

Republicanism Outside of the Union League.

It is a well-known fact that there are a large and increasing number of native South Carolinians, to the "manor born," men who used to be "fire-eating" orators, stubborn rebels, and extreme democrats, before, during, and after the war who have now renounced their prejudices of the past and their opposition to the change in the condition of the colored man and in the entire theory of our State government.

In this large and increasing class there are men of ability, wealth and influence; men, who, submitting bravely to the change, are willing to contribute their intelligence, and talent to the State; in plain words are willing to accept office in the State, and to do a fair part by both classes of our population.

Why is it that these men, are kept out of place and power to do good?

Ask the colored man, and those who are in the secret councils of the party that govern him, and they say, "We cannot trust these men. We have no faith in their conversion. They have a purpose in view."

Well! what is the test of political conversion? How may he prove himself sincere?

By joining the secret party organization; by becoming a member of the Union League; by parading through the streets upon its celebrations. This is the test, this the proof of his sincerity, and trust-worthiness.

These extreme radicals always "desire a sign," a test. At first, it was the test-oath, now it is the masonic sign-manual, known only to the initiated in the mysterious and awful secrets of the Union League.

Now, we ask, in all fairness, what is this test worth? Is it not proof positive of an intention to get a place in the picture, a loaf and a fish, an office?—Most assuredly it is.

Is it not possible, that there may be men of high worth, character and intelligence, more able and more willing to do justice to both parties, who recognize every right given to the colored man, by his changed position, who are opposed to secret political societies, upon principle, and who see the injurious results of the power of the party falling into the hands of a few, a clique? In other other words may there not be better republicans outside of the Union League than there are in it?

Why, as the nomination and election is now conducted by the party machinery, the colored man has a franchise, but not a free ballot. He must vote the blue printed ticket put into his hand by the nominating convention, or vote he will not. The dire anathemas of the secret inquisition will be uttered and executed against him.

Is this freedom of the ballot? Decidedly not. The colored man will have to get a second emancipation from this Jesuitical influence that enslaves and fetters his freedom of thought, action and ballot. The initiated will tell you that, the members of the nominating convention are elected by the people at large, and so the nominee is their choice at last.

It is an undeniable fact that the more stages this election passes through, the more it is corrupted. What prevents the members of the nominating convention from joining hands and nominating themselves and their personal friends.—Let them do this, and their decision is final—there is no appeal. Let any voter dare to vote any other than the official ticket chosen by the nominating convention, and he will be anathematized, and excommunicated. It is too dangerous a power to entrust to the keeping of this committee.

There is certainly reason in this objection to this party machinery. Is a man who entertains this reasonable objection to this modus operandi, to be distrusted? Must he join hands with the ring and be initiated by, we know not what fearful ordeal, and parade with the League, to be considered an honest man, as one who will do right to all parties and all classes? The compliance with these terms, the exhibition of this test, the strongest suspicion of an avaricious office-seeker! By this plan

of operations, there is no possible chance of the honest and modest citizen, being called by the voice of the people from his retirement to serve his State. Clinchman can never be called from his plow! Only the shrewd and wily politician, plotting and scheming for a fat office, can ever secure the nomination.

No, we say away with this test, and this party trickery and machinery. Let the people meet en masse and nominate their candidate, and let every man vote for whom he pleases.

Aye, say they, this will break up the power of the party!

It will certainly break up the power of the clique, into whose hands this dread power has fallen, but it will increase the power, the parity, and the freedom of the people's ballot.

The colored man is free, but he has yet, unfettered, unshackled, free from the secret power of the party that rules him, to go to the ballot-box and vote as he pleases.

Let him be emancipated, for his own sake and for the sake of the people at large.

This then is certainly, not a true test of a man's political position and principles, but a well-contrived plan to keep the power of this party in each section of the State in the hands of a few, who share the spoils and share out the loaves and fishes, perhaps, casting lots for different offices. Let the colored man, we say, have his second emancipation from all this trickery!

In the efforts of this clique to keep out new-comers, and to keep all the fat things and glory in their keeping, we are reminded of the speech of king Henry V. to his soldiers.

What is he that wishes for more men? * * * * * The fewer men the greater share of honor. I pray these do not wish for one man more. * * * * * No faith not a man. * * * * * I would not loose, methinks, so great an honor. As only one man more may share from me, For the best hope I have, O! do not wish one more.

State of South Carolina, ORANGEBURG COUNTY.

To the Hon. R. B. Carpenter, Presiding Judge, First Circuit.

The Grand Inquest for said County of the January Term, 1870, beg leave to submit to your Honor a consideration the following presentation:

We have visited all the public offices and buildings within said county and upon a careful examination thereof are prepared to report to your Honor that their respective conditions reflects much credit upon their occupants.

The Jail we find to be a substantial structure; competently calculated to supply the purposes for which it was erected; Mr. Lucas will complete it in a few weeks; which, when done, our county, as was said in the present immediately preceding this one, can boast of having a place not only secure for the safe custody of prisoners, but also for its beauty, capaciousness and durability.

The various apartments of the Jail are kept in a cleanly and healthful condition. Some of the prisoners complain of not being furnished with sufficient to eat, but the Grand Jury respectfully submits that they are unable to say whether this complaint is made by the inmates simply because they are prisoners, and hence not satisfied with anything connected with their condition, or whether it proceeds from a want actually experienced.

We have carefully and minutely investigated, as directed by your Honor, the alleged carelessness on the part of the Sheriff and Jail-keeper said to have resulted in the escape of some of the prisoners from the Jail, and we find that said escapes did not result in consequence of a dereliction of duty, either on the part of the Sheriff or Jailor, but happened thus: It appears that the lower doors of the Jail were not finished at the time, and the keeper could not, as he does now, secure them behind him on going up to give the inmates their food; and this they appeared to have known, as their actions show; for it was while the Jailor was in the act of introducing their food through the door, that they jumped upon him and choked him down, thence making their exit, there being no obstruction below, as above stated, to prevent egress after their cell doors had been opened. But this can occur no more, as the doors below and above have been completed and are strong and secure. And the Grand Jury are of the opinion that 'tis impracticable for persons hereafter to escape from the Jail, if its Keeper judiciously observes his duty.

The Poor House we find in a proper condition; the paupers are well fed and taken care of otherwise.

The Offices of the Clerk of the Court, Sheriff, Judge of Probate, and that of the Auditor with the rest, we report kept according to system and method. But there is one deficiency in each of them

so plainly apparent that we cannot urge the necessity of supplying of it with too much importance. In each of these offices there are private and public documents, and records of vast consequence, and yet those who are so much interested in their security and preservation from from fire, must if it comes, see them swept away, perhaps, in a minute's time.

There are, for instance, in the office of County Auditor, the books containing the recent assessments of the personal property of this County, the tax on which has not yet been collected. Now these alone, if destroyed, would cost the County over two thousand dollars, (for a re-assessment would necessarily follow,) more than would purchase safes for each of the offices.

And this is only one item. There are in the office of Probate Judge bonds to the amount of two hundred thousand dollars, in whose fate many are vitally interested, yet they have no guarantee of their non-destruction.

But as a more potent argument in favor of what we urge, we have only to cite your Honor's attention to the losses which Beaufort County recently sustained in the destruction of her Court House by fire. There were no safes there and the public archives, documents and records were all destroyed.

We would therefore, urgently recommend that safes be furnished to all the public officers in whose contents the public are so much interested, and private citizens have so much at stake.

We would also call your Honor's attention to the fact that when Jurors are summoned here to serve the State, at a great expense to themselves, 'twould be but right, when paid off in Jury Tickets, to have some arrangements made to have the Tickets cashed by the County Treasurer as soon as the Juries are dismissed. There are many, known have Jury Tickets, given to them for two Sessions back, who have not been able to have them cashed yet. Even the merchants will not take them at 50 per cent discount. And in the mind of the Grand Jury, some screw must entirely be loose, or turning in the wrong direction.

And in conclusion we would say that there are four persons at the Poor House, living upon the public, who are able to support themselves if discharged thereunto.

All of which is respectfully submitted.

J. FELDER MEYERS, Foreman.

Doings in Columbia.

The Legislature re-assembled on the 5th instant.

A communication was received from citizens of Beaufort, praying the formation of a new County, to be called Goosewhatchie.

The enacting clause of a Bill to regulate the sale of seed cotton, was stricken out. The real purport of this Bill was to prevent the sale of seed cotton.

DeLorge gave notice of a Bill to extend the limits of the City of Charleston, and to provide for the election of municipal officers, therein, which received its first reading. The bill extends the city limits to the Six-mile house, and to the Goose-Creek line, and provides for a city election, at the next general election in October. The Bill will undoubtedly, pass.

Cain introduced a bill to incorporate the So. Ca. Chemical and Mining Company, to dig phosphates in the streams and waters of the State. Both bills ordered to be printed.

The Committee on Agriculture recommended the passage of a bill to repeal the act to secure advances for agricultural purposes.

Cain gave notice of bill to amend the act appointing a land commissioner which provides for assistant land commissioners in each county.

The bill to repeal the township law passed the Senate.

There was a grand reception at Judge Willard's on Monday night. No colored persons attended.

OBITUARY.

DECEASED.—At her residence in Orangeburg, S. C., on the 7th January, 1870, in the 65th year of her age, Mrs. ANN C. MURROW, wife of O. H. Murrow, Esq.

ACADEMY OF MUSIC, CHARLESTON, S. C.

DURING THE WEEK COMMENCING Monday, January 17, 1870, this magnificent Temple of the Drama and Music will be occupied by the Eminent Shakespearean Scholar and Comedian, Mr. JAS. H. HACKETT, who will appear as Shakespeare's Falstaff. Mr. Hackett's last engagement was at Booth's Theatre, N. Y. ending on Christmas Eve—it was a success that compelled this Famous Scholar to appear as Sir John Falstaff continuously for over one month.

Mr. Jas. T. Ford, the Charleston Manager, formerly of Ford's Theatre, Washington, D. C., has secured Mr. Hackett's next appearance after Booth's Theatre, for Charleston, S. C. Jan 15-16

LUMBER! LUMBER!!—Persons in want of LUMBER can have it cut to Order and delivered at Orangeburg in February, by application to me at Saw Swamp Plantation or through Post Office. OLIVER FARNUM. Jan 15

PERUVIAN GUANO

PHOSPHATES, &c. THE SUBSCRIBER WILL KEEP AND RESERVE orders for the following STANDARD FERTILIZERS, to be sold at AGENTS' PRICES, adding Freight and Drayage. WANDO. CAROLINA. DICKSON.

Also will attend to the purchasing of LAND PLASTER and DISSOLVED BONE.

The PERUVIAN GUANO of Standard quality, direct from Agent. Also for sale a supply of ROCKPORT STONE LIME.

Wanted: YELLOW PINK EYE SEED POTATOES. ORION SETTS, EARLY BEAR PEAS. Parties wishing to procure COTTON PLANTERS in time for this crop, or any of the above FERTILIZERS, should not defer ordering to the latest moment.

The usual supply of GROCERIES, TOBACCO, &c., on hand, sold low for cash, or best prices allowed in Barter for RICE, PEAS, &c., &c. JOHN A. HAMILTON. Market Street. Jan 15

A. JOURDAN, Respectfully offers his services to the Citizens of Orangeburg, as Gardener. Parties desiring to have their Gardens or Orchards put in good order, with Choice Fruit Trees and Flowers, can leave their Orders at the NEWS OFFICE or address the undersigned. Special attention given to the Decoration of Graves with Choice and Select Evergreens and Flowers. A. JOURDAN. Jan 15-17 Orangeburg, S. C.

Dickson Seed.—400 Bushels of Select Cotton Seed, raised from Dickson's Select Seed. The quality guaranteed. For sale in quantities to suit purchasers. Apply to JAMES BROWNE. Jan 15-17. At Cartmill & Vince's Store.

IN THE COURT OF PROBATE.

Whereas Mrs. Sarah A. Segrest hath applied to me for Letters of Administration, on the Estate of U. D. Segrest, late of Orangeburg County, deceased.

These are therefore to cite and admonish all and singular the kindred and creditors of the said deceased, to be and appear before me at a Court of Probate for the said County, to be holden at Orangeburg on the 20th day of January, 1870, at 10 o'clock A. M. to show cause if any, why the said Administration should not be granted.

Given under my hand and the Seal of the Court, this 6th day of January, A. D. 1869, and the ninety-fourth year of American Independence. THAD. C. ANDREWS, Judge of Probate. Jan 15-21

Sheriff's Sales.

By virtue of sundry writs of f. fa. to me directed I will sell to the highest bidder, at Orangeburg Court House, on the first Monday in February next, for cash the following property, to-wit:

One lot of land in the Town of Branchville, containing two acres more or less, and bounded by the So. Ca. R. R. J. Felder Meyers and others. Levied on as the property of W. H. Houck, Adm'r Lengnick & Bell.

Also, One tract of land containing 475 acres more or less, bounded north by H. Riggs, east by Old Charleston Road, south by J. W. H. Dukes and west by Edie's River.

Also, One other tract containing 250 acres more or less, and bounded on the north by J. W. H. Dukes, east by W. T. McKewen, south by Henry Dickson and west by A. D. Frederick. Levied on as the property of D. R. Barton at the suit of O. B. Riley, Adm'r.

Also, One other tract containing 250 acres more or less, and bounded on the north by J. W. H. Dukes, east by W. T. McKewen, south by Henry Dickson and west by A. D. Frederick. Levied on as the property of D. R. Barton at the suit of O. B. Riley, Adm'r.

Sheriff's Sales.

ORANGEBURG—IN EQUITY. Susan Dukes, Adm'r. In the

Mary Ann C. Dukes, et al. Circuit Court By virtue of an order of sale made in obedience by the said Court, and so directed, I will sell at Reevesville, S. C., on Monday the 7th day of February next.

All that lot of land situate at Reeves Station, containing one acre more or less, and bounded by lands of the So. Ca. Railroad Co., W. C. Griffith, and Estate of Joseph Dukes.

Also, All that lot of land situate at Reeves Station, containing one acre more or less, and bounded by lands of C. R. Council, So. Ca. Railroad Co., Estate of Joseph Dukes, and W. C. Griffith.

Terms.—One-third cash, and the balance on a credit of one and two years, purchasers to give bond for said credit portion, bearing interest from day of sale, payable annually, and secured by a mortgage of the premises, with a covenant for re-sale on a breach of the condition of said bond, and also to pay for papers and stamps. H. RIGGS, Commissioner. ALSO

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TO RENT.—Two Desirable and Commodious RESIDENCES, one at Broughton Street and one on Amelia Street. Apply to JAMES BROWNE. Jan 15

Dickson's Prolific Cotton Seed.—The Subscriber offers for sale 75 bushels of the above Seed, which has been kept pure. Price \$2.00 per bushel in lots of 5 bushels. For less \$2.50 per bushel. Jan 15-21 JAMES H. EWLES.

FOR SALE.—A LAD WEBSTER'S SEWING MACHINE, (second hand,) in good order. Originally cost \$18 but will be sold cheap. A better investment for the money cannot be had. Inquire for the money Jan 15-21 Dr. J. OLIVEROS.

HENRY'S CONSTITUTION RENOVATOR

OR BLOOD CLEANSE

This medicine is known to the faculty as being the concentrated and fluid extract of Sarsaparilla united with other valuable medicinal herbs, and is guaranteed as chemically pure.

FOR THE CURE OF SCROFULA AND CONSUMPTION

This remedy is compounded expressly for purifying and cleansing the blood of all humors, going at once to the fountain-head of disease. It extinguishes Tumors, Consumption, Syphilis, Skin Eruptions, Salt Rheum, Drops, Rheumatism, &c.

We all know that the poisonous vaccination indulged in during the late war bred the most villainous diseases. Vaccination was taken from the arms of many persons of scrofulous nature.

It is of course the impurities of the scrofulous patient were absorbed in the blood of our otherwise without disease. And both became infected alike. Men, women and children throughout all the West are now woefully diseased from this cause, and know not until a few months ago, the origin of it. HENRY'S CONSTITUTION RENOVATOR Relieves the Entire System of Pains and aches, calms the spirits, and sends new blood

BOUNDING THROUGH EVERY VEIN. It imparts a Sparkling Brightness to the Eye, A Ruby Glow to the Cheeks, A Ruby Tinge to the Lips, A Clearness to the Head, Brightness to the Complexion, Buoyancy to the Spirits, And Happiness on all Sides.

For all affections of the kidneys it is unparal- passed. People have been rescued, as it were, from the very jaws of death, by a timely use of this great remedy.

EXTRACTS FROM VARIOUS LETTERS. "Doctor, I was vaccinated in the hospital. Before that I had no skin disease. Until I had a bottle of your Constitution Renovator, I suffered tortures with running sores. Since I used two bottles I am all well except a small sore on the calf of my leg, and that is getting well fast."

"This from a lady.—'And now my skin is as clear and fair as a baby's. My complexion thanks to your renovator, is beautiful. Yes, yes, I may well say such relief was unknown to me before. Enclosed find five dollars for six bottles; two families here want to try it.'"

"I was very much troubled with eczema. Your remedy seems to be curing me fast. Send 4 bottles per Express."

"No more rheumatism. Three bottles of Constitution Renovator have made me a new man."

"Doctor enclosed find \$5. Please send me a supply. Two families here want to try your Constitution Renovator."

We have not space for more of the above extracts, but you can ask your neighbor about the remedy. Every one has something good to say as it cures every time.

FOR ALL DISEASES OF THE KIDNEYS, RETENTION OF THE URINE, &c., &c. And for Female Diseases, Nervous Prostration, Weakness, General Lassitude, and Want of Appetite, it is unsurpassed.

CAUTION.—In ordering our remedy always please the number of our Post-Office Box on your letters. The new law in our New York Post Office compels this.

Address: DR. M. E. HENRY & CO., Director-General Berlin Hospital, Prussia; Agency of the United States, 272 Pearl Street, Post-Office Box 5272, New York.

CONSTITUTION RENOVATOR is \$1 per bottle, six bottles for \$5. Sent anywhere on receipt of price. Patients are requested to correspond confidentially, and reply will be made by following mail.

Sold by all respectable Druggists.

AIMAR'S SARRACENIA BITTERS.

A SOVEREIGN REMEDY FOR DYSPEPSIA and Diseases arising from a Disordered Condition of the Stomach and Liver.

PREPARED BY G. W. AIMAR, CHEMIST AND DRUGGIST, 439 KING COR. VANDERHORST STREET, CHARLESTON, S. C. Sold by all Druggists. McKESSEN & ROBBINS, Agents. Jan 1

STRAYED OR STOLEN.

From the Stable of W. A. J. Sistrunk on the night of the 4th inst. one CORRAL HORSE, of an ordinary size, has maned his back from the saddle, and stands very straight on his left fore foot. Any information leading to the recovery of said Horse will be thankfully received by G. L. R. SISTRUNK, St. Matthews, S. C. or F. O. SISTRUNK, Esq., Orangeburg, S. C. Jan 8-11

Executors Sale.

By permission of the Hon. Judge of Probate for Orangeburg County, I will sell at public outcry, at the late residence of J. B. F. Dantzer, deceased, on Saturday, February 5th, 1870.

Two hundred and fifty-five acres of land. Terms cash. V. M. SMITH, Executor Last Will and Testament of J. B. F. Dantzer, Jan 8

IN THE COURT OF PROBATE.

Whereas Joseph J. Douglas hath applied to me for Letters of Administration on the Estate of Nathaniel P. Cain, late of Orangeburg County, deceased.

These are therefore to cite and admonish all and singular the kindred and creditors of the said deceased, to be and appear before me at a Court of Probate for the said County, to be holden at Orangeburg on the 17th day of January, 1870, at 10 o'clock A. M. to show cause if any, why the said Administration should not be granted.

Given under my hand and the Seal of the Court, this 3rd day of January, A. D. 1870, and in the ninety-fourth year of American Independence. THAD. C. ANDREWS, Judge of Probate. Jan 8-21

NOTICE.—The undersigned offers his services as SURVEYOR, to the Citizens of Orangeburg County. Work done promptly and at reasonable rates. Jan 8-11 T. P. DANIEL