VOLUME XIV. BUARICDITHESTKKE

MT. VERNOA, ROCKCASTLE GOUNYY', KY. FR


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TAYLOR GETS IT:
Dick Colemin, the Murderer
Mra. Iathbrobk, Meets :
Horrible Denth.

Mi to Triken From the Catody of the amifir and His Depattes by an Infariated Yob.
 Lightiod by Miosy wuling Heace
Maysille, Ky, DeC. 7-Negro mur-
derer Bick Coleman arrived at $10: 30$ derer Bick Coloman arrived at $10: 20$
Weduesday morning under at special
unard of deputies sworn in by the suard of deputies sworn in by the ald, Constable Dawson, Chief of Po-
Mice Donovan, an of the police force
and two deputy therifs. When they
arrived at the court house they were srrived at the court house they were
meet ty a mob of fally 1,000 peopie,
headed by James Lashbrook, the bumband of the murdered woman, and
went immediately up second street through the central portion of the
eity to the min, followed by fully five eity to the mit, tonowed by this city
to ounand of the eitizen of this
and county. This is the first time arything of this kind ever happened
in this city, and the excitement in in-
temae. Alt was done that was poskibio by the sheriff and hie gaard to pre-
vent a hehehing, but in the face of
such a mol of people, irreapective of color. it whs uxeless to nttempt to do
anything save deliver him up, which was done. They grabbed him and hiup up above the elty snd atrung him
up. The poor wreth could be heard
above the ories of the mob, pleadid for his hife, but the mob only heard
the crites of My. Iakhbrook, and the
vengeanee they meted out to him was just the thing.
About 250 we
Tuesdsy nilght expecting bim, buat aa Wednewiey morning There 10.00 him
ing what wonld thive beet done had thg what would have beee done hed
they sueceeded in getting himm lin jail,
ns there would have as there would have undoobtedy
beer. sereral killed in the attempt to
storm the jail doors. young saplling Then they heaped.
hoge pile of hrush wnod and timber
ThR Dewseratie candidates in the late election have filed contests against their respective Republican opporients, who, on the face of the returns, were awarded the cer tificates of election. Five general causes of action are sennds for entest:
First, the use of tissue ballots is the counties of Knox, Johnson Magoffin, Pike, Martin, Jackson, Owsley, 1ewis, Carter, Pulaski,
Bell,., Clinton, Russell, Adair, Har lan. Casey, Wayne, Whitley, Todd Caldwell, Crittenden, Perry, Mul enburg, Monron, Metcalf, Butler Letcher, Leslie, Lee, Laurel, Hart, Greenup, Grasson, Estill, Edmon-
son, Cumberland. Clay. Ereckinson, Cumberiand. Cla
ridge, Boydand Allen.
Second, the unlawful use of the
military on the day of election.
Thtrd, the use of an immense
corruption frid. procured and used for the purpose of Iraudulently and:corruptly controllinglthe elec
tion.
Fourth, the improper interfer Fourth, the improper interfer
ence of Federal Marshals and
Depaty Marshals at the polls. Fifth, he unlawfut issuing o
injunctiors by cerran judges o
Courts, compelling election officers to sign false returns and fraudulent counties of Jefferson, Knox and
Lewis. or transparent bahots, has not
only been provell bv the Demo Republicans The Court of Ap.
peals in passing on this very quest on the gth, up frome.
"Weare We are
balliets
white
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ply w
not c
taw and
This is th
the bighest
test Boar

## governed

The charge as to the unlawful use
ion, has been
and Ellis,
Election Bonders of the Staic
act of calling out the State Guard
not only ualawful, but reprehensi-
hisaction in calling out the State troops in Louisville, says be did ter, (President of the Dispatch Publishing Company,) Chae. Ricwart, (Editor of W. Knott, (Editor of Post) and others, which stated that affiants believed the free exercise the right of franchise would be in danger that breaches of the peace and rints would occur on the day
of election; that it would be necessary to strengthen the civil authorities by the employment of military force. But be affiants went further, and advised the Executive hat the minitary, torce could not be of the Matyor, Sheriff, Jailer, or con fidence of the police. The lav di rects when the military is called command of the civil authorities of the county' except when marsha aw is declared. But jn this case, up on the affidevits of interested pertishans, and altbough the Mayor. Sheriff, Jailer and Chief of Police
are bonorabil pentlemen and civil officers acting pnder outh, it ap peirs thit the soldiers were called out to reshe, puther thas "strengel.
"the civir " thorities, and that $\mathrm{en}^{\prime \prime}$ the civir thorities, and that

 and althoughthey were kivil offi fice, conservators of the peace in their city and county, yeta" "peti and a telegram from a J. F . in the
and form of an nffdavit, was sufficient
warrant for him to call into servic the military to ressist the legally elected and acting civil officers of the Countr of Kent on and City of
Covington. Why? Who can it was not because the officials were Democrats, while the tele graphing J. P. and the s
citizens were Republicans.
The third grounds, that the R pubticans had an immense co
ruption fund, how it was rais and how it was used, is known by

## The fifth, the illegally issuing

circuit Judges against election of
ficers, has airesty been refered
as having befn decided by the
void.
It is not only true, that the t
sue ballots were resonted to for the
purpose of ascertaining whether
the "floater" had delivered th
goods, but in counties wherse the
ballot, were not it use, othe
schemes and devices wereemplos
by which the Honest Election
Leaguers would know their money
was not paid for something they
This was not an electiou by the secret ballot as has alreasy bee
shown bv proof, unquestioned.
many of the counties: it was no
an election when the voter, fre
from intimidation, was permitte
to cast hin ballot for the permitidates
of his choice, as the proof tin
City of Loussille and many other
was an election by bribery, intimi.
datiou, force and frain. If it had
been different by many thousand
election the Democratic ticke
would have been electea by a larg plurality.
Democistic candidates aye entitle
to the offces for which wer
candidates. And now, wivth the
facts, as the proof already, take
hows, aud the law ss declited
hows, aud the law as deciared in
of Appeals and the State Election
very source right, as shown from
Demociatic candidates owe, it to
Semseives, their party, and th
State to contest for the offices
which thefy were iegally elected.
Prisident McKinley's neessag
Congress, last week, was both long and voluminous. He paid ahigh tribute to the late Vice-President,
Mr. Hobart. The President comes straight out for the gold standard. In the St. Louis Convention that
nominated Maj. McKinley the latform declared for silver by $>$ In ernational agreement. Ex-Speak-
er Reed says if the millionaires er Reed says if the millignaires want the gold standard, they must pass it during the conving session Coogress. The greater part of the messoge deals with Porto Rico,
Hawail and the Phitippines, But Hawaill and the Phitippines, but
no definite recozmendations for oo definite recommendations for ar-off islands are proposec. For orto Rioo, he suggests a tepporTy civil govermment with a Leg. dative and Execurive branch to Cothing is said of the fature gow-
Cnent of Ha wail save the inme. nunent of Hia wail save the imme-
datel establishment of a Federal ourt. We wert jreatly in hop y for the new y indicated ,



