

The Daily Review.

JOSH. T. JAMES, Editor & Prop.

WILMINGTON, N. C.

TUESDAY, NOVEMBER 2, 1880.

FOR PRESIDENT:

W. S. HANCOCK, OF PENNSYLVANIA.

FOR VICE-PRESIDENT:

W. H. ENGLISH, OF INDIANA.

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THOMAS J. JARVIS, OF PITTSBURGH.

FOR LIEUT. GOVERNOR:

JAMES L. ROBINSON, OF MACON.

FOR SECRETARY OF STATE:

WILLIAM E. SAUNDERS, OF WAKE.

FOR STATE TREASURER:

JOHN M. WORTH, OF RANDOLPH.

FOR ATTORNEY GENERAL:

THOMAS S. KEWAN, OF WILSON.

FOR AUDITOR:

WILLIAM P. ROBERTS, OF GATES.

For Superintendent Public Instruction:

JOHN C. SCARBOROUGH, OF JOHNSTON.

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GENERAL J. M. LEACH, FABIAN H. BUSBEE.

District Electors:

THOMAS E. JERNIGAN, HENRY R. BRYAN, DANIEL H. McLANE, WILLIAM F. GREEN, FRANK C. ROBINSON, DAVID A. COVINGTON, THEODORE F. KLUTZ, JAMES M. GUDGER.

For Judge of the Fourth Judicial District:

RISDEN T. BENNETT.

For Judge of the Fifth Judicial District:

JOHN A. GILMER.

FOR CONGRESS:

(Third District.)

JOHN W. SHACKELFORD, OF ONSLOW.

For the Senate—Twelfth District:

DAVID G. WORTE.

For the House of Representatives:

ABNER A. MOSELEY, WALKER MEARES.

For Sheriff:

HORACE A. BAGG.

For County Treasurer:

OWEN FENNEL, JR.

For Register of Deeds:

HUGH W. McLAURIN.

For Coroner:

WILLIAM M. HAYS.

For Constable:

JESSE J. DICKSEY.

Commenting upon the insults to the South in the Radical journals of Cincinnati, the Missouri Republican says: "Old Man Secesh" is a fine old fellow when he patronizes Cincinnati railways and buys Cincinnati goods; but he is only an old reprobate when he declines to vote the Republican ticket, and proposes to run his part of the country to suit himself—not Cincinnati."

They have been having a terrible time in Denver, Col. The Chinese there have been assaulted and several of them killed and the city was for some time entirely in the hands of rioters. At last accounts all was quiet.

The World gives this hard nut to the Republicans to crack: Suppose that on the morning of the last day of the battle of Gettysburg the citizens of Pennsylvania had been told: "In seventeen years' time, and during a month in which General Longstreet will be traveling in Europe as a Minister Plenipotentiary appointed by a Republican administration, the leaders of the Republican party, including an ex-President, will be traveling at home for the purpose of denouncing General Hancock as a sympathizer with rebel claims, and otherwise unworthy of the confidence of his country?"

The Garfield Chinese letter trial still drags its slow length along. The prosecution are rapidly weakening and the defence is growing proportionately stronger. Abram S. Hewitt was on the stand yesterday and although he was cross-examined by Mr. Stoughton yet he came off with flying colors. His testimony was positive and to the point. We do not see that the prosecution have made or gained a point. If the case was before an impartial jury of twelve good and true men there would be no doubt of the verdict; as it is in the hands of a Radical Judge, sitting as a magistrate, there is some doubt.

TO SWEEP THE BENCHES.

A Boston Republican gives the following as among the prospective achievements of the Garfielders, and why he will not vote with them:

"Because I now plainly see that Garfield, Conkling, Arthur and Grant are preparing for Grant in 1884, and that if Garfield is elected Grant will resume its reign at Washington; because I now see that if my party get the House by a single vote, a score of seats, most in the South, will be declared vacant and given to the Republicans; because I see the contingency of the Senate's being also Republican by a single vote, and Corbin and other carpet-baggers there disposing some of the present Senators; because I see that with the unscrupulous Arthur to declare the result in 1884, and both Congress and the President Republican, Grant will be apt to be 'counted in' by rejecting or changing electoral votes, as the emergency demands; and because I see that the Evening Post and Springfield Republican will then in vain protest; because of this I now decide to vote for Hancock, the patriot and man of will."

WHAT DEMOCRATIC RULE MEANS TO SOUTH CAROLINA.

The Charleston News and Courier, in an article reviewing the revenue history of that State under Radical and Democratic rule, says:

The amount of taxation in the State depends on the value at which property is assessed, and upon the rate of the actual tax. In 1870 the whole of the real and personal property in South Carolina was assessed for taxation at \$183,913,367. This was far beyond the actual value. Of late years the market value of property has increased, yet the assessment, since 1876, when the Democratic party came into power, has been reduced to \$120,551,624. A tax of 10 mills on the assessed value in 1870 would amount to \$1,839,133, and a similar tax on the present assessment would amount to only \$1,205,516, a difference of \$633,617 in favor of the taxpayers. Since 1876, the reduction in assessment has been over fifteen million dollars, which is equivalent to a saving of one hundred and fifty thousand dollars a year.

This most striking comparison, however, is between the amounts actually paid by the people into the State Treasury, for a series of years, as taxes. In eight years of Radical rule, from 1868 to 1876, the receipts for State taxes were \$10,241,826, an annual average of \$1,280,228. During the three years of Democratic rule the receipts from taxes were \$1,546,716, an annual average of \$515,572.—The direct saving in State taxes alone is therefore, \$764,656, which is equal to \$2,293,968 in three years, a saving of more than two and a quarter million dollars by the reduction of governmental expenses consequent upon the election of Democratic candidates in 1876.

Get out Doors.

The close confinement of all factory work, gives the operatives pallid faces, poor appetite, languid, miserable feelings, poor blood, inactive liver, kidneys and urinary troubles, and all the physicians and medicine in the world cannot help them unless they get out of doors of use Hop Bitters, the purest and best remedy especially for such cases, having abundance of health, sunshine and rife cheeks in them. They cost but a trifle. See another column.—Christian Recorder

A Physician's Testimony.

I hereby certify that I have been a practicing physician for twenty-seven years, and for many chronic cases in my practice do recommend Warner's Safe Kidney and Liver cure. It was upon my advice that G. W. Stamm, editor of the Industrial Era, Albia, Iowa, obtained this invaluable remedy.

A. A. RAMSAY, M. D.

Mrs. J. B. Wilson, Tiffin, Ohio, says: I have worn an Improved Excelsior Kidney Pad, and received more relief than from all remedies I have ever tried. I cheerfully recommend it to all sufferers. See Advt.

THE ELECTION LAW.

Something Worth Laying by for Reference.

The election will be held on Tuesday, November 2nd, 1880. There will be nine ballot boxes for each place, for

- 1. Ten electors for President and Vice-President.
2. Governor, Lieutenant-Governor, Secretary of State, Auditor, Treasurer, Superintendent of Public Instruction and Attorney-General.
3. Members of Congress.
4. Judges of Superior Court, Fourth and Fifth Judicial District.
5. Members of the General Assembly.
6. County Treasurer, in counties having this office; Register of Deeds, Surveyor, Coroner and Sheriff.
7. Township Constable.
8. Amendment to the constitution concerning the public debt.
9. Amendment to the constitution in relation to the support of the deaf mutes, the blind and the insane of the State.

Ballots shall be on white paper and without device. The county commissioners shall provide the ballot boxes for each class of officers to be voted for.

Registrars shall be furnished with registration books, and it shall be their duty to revise the existing books of registration, and for thirty days keep open their books for new registration.

If the board of commissioners for any county so direct, there may be an entire new registration, but this requires a notice of thirty days in each township.

REGISTERING AND VOTING.

No one is to register or vote except in that precinct where he is an actual and bona fide resident on the day of election. This means a voter who lives in, or who has removed to a precinct in good faith, and who produces a certificate that his name has been erased from the books of his former precinct. This certificate can be had up to the time of closing the registration books. Certificates of registration are not allowed. The following persons are not to register or vote: Minors, idiots, and lunatics; persons who, after conviction, or confession in open court, have been adjudged guilty of felony or other infamous crime, committed after January 1, 1877, unless restored to rights of citizenship by law.

Subject to the foregoing exceptions all males, born in the United States, or naturalized, who have resided in the State twelve months next preceding the election, and ninety days in the county, are qualified to register and vote in the precincts where they reside. The residence of a married man is where his family resides; that of a single man where he sleeps.

No one is to register in any precinct to which he has removed for the mere purpose of voting therein; nor unless his residence is actual and bona fide. It shall be the duty of the registrar, or the judge of election, when so requested by any bystander, to swear any person offering to register, or to vote, as to his residence.

Every person offering to register shall state, under oath, his qualifications. And upon request, the registrar shall require the applicant to prove his identity, his age or residence, by the oath of one elector.

If any applicant for registration has previously registered elsewhere in the same county, he shall not be registered again unless he produces a certificate that his name has been erased from the books of his former township.

No registration shall be allowed on election day unless the voter has become entitled to register on that day.

The board of commissioners, on or before the first Monday of the month next preceding the month in which each election is held (1st Monday in October), shall appoint four judges or inspectors of election (two of which shall be of a different political party from the registrars), at each polling place.

It shall be the duty of the registrars and judges of election to attend at the polling place of their precinct on the Saturday before election, (October 30) from 9 a. m. till 5 p. m., and hear and determine challenges.

The judges and registrars shall attend at the polls on the day of election, (Tuesday, November 2) and conduct the election. They shall enter the name of every person who votes in the poll book, certify to the same and deposit them with the register of deeds.

On election day, any person may, and the judges shall, challenge the vote of any person suspected of not being qualified. Any one so challenged shall be sworn and examined as to his qualification; and other witnesses may be examined on oath, and the judges may reject the vote if they are satisfied that such person is not a legal voter.

The polls shall be open from 7 a. m., till sunset. Voters shall hand in their ballots to the judges who shall carefully deposit them in the ballot boxes.

Immediately after the election the judges shall deposit the registration books with the register of deeds.

When the election is over, the registrar and judges of election, in the presence of such persons as may attend, shall open the boxes, count the ballots, reading aloud the names on the tickets. If there be two or more tickets rolled up together, if any ticket has more names on it than the voter has a right to vote for, or has a device on it, they shall be void.

The counting of the votes shall be continued without adjournment until completed, and the result thereof declared. The judges of election, at each polling place, shall appoint one of their number to attend the meeting of the board of county canvassers as a member of the board, and they shall deliver to him the original return statement of the result of the election at their polling place. The county canvassers so chosen shall constitute the board of county canvassers; the register of deeds shall be their clerk, unless the board elect another.

The board of canvassers shall, at that meeting, in the presence of the Sheriff and such other persons as may choose to attend, open and canvass the returns and make abstracts, stating the number of ballots cast in each precinct for each person, the name of each person voted for, and the number of votes given for each person for each different office, and shall sign the same.

ABSTRACT OF VOTES. The abstract of the votes for each of the following classes shall be on a different sheet: 1. Presidential electors. 2. State officers. 3. Members of Congress. 4. Judges of fourth and fifth judicial districts. 5. Members of Assembly. 6. County officers. 7. Public debt amendment. 8. Insane amendment. 9. Township constables.

Three abstracts of votes, except for county officers, shall be made and signed by the board of county canvassers; one of which shall be delivered to the sheriff; one filed with the Register of Deeds, to be registered in his office, and the third forwarded by registered letter to the Secretary of State at Raleigh.

Two separate abstracts of the votes cast for Senators shall be made, whenever the Senatorial District is composed of more than one county; one of which shall be filed with the Register of Deeds and the other furnished to the Sheriff.

When the canvass is concluded, the board of canvassers shall deliver the original returns to the Clerk of the Superior Court to be filed in his office; they shall also cause the abstracts to be recorded in a book to be called "The Election Book," to be kept in the office of the Clerk of the Superior Court.

The Clerk of the Superior Court shall transmit to the Secretary of State duplicates of the abstracts of the votes for all but county officers.

RESULT. The person having the greatest number of votes for any office is declared elected.

When the Board of Canvassers have completed comparing the polls, they shall proclaim the result at the court house door, stating the number of votes cast in their county for each person voted for at that election.

The Sheriffs in the various Senatorial Districts, composed of more than one county, shall meet at the places designated by law, in their respective districts, one week after the election, and compare the polls for Senators, and give their certificate to the Senators duly elected.

The Sheriff of each county shall furnish the members elected to the House of Representatives and the Senator (where the Senatorial District is composed of only that county) with a certificate of election.

The Sheriff shall also notify officers to meet at the Court House on the first Monday of the next month (December) to be qualified.

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