

A REPUBLICAN said to us three or four days ago, "If we can't elect Hayes by more than one majority, with all the advantage we have, guess we had better let Tilden have it."

WE HAVE compiled a table of the vote polled on the several constitutional amendments in this county, which shows the following footings:

Table with 2 columns: Amendment and Vote. Includes Majority for amendment, For Judges' Salary amendment, etc.

It will be noticed that the vote polled is a very meager one, the electors taking little interest in either, if we may except the one increasing the salaries of circuit judges.

In the general outlook the prospect seems to be that the next House of Representatives will be very close to a tie. The reported gains are about twenty-five, which, added to those made in the October elections, would give the Republicans the control by three or four votes.

If the Journal is correct in giving the political status of the House there is the very best of reason for predicting the allowance of an number of "Southern claims." It is notorious that the Forty-third Congress allowed more claims in number and more in amount, twice and three over, than has the present Congress.

It is possible, barely possible, that President Grant may have had nothing but a fair canvass and the public good in view when he ordered troops to Florida—an order made without any authority of law.

It was an intelligent Hillsdale County Republican who asserted that Mr. Tilden was a general in the rebel army; it was another intelligent Hillsdale County Republican voter who asserted, as though he knew, that if Tilden was elected the rebel debt and the rebel claims would be paid, and the manumitted slaves paid for; it was still another intelligent Hillsdale County Republican voter who predicted another war in the event of Tilden's election; and then it was the wife of just such an intelligent Hillsdale County Republican voter, and the mother of we don't know how many such intelligent Hillsdale County Republican voters, who responded to the suggestion that there was no danger of war, and that all the other enumerated terrible calamities had been prohibited by Constitutional amendments, that "Mr. Tilden would get hold of that Constitution and tear it in pieces, and then we should have slavery and war and everything else."

THE Chicago Times of Wednesday republished in full, from the Southern Law Review for April, 1875, Judge Cooley's article on "The Legal Aspects of the Louisiana Case." The article is a powerful, logical, and caustic as well as legal review of the outrages and usurpations promoted from, if not planned at Washington, by which the Kellogg government was foisted upon the people of Louisiana in 1872, followed in 1874 by the invasion of one branch of the Legislature—the House—by a squad of United States soldiers and the forcible removal of five members, the eligibility of whom to the office they had assumed, no other body or power than the House had the shadow of right to act upon and decide. Well does Judge Cooley say: "When, therefore, Gen. De Trobriand's soldiers, with muskets and bayonets, forced those members from the House, they were guilty of as high-handed an outrage upon free institutions, and as glaring an invasion of representative privileges, as was Charles I., when with his force he attempted the arrest of the five members of Parliament whose course displeased him." And again, "It is plain, therefore, that the Constitution of the United States furnishes no justification whatever to the proceedings of the military force, or the breaking up a Legislature and led five of its members from the hall, as a king of England, two centuries and a half ago, hazarded his head in doing; hazardous and justly lost." The same

Returning Board," composed of the same or equally disreputable men (one having served a term in prison, and another having been convicted by a Congressional committee—Republicans—of perjury in swearing to witnessing frauds in one parish in 1874, when he was not in the parish), backed by files of soldiers acting under like illegal orders from Washington, are now manipulating the vote of Louisiana and announce a determination to "count Hayes in." And it looks very much as though the thing will be done, no matter how the people voted. It remains to be seen what remedy, legal and constitutional, the people of other States and the nation at large have to protect them against such gigantic frauds and usurpation.

THIS COUNTY-OFFICIAL TABLES. The Board of County Canvassers completed its labors on Wednesday and adjourned. The following tables give the vote polled for the several offices and candidates named. The vote was much the largest ever polled in the county. We do not deem it important to tabulate the vote polled for the several State officers or for coroners or surveyors, nor can we give the aggregate received by each candidate, the official tables not having been footed:

Table with 2 columns: Office and Vote. Includes President and Congress, Governor and Senator, etc.

Table with 2 columns: Office and Vote. Includes Representative Districts, First District, etc.

Table with 2 columns: Office and Vote. Includes Representative Districts, Second District, etc.

Table with 2 columns: Office and Vote. Includes Representative Districts, Third District, etc.

Table with 2 columns: Office and Vote. Includes Clerk and Register, etc.

TREASURER AND PROSECUTING ATT'Y. Table with 2 columns: Name and Amount. Includes A. A. City, 1 w., 124 215, etc.

CIRCUIT COURT COMMISSIONERS. Table with 2 columns: Name and Amount. Includes A. A. City, 1 w., 113 96, etc.

THE REPRESENTATIVE DISTRICTS. Table with 2 columns: Name and Amount. Includes Augustus, Hillsdale, etc.

Table with 2 columns: Name and Amount. Includes Hillsdale, etc.

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WE REPEAT our inability to tell our readers who is to be President. Oregon parties still claim Florida, Louisiana, and South Carolina. The Democrats base their claims on figures, official and semi-official; the Republicans give no figures, but cry "fraud" and "intimidation" and rely upon partisan and corrupt canvassers and returning boards. Leading Democrats are watching the boards in all three States, and the returns cannot be "doctored" without detection and exposure. In South Carolina, where the canvass was to commence yesterday, the Supreme Court has been appealed to to restrain "revision" of the returns, but as there can be no assistance in Louisiana, affidavits will supplant the ballots. The situation is not satisfactory.

THE constitutional amendment increasing the salaries of circuit judges to \$2,500 has been defeated by a large majority, proving the voters "penny-wise and pound-foolish." The license amendment is also defeated, and the short-time amendment clause, which ought to have been defeated, is adopted.

TILDEN has 184 votes, Hayes has 166 votes, and 19 votes are to be determined by affidavit and the cussidness of canvassers and returning boards. Electing Presidents by Popular Vote. From the New York Herald.

WE take this occasion to urge once more upon the people and politicians the expediency of a constitutional amendment abolishing the useless and odious machinery of an Electoral College, and providing for the election of President and Vice-President by the direct vote of the people. We see to-day how troublesome, and possibly dangerous, is the present method. Had the people voted yesterday in their congressional districts, not for a board of electors, but directly for President and Vice-President, the result would have been known early this morning, and we should not be waiting anxiously for the whole vote of several states, in one or two of which, as in Louisiana and South Carolina, partisan returning boards will manipulate the vote, and may, unless they act with conspicuous and unaccounted fairness, cause fraud suspicions in the public mind fraud in a matter so serious that it ought never to be exposed to the slightest suspicion.

There is no reason whatever why the people should not vote directly for President, but there are many reasons in favor of such a change. Some of the ablest men of both parties in the Senate have urged the change, and we believe an amendment would be easily passed by both Houses of Congress. The public demands it, and could be ratified by the State Legislatures at once. Under the present system a close count in the electoral vote will always create at least a feeling of uneasiness in the public mind; and besides this the vote by Electoral College, or by States, has, on a number of occasions, virtually, though of course constitutionally, and therefore regularly, defeated the popular will by giving the Presidency to candidates who did not receive a majority of the popular vote. Neither Mr. Buchanan nor Mr. Lincoln in his first election received a majority of the people's votes.

Florida. NEW YORK, Nov. 15.—The Herald's special from Tallahassee says: It is now considered to be settled that the full official returns of the county canvassing boards will give the State to Drew by more than 900 and to Tilden by more than 500. The vote by the State will be attacked before the State Canvassing Board, and the Republicans are confident they can throw out several precincts. The Democrats are equally confident that they can successfully defeat every objection. The County Boards have, with hardly an exception, canvassed the vote and referred all matters of contest to the State Board.

A dispatch has been received at the Republican headquarters stating that Mr. Caspades, Republican candidate for the Legislature in Monroe County, protested against the canvass of the vote of the Third Precinct in Key West, on the ground that the ballot-box was taken away from the polls and counted in violation of law. The precinct gave a Democratic majority. The protest was not decided by the County Board.

THE Centennial. PHILADELPHIA, Nov. 15.—The department of admission to the Centennial Exhibition has just finished the count of visitors to the grounds on Friday last, the closing day, and thus completed the official record of admissions during the six months extending from May 10th to November 10th. The exhibition was open 159 days. During that time the free admissions were 8,004,325, the paid admissions, 9,789,392. The total receipts were \$3,813,749.75. The average daily receipts were \$23,933.51.

NEW ORLEANS, Nov. 14. The following explains itself. The answer will be forwarded as soon as received. Some of the representatives have not yet arrived. NEW ORLEANS, Nov. 14. To the Hon. Stanley Matthews, James A. Garfield, John A. Logan, William H. Kelley, John A. Kasson, J. Irvin Dyer, John Schenck, William M. Everts, E. W. Stoughton, John A. Dix, and others:

The undersigned arrived here yesterday. They came at the request of a telegram from Hon. Abner S. Hewitt, chairman of the National Democratic Committee, dated New York, November 10, 1876, as follows: Citizens of New Orleans urgently request that you should meet at Louisville, Ky., on Saturday evening, proceeding directly South, or if more convenient, meeting at the St. Charles Hotel, on Monday morning. Your prompt acceptance by telegraph is requested. This emergency appeals to your patriotism.

The undersigned are informed you have come at the request of the President of the United States to see that the board of canvassers make a fair count of the votes actually cast. While in the late canvass you gave your support to Messrs. Hayes and Wheeler for President and Vice-President, and the undersigned give their support to Tilden and Hendricks for those offices, they feel assured that all good citizens of all parties regard an honest count and true return of the vote actually cast of greater moment than the success of any candidate for office, and are ready to do all that honorable men should do to secure such return of the vote cast at the late election in the State of Louisiana, which assumes more than ever before a national importance, and upon which in this crisis may depend the very existence of the constitutional government. The undersigned, therefore, in view of the unhappy controversies which have heretofore arisen from the action of the Returning Board of the State, whose action could not in any event change the result of a Presidential election, and in view of the desire of all good men that effect should be given to the will of the majority as lawfully expressed, respectfully ask you, or some of you, to be present, to meet and confer with them personally, or through committees, as may be deemed most wise, in order that such influence as we possess may be exerted in behalf of such a canvass of the votes actually cast as by its impartial and impartiality shall command the respect and acquiescence of the American people of all parties.

Yours respectfully, (Signed) JOHN M. PALMER, H. Y. WATTERSON, LYMAN TRUMBULL, J. W. STEVENSON, SAUNDERS, J. R. DUNN, H. D. McLELLAN, J. T. CURTIS, W. M. BIGLER, J. B. STALLO, J. R. McDONALD, LEWIS V. BOGGS, J. R. DOOLITTLE, J. O. BROADHEAD, GEO. B. SMITH, J. LES BROAD, W. M. JULLIAN, J. LES BROAD, D. M. HANCOCK, W. F. HAMILTON, JOHN LOVE, W. S. SUMNER, WM. R. MORRISON.

Throwing Light on a "Dark Seance." From the Toronto Globe. A gentleman who calls himself a Spiritualist and who has the reputation of being a successful medium, has for some time been giving public sittings, holding a number of seances at various places in Toronto. These seances, it is said, have been well attended, and so striking were the "manifestations" so struck through the agency of the medium that many of our citizens who had previously been skeptical became converts to Spiritualism. The price of admission to the seance was usually half a dollar, for which sum those who were fortunate enough to gain admission to the seance were permitted to witness the extreme fidelity of holding communion with five spirits who played eccentrically in such playful eccentricities as slapping the faces, pulling the hair, and even pinching the bodies of certain favored ones in the circle with whom it was said they were in sympathy.

A member of a well-known dry goods firm having an establishment on Yonge street, attended a seance, and for some reason or other became convinced that the manifestations were frauds and the medium a humbug. He determined to expose the whole affair, and with this object in view he paid a visit to the seance, and on the medium's general assumption of the attendance of spirits, having provided himself with a quantity of cotton wool saturated with burning fluid. It may be as well to observe here that there is a bedroom in the rear of the chamber in which the seances were held, and that the wall separating the two had been pierced for the accommodation of a stove pipe. On the arrival of our Yonge street merchant, he found that a seance was just about to be opened, and having watched his opportunity he slipped into the bedroom unnoted by the spiritualist. The medium having been bound securely and a circle formed, the lights were turned down, and in a brief space of time the spirits vouchsafed manifestations of a tremendous character, everything was working beautifully, when suddenly the room was illuminated by a bright, intense and mysterious light that appeared to proceed from the stove-pipe hole, and to the astonishment of the seance, a man, standing unnoted in the middle of the room, with his coat and boots off. His face wore an aspect of unutterable horror, that, seen in the weird light emanating from the stove-pipe hole, had an appalling effect upon the visitors. The seance is not difficult to imagine. The Yonge street merchant says he exposed a vile deception. What the medium said we dare not record.

An Oregon Elector. SAN FRANCISCO, Nov. 15.—A press dispatch from Salem, Oregon, says it is announced that the Democratic here today that the following programme will be carried out in reference to the case of J. W. Watts, Presidential elector on the Republican ticket, who was postmaster of Lafayette. The law of Oregon provides that the Secretary of State in presence of the Governor, shall count the votes and give to the persons having the highest number of votes a certificate of election, giving the Secretary no power except to count the votes and issue certificates, but it is asserted that a writ will be served on the Secretary, issued out of the Supreme Court, enjoining the issuance of a certificate to Watts and giving it to the highest elector on the Democratic ticket.

NOTICE. THE ANNUAL MEETING of the German Farmers' Association of the State of Michigan, will be held at the School House in the City of Detroit, on Monday, December 4th, 1876, at 10 o'clock A. M., for the purpose of electing officers, and for the transaction of such other business as may come before the meeting. A general attendance is desired. WM. F. BUSS, Secretary.

C. B. PORTER, DENTIST. Office over Johnson's Hat Store, South Main Street, ANN ARBOR, MICH. 18921.

SEND THE TO G. F. ROWELL & CO., New York, for samples of 100 papers, containing lists of 300 newspapers, and estimates showing cost of advertising.

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 Children's Wool Hose at 10c per pair. 25 dozen Men's Hose at half price.

CLOTHS, FLANNELS AND BLANKETS. ALL MARKED DOWN.

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

C. H. MILLEN & SON. MACK & SCHMID.

Invites the attention of their friends and customers to their assortment of NOVELTIES & STAPLE FABRICS. FALL GOODS.

BLACK SILKS. 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.

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 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 complete assortments of groceries in Washington County, consisting of a full and well selected...

LINE OF TEAS, SUGARS, SYRUPS AND MOLASSES.

Together with a full line of COFFEES, consisting of the following brands: MICHIE, DE LUCA, JAVIA, MALABARICO, LAGUIERRE, SANTO and RIO, both roasted and ground; a full and well selected stock of...

SUGARS, SYRUPS AND MOLASSES. BOOTS & SHOES, HATS, CAPS, GLOVES.

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

EDWARD DUFFY. Sewing Machines.

And History. Also, a choice assortment of Ladies' and Gentlemen's Underwear—Collar and Cuffs—Gloves and Piles, and all the latest novelties. Highest cash price paid for all farm produce.

THE SINCER, NEW DOMESTIC, And the HOWE.

Assets Jan 1, 1876, \$6,792,649.93. Losses Paid in 55 Years, \$4,740,391.71.

Surplus over all Liabilities, including Re-Insurance Reserve, \$4,735,092.86.

Net Surplus over Liabilities, including Re-Insurance and Capital Stock, \$1,735,092.86.

SINGER MACHINES. FOR SALE.

THE undersigned has a number of City Lots which he will sell at reasonable prices. Call at once and secure a good bargain.

Who Wants a Good Bargain? ANN ARBOR, August 28, 1876. BEAKES & CUTCHRON.

ANN ARBOR, MICH. 18921. ANN ARBOR, MICH. 18921.

RAILROADS. MICHIGAN CENTRAL RAILROAD.

Table with 2 columns: Station and Fare. Includes Detroit, G. O. Junction, Wayne Junction, etc.

Table with 2 columns: Station and Fare. Includes Marshall, Battle Creek, Galesburg, etc.

Table with 2 columns: Station and Fare. Includes Chicago, Lake, Michigan City, etc.

Table with 2 columns: Station and Fare. Includes Detroit, Ann Arbor, Ypsilanti, etc.

DETROIT, HILLSDALE & INDIAN RAILROAD.

Table with 2 columns: Station and Fare. Includes Detroit, Hillsdale, etc.

Centennial Exhibition. PHILADELPHIA, PA.

THIS Great International Exhibition, designed for the commemoration of the Centennial Anniversary of American Independence, opened May 10th at Philadelphia, Pa., and will close on Oct. 10th. It is the most magnificent exhibition ever held in the world.

The Pennsylvania Railroad. THE GREAT TRUNK LINE.

FAST MAIL ROUTE OF THE U. S. will be the most direct, convenient and economical way of reaching Philadelphia, and this great exhibition from all sections of the country. It is the only route that will pass through a GRAND CENTRAL DEPOT, which the Company have erected at the Main Entrance to the Exhibition Grounds, for the accommodation of passengers who wish to stop at or start from the numerous large hotels contiguous to the station.

HOUSE. AETNA INSURANCE COMPANY.

Capital, \$3,000,000. Assets Jan 1, 1876, \$6,792,649.93. Losses Paid in 55 Years, \$4,740,391.71.

NOTICE. JOHN L. BULLOCK, Attorney and Counselor at Law.

JOHN L. BULLOCK, Attorney and Counselor at Law, 5 North Main Street, Ann Arbor, Mich.

NOTICE. JACOB FIEBEL.

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Thanksgiving Proclamation. IN THE NAME AND BY THE AUTHORITY OF THE STATE OF MICHIGAN...

LOCAL AFFAIRS.

Order your Bill Heads and Statements at the A. B. O. office. Rev. A. A. Hopkins, pastor of the Baptist Church at Chelsea, has resigned.

If the Republican side is destined for Salt River, she will carry the noblest and best class of passengers that ever honored a ship with their presence. She will have on board the praying men and women of this nation.

Our former fellow citizen Col. C. B. Grant was elected Prosecuting Attorney of Houghton County at the recent election. A fine lot of Letter and Note Head papers with envelopes to match, in stock at the A. B. O. office.

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Real Estate Sales.

The following are the recent transfers of real estate in this county, deeds of which were recorded in the Register's office during the past two weeks:

John F. Stierle to J. G. Galpin, 111 1/4 acres of section 6, Saline, \$6,210. Stephen Gier to P. Galpin, all that part of the northeast quarter of section 9 which lies north of the two lakes thereon, Superior, \$6,000.

Christian Bohmet to John G. Haber, 120 acres of section 17, Lodi, \$5,400. Loren Blumhard to Wm. D. Allen, 80 acres of section 33, Sharon, \$4,800.

M. C. Brooks to E. W. J. DeLaforce, 40 acres of section 26, York, \$4,000. N. A. Waugh to Jas. Waugh, 40 acres of section 31, York, \$4,000.

S. W. Cooper to Samuel Robbins, part of a lot in Norris addition to Ypsilanti, \$1,000. Louise Rupp to John Keck and J. G. Seeger, land on section 29, Ann Arbor, \$2,100.

Chas. Thayer to J. Sawyer, the west half of lots 1, 2 and 3, in block 7 south in range 9 east, Ann Arbor, \$312.

Wm. Hodget to B. Williams, lot 24 in Mary J. Hayward's addition to Ypsilanti, \$350. David Haggart to Geo. W. Haggart, 19 acres of section 32, Bridgewater, \$800.

Chas. King to John Warren, lot on Norris street, Ypsilanti, \$375. Nathan Herrick to Jas. H. Dalley, 60 acres of section 6, Salem, \$3,100.

M. D. Gordon to Sarah Wheelock, 3 acres of section 25, Salem, \$1,000. E. D. Smith to T. D. Lane et al., lot 11 in block 1 village of Salem, \$475.

Wm. Jarvis to Jay T. Dimick, west half of lot 1 in Jarvis' addition to Ypsilanti, \$125. J. S. Lapham to Jas. W. Gage, 20 acres of section 11, Manchester, \$200.

Central Excursions.

Will, of course, wish to see all the sights comfortably and cheaply. To this end the Southern Railway Company has, through its connection in the West and Northwest, placed on sale a large number of Tourist's Excursion Tickets at greatly reduced rates.

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FOR THE FALL TRADE.

BACH & ABEL. Invite the attention of buyers of Dry Goods to their immense stock—the largest, the best assorted, and at the lowest rates of any ever brought to this city.

FLANNELS, BLANKETS & WOOLENS. At prices much less than the cost of production.

LADIES' DRESS GOODS. Ever shown by us. BLACK CASHMERE, LAINES, & A SPECIALTY. WE OFFER GACAS AND BRILLIANT THESE GOODS.

LADIES' LINEN HANDKERCHIEFS. At Very Low Prices.

LADIES' AND GENTS' HOSIERY. HOSIERY, &c. The best assortment in the city and at the lowest prices. 600 lbs. of Gray Woolen Yarn, AT A VERY LOW PRICE.

LADIES' AND GENTS' HOSIERY. Tuckings, Sheetings, Bleached and Brown Cottons, brought early in the season, before the recent advance, and sold by us in NEW YORK JOBBER'S PRICES.

LADIES' AND GENTS' HOSIERY. Our Business is conducted on a cash basis. Purchases made exclusively for cash, and prices will always be found the lowest.

LADIES' AND GENTS' HOSIERY. BACH & ABEL. AWARDED The First Premium CENTENNIAL SEPT. 1876. Over Thousands of Competitors!

LADIES' AND GENTS' HOSIERY. Mortgages Sale. DEFAULT having been made in the conditions of a certain mortgage, bearing date the twenty-seventh day of March, 1875...

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JOE T. JACOBS.

THE ONE PRICE CLOTHIER. HAS JUST RECEIVED HIS SECOND STOCK OF GLOVES & MITTENS THIS FALL.

GET A PAIR WHILE THEY ARE TO BE HAD. WINES & WARDEN. 20 SOUTH MAIN ST., Dealers in General.

DRY GOODS, CARPETS, OIL CLOTHS, MATS, RUGS, ETC.

Our Stock is full and we are prepared to give low Prices for Cash.

Ann Arbor, Fall, 1876.

1876. GEORGE W. CROPSEY, Late of the firm of CLARK & CROPSEY, and A. KEARNEY, late of Texas, under the firm name of KEARNEY & CROPSEY.

W. WAGNER Grocery Business. They will also keep CROCKERY, GLASS and WOODEN WARE, and a full line of DOMESTIC and FOREIGN FRUITS. They have fitted and furnished a First-class Eating Department.

THE PLACE TO BUY A CHEAP SUIT. Is at WAGNER'S. My stock of Piece Goods is the Grand Old MUSTANG LINIMENT.

THE HILL FARM FOR SALE. Adjoining the West line of the City of Ann Arbor, in township 20 north of range 3 east, comprising the east half of the northeast quarter of section nineteen, and that part of the west half of the west half of the northeast quarter of section ten, in the township of 20 north of range 3 east, in the County of Washtenaw, State of Michigan.

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