

TILEG LEANER.

RAHAM, N. C. OCT. 24 1876

NATIONAL TICKET.

For President, Samuel J. Tilden.

For Vice President, Thos. A. Hendricks.

PRESIDENTIAL ELECTORS:

For Electors at Large: DANIEL G. FOWLE, of Wake.

JAMES M. LEACH, of Davidson.

Disrupt. Electors: 1st District—LEWIS C. LATHAM.

2nd "—JOHN F. WOOTEN.

3rd "—J. C. McRAE.

4th "—FABIAN H. BUSBEE.

5th "—FRANK C. ROBBINS.

6th "—ROBERT P. WARING.

7th "—WILLIAM B. GLENN.

8th "—A. C. AVERY.

STATE TICKET.

For Governor, E. B. VAUGHN.

For Lieutenant Governor, THOMAS J. JARVIS.

For Secretary of State, JOHN A. ENGLEHARD.

For Public Auditor, SAMUEL L. LOVE.

For Treasurer, J. M. WORTH.

For Attorney General, EDWIN S. KVAN.

For Supt. of Public Instruction, J. C. SCARBROUGH.

FOR CONGRESS.

First District, JESSE YEATES.

Second District, ALFRED W. WADSWELL.

Third District, JOSEPH J. DAVIS.

Fourth District, A. M. SCALES.

Fifth District, WALTER L. STEELE.

Sixth District, WILLIAM ROBBINS.

Seventh District, ROBERT B. VANCE.

COUNTY TICKET.

Senate, 4th Dist., T. M. HOLT.

J. L. SCALES.

The House, DANIEL WORTH.

Sheriff, JAS. T. HUNTER.

Register of Deeds, THOS. G. McCLEAN.

Treasurer, JOHN HUTCHISON.

Surveyor, JOEL BOON.

The October Elections.

The New York Herald is claimed by some as being the best index, to the popular vote, there is in this country.

The October elections are passed, and of the three States the Democrats carried two.

Such a revolution in politics has occurred in this country but once, and that was in 1840.

The men who have been on the fence are coming right down on the Democratic side, and telling everybody, they have been for Tilden and Hendricks all the time.

Come along, and join with us in the good work.

"Oh, come and will you go?"

What do they mean? To destroy the Democratic party.

Where do they go politically in a short time? To the radicals fully.

Against whom will the Democrats vote? The Independents.

What is the difference between the Independents and radicals? Drot if we know, who does know?

No one of ordinary intelligence can have read radical newspapers, and heard radical speeches without being impressed with their utter disregard of truth.

There they have it all away, and there we see the beauties of their power and their government.

Their State was impoverished, unheard of taxes were levied, only to be corruptly squandered and applied to the enrichment of individual citizens.

The last radical State convention attached importance enough to the act passed in 1874-5 to denounce it with unmeasured indignation.

They thus solemnly denounced this act, because as they said it reduced the laborer to serfdom, and made an autocrat of the land owner.

Now let us look at the two acts—the radical act of 1868-9 and the Democratic act of 1874-5.

The radical act of 1868-9 makes it lawful for the owner of land to rent for a part of the crop, or to take a

lien upon the crop, for the faithful performance of every part of the contract on the part of the renter, and such contract when so made vests the ownership of the crop in the owner of the land until the tenant or renter has performed all he promised to do.

Now the amendment to this, simply provides that the contract may be either written or verbal, and that the lien upon the crop may, by contract cover advancements made by the landowner to the tenant—nothing more.

Anything to help their distress. The helpless insane were crying for bread, because the money to have bought it had been stolen; ignorance was throwing its dark mantle over the rising generation, because the educational fund had been stolen; the entire machinery of the State government was about to stop, because the taxes collected to run it had been stolen, and all by negroes.

Any tenant of land, under a lease giving the lessor a share of the crops as rent, or giving the lessor a lien on the crop as security for the rent, or for the performance of any stipulation in the lease; and any person with knowledge of such lien, under the license or authority of such tenant, who shall remove any part of the crop from such land without the consent of the lessor, and without giving the lessor or his agent, if to be found on the demised premises or within five miles thereof, three days notice of such intended removal, and before satisfying all liens upon said crop shall be guilty of a misdemeanor.

Any tenant, leaser of land or cropper, and any person who shall remove any part of said crop from such land without the consent of the owner of the land or lessor, or party entitled to receive the rent, and without giving him or his agent five days notice of such intended removal, and before satisfying all liens upon said crop shall be guilty of a misdemeanor.

The latter law is the one the radicals so savagely condemn, and about which they would deceive the people.

We have given you the radical law as passed in 1868-9, and we have given you the Democratic law as passed in 1874-5.

Read the two. They are copied from the laws themselves. If one deserves condemnation, don't the other? But why do they speak of these things? Everybody who knows anything and is not perfectly blinded by prejudice, knows that the whole effort of the radical leaders is to mislead and deceive the people, and to accomplish this nothing is too bad for them to do.

These assassins, with guns in the bushes near by are negroes. The crowd gathers. The whites are quiet and apprehend no danger.

Just when they fear no evil, the signal is given, the black devil obedient to the teachings of their white leaders, dash for the weapons of death and there the unarmed white men of a down trodden State, unable to resist, are shot down like dogs, and their bodies ripped and stripped and mangled in a manner that would cause even a Modock savage to blush for shame.

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THE 20th - IMPORTANT ANNOUNCEMENT.

This amendment extends the jurisdiction of magistrates, and is of a great importance, especially to the poor man.

They were all republicans and surely in taking sides there could be no treason or rebellion. They did so and Chamberlain, whom they regarded, as least obnoxious was selected.

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GROceries, Cheap Fence!

The undersigned having bought the patent right for a cheap fence for this county, offer for sale township and farm rights cheap.

W. R. ALBRIGHT, H. M. RAY, am N. Ap 11th 1876.

SCOTT & DONNELL, GRAHAM, N. C. Buy and sell.

COTTON, CORN, FLOUR, BACON, LARD, AND ALL KINDS OF PRODUCE.

GRAHAM HIGH SCHOOL, GRAHAM, N. C.

REV. D. A. LONG, A. M. REV. W. S. HOLY, A. B. REV. W. S. HOLY, A. B. MISS C. HUNTER SOUTHGATE, Instructress in Music.

IN THE PROBATE COURT, ALAMANCE COUNTY, N. C.

NOTICE.

1875.

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