

Williamston N.C.

May 7 1890

Dear Sir

I write to you  
for information of the follow-  
ing case to wit - M. A. having  
charges preferred against him at  
a regular meeting of Beverdam  
Alliance - and upon said char-  
ges - the Board of Arbitrators taken  
the case in hand, and set a  
day for taking the one side Testi-  
mony and at the appointed day  
the Board taken the one side  
and the other side testimony without  
the lecturer being present so as  
to conduct the Prosecution. <sup>Further</sup>  
<sup>and</sup> they furnish the party so charged  
with any copy in writing the  
Specification of said charges <sup>written</sup>

18  
1850

Dear Sir

I have the honor to receive  
your letter of the 14th inst.  
in relation to the  
proposed alterations of the  
constitution of the  
State of New York  
and in reply to inform you  
that the same have been  
referred to the  
Committee on the  
subject of the  
constitution of the  
State of New York  
and that they will  
report thereon at an  
early day.

(Please return on this note)

did they furnish the parties at  
variance any notice in writing  
the day and place which they  
would take the one side holding  
as our Constitution prescribes  
and immediately passed their  
decision before the next regular  
meeting of said Alliance before  
they show their report - Now  
upon the above grounds of the  
do form Trials - and the parties  
aggrieved <sup>at</sup> such proceeding claim and  
be intitled to a mistrial and be granted  
by the Presiding a new Trial, and had  
a new board appointed to settle the matter  
as the over Board has expressed their  
mind in forma opinione - In  
Civil Trials I know this to be the case, I don't  
know about this, you will be so kind as to  
let me know the same as our meeting  
is now closed at home and I am sure  
my opinion will settle the matter upon  
the question of Trials,

Respectfully

John R Mobley - Sec -  
Beaver Dam 2/10/10



