

Wake County.

The ticket placed before the people by the Wake county Republican Convention on the 30th ultimo, is deserving of and will receive the support of all who value the rights and liberties of the people.

Our candidates are in every particular peculiarly competent.

It is useless for us to say anything in relation to the gentleman who was nominated as our special advocate before the people. The name of R. C. Badger is a household word in Wake county. His brilliant talents, gentlemanly deportment and earnest devotion to Republican principles, have endeared him to the masses. He will uphold our banner on every stump in the county, and with such a champion to lead, the true men of old Wake need not fear to follow.

Mr. Hodge is a gentleman of the highest respectability. A working man all his life, he knows well how to appreciate those of our people who toil for a living. He is a man of sound discretion, admirable common sense and possessed of that amiability of character which makes him a favorite with the people generally.

Mr. Davis is thoroughly known among the citizens of Wake. He needs no introduction. We can venture the assertion, that no man has more devoted personal and political friends, or possesses to a greater extent the well wishes of his fellow-men.

Mr. Nowell is eminently a popular man. We never heard that he had an enemy. It is useless to say anything by way of his introduction. It is sufficient that it be known he has consented to serve his fellow-citizens, to ensure such a support as has been rarely given to any candidate of a political party in this county.

Now, fellow-Republicans, the contest will soon begin. Are you ready? Let every true man rally to rescue old Wake from the hands of the revolutionary party that threatens to overturn our Constitution and establish upon its ruins the infamous statutes of ante bellum times. Let all men who desire peace and prosperity rather than turmoil and strife, bestir themselves, and a glorious victory awaits us, not only in Wake, but throughout the old North State.

There are thousands of people in North Carolina who never had any interest in slavery. The masses of the people were always opposed to the system, and were only deterred from expressing their views by the tyrannical set who held possession of all departments of the government before the war. There could hardly be a greater insult offered to the poor men of North Carolina than the proposition of the Charlotte Democrat, that they should be taxed to pay the bloated aristocrats for the loss of their slave property, and that, too, when hundreds and thousands of widows and orphans are to be found in the land, caused by the war brought about by the slaveholders of the South. Can it be possible that the masses of the people will again vote to restore men to power who have brought such evils upon them? Let it be remembered, that the present Constitution prohibits the State from levying a tax to pay for emancipated slaves, and although the Constitution of the United States provides, that no State shall appropriate funds for such a purpose, yet, it is claimed by leading Democrats that each county, in its separate capacity, can do so.

Thus it is, that by distorting the true intent and meaning of the constitutional provisions against this great outrage, the people of this State are in danger of being ground down by additional taxation to reimburse the sinking fortunes of those who for the past fifteen years have been the authors of all our woes. If Democrats shall control the coming Convention the entering wedge will be made towards a complete restoration of the old slave aristocracy to power. The people would do well to remember these things and vote accordingly.

We earnestly urge upon our friends throughout the State to correspond with us freely during the campaign. Let the leading Republicans, and all who are opposed to the attempt now being made to deprive the people of good government, furnish us as often as they can the news from their sections. If misrepresentations are made, or unfair advantage is taken at any time, we want to know it.

The Democratic party is now in its last ditch. The indignation of the people is aroused, and there is nothing to which they will not stoop to evade impending doom. They must not escape. We must and shall defeat their attempt to plunge our people into a second revolution. Let our friends keep on the alert, and post us in relation to all suspicious movements.

A poor man may, from sickness, accident or other causes, be thrown out of employment for a time. It may be so, that he cannot promptly meet his grocery bill, or other debts contracted for family necessity. The present Constitution of North Carolina does not allow the money sharks of the land to throw the poor man in prison for debt. Under the system which prevailed in old slave times, many a worthy and industrious man, who, from no fault of his own, had been deprived of work, was placed by merciless creditors in hopeless confinement. Do the people of North Carolina propose to risk a return to this infamous system? If the Democrats have a majority in the Convention the old *ca. sa.* law may be again forced upon us. It is idle to suppose, that the Democratic party intend to stand by the restrictions imposed in the act calling the Convention, either as regards the clause against imprisonment for debt or others. Nearly every prominent paper of their party has expressly declared against their observance. It is known that if the Convention could have been called without the restriction features, they would have been left out. They were only put in as a trap. No prominent Democrat dare deny this. We say, therefore, to the great masses of the people, that their liberties and property are involved in this contest. There is only one mode of escape, and that is to support no man who does not pledge himself to vote for immediate adjournment.

Was such a thing ever thought of in old Democratic times as running a mechanic for any office? Did the Democratic party ever advocate any measure promotive of the interests of the working man? Did any one ever hear of the Democratic party being in favor of a homestead? Did any one ever hear of such a measure as the mechanics' lien law until the Republican party came into power? Were the rights of married women ever protected, and their property preserved against their husbands' creditors under Democratic rule? Were the people allowed to elect their Judges, Justices of the Peace and Executive officers until the Republican party came into power? The answers to all these questions are contained in the monosyllable NO.

If, then, the Republican party has guaranteed these great privileges to the people, is it wise to vote for delegates to the Convention who are in favor of their overthrow? Let the people weigh well these matters. If the Republican party succeeds in the coming election then the people's rights are safe; otherwise, untold troubles may be visited upon them.

In 1871 the people of North Carolina voted against a Convention by over nine thousand majority. They did not choose to trust their rights and liberties to the mercy of Democratic tricksters and hungry lawyers. The last Legislature, aware of the indignation expressed against the measure in 1871, did not dare to leave the question again to the people, but forced a Convention upon them. Let all who voted against Convention in 1871 remember that by voting for Republican delegates the revolutionary attempt will be again defeated. Republicans are pledged to an immediate adjournment, thus saving hundreds of thousands to the tax payers of the State. If Democrats shall control, then the people will have continued strife, and all the rights accorded to them by the Republican party will be taken away. The fight is narrowing down. The oligarchs are making a desperate attack upon popular rights, and it behooves every true man to come to the rescue.

Let it be borne in mind, that one of the main objects of the Democratic party is to disfranchise as many as possible of the white and colored laboring men of the State. The votes of such men are a thorn in the side of the gentry. One of their pet schemes for carrying out their disfranchising plans, is to have a clause inserted in the Constitution prohibiting any one from voting who has been convicted of minor offences. Now this will operate especially against the poorer classes, because if rich men are arraigned for any crime or misdemeanor, they have money to pay lawyers' fees, and will, in that way, escape conviction. The poor white and colored citizens will be the only sufferers. This is one of the many concocted schemes to crush the masses of the people. No wonder indignation against Democratic rule is existing to so great an extent in North Carolina.

The present Constitution of the State provides for a session of the Legislature once in two years. If the Democrats have control of the Convention we are likely to have two sessions in one year. Just think of the impudence of such Democrats as composed the last General Assembly, spurning on the people again. This alone is enough to cause every fair-minded man in the State to vote for Republican delegates.

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The Democrats are in the habit of denouncing our present Constitution as the joint work of carpet-baggers, scalawags and niggers. Now it is very strange that the late Legislature should have endorsed the action of these carpet-baggers, scalawags and niggers by providing that the Convention shall not interfere with some of the main provisions of the Constitution.

Carpet-baggers, scalawags and niggers gave the people a homestead, a mechanics' lien law, the right to elect the Judges and Executive officers, and other popular rights, which the Democratic gentry have heretofore refused. If the Democrats are in earnest about the restrictions, they pay a handsome compliment to carpet-baggers, scalawags and niggers, but then they are not in earnest, and would not have thus endorsed the main features of the Constitution but for sinister designs.

The Convention of 1861 cost the people of North Carolina over twenty thousand lives. Hundreds of poor men are now hobbling over the land, some with a leg lost, others without an arm, and many brought down in health. Widows and orphans are to be found in every neighborhood. All this is the result of Democratic rule. Their cry was "peaceable secession." The same spirit that animated the Democratic party in 1861 is now rampant in their ranks. They led us through seas of blood for four years, and if allowed, will lead us again to destruction. They threatened in 1861 to tear down the pillars of the Federal Constitution; they now put forth the same threat in regard to our State Constitution. There is only one way to defeat them, and that is by a bold and determined resistance to their tyranny. Let the battle cry be "our Constitution as it is."

"I'm a Democrat, but I'll never vote to change our present Constitution," was the exclamation that came from a crowd near the Court House, on last Friday noon. This remark so attracted our attention that we stopped to find out who the person was that dared to make use of such an expression in public. We found that he was an honest white carpenter from Fayetteville, who is at work in this city, and has to pay tax on his square and compass, while the lawyer's books are exempt from taxation. He said: "I'm a working man, but speak my opinion openly and above board; here are two evils before me, I must go against my party for my own good, or go for it to my own injury? Of the two evils I'll accept the least, which is, NO CONVENTION."

The Rocky Mount Mail says: "Democrats will only elect such men as will regard an oath and will take their seats in accordance with the terms contained in the Convention act under which they are elected."

Surely, the editor of the Mail must be dreaming. Does he not know that W. A. Graham, the great High Priest of his party, is a candidate for convention honors in Orange county? Does he not also know that the Salisbury Watchman has declared in favor of Graham, and says that no man whose opinion is worth anything is in favor of regarding the oath? Does the editor of the Mail mean to say that the Democrats of Orange will not elect the great High Priest? Truly the Democratic editors are far from being a brotherly set. These cross opinions bode you no good, gentlemen; they argue weakness.

Hold them to the Issues. Some of the Democratic papers are endeavoring to ignore the Convention question, and exhibit an inclination to fight on such dead issues as Civil Rights and other measures of National policy.

We trust our friends throughout the State will not allow the revolutionists to claw out of the dilemma in which they have placed themselves by their mad schemes to destroy the people's rights. They must not be allowed to dodge the issue. On every stump their revolutionary designs must be laid bare before the people. It only needs a full discussion to convince them of the dangers to which they are liable in case of Democratic ascendancy.

Hear the Doleful Sound! The Charlotte Observer utters the following doleful cry. Heed it, ye outragers of popular rights. Take warning, ye gentry. Your doom is sealed. Here is your consolation. Read and reflect: "It is a stern fact, and we had as well look the matter in the face, that there is no enthusiasm among the Conservative voters on this Convention matter, and this apathy may result in disaster if we go to logging immaterial and extraneous issues into the campaign."

SHIPPING.—The ship-building interest of Maine is gradually improving. This year the total tonnage of new vessels thus far reported is 75,533 tons, the numbers being: ships, 15; barquentines, 11; barques, 23; brigs, 13; schooners, 104; steamers, 5; jugs, 4; other vessels, 7.

There is no dissatisfaction with our present Constitution on the part of the farmers, mechanics and laboring men of the State. It is only the grasping note-shavers and hungry lawyers, with a few idle pot-house politicians, who are endeavoring, for selfish purposes, to create discontent in the minds of the masses. The great body of the people are right now as they were when unprincipled men deceived them in 1861. Laboring men of North Carolina, be on your guard. Do not allow yourselves to be again deceived. Croakers and disappointed office-holders have nothing to lose. The honest people of the State should spurn them.

It is disgusting and somewhat ludicrous, to hear pot-house politicians and young limbs of the law howling at the heels of Judge Watts because that gentleman thinks proper to exercise his plain rights as a freeman by denouncing the revolutionary attempt of the Democratic party to destroy the people's Constitution. Such fellows are belaboring in vain. Judge Watts is not to be frightened by the wailings of the gentry. He takes for his guide the great charter of the people's rights, and jack-leg lawyers, aided by street-corner loafers, cannot drive him from what he considers his duty to the people of the State.

It is a sad sight to see hundreds of poor maimed Confederate soldiers in our State, made such by fighting the battles of a heartless aristocracy. It is sadder still to reflect, that the last Democratic Legislature refused a pitiful allowance to purchase artificial limbs for these unfortunate men, while thousands of dollars were spent to take away from the people the right of electing their officers, and thousands more were wasted in concocting schemes to retain Democratic ascendancy. And yet, they are asked to vote for placing such men in the Convention, and thus recall the Legislature that so shamefully insulted them.

We learn that Judge Merrimon has concluded to take the stump and will address the people at Carthage on Saturday next. We think it would be well for the Judge to tell them how he tried to have a case brought before the Supreme Court of the United States for the purpose of testing the validity of the homestead. We think the people would like to hear this matter explained. We propose to say a few words on the subject as soon as the Judge gets fully started on his tour.

Remember, if Democrats should control the Convention they may strike out that clause in our present Constitution which prevents the Legislature from taxing the poll more than two dollars. If they have a chance they may reduce the tax on property and raise it on the poll. That they will not hesitate to do this, is proven by the fact, that the late Legislature taxed all of the poor man's property over twenty-five dollars, and allowed the rich man to enjoy an annual income of fifteen hundred dollars free from taxation.

CORRESPONDENCE.

It must not be understood that THE ERA endorses the sentiments of its correspondents in every instance. Its columns are open to the friends of the party, and their communications will be given to the public as containing the views and sentiments of the writers.

EDITORS OF ERA:—The citizens of Johnston county held a Convention on yesterday for the purpose of nominating candidates to oppose a Convention, or, in other words, to nominate candidates who would adjourn immediately on organizing the Convention.

There was a great number of citizens in Smithfield, perhaps the largest crowd ever assembled in this ancient burg. A platform was laid down by the meeting that no one would be voted for in this election who would not pledge himself to vote for immediate adjournment of the Convention when assembled without amending a single section or article of the present Constitution.

After the adoption of this platform, Bryant R. Hinant and P. T. Massey were unanimously nominated. They came forward and pledged themselves to stand upon the platform, and to defeat, if possible, the notorious secessionists and revolutionists who were nominated by Dr. Rose, Dr. Beckwith and the Smithfield clique.

Willis H. Sanders and Jesse Hinant, the candidates on the part of the conspirators and revolutionists, will be badly beaten. Sanders is so notoriously unpopular that an effort is being made to get him to withdraw.

Jesse Hinant is also very unpopular. He is one of the fellows who bolted the Democratic nomination and voted for Merrimon instead of Vance. Jess. has always tried to play on both sides; he says now he is opposed to the Convention but in favor of its amending the Constitution. When asked what part of it he desired to amend, he said he would tell him when he got to Raleigh.

Court House, (as the House could not hold the crowd.) to the place where public speakers usually address large crowds. Major Wm. A. Smith spoke about two hours, to the satisfaction of all who oppose Convention, whether they were Democrats or Republicans.

The secessionists and revolutionists seemed to be under the hack, and a great many of them said openly that they could not carry the county.

Old Johnston generally votes as he pleases. Party has no power to control her people. They vote for principle and not party. Davis, the Democratic candidate for Congress last summer, carried this county by over eight hundred majority.

P. T. Massey and Bryant Hinant will carry the county this summer against Convention by at least five hundred majority.

Respectfully yours, PAUL.

Letter from Gov. Brogden.

In reply to an invitation to attend the Commencement Exercises of Carolina Military Institute, in Charlotte, Gov. Brogden wrote the following letter:

EXECUTIVE DEPARTMENT, Raleigh, N. C., June 21, 1875. Col. J. P. Thomas, Charlotte, N. C.: Dear Sir:—I have the honor to acknowledge the receipt of your complimentary invitation to attend the Commencement Exercises of Carolina Military Institute at Charlotte, on the 20th of the 25th of June, for which please accept my sincere thanks.

I should be pleased to be present and witness the advancement and proficiency of your scholars in learning, but circumstances entirely beyond my control prevent me from so doing.

When I visited the Mecklenburg Centennial Celebration at Charlotte, on the 20th of May last, and had the pleasure of reviewing your Cadets, I was pleased with the skill and discipline they exhibited, and the order and regularity of their movements and manoeuvres. They showed that the physical as well as the intellectual faculties were undergoing a rigid system of exercise and training.

It is proper education that prepares a man to understand his duty to his fellow-man, his country and his God. It is education that prepares him to realize what the poet has said of the River Thames: "O, could I flow like thee, and make thy stream My great example, as it is my theme! Though deep, yet clear, though gentle, yet not dull, Strong without rage, without o'erflowing, full."

It was education that fitted those great philosophers and astronomers, Galileo and Kepler, Bacon and Newton, Locke and Franklin, to do our bidding, and in all things improves, refines and elevates the race of man. It is the basis of all that is good, and with proper moral training is the conservator of society, and the opposite of all that is evil. Go on, sir, in your laudable calling. May your Institution continue to prosper. May it send forth the perennial streams of new and moral life to refresh the whole land, and may the good you are doing as an instructor of youth, be seen and felt for many generations in our beloved State.

I have the honor to be, Very respectfully, your ob't serv't, C. H. BROGDEN.

Bertie County Republican Convention.

In accordance with previous notice, the Republicans of Bertie county met in the Court-house at Windsor on the 26th day of June, 1875, for the purpose of nominating a suitable man as a candidate for the Constitutional Convention to meet in Raleigh on the 6th day of September, next.

The house was called to order by F. W. Bell, Chairman County Republican Executive Committee, who in a few brief and pointed remarks stated the object of the meeting.

On motion of A. J. Hardy, Wm. H. Outlaw was chosen permanent Chairman.

On motion of F. W. Bell, G. A. Mebane was chosen permanent Secretary and F. W. Ward, Assistant Secretary.

On motion, the roll of townships was called and the delegates enrolled, after which the delegates retired to select a candidate; meantime the Convention was addressed by Messrs. W. H. Outlaw, Henry Cooper, Limus Kouhach and J. G. Bryant.

The Committee returned and reported through their Chairman, A. J. Hardy, F. W. Bell as the nominee, stating that Messrs. Mebane, Aug. Robbins and W. P. Garley received complimentary votes in the committee room, but neither of them was an aspirant.

The nomination of F. W. Bell was then made, upon which the Chair appointed a committee of three, to-wit: A. J. Hardy, Asa Sanderlin and John G. Mitchell to wait on Mr. Bell and inform him of his nomination; meanwhile Mr. George Brown entertained the Convention.

ons to the people of the State of North Carolina; and we, the Republicans of Bertie county, will use every effort to prevent any change in the present Constitution by a called Convention.

That a copy of the proceedings of this convention be sent to the Era and North Carolinian for publication.

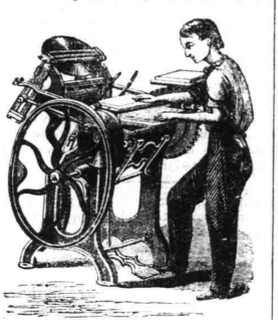
The convention then adjourned amidst great enthusiasm and cheering of the Republican party.

WM. H. OUTLAW, Ch'n. GEO. A. MEBANE, Sec'y.

There is a railroad down East which runs one train a day, drawn by a locomotive of about one coffee-pot power. The conductor is so polite, that if a lady shouts out, "Mr. Conductor, I should like a drink of water," he immediately jumps off, blocks the train with a stick, and attends to the lady.

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