr. Charles E. Lane. Hours: 7 to 9 A. M., 12 to 2 P. M. and 6 to 8 P. M.

A. Cohen's SANDY BOTTOM DEPARTMENT STORE

is going to have a BIG REDUCTION SALE

On Matting, Oil Cloth, Rugs

And Druggets

Now is the time to buy your \$2.50 Porcelain Rockers at A. COHEN'S STORE for only \$1.50

\$15 Bed-Room Suits for only \$11.00 now

\$20 Bed-Room Suits for only \$15.00 now

1 Iron Double Bedstead, Spring and damaged will sell to the highest bidder. Mattress go at \$4.99

Extra Heavy 30c Matting go at 20c

30c Japanese Matting go at 15c, 20c

Jointless Matting will go at 12c

\$1.00 Extra Large Rugs go at 49c

\$10 and \$15 Druggets, all wool, slightly damaged will sell to the highest bidder.

Very Best 25c Machine Oil go at 25c

Standard Deering Binder Twine 7 1/2 lb. if paid by Aug. 15, otherwise it will cost you more.

Very Best 25c Machine Oil go at gal 18c

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