

TERMS, IN ADVANCE: One Year, \$1.50; Six Months, \$1.00. ADVERTISING RATES, CASH: One dollar a square for the first insertion...

WINNSBORO, S. C. Tuesday, October 30, 1894. It was a trick, the failure to print the "No" tickets, but Steele Brice was too open for the ring crowd.

Why not let the sovereign people pass on the constitution after it is framed? Why not amend it section by section?

The articles of Maj. Woodward and Mr. Jno. W. Lyles prevent our having a fuller account of the Ridgeway meeting.

Among those who are not committed to a constitutional convention by Irby's "arguing" is the Independent Republic of Larry Gantt, the Yorkville Engineer, the Lexington Dispatch and lots of other people who do not propose to be bound because Irby & Co. urged them.

The Columbia correspondent of the News and Courier says that Fairfield was the first county to take action in procuring blood hounds. Sheriff Elliott did not even wait for the action of the county but purchased blood hounds in the first part of the month of June at his own expense.

Suppose you disfranchise all but say, twenty thousand negroes in this State, and the whites divide, which most assuredly will be the final and fixed result if past tactics are kept up; won't the negro vote decide all hotly contested points? Nothing is plainer, why today the dread of the negro vote is the power which makes white men submit to injustice and wrong.

"Politics make strange bed-fellows." The truth of that old saw was long well established, but it is being made more apparent in South Carolina now than ever before. A few months ago Dr. Sampson Pope would not touch the State, would not condescend to read it, and now it is the representative of what we call a good politician. Not long since the State was referring to him as the "Tramp Doctor," his editor had a rough and tumble fight with him and applied to him some bitterly strong epithets, and now the State wants Dr. Pope elected Governor. What next? Can any stranger development take place?—Register.

How about John Gary Erens and the Register, of whom Evans said "had to buy it out," and Senator Irby on the ticket business, whom the Register editor was going for because he agreed with Gantt that the Register was not true to the Reform cause? Are not these strange bed-fellows?

The Register contains an article under the above heading signed by J. L. M. Irby as State Chairman, in which Irby claims all responsibility for not printing any "no" tickets to vote in the coming election against the constitutional convention. He vindicates his course by saying that "the State Convention of the Democratic party unanimously adopted a platform urging (italics ours) the Democrats of the State to vote for the calling of a constitutional convention and thereby committed the party to it." Well we are not surprised, but this is one of the many acts of the "big game breaker."

We have had elections on questions of various kinds before and tickets were always printed for both sides of the issue. We will not complain, we realize that we are under gag law, military control of courts, and live under laws made by a cringing and subservient legislature who do the despot's bidding, for fear of being called "damned drift wood."

Does urging the Democrats bind them? Does urging them give the right to spend the money of the Democratic party for them, only for the consideration that they vote a- Irby and his committee dictate? And what is the result? Only this, the "no tickets" will be paid for out of private funds; and it, this, will only urge more to vote against the constitutional convention who were probably indifferent or perhaps somewhat inclined to it. The human mind revolts at force and this is nothing more nor less than an effort to force (by circumstances) men to vote no. Well, we will not be forced.

MR. LYLES ANSWERS MAJ. WOODWARD. A Review From '90 to '94.—Who Started this Fight? Editor of The News and Herald: Permit me space in your columns to answer the article in yours of the 17th inst, headed, "Who has bolted?" It is charged that I led the Tillman faction from the regular Democratic Convention in 1890 and that the Anti-delegation to the State Convention was kicked out in a most partisan manner.

Feeling ran high in the campaign of '90, but the essential truth of the Farmer's Movement was irresistible and the people wheeled into line with wonderful unanimity. Fairfield having a distinguished citizen in the contest for the Governorship, was the scene of the hottest fighting, and when it was evident that defeat had come almost all along the line elsewhere, heroic efforts were made to save this county as a guard of honor to her gallant son who had met with a Waterloo. In this state of affairs, any questions that might involve the control of the county convention were sure to be decided on partisan grounds.

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The Columbia correspondent of the News and Courier says that Fairfield was the first county to take action in procuring blood hounds. Sheriff Elliott did not even wait for the action of the county but purchased blood hounds in the first part of the month of June at his own expense. The County Commissioners will however purchase others and we will run the next assasin to earth.

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CLERK'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF FAIRFIELD. COURT OF COMMON PLEAS. R. H. Jennings, Clerk of the Court of Common Pleas for Fairfield County, vs. Julia R. Robertson and Nathan R. Cook.

In pursuance of an order of the Court of Common Pleas, made in the above stated case, I will offer for sale, before the Court House door in Winnsboro, on the

FIRST MONDAY IN NOVEMBER next, within the legal hours of sale, at public outcry, to the highest bidder, the following described property, to wit: "All that certain plantation or tract of land, lying, being and situate in the County of Fairfield and State of South Carolina, on the public road leading from the town of Winnsboro to Thomas McKinstrey's place, about eight miles from said town, bounded by lands of, or formerly belonging to, James McKinstrey, lands of D. G. Smith's, Nancy Frazier and Joel A. Rath and others, and containing Six Hundred Acres, more or less."

TERMS OF SALE: "One-half of the purchase money to be paid in cash on the day of sale, and the balance thereof on a credit of twelve months, within interest thereon, payable annually, from day of sale, until the same be wholly paid, to be secured by the bond of the purchaser and mortgage of the premises sold. The purchaser to pay for all necessary papers."

B. H. JENNINGS, Clerk's Office, C. C. C. P. F. C. Winnsboro, S. C., Oct. 12, 1894. 10-13-d

CLERK'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF FAIRFIELD. COURT OF COMMON PLEAS. John R. P. Lumpkin and Patience K. Lumpkin vs. Edward L. Lumpkin, Senior, as Trustee, Maggie E. Hix, Arabella M. Alexander, Edward L. Lumpkin, Junior, John A. Lumpkin, Troy T. Lumpkin, Junior, Ida E. Lumpkin and Troy T. Lumpkin, Senior.

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FIRST MONDAY IN NOVEMBER next, within the legal hours of sale, at public outcry, to the highest bidder, the following described property, to wit: "All that piece, parcel or lot of land, lying, being and situate in the County of Fairfield and State of South Carolina, containing

FIVE HUNDRED AND EIGHTY-FOUR Acres, more or less, and bounded on the north by lands of G. H. McMaster and Daniel Hall, on the east by lands of the estate of John Mobley, on the west by lands of T. Lumpkin, and on the west by lands of A. McA. Pittman—the same being described in the complaint as three separate adjoining tracts."

TERMS OF SALE: Cash. The purchaser or purchasers to pay for all necessary papers. R. H. JENNINGS, Clerk's Office, C. C. C. P. F. C. Winnsboro, S. C., Oct. 12, 1894. 10-16-d

CLERK'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF FAIRFIELD. COURT OF COMMON PLEAS. The Scottish American Mortgage Company, Limited, vs. Margaret M. Clowney, William J. Clowney, and J. B. E. Sloan and Louis F. Sloan, partners, doing business under the firm name of J. B. E. Sloan & Son.

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FIRST MONDAY IN NOVEMBER next, within the legal hours of sale, at public outcry, to the highest bidder, the following described property, to wit: "All that certain plantation of land, lying and situate in Fairfield County, South Carolina, containing

SIX HUNDRED AND FORTY-THREE AND ONE FOURTH ACRES, more or less, lying, being and situate on Little River, and being the property of W. P. Gibson, Clark and others."

TERMS OF SALE: "One-third of the purchase money to be paid in cash on the day of sale, and the balance thereof on a credit of one and two years, in equal annual installments, with interest, payable annually, from the day of sale, until the whole be paid, to be secured by the bond of the purchaser or purchasers and mortgage or mortgages of the premises sold. The purchaser or purchasers to pay for all necessary papers."

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CLERK'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF FAIRFIELD. COURT OF COMMON PLEAS. Charles O. Witte vs. Armin F. Witte, surviving partner of Witte Bros., a firm composed of George W. Witte and Armin F. Witte, and Rosa G. Witte, as executrix of and sole devisee under the last will and testament of George W. Witte, deceased, as trustee for the benefit of the creditors of Armin F. Witte, as surviving partner of Witte Bros.

In pursuance of an order of the Court of Common Pleas, made in the above stated case, I will offer for sale, before the Court House door in Winnsboro, on the

CLERK'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF FAIRFIELD. COURT OF COMMON PLEAS. Laura McCants vs. Calvin Brice and John S. Douglas, individually, and Calvin Brice, William Timmons and John Vinson, as copartners, under the firm-name of John Vinson & Co., and Others.

In pursuance of an order of the Court of Common Pleas, made in the above stated case, I will offer for sale, before the Court House door in Winnsboro, on the

FIRST MONDAY IN NOVEMBER next, within the legal hours of sale, at public outcry, to the highest bidder, the following described property, to wit: "All that certain piece, parcel or tract of land, lying and situate in the County of Fairfield and State of South Carolina, on the public road leading from the town of Winnsboro to Thomas McKinstrey's place, about eight miles from said town, bounded by lands of, or formerly belonging to, James McKinstrey, lands of D. G. Smith's, Nancy Frazier and Joel A. Rath and others, and containing Six Hundred Acres, more or less."

TERMS OF SALE: "One-half of the purchase