

BOLIVAR BULLETIN.

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BOLIVAR, TENNESSEE, THURSDAY, NOVEMBER 30, 1876.

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The Bulletin.

Geo. W. Armistead. West. S. Armistead
ARMISTEAD BROTHERS,
Editors and Proprietors
PUBLISHED EVERY THURSDAY.
Bolivar, Tenn., Nov. 30, 1876.

Correspondence is solicited from all parts of the county. Please to give us the news in brief, with your proper name.

LATEST.

The latest is that Hayes has or is about to retire in disgust from the field and leave it to Tilden. We don't believe it. He is a mere figure-head and is moved at the will of others. The Republicans could retire more gracefully by allowing one of those States to be cast for Tilden.

CRISIS IN SOUTH CAROLINA.

The State House at Columbia in the hands of Federal troops. Legislature convened. Chamberlain's black minions forced in at the bayonet's point and the Democrats excluded. Two legislatures meet with but a single quorum. The followers of Hampton are calm and determined. Intense excitement. The Democrats protest and make an appeal to the country against this military usurpation and revolutionary interference. We are near the end.

AN ELECTION LIE.

Why did not Gov. Kellogg prevent the fraud and intimidation of which he makes so much complaint in Louisiana? He is at the head of the State Government. All its subordinate are of his appointment. All the machinery of the election is completely under his control. The Federal troops can be had at any time for the asking. Prof. Sumner, of Yale, in his recent letter, says that "the election was held under a complicated and elaborate corps of officers, appointed by the State Government, and free from any of those popular checks, which we in the North regard as essential to self-government." Further on he says he sees "no guarantee against fraud, except in the vigilance and interest of the opposing parties." "Such guarantees exist in Louisiana, with the vast preponderance of the chances in favor of the party in power, which appoints all the officers of election, has the Federal officers on its side," and controls the Federal troops. "The election law is intricate, and while apparently adapted to provide for all contingencies, really creates a hundred technicalities and machinery which render popular elections impossible. The ingenuity with which devices are planned and practiced for producing fraudulent results is simply diabolical. The party in power, having control of this machinery, can make any election a mockery, and the community itself looked in a network of crafty arrangements, from which escape seems impossible. Against this prodigious tyranny the people of Louisiana have made one more united and determined effort."

Remember that these are not the words of a stump speaker. They are the deliberate expressions of a scholar, a professor in one of the first of American colleges, a man with only a patriotic interest in politics, and a man, too, accustomed to study and weigh his words. Remember this, then try to believe that Gov. Kellogg, with all this tremendous power, could not have prevented the frauds and violence and intimidation that he pretends characterized the election in the "bull-dozed" parishes! Yes, and prevented them by raising his little finger!

The truth is that they did not exist, not even in Gov. Kellogg's imagination. It was not till after election that we heard anything of them. The whole story is an election lie, born of defeat and framed to secure fraud.

WHY DID HE CALL FOR TROOPS?

Why didn't Gov. Kellogg call for troops if the condition of things in the five "bull-dozed" parishes was as he describes? It must be a terrific reign of terror that keeps every Republican voter away from the polls. Usually, while many are cowed by threats, many also are angered by them, and the result is resistance. No such condition of things existed in South Carolina, but Governor Chamberlain got his troops without difficulty.

The suspicion will inevitably arise that it was not Democratic violence, but Republican trickery, that kept Republican voters from the polls, Kellogg has before left his voters away, so as to be able afterward to allege intimidation, and the facts are on record in the Con-

gressional investigations. He did it again this time apparently, but he over did it. It must have been a terrific dose of "intimidation" that kept every one of thousands of Republican voters away from the polls, and it was Gov. Kellogg's duty as Governor to protect them. Come, come Governor, why didn't we have anything of this before election? Why didn't you call for troops? You've often done it before.

ADHERE TO THE VOTES.

There is one conspicuous fact in the present political situation that is making a profound impression on the public mind, and is silently but surely clearing away the mist before the eyes of the people. It is simply this—that in Louisiana it is admitted that Gov. Tilden has a clear majority of all the votes cast of from 7,500 to 9,000 votes. Now the American people have a respect that reaches to reverence for the verdict of the ballot. Once made, it is always acquiesced in. To be sure, each party recognizes the fact that there are few elections that are not tainted by fraud on both sides, but they also see that these frauds usually balance themselves; that they are not large enough to alter the result, and that they are usually committed by men who are candidates for minor offices, and are seldom countenanced by the men who are at the head of either organization. So it is in Louisiana. It may be that some Democrats may have committed frauds or been guilty of intimidation, though there is no proof of it, but must be evident that this could not possibly have given Tilden this immense majority, for it is an immense majority on so small a vote. But, when a Returning Board assumes to throw out part of one parish and takes the rest, it is evident that the whole principle of elections is destroyed. There might as well be no election at all. The census reports would furnish the relative proportions of the white and black populations, and no ballots whatever need be cast. The elections in Louisiana have actually been decided in just this way. Imagine this principle applied to every State in the Union. It would result in anarchy and civil war. There is not a Northern State whose vote might not be reversed in just this way. Once out loose from the sheet-anchor of the votes actually cast, and there is no knowing where you may drift. The proper way to preserve the purity of the ballot is to prevent fraudulent ballots from being cast. Then there need be no question as to the result. But to undertake to revise the popular verdict, is simply to put an end at one blow to popular government. Why did not Gov. Kellogg prevent the frauds and intimidation which he alleges to have taken place in Indiana.

GRANT SUSTAINS CHAMBERLAIN IN SOUTH CAROLINA.

WASHINGTON, November 25.—The following was sent from this city to-night: Washington, Nov. 25.—Gen. Thomas H. Ruger or Col. H. M. Black, Columbia, S. C.: The following has been received from the President: Executive Mansion, Nov. 25.—Hon. J. D. Cameron, Secretary of War—Sir: D. H. Chamberlain is now Governor of the State of South Carolina beyond any controversy, and remains so until the new Governor shall be duly and legally inaugurated. Under the constitution, the government has been called upon to aid with the military and naval forces of the United States, to maintain a republican government in the State, against resistance too formidable to be overcome by the State authorities. You are directed, therefore, to sustain Gov. Chamberlain in his authority against domestic violence until otherwise directed. U. S. GRANT.

IN OBEYING THESE INSTRUCTIONS, YOU WILL ADVISE WITH THE GOVERNOR, AND DISPOSE OUR TROOPS IN SUCH MANNER AS MAY BE DEEMED BEST, IN ORDER TO CARRY OUT THE SPIRIT OF THE ABOVE ORDER OF THE PRESIDENT. ACKNOWLEDGE RECEIPT.

J. D. CAMERON, Secretary of War.

The people now need meat and bread—and not civil commotion. Want easy times once again.

The Inscription on Clay's Statue

NEW ORLEANS, November 21.—Clay's statue, on Canal street, contains the following inscription: "If I could be instrumental in eradicating this deepest stain, slavery, from the character of our country, I would not exchange the proud satisfaction which I would enjoy for the honor of all the triumphs ever decreed to the most successful conqueror."

Did Butler add this inscription as military dictator?

DIXIE.

Among the many insults which Gen. Butler heaped upon this community when he held military command here, the causing of this inscription to be cut upon the base of the statue which the people of the city had erected in honor of Henry Clay was not the least; and that it should have been allowed to remain there until the present time is rather remarkable.—New Orleans Times.

THANKSGIVING.

To-day is set apart by formal proclamation of Gov. Porter as a day of thanksgiving and prayer. It is recommended that all secular pursuits be suspended.

IMPORTANT REFORM.

To the Physicians of Hardeeman County.

The physicians of Bolivar respectfully request you to meet them in convention in Bolivar, Monday, December 4, for the purpose of organizing a medical society for the county of Hardeeman, and for consultation in regard to subjects of a local and vital interest to the profession. D. Clinton Day, M. D., A. A. Coleman, M. D., T. E. Moore, M. D., J. J. Neel, Jr., M. D., H. W. Tate, M. D., R. A. Tate, M. D., P. T. Jones, M. D.

The settlement of the present political question will come before Congress. There will be much talk but no fight. The people can't afford to have another civil struggle. If that should come, the North must also bear the brunt. We of the South have had enough of such experience.

The public sentiment of the North is turning against those Radical tricksters in the South.

THE SOUTH CAROLINA INFAMY.

Opinions of the N. Y. Press. STOP THIEF.

NEW YORK HERALD.

South Carolina furnishes the "Joubert" sensation for to-day. The Supreme Court of the State yesterday issued an order to the State Board of Canvassers commanding them to certify to the election of the legislature as appeared from the free of the returns, leaving the judicial functions pertaining to the status of the individuals appearing as chosen to the legislative body. This order also called on the Board to show cause why they should not revise the aggregation of votes for Presidential electors—which were founded on the reports of the county canvassers—by comparing them with the precinct returns also in their possession. This was calculated to give the Democrats hopes of reaching a result favorable to their calculations. By a sudden stroke, however, the Canvassing Board cut their way out of the legal net by issuing certificates to the Hayes electors, and to the Republican members of the Legislature. The public mind will remain, and in a republican minority will remain, and it will be held that the House of Representatives was constitutionally present. Mr. Hayes will be declared elected, and upon the 4th of March.

HE WILL BE ISCAUGHED.

The means of having been observed by the Returning Board of South Carolina and Louisiana, by the Governor of Florida and the electors of those States, the action of the Republican majority of the Senate, and the Republican minority of the House in declaring Hayes elected, President will, it is expected, be acquiesced in by the people of the United States. The business interests of the country will not suffer turmoil to ensue, and after a season of talk and threatening of the House of Representatives will settle down to every day affairs and say we can

STAND IT FOR FOUR YEARS.

This is what the Republican leaders here profess to believe.

If, however, there should be any disturbance, an attempt to resist the declaration of the House of Representatives, the whole power of the Government will be exerted

TO CRUSH IT OUT.

This, they say, will be quite easy. They do not apprehend any united action on the part of the Governors of New York, New Jersey, Connecticut and Indiana. On the other hand, the Governors of all the Republican States, they allege, will tender prompt assistance to the general Government. President will be taken to have the militia of those States in readiness to be used instantly. In a word, the Republican leaders say they will have not only the army and navy of the general government, but their friends throughout the North will be ready to respond. If there is any movement by the Southern States, this will be denounced as a revival of the rebellion, and the loyal North will be appealed to to put it down.

CONSIDERING THE CAPITAL.

Washington Special to the New York Herald.

The Administration has decided to re-inforce the troops now here at once. The statement, as plausibly made on Monday, that no more would be ordered here after the completion of eight companies of artillery was filled, proves to be untrue as the announcement of Saturday last from official quarters that no military force was to be quartered in Washington to-day four additional companies of infantry and artillery, now on duty in the General Post's department, were ordered to leave for Washington to-morrow. This will increase the present garrison to nearly 1,000 men. It is the intention of the Congress to meet to have a force of at least 1,200 artillery and infantry.

STATIONED IN THIS CITY.

which will be increased from time to time till the inauguration of the President. It is probable that two or three companies of cavalry will be brought from the place, as the full portions of the service will be represented. Arrangements have been received here from both Republicans and Democrats in Maryland

THE REPUBLICAN CONSPIRACY

A Plot to Declare Hayes Elected Despite the House.

A Bold Scheme Concocted by Desperate Men.

Conjuring Up the Possibilities of an Armed Collision.

WASHINGTON, Nov. 25.—The Republican leaders here are not reticent as to their plan of operations. The Returning Boards in South Carolina and Louisiana they say, will certify the election of the Republican electors in those two States, and Governors Chamberlain and Kellogg will issue, in conformity with this, the certificates of election to the electors. The electors of these States will then meet in accordance with the law, perform their duty, and certify their certificates to the President of the Senate, and their votes will be counted for Rutherford B. Hayes. This is the plan

IN ITS NAKED OUTLINE.

As to the details, they are to depend upon the exigencies in each case. For instance, to South Carolina, Chamberlain, though the Supreme Court should attempt to interfere, will issue his certificates of election to the Republican electors, and they will meet, record their votes for Hayes and Wheeler, and transmit their certification of the fact to

THE PRESIDENT OF THE SENATE.

In Florida, Governor Stearns will do the same, and the electoral vote of that State will in the same manner be transmitted to the President of the Senate. The Louisiana case is a little difficult, but the Returning Board there is equal to the emergency. It will perform its labors in the presence of the Republican and Democratic committees. Whatever they do will be certified to as legally performed by the Republican committee, and the electoral vote of that State will be given to Hayes and Wheeler, and the fact certified to the President of the Senate.

At the appointed time the two Houses of Congress will meet in joint session, and the certificates will be opened by the President of the Senate, and 185 votes counted for Hayes and 184 for Tilden. If there is any objection made by the Democratic Senators or Representatives, the President of the Senate will decline to entertain it. If the objecting member persists he will be called to order, and if he does not obey he will be taken in hand by the Sergeant-at-Arms of the Senate. In the event of disorder the officers will be removed from the hall by the officers of the Senate, but in the event of any disturbance which the officers of the Senate cannot quell, then the military will interfere to preserve proper decorum. If the House of Representatives, by a republican minority will remain, and it will be held that the House of Representatives was constitutionally present. Mr. Hayes will be declared elected, and upon the 4th of March.

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and Virginia that the stories of any secret organization in those States, having a purpose to seize the capital, are the inventions of those who have told them, whether they be Federal detectives or not, and that if troops have been ordered here on any such pretext it is

A GROUNDLESS ONE.

It is difficult to find any official here who knows of any such conspiracy. In order to prevent, however, any demonstration of any kind that might be maliciously construed by mischief-makers, the Virginia delegation in the proposed Tilden and Hendricks celebration have with drawn from their part of what was a simple and peaceful programme, and it will be abandoned till after Governor Tilden's election is no longer disputed.

OHIO DEMOCRATS.

Consultation of Leading Members of the Party on the Political Situation.

By Telegraph to the New York Herald.

COLUMBUS, Nov. 22, 1876.

A number of the leading Democrats met here to-day with the Democratic State Committee, for consultation relative to the political situation. After the meeting was organized, Thomas Ewing, George W. Morgan, George H. Pendleton, Durban Ward, Aquilla Wiley, R. J. Warner and E. A. Hawk, were appointed a committee on resolutions. General Ewing, as chairman, read the following resolution, which was loudly applauded and unanimously adopted:

Resolved, That patriotism demands of every good citizen a spirit of ready acquiescence in the result of the Presidential election as fairly ascertained, and we deprecate all partisan feeling in the discussions of fact and law on which that result depends.

Resolved, That it is due to the people and is indispensable to the preservation of free government, that the President shall not be chosen by fraud or force. We appeal to the officers charged with canvassing the vote and making the returns to allow public apprehension and impartial election as fairly ascertained, and we deprecate all partisan feeling in the discussions of fact and law on which that result depends.

Resolved, That we regard the concentration of regular troops at Washington as a violation of the spirit of the assembling of Congress, as an act calculated to throw discredit upon the disposition of the people to obey the law and submit to the result of the Presidential election as legally ascertained, and to excite unnecessary alarm as to the stability of the Republic, thereby imperiling peace at home and the public credit abroad.

Resolved, That we recommend to the Democratic State Central Committee of this State to correspond and confer with the other Democratic State Committees of the country, with a view to a full understanding of the facts and perfect concert of action in maintaining the rights of the people in the late Presidential election, as determined by proper legal authorities.

ATTACHMENT NOTICE.

L. W. Brown vs. E. Harding.

In this case an attachment having been sued out under section 3455 of the Code, and returned by the proper officer, levied on the property of the defendant, defendant having been made that the defendant is justly indebted to the plaintiff in the sum of Twenty Dollars, by account, and that the defendant is an absconding debtor. It is therefore ordered that the said defendant make his personal appearance herein, before W. R. Lewis, Justice of the Peace, in the town of Nashville, Tennessee, on the 8th day of January next (1877), at 12 M., and defend the attachment within the time prescribed by law on the same, will be proceeded with ex parte, and that a copy of this order be published once a week for four successive weeks in the Bolivar Bulletin.

Nov. 24, 1876. W. R. LEWIS, J. P.

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J. A. WILSON, south side public square, Bolivar, Tenn.

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NON-RESIDENT NOTICE.

In the County Court of Hardeeman County, Tennessee, Susan Alice Knight and W. C. Knight vs. J. I. Simpson, et al., petition to sell land, No. 1,038 R. D.

It appearing from the petition in this case, which is sworn to, that defendants, Winfield S. Simpson, Emily Cox and her husband, W. A. Cox, Bryant Simpson, Nancy Ward and her husband, Daniel Ward, are non-residents of the State of Tennessee. It is therefore ordered that they make their appearance herein, at the Court House in the town of Bolivar, on or before the first Monday in January, 1877, and plead, answer or demur to the petition of complainants or the same will be taken for confessed as to them, and set for hearing ex parte, and that a copy of this order be published once a week for four successive weeks in the Bolivar Bulletin.

W. C. DORRION, Clerk. This 15th Nov, 1876 J. and F. Fentress, attorneys for petitioners. nov16 3t

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Are curing all kinds of the most inveterate cases of FEMALE DISEASES.

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PROFESSIONAL.

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N. W. COR. PUBLIC SQUARE, BOLIVAR, TENN.

LUTHER W. CLARK, Attorney and Counselor at Law,

South side of Public Square, BOLIVAR, TENN.

CHAS. A. MILLER, Attorney At Law,

BOLIVAR, TENN. office on Market street sept18-74ly

R. H. WOOD, A. T. KERRILL, WOOD & McNEAL, Attorneys At Law,

BOLIVAR, TENN. East side of Court Square, over J. H. Larwill's drug store. jan22ly

JESSE NORMENT, Attorney At Law,

AND COLLECTING AGENT BOLIVAR, TENN. North side of public square.

GEORGE W. HARDIN, Attorney At Law,

BOLIVAR, TENN., Office South of Square. may15-1f

FRANK WILLIAMS, Attorney At Law,

BOLIVAR, TENN., Office West of Public Square. feb-75-ly

A. M. LAMBETH, Jr., Attorney & Counselor At-Law

Solicitor in Chancery; and General Collecting Agent,

FOR West Tennessee: MIDDLETON, TENN.

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Solicitor in Chancery, AND General Collecting Agent,

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" Hickory Valley..... 7 32 "
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TO JACKSON:

Leaving Memphis..... 4 20 p. m.
Arriving Grand Junction..... 7 00 "
" Hickory Valley..... 7 30 "
" Middleburg..... 7 45 "
" Bolivar..... 8 05 "
" Toons..... 8 30 "
" Medon..... 9 00 "
" Harrisburg..... 9 20 "
" Jackson..... 9 35 "

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M. S. JAY, may25 Gen.