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THE SENTINEL

W. M. F. PELL, SEATON GALES,
EDITORS.

WEDNESDAY, NOVEMBER 6, 1867.

CONSERVATIVE TICKET FOR THE CONVENTION IN WAKE

HON. DANIEL G. FOWLE,
REV. BENNETT BLAKE,
REV. HENRY H. MANGUM,
S. J. WHITAKER.

CONVENTION OR NO CONVENTION.

We observe that our excellent contemporary, the Wilmington Journal, and nearly all the other Conservative papers East of Raleigh, are either advocating non-action on the question of Convention, or directly voting "against a Convention," while most of the Conservative papers West of Raleigh either favor voting "for a Convention," or, at least, are opposed to organized opposition to one. This simple fact is significant. This has been the status of feeling for months in the two sections, and ought to admonish our friends of the impossibility of entire unanimity on that point.

Our friend, Maj. John Hughes, of Orange, in a recent letter desiring to become a candidate for the State Convention, urges, among other reasons, that his utter repugnance and opposition to the scheme of Congressional re-construction forbid his giving any countenance to it, by becoming a candidate, and recommends either non-action or a direct vote against a Convention. Yet he desires unanimity among the Conservatives, believing it to be essential to success, and recommends that the Conservative Editors of the State meet in this city on the 9th inst. for consultation, in order to unanimity. The fact that the 9th is only two days off, and the election only twelve days, will satisfy him that the proposition comes too late, how much sooner it would gratify us to meet them.

We feel no anxiety to control public sentiment as such, in a matter in which so many good Conservatives differ honestly—especially where it is so difficult to determine, satisfactorily to all, the proper course of action. We have, therefore, urged that, in the matter of Convention or No Convention, each voter should be left free to act according to his best judgment. Yet we have never been undecided, at all, on the question of non-action. To do nothing at a time like this, we are confident, can only result in North Carolina, as it has done so far in all the other States, i. e. in the calling of a Convention and a Radical one at that.

No difference of opinion has at any time existed among Conservative men as to the real character of the entire Congressional programme. None have had a shadow of a doubt that the whole scheme was revolutionary, and positively inimical to the future peace and prosperity of the Southern States and people, both white and black. None have endorsed or approved it, in whole or in part. Yet the question, whether we should oppose it out and out, or whether we should take hold of it, so far as to attempt to control the revolution, in order to prevent as much of the evil threatened as possible, has led to this diversity in our proposed action. No Conservative, we presume, has ever made up his mind to give active aid, for a moment, in carrying out the Radical programme. Their position has been to submit to it, if forced upon them, but, nevertheless, to use all legitimate means to defeat the Radicals.

Nothing will be so fatal to our cause, therefore, as non-action. The great difficulty has been to get the Conservatives to act—to get them in the polls or to get them even to register. The idea, then, of non-action, in regard to Convention, will prove most fatal to the Conservative candidates. The past history of our people proves that they need no persuasion or inducement or excuse to stay away from the polls. The great matter is, therefore, to leave them no excuse, but to nominate Conservative candidates in every County in the State, and to impress upon the people the necessity of voting upon the question of Convention, according to their best judgment, either for or against Convention.

A careful examination of the registration will serve to convince every one of the difficulty, if not the impossibility, of defeating a Convention. To carry a Convention only requires 50,000 votes to vote on the question and a bare majority of that number in favor of it. With at least 60,000 colored voters already secured for it, there scarcely doubt that 23,000 whites will vote on the question. If so, no matter how the 50,000 vote, Convention will be carried. But to defeat a Convention will require about 53,000 votes cast against it, or, upon the principle of non-action, it will require that 53,000 voters refuse to vote on the question. Is either within the range of probability? We think not.

The indifference and predilection of the whites to take no part in the matter, is palpable. This indifference alone among the whites is sufficient to account for the success of Convention and of the Radicals in the other States. But the indifference of non-action of the other States has not been great enough to accomplish anything, but their own defeat. As Judge Harrison remarked in a recent speech, "Our people are so fast becoming educated to oppression, that they seem quite willing, if they are allowed quietly to run a farm, or open a store, or a mechanics' shop, or pursue any other vocation, to forget that they have any rights, or a Constitution or a Country." Who does not feel the look of this and the truth of it? Action, urgent action, is the only remedy. Bring out your candidates in every County. Carry them essentially. Don't give up the negro to the control of the

Radicals, without a tremendous effort. Run your best men for the Convention and our votes to the gate. That is our course, whether, after you get the people to the polls, they determine to vote for a Convention or against it. But, it is mid to vote for a Convention to endorse the Congressional platform. We do not see it, any more than urging the registration was.

THE ELECTIONS ON YESTERDAY.

While the returns from the various State elections held on yesterday are coming in, the following summary will be found useful for reference:
In New York the Republican majority for Governor last year was 12,782. This year a Secretary of State and other State officers were to be chosen, a full State Legislature, and a member of Congress to fill the vacancy in the Ontario District, occasioned by Mr. Conkling's resignation. Homer N. Nelson is the Democratic candidate for Secretary of State, and James B. McKean the Republican.

In Massachusetts the contest was for Governor, State officers, and a Legislature. Last year the Republicans had 65,309 majority. The contest now is between Mr. John Q. Adams, Conservative, and Alexander H. Bullock, Republican.

New Jersey elected only a General Assembly. This body now stands as follows: Senate—Democrats, 8; Republicans, 10. House—Democrats, 37; Republicans, 23. Republican majority on joint ballot 11.

Minnesota chose a Governor, State officers, and a Legislature. The candidates for Governor are Charles E. Flandrau, Democrat, and William R. Marshall, Republican. The vote stood last year: Radical, 53,999; Democrat, 18,775; Radical majority, 10,308.

Kansas voted for a Legislature, and also on constitutional amendments giving the suffrage to the negroes and to women. The Republican State Convention have declared themselves in favor of negro suffrage, and "unqualifiedly opposed" to granting this privilege to women. The vote last year was: Radical, 19,870; Democrat, 8,151. The Legislature stands on joint ballot, 18 Democrats and 91 Republicans.

Wisconsin elected a Governor, State officers, and a Legislature on whom will devolve the choice of a successor to Senator Doolittle. The candidates for Governor are John J. Tallmadge, Democrat, and Lucius Fairchild, Republican. The Radical majority for Governor in 1865 was 10,092. Last year, for Congress, the Radical majority was 23,907.

Maryland elected a Legislature.

TENNESSEE—THE MODEL STATE.

Tennessee is the Radically reconstructed State, that is held up, on all occasions, by the Radical press and speakers, as the great exemplar for North Carolina to imitate. Whenever they would illustrate the meaning of Radical rule, they point to Brownlow and to Tennessee! There the white man is crushed beneath the heel of negro domination, there an organized and armed militia, composed of negroes and white desperadoes indiscriminately, plunder and slay innocents and harass the free, who do not wish to be the last and burr of the tyrant who lords it over the State, there so called personal laws break out daily into open strife. But Tennessee is a noble specimen of good government, and Brownlow is a "glorious old patriot!" The Radical leaders want North Carolina to become another Tennessee and to have a duplicate Brownlow for Governor.

"Look at Tennessee, look at her on the high road to financial prosperity!" That is the cry. Yes, look at her. The Comptroller of the State has just made to the Legislature a statement of affairs for the fiscal year ending Sept. 30th. From it we learn that the State taxes imposed for the past year amounted to the enormous sum of \$1,403,364, while the taxes imposed, during the same period, in North Carolina, under "so-called" "Rebel" rule, only amounted to \$800,000!

Again, Brownlow's militia—to keep down good people—costs the people of the State (including those who are "kept under" and who have to pay the expense of their oppression and humiliation) \$194,595, or two-thirds of what our State, under so-called "Rebel" rule, spends for all purposes, including \$40,000 to be paid to maimed and disabled soldiers and \$60,000 to her Aylwines. Leaving out these charitable objects, the expense of maintaining Brownlow's janitor army is equal to the whole expense of the State Government of North Carolina!

These figures speak volumes. What has happened in Tennessee under Radical control will as surely take place in North Carolina, should the latter be unfortunate as to pass under the same blither yoke. Let our farmers, who have to pay a federal tax of 20 cents per pound on cotton, let our "working men" and mechanics—let all classes of our people, ponder these facts and figures well! The road to Radicalism is the road to inevitable ruin, moral and material, State, National and individual!

The most ridiculous and lame charge that was ever concocted, even by Radical demagogues, is that the negroes, by voting with the Conservatives, will vote to re-mand themselves into slavery. The March and September Radical Conventions were composed, so far as the small white element went, "fleshly" of old negro-traders. They are the men who "want their money back."

The charges made by the little white Radical squad, that Judge Fowle leads the "secession" ticket, is too amusing to excite anger. Every gentleman on our ticket was an ardent Union man, while the author of the Radical ticket was vindicating secession with his "whole soul."

Whoever you have reason to suspect that any one is registered, who is not entitled to do so, by reason of non-age, or from any other cause, look to it that the matter is sifted, and the lists are purged!

Bring out your candidates in every County. Carry them essentially. Don't give up the negro to the control of the

A NEW DODGE.
Mr. Thaddeus Stevens is a letter written some months since, did not hesitate, with his characteristic boldness, to declare, what every sensible man knows, that the reconstruction programme of Congress is entirely extra-constitutional, not only having no warrant in that instrument, but being violently opposed to its letter and spirit.

He has now taken a new dodge. In a recently published conversation with Mr. Stevens and an individual by the name of Pfister, which publication is said to have the sanction of the former, he takes the ground that although the previous action of the Radical party in Congress was unconstitutional, it now has the authority of the Constitution on its side, by virtue of the alleged adoption of the Howard amendment.

"Since the adoption of the fourteenth amendment, I have no doubt of our full power to regulate the elective franchise, so far as it regards the whole nation, in every State of the Union."
The old man is reported to be in almost a moribund condition, with greatly impaired physical and intellectual powers, and this fact may account for such ridiculous twaddle as the above. The Howard amendment is a part of the Constitution of the United States, it has not received the sanction of the Legislatures of three-fourths of the States of the Union. Its adoption by twenty-seven of them is necessary to give it validity as an article of the Constitution, and it has only been adopted by some nineteen or twenty. The Secretary of State has not promulgated the amendment, as he did in the case of the one prohibiting slavery.

What Mr. Stevens contends for, doubtless, is that the amendment having been approved by the Legislatures of three-fourths of the "loyal" States, it is, therefore, to all intents and purposes, a part of the Constitution, and that the Southern States, not being in the Union, have no right to pass upon amendments to the Constitution. If this is so, why was the Howard amendment originally submitted to them for their voluntary action? And why were they called upon to pass upon the amendment forever prohibiting slavery?

The fact that the Southern States are as much members of the Union as they ever were, has been fully acknowledged by all the departments of government. By the Congress, in the manner above referred to, and in several other ways; by the President, in all the policy of his administration; by the Supreme Court, repeatedly, and by the Chief Justice, emphatically, in his decision, rendered at the last Term of the United States District Court in Raleigh, in the case of *Shelbyville vs. Macum*. That they are not now acknowledged by the Radical leaders in Congress as being in the Union, and that they are deprived of all their Constitutional guarantees and immunities, is solely because of party madness and lust of office. It will never suit these men, if they continue to rule, so to acknowledge these States, until they are thoroughly Africanized and Radicalized. There is no hope for the Country short of the expulsion of the Radical destructives from the places of power which they pollute.

BUT FOUR DAYS ARE LEFT FOR REGISTRATION!
GEN. CANBY'S LAST ORDER.—We have received a copy of Gen. Canby's last order in reference to registration, too late for today's issue. We shall publish it in our issue of tomorrow.

LET NO MAN FAIL TO REGISTER!
REMEMBER THE CONSERVATIVE REGISTRATION MEETING TO-NIGHT. We hope to see a full attendance of the people, white and colored.

A MEETING OF THE CONSERVATIVES OF IREDELL was held at Statesville, on Saturday last. Delegates were appointed to the District Convention, which is to assemble at Taylorsville, Alexander County, to-day, for the purpose of nominating five candidates for the Convention.

A similar meeting was held in Wilkes, at which delegates were also appointed and an excellent series of resolutions adopted.

CANDIDATES IN HYDE.—Capt. Bannister Midyett, Conservative, and A. J. Glover, Radical, are the candidates to represent Hyde in the forthcoming State Convention. We have no doubt of the triumphant election of Capt. Midyett.

It is now well known that the negroes in the South are organizing and arming for some purpose which is not peace, and it is also known that some of the district commissioners not only permit them to arm, but have furnished them with the necessary equipments. President Johnson has returned the facts in these cases to the head of the War Department, and it is probable that he will increase the military force in the South.

A NEGRO'S OPINION OF A RADICAL.—In the county of Fauquier an old man named Edward James voted the Radical ticket at the last election, and on his return from the polls he passed through the farm of a gentleman who has "bleached American" hircut. Two of these "bleached" women were standing in front of their respective hovels, and as old James passed by in a short distance from them, one of them saw him first and said to the other: "Susan, your first old man, James, he voted with us. Now, ain't he come down mighty low?"

SEATON GALES'S CONVENTION.—Letters received in this city yesterday confidentially announce the certain election of Judge Thurman to the United States Senate, in the place of Mr. Wade. It seems to be confirmed that Mr. Tallmadge is not a candidate, and favors the election of Judge Thurman.

Hon. Thomas A. Hendricks at present in the United States Senate, is to be the Democratic candidate for Governor of Indiana.

It is announced that Archibald Semmes will very soon commence a series of lectures on the Alabama and scientific subjects.

The widow of Miramon, who was shot with Maximilian, has been made a Princess of the Austrian Empire, and the title is said to be sifted, and the lists are purged!

Logan's speeches in Ohio have made him sick—they have every body who read them.

We have not seen lately a more expressive of popular disgust, in respect to the course of the leaders of the negro party, than the following, from the Cincinnati Commercial (Ind.):
"The party of Mr. Thaddeus Stevens will not be long without due recognition of their principles. They will remedy the financial evils at once by passing the law, several times proposed by Mr. Stevens, that greenbacks shall be good as gold. Then, if there are persons who ask a premium on gold, they can be hanged as traitors. That is the simple radical policy for the speedy settlement of the financial question. The next thing is the equally simple and radical measure of selling the land of the Southern States included in the military districts, at auction, to pay the national debt. That will close up the Republican business. As for the Southern election going away, that is to be remedied by the re-organization of the franchise all the blacks, and probably no whites. Then there will be no more trouble about elections. The President is, of course, to be impeached and suspended from office, and Ben Wade will use the Presidency in the next campaign for the Secretary of the Republican party. 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