

MILAN EXCHANGE.

County Directory.

RAILROAD TIMETABLE.

Louisville and Memphis Railroad. TRAINS SOUTH. ARRIVAL. DEPART. 11:30 A.M. 12:00 P.M.

TRAINS NORTH. ARRIVAL. DEPART. 11:30 P.M. 12:00 A.M. A. W. LOVING, Agent.

New Orleans, St. Louis and Chicago. SOUTH. ARRIVAL. DEPART. 11:30 A.M. 12:00 P.M.

TRAINS NORTH. ARRIVAL. DEPART. 11:30 P.M. 12:00 A.M. J. G. BOYD, Estimator.

REMOVAL.

The EXCHANGE office has been moved to the second story of the Dickinson block, corner of Main street and Depot Square.

SPARKS.

Christmas gift! The new "city duds" were installed Monday. Begin the new year by subscribing for the EXCHANGE.

The Christmas tree is the talk among the little folks now. Prof. Parker, of this city, has a music class in Trenton.

The weather is delightfully clear now, and "cold as Christmas." The Grangers shipped a lot of cotton from this point to Liverpool last week.

That nuisance, ordered by the Board to be removed, still stands, a regular man-trap. In the midst of your enjoyment of the Christmas festivities, remember the suffering poor.

E. H. James, at Pickettville, says he will be underdressed by nobody—not even by Milan. Our merchants have the "dead loads" of Christmas toys and goods suitable for presents.

Our country friends have been in town in large number this week. Trade has been lively in consequence. The wives of the Christmas army, in the shape of small boys with firecrackers, have made their appearance.

Keep a close watch for fire during the holiday festivities. Many large conflagrations have been caused by firecrackers. It is rumored that a young lawyer of this place will marry soon.

A man living beyond Trenton came to Milan to buy goods last week. See the fine effects of advertising and selling goods cheap. R. J. Robertson's store came near burning last week by a bad catching fire in the back room.

CITY COUNCIL.

Regular Monthly Meeting: The New Board meets in regular session Monday, present, A. Jordan, Mayor, J. G. Boyd, M. L. Baird, S. F. Rankin, Wm. Williamson, W. J. House and J. H. Dickinson, Aldermen, and J. H. McDonald, Marshal.

The minutes of the former meeting were read and adopted. The following accounts were allowed and ordered paid: J. L. McDonald, \$37.90. R. D. Jones, \$9.27.

On motion, the single plank walk on Lester's alley was ordered extended through from Main to First street. On motion of Ald. Dickinson, the Mayor appointed J. H. Dickinson, S. F. Rankin and Wm. Williamson to examine and report at the next meeting the propriety of erecting street lamps, and the number and character of them.

The election returns for Mayor and Aldermen for the year 1875 were read and ordered recorded, showing the election of the following officers: A. Jordan, Mayor; S. F. Rankin, J. D. Lusk, J. H. Dickinson, Wm. Williamson, R. J. Robertson and E. H. Williams, Aldermen, and J. L. McDonald, Marshal.

On motion, the Board adjourned. The new Board then convened and the members were sworn in by the Mayor. On motion, the election of J. L. McDonald was ratified. On motion, the Tax Collector was allowed until the next meeting to collect and report.

J. H. Dickinson, J. D. Lusk and Wm. Williamson were appointed Street Committee. E. H. Williams, S. F. Rankin and R. J. Robertson were appointed Sanitary and Finance Committee. Board adjourned.

Dentistry. Dr. A. J. Denton has permanently located in Milan, where he offers his professional services to the people as a Dentist.

Personal. Prof. R. M. McIntosh, the well-known music composer and vocal teacher, and author of "Tabor," the "Amaranth" and other books, will be in Milan this week. We hope our citizens will secure him to teach a class. He is one of the best, if not the best, vocal teachers we ever knew.

We were honored last Saturday with a visit by Col. John H. Sarge, candidate for the U. S. Senate. He served eight years in Congress with honor and four years in the Confederate army with great gallantry. He was marching westward.

Hon. W. H. Stephens, of Memphis, paid us a flying visit Monday. He was on his way home from Jackson, where he addressed a large audience Saturday. He is a prominent candidate for the U. S. Senate, and will represent us with distinction, if elected.

Prof. H. S. Kennedy, of Canton, Miss., spent yesterday with us, on his way to Middle Tennessee. He has been doing well in Canton and is wonderfully pleased with that beautiful city. We wish him a pleasant holiday and safe return.

A. J. McConico, Auditor of the N. O., St. L. & C. road, died last Sunday. The depot here and the locomotives on the road were draped in mourning. S. B. Williamson, James Rhodes and James Pratt, cadets of the East Tennessee University, returned yesterday morning to spend the holidays.

Remember Stone & Mills will not be underdressed. A petition is being circulated in this county, to be presented to the Legislature, asking that a tax be placed on dogs. This is a good movement, as the loss of thousands of dollars annually in this State. We talked with a gentleman the other day who had visited nearly all the towns in West Tennessee, and he says Milan is decidedly the "liveliest" one he has seen. He thinks it is destined to be a town of such importance, so do we.

THE BEST.

The Aldine for January, 1875, is duly at hand, and certifies to the credit of being the very best number yet issued of that beautiful publication. In both pictures and literary matter, this month, there is an infinite variety and corresponding excellence.

Pictorially, the leading attractions are "A Daughter of Coptera," after Vermet-Lecompte, by John S. Davis—an admirable work of art, and supplying one of the highest types of the dusky Oriental beauty; three magnificent views of the mountains of the "Delaware Water-Gap," illustrating that picturesque region to fine advantage; an attractive full-page, also by Davis, "Fisherman's Luck;" "Love's Office," by Sigbert, and "The Appointment," by Otto Erdman, two admirable companion pictures, telling their stories with life and vigor; a very striking "Silver Full-Moonlight," weirdly attractive; a fine view of the new "Western Union Telegraph Building," New York; and an elaborately finished portrait of Miss Margaret B. Moore, the popular evolutionist.

The literary contents are also first-class, as usual. "Our space forbids further notice this week. The Aldine Company has determined to establish an Art Union, similar to the well-known Art Union in England, and distributes its works of art, both sculpture and paintings, which are constantly collecting among its subscribers. Art premiums, valued at \$2,500, will be distributed among each series of 5,000 subscribers. Subscription tickets, at \$6.00 each, entitle the holder to the Aldine for a year, to the new chromo, and to a ticket in the distribution of art premiums. The Art Union, publisher, No. 58 Milk Lane, New York City.

Big Invention. Lloyd, the famous map-maker, who made all the maps for Grant and the Union army, has invented a system which he has just patented. It is a way of getting a map of the United States—showing from ocean to ocean—on one sheet of blank note paper, 40x50 inches large, on a lightening press, and colored, sized and varnished for the walls as to stand washing, and making anywhere in the world for 25 cents, or unvarnished for 10 cents. This map shows the whole United States and Territories in a group, from surveys to 1873, with a million places on it, such as rivers, cities, villages, mountains, lakes, rivers, streams, gold mines, railway stations, &c. This map should be in every house. Send 25 cents to the Lloyd Map Company, Philadelphia, and you will get a copy by return mail.

We will send the EXCHANGE and the Louisville Weekly Courier-Journal, postage prepaid in both papers, for one year, for \$3.50. The Weekly Courier-Journal is the great family paper of the Southwest. It will, on December 31, 1874, distribute imperishable \$10,000 in valuable presents among its subscribers, and every subscription sent through us will be entitled to a registered and numbered receipt for this distribution.

At the College this (Thursday) evening, at 6 o'clock, city time, and for hours of the ball will be opened. A 7 will begin the following program: 1. Circus Galop, by string band. 2. Introduction of Santa Claus. 3. James's Waltz, by band. 4. Calling and delivering presents fifteen minutes. 5. Minnie Lee Polk, by band. 6. Distribution of presents. 7. B. B. W. Waltz, by band. 8. Distribution of presents. 9. Write me a letter from home, by band. 10. Distribution of presents. 11. Kiss-Waltz, by band. 12. V. Voluntary of Santa Claus. 13. Sweet Home Polka, by band. 14. Positively no admittance at the College Hall this evening until 6 o'clock.

To Masters of stanzas. The Masters of the several different Grades in Gibson county are requested to meet in Trenton on the first Tuesday in January, 1875, to select a delegate to the State Grange.

S. H. HALE, Sec. Gibson Co. Council.

Now's Your Time! All our former friends who wish to subscribe for the EXCHANGE, and are a little short of greenbacks, can pay in it in wood. Hitch up your teams and bring it in while the roads are good.

The Milan School for Boys and Girls will commence in the Methodist Church on the 4th of January next, under the control of A. F. Coleman, with proper assistance. Tuition, \$2, \$3 and \$4. Incidental fee, 30 cents per month. For further information, address A. F. COLEMAN, Dec. 23, 1874. Principal.

The following marriage licenses have been issued since our last report: C F Dyer to E A Sawyer. Jas M Hunt to M P P Greer. J A Askew to M A Lodi. N P Davis to J J Dorset. R H Foster to S J Parish. C W Pridle to M R Foyrth. J A May to M A Kiler. Sam Mitchell to Fannie Bass. Mose Anderson to M Wortham. T N Huff to Margaret Jackson. J S Smith to S J Whitley. Unheard of bargains at Stone & Mills.

ORDINANCES.

OF THE TOWN OF MILAN.

Sec. 3. That whenever the Board shall determine that a pavement or sidewalk shall be made, or an old pavement to be repaired, the Mayor or other officer of the town to be made or repaired of the lot or lots in front of which the pavement is to be made or repaired of the action of the Board, and direct them to proceed at once to make or repair the said pavement, as required, within thirty days from and after said notice.

Sec. 4. And if after notice, as aforesaid, the said pavement shall not be done or completed, or it shall not be in progress, the Mayor is hereby directed and required to publish and advertise for proposals to do work, in some paper in the town, for thirty days. The said bids and proposals shall be handed to the Mayor and by him laid before the Board of Aldermen at their next meeting; the work to be by them let out.

Sec. 5. If after notice as aforesaid of thirty days, and if the town shall as aforesaid be determined that a pavement or sidewalk shall be made or repaired, the Mayor or other officer of the town shall be made or repaired of the lot or lots in front of which the pavement is to be made or repaired of the action of the Board, and direct them to proceed at once to make or repair the said pavement, as required, within thirty days from and after said notice.

Sec. 6. The manner of giving the notice aforesaid of thirty days shall in every instance be as follows: The Mayor shall publish in some one of the papers of the town, for three weeks, a copy of the proceedings of the Board in that particular, under his signature, and he shall cause the Constable to have copies of said notice with the owners of said lots specified, if they are residents of the town. If the owner is a non-resident, the said notice shall be left with his reputed agent or tenant, when no personal service of the notice shall be required, and in every instance the Constable shall return a copy of said notice to the Mayor, with a written return of the facts endorsed thereon, which copy the Mayor shall file in his or the Recorder's office.

Sec. 7. In every lot where the town lets out pavements, etc., as aforesaid, to the lot owner, the price of said work shall be paid for by the town, and the lot given for the benefit of the town shall be immediately encumbered in the courts of the county.

Sec. 8. All the pavements hereafter to be made in this town shall be constructed to a grade corresponding with a grade of the streets, and of such width as the Board may from time to time determine.

Sec. 9. The thirty days' notice provided for in the 3d section of this ordinance shall begin to run and be computed from the date of the service of the same by the Constable in case of residents, and non-residents from the date of the first publication.

CHAPTER XXIV. LICENSES.

Sec. 1. Be it enacted by the Board of Mayor and Aldermen of the Town of Milan, That there shall be levied, assessed and collected an annual tax of such a per centum as the Board from year to year fix upon the value of all town lots, pleasure carriages, piano fortes, gold and silver plate and jewelry, watches, whether the property of individuals or partnerships, or incorporated company chartered by the State of Tennessee, and all business within the corporate limits, except such as shall be exempt from taxation.

Sec. 2. The following property shall be exempt from taxation: Lots held by or for any Association of Christians and Lodge of Free Masons, Odd Fellows, or Division of the Sons of Temperance; Private church meeting houses, halls or other buildings used for public worship, or to promote morality and virtue among men.

STONE & MILLS sell more goods and better goods, for less money, than any other house in Milan.

If you don't believe it, try them.

Sec. 3. That whenever the Board shall determine that a pavement or sidewalk shall be made, or an old pavement to be repaired, the Mayor or other officer of the town to be made or repaired of the lot or lots in front of which the pavement is to be made or repaired of the action of the Board, and direct them to proceed at once to make or repair the said pavement, as required, within thirty days from and after said notice.

Sec. 4. And if after notice, as aforesaid, the said pavement shall not be done or completed, or it shall not be in progress, the Mayor is hereby directed and required to publish and advertise for proposals to do work, in some paper in the town, for thirty days. The said bids and proposals shall be handed to the Mayor and by him laid before the Board of Aldermen at their next meeting; the work to be by them let out.

Sec. 5. If after notice as aforesaid of thirty days, and if the town shall as aforesaid be determined that a pavement or sidewalk shall be made or repaired, the Mayor or other officer of the town shall be made or repaired of the lot or lots in front of which the pavement is to be made or repaired of the action of the Board, and direct them to proceed at once to make or repair the said pavement, as required, within thirty days from and after said notice.

Sec. 6. The manner of giving the notice aforesaid of thirty days shall in every instance be as follows: The Mayor shall publish in some one of the papers of the town, for three weeks, a copy of the proceedings of the Board in that particular, under his signature, and he shall cause the Constable to have copies of said notice with the owners of said lots specified, if they are residents of the town. If the owner is a non-resident, the said notice shall be left with his reputed agent or tenant, when no personal service of the notice shall be required, and in every instance the Constable shall return a copy of said notice to the Mayor, with a written return of the facts endorsed thereon, which copy the Mayor shall file in his or the Recorder's office.

Sec. 7. In every lot where the town lets out pavements, etc., as aforesaid, to the lot owner, the price of said work shall be paid for by the town, and the lot given for the benefit of the town shall be immediately encumbered in the courts of the county.

Sec. 8. All the pavements hereafter to be made in this town shall be constructed to a grade corresponding with a grade of the streets, and of such width as the Board may from time to time determine.

Sec. 9. The thirty days' notice provided for in the 3d section of this ordinance shall begin to run and be computed from the date of the service of the same by the Constable in case of residents, and non-residents from the date of the first publication.

CHAPTER XXV. SABBATH.

Sec. 1. Be it enacted by the Board of Mayor and Aldermen of the Town of Milan, That no person shall be allowed to keep his business house, grocery or other place of business open on Sunday, so as to be accessible, nor to sell on that day any goods, wares, merchandise, spirituous, malt or other liquors, nor shall any person deal out the same on Sunday, by gift or otherwise, from such grocery or other place of business, except hotel keepers, who may furnish food to actual guests, and apothecaries, who may fill prescriptions of physicians and sell necessary medicines, or goods for burial purposes. Each and every person offending against the provisions of this section shall be deemed guilty of a misdemeanor, and pay not less than five nor more than fifty dollars for each offense.

CHAPTER XXVI. SEXTON.

Sec. 1. Be it enacted by the Board of Mayor and Aldermen of the Town of Milan, That there shall be elected at the first regular meeting of the Board, or as soon thereafter as may be, a suitable person to discharge the duties of Sexton of the burial ground. Each person so elected shall faithfully perform the duties of Sexton, as herein defined, and shall receive as compensation therefor such fees as are hereinafter provided.

ORDINANCES.

OF THE TOWN OF MILAN.

Sec. 3. That whenever the Board shall determine that a pavement or sidewalk shall be made, or an old pavement to be repaired, the Mayor or other officer of the town to be made or repaired of the lot or lots in front of which the pavement is to be made or repaired of the action of the Board, and direct them to proceed at once to make or repair the said pavement, as required, within thirty days from and after said notice.

Sec. 4. And if after notice, as aforesaid, the said pavement shall not be done or completed, or it shall not be in progress, the Mayor is hereby directed and required to publish and advertise for proposals to do work, in some paper in the town, for thirty days. The said bids and proposals shall be handed to the Mayor and by him laid before the Board of Aldermen at their next meeting; the work to be by them let out.

Sec. 5. If after notice as aforesaid of thirty days, and if the town shall as aforesaid be determined that a pavement or sidewalk shall be made or repaired, the Mayor or other officer of the town shall be made or repaired of the lot or lots in front of which the pavement is to be made or repaired of the action of the Board, and direct them to proceed at once to make or repair the said pavement, as required, within thirty days from and after said notice.

Sec. 6. The manner of giving the notice aforesaid of thirty days shall in every instance be as follows: The Mayor shall publish in some one of the papers of the town, for three weeks, a copy of the proceedings of the Board in that particular, under his signature, and he shall cause the Constable to have copies of said notice with the owners of said lots specified, if they are residents of the town. If the owner is a non-resident, the said notice shall be left with his reputed agent or tenant, when no personal service of the notice shall be required, and in every instance the Constable shall return a copy of said notice to the Mayor, with a written return of the facts endorsed thereon, which copy the Mayor shall file in his or the Recorder's office.

Sec. 7. In every lot where the town lets out pavements, etc., as aforesaid, to the lot owner, the price of said work shall be paid for by the town, and the lot given for the benefit of the town shall be immediately encumbered in the courts of the county.

Sec. 8. All the pavements hereafter to be made in this town shall be constructed to a grade corresponding with a grade of the streets, and of such width as the Board may from time to time determine.

Sec. 9. The thirty days' notice provided for in the 3d section of this ordinance shall begin to run and be computed from the date of the service of the same by the Constable in case of residents, and non-residents from the date of the first publication.

CHAPTER XXVII. STREETS, SIDEWALKS, ETC.

Sec. 1. Be it enacted by the Board of Mayor and Aldermen of the Town of Milan, That it shall not be lawful for any person to lead or ride any horse, mare, mule or cattle of any kind upon any pavement or sidewalk within the limits of the corporation, under a penalty of not less than one nor more than five dollars for each offense.

Sec. 2. That no person shall have erected, or shall hereafter cause to be erected, within or upon any street or alley or any part thereof any structure, fence, wall or building, under a penalty of twenty dollars for each day, and a like penalty for each day such obstruction remains. Sec. 3. That it shall not be lawful for any person to throw, or permit to be thrown, and there remain for the space of more than ten hours, any wood, or any kind of lumber or other obstruction on a pavement, sidewalk, street or alley, under a penalty of not less than one nor more than five dollars.