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South Carolina and the Radical Programme. STONG LETTER FROM HON. BENJAMIN F. PERRY, AGAINST THE CONSTITU-

TIONAL AMENDMENT.

One by one the leading men of the South are taking position squarely and publicly against the constitutional amendment. It gives us pleasure to lay before our readers the following manly letter from the Hon. B. F. PERRY:

GREENVILLE, S. C., October 26, 1866. Charles W. Woodward, Esq., Philadelphia:

MY DEAR SIR :- I had the pleasure of receiving your letter a few days since, expressing a kind interest in the condition of the Southern States, and urging that South Carolina should adopt the constitu tional amendment proposed by Congress. You also expressed a wish to know my views in reference to this all absorbing po litical question.

It has been said that a man can never be dishonored except by himself. Others may injure him and oppress him, but they can no more dishonor him and render him infamous that they can defame virtue, and truth and honor. The same may be said of a people or a nation. Whilst they pursue an honorable and patriotic course they cannot be disgraced by the insults, wrongs and oppressions of a stronger power, how ever tyrannical and exacting that power

The Southern people may be deprived of all political power in the Union, their property may be confiscated, and their most distinguished and virtuous citizens gibbeted on the gallows, but they cannot be rendered intamous in history by any such barbarous and inhuman conduct.—
Such a course will only dishonor and render infamous their oppressors.

I do not concur with you in supposing that the constitutional amendient will be adopted by three fourths of the States. 1 am sure this will not be the case. There are thirty six States in the Federal Union, and this will require the adoption of the amendment by twenty seven. The rejec tion of the amendment by ten States will defeat it. It is morally certain—as cer tain as any future event can be, depending on human action-that South Carolina, Georgia, Virginia, North Carolina, Ala-bama, Florida, Mississippi, Louisiana, Texas, Arkansas and Kentucky—eleven States-will not dishonor themselves by adopting the proposed constitutional amendment. There are not, therefore, as you say " Northern States enough to make the requisite number to adopt the amend-ment." If adopted, it must be by the aid of wo recreant States of the South besides Tennessee. This cannot occur.

You state that you greatly fear worse terms will be imposed on the South if the amendment be not adopted. What security has the South that the worse terms may not be imposed, if the amendment is adopted? We have no guarantee whatever that the Southern members will be admit ted to their scats in Congress, after the amendment is adopted. Nothing of the kind is intimated; and, whilst the test oats is exacted, it would be impossible for the Southern States to be represented in Congress, except by those who would dis-honor and disgrace them. We have no guarantee that Congress may not still hold the Southern States as conquered provinces, and appoint Provisional Governors over them, with instructions to convene "loyal" conventions, elected by universal negro suffrage, and have formed State Constitutions, by which all shall be entitled to vote and hold office, without re gard to caste or color, to the exclusion of every one who has aided or countenanced the "rebellion."

The first section of the constitutional amendment proposes to make citizens of all the negroes in the Southern States, without regard to moral character or attachment to Republican principles, which are required of all foreigners who become citizens, after a residence of five years in the United States. No matter how infamous may be the character of the regro, as a liar, a rogue and a murderer, he becomes an American citizen by this amendment, and entitled to all the rights and privileges of cirizenship. But the Irishman, not again occur in any other Southern should continue always, is impossible. It German and Englishman must first satisfy State. the court that he is a man of good moral character, and well attached to the princi-

ples of our Government, before he can be stitutional amendment is more revolting to is hard to conceive.

Already South Carolina has declared, property, inherit and be tried, as white men are. They are subject to no greater penalties or punishment for crime than the same enactment has been or will be made. It would seem that this ought to satisfy the Northern people of our purpose to protect the negro and do ample justice to him in all of his rights of person

The right to hold office and vote is a political right, which belongs exclusively to every community, and to be regulated as to them shall seem proper, without interference, in any way, by any other pow er. There is not a civilized community in the world where restrictions have not been imposed on the righs of holding office, voting and exercising political power. The Northern States have done so from their earliest history up to the present day. To deprive the Southern States of the same right, would be the grossest injustice and tyranny. And to consent to it, on their part, voluntarily, would be self degre dation and infamy.

The second section of the proposed con stitutional amendment declares that repre sentation shall be in proportion to the number of voters in each State, and that if any male inhabitants over the age of twenty-one are excluded from voting for any cause whatever, they shall not be enumerated in the basis of representation This makes it imperative on the Southern States to give up their representation for a large portion of their population, or permit the negroes to vote. The injustice of this constitutional provision to the Southern States must be manifest to every un prejudiced mind.
In all of the Southern States, a large

proportion of their population consists of negroes, who are utterly incapable of hold ing office, voting or exercising any politieal rights. At the same time they exe ude by their labor, white persons, who would otherwise take their places, occupy the country and cultivate its lands. In the Northern States they have very few ne groes, and their exclusion from voting would not seriously affect their representation in Congress. The consequence would be that one section of the American Union. with great wealth and a large population, would have a most inadequate influence in national legislation.

The proposed amendment of the Feder al Constitution forces the Southern States to choose between giving up their equal representation in Congress, or permitting their negroes to vote. Between these alternatives, no Southern State could hesitate for a moment to choose when the issue is torced on them. Equal representation in the national councils must be given up. You very prop rly say, that already the Southern States are in a minority in both houses of Congress, and a full representa tion for their negroes would not give them a majority of the House of Representatives

In South Carolina we have largely over a hundred thousand more negroes than white persons. If universal suffrage prevailed, the entire political power of the State would be in the hands of the negroes. They could elect to every office in the State one of their own caste, and send Senators and Representatives to Congress. The same State of affairs, depiorable as it would be, must likewise take place in be, and will be, rejected unanimously by Mississippi. And in all of the Southern ten or eleven of the Southern States, and States there would be many counties in a never can become a part of the Federal similar condition-negroes elected to the Legislature and filling all county offices.

To suppose that any Southern State would voluntarily adopt such a provision in the National Constitution, is to presume that she is insensible to her own honor, and reckless of her own safety. It may be said that Tennessee has already done so. Never was there a greater mistake. If the constitutional amendment had been submitted to the people of Tennessee, it never can lose our self-respect. would have been rejected by nine-tenths of them. It was adopted only by a minority of her Legislature, unfairly and cordegraded by Northern influence In all ety by sacrificing honor and the interests nessee, the seum and dregs of society have

invested with such rights and privileges, an honorable mind than either of the oth Why this preference should be given to ers. It is, in the true sense of the word the black man, in his ignorance and vice, a Bill of attainder and ex post facto law, so over the virtuous and intelligent white repugnant to the sentiments and feelings man who comes here from a foreign land, of the framers of the Federal Constitution that they declared no such law should ever be passed. It punishes for past offences, by legislative enactment, that negroes shall have all the rights and privileges of white men in person and property. They may sue and be gued, purchase and dispose of by an Englishman, or the decendant of an Englishman, or the decendant of an Englishman, or the decendant of the content of t an Englishman. It certainly was not at tempted by the Engli a Parliament in the darkest and bloodiest days of English tyr white men. In all the Southern States anny. The only incident in history anal agous to it, is the wish of Nero, that all men had but one neck so that he could out them off at one blow. It proposes to os tracise and disgrace forever, not only all the leading men of the South, but all, however humble they may te, who have ever filled any civil office in any of the Southern States. This section declares that no one who has taken an oath to sup port the Constitution of the United States and was afterwards aiding and abetting in the war, shall hereafter hold any office un der the State or United States. The Governors of the States, the Judg-

es, members of the Legislature, magis trates, constables, State and District offi cers, are all, forever excluded by this provision To suppose that any Southern man would voluntarily adopt such a provision is indeed placing a very low estimate on Southern character. The soldier who gallantly fought under the lead of his General, and who would have sacrificed his own life, at any time, for the protection of his commander, is required to dishonor and disgrace him in peace. The son is required to vote the intamy of his father The people are asked to repudiate and disgrace those whom they have, through life, honored and glorified in honoring Every Southern State is required to expel trom their councils, her Legislature, and trom all public offices, her wisest, best and most experienced servants. Was ever such a proposition before submitted to an intelligent, virtuous and Christian people? How any honorable man, who reflects on this section of the processed amendment, and sees its bearing and consequences, can expect or counsel its adoption is, to my mind, incomprehensible. That any South ern man should vote for it or favor its adoption is a confession of his own disbonor and infamy. Such a man would wil tingly betray his country, his own house hold and his God.

If the Southern States were so lost to all shame as to adopt this section, it is possible that young men might be found to fill all the State offices; but they could not represent their State in Congress or hold any office under the United States. on account of their having aided and abet ted in the war. The rtates would still be unrepresented in Congress as long as the test oath is continued.

The Constitution of the United States provides that amendments may be proposof Congress, and when adopted by three lourths of the State Legislature, shall be The object of the Radical leaders is to come a part of the Federal Constitution This clause of the Constitution evidently contemplated a full Congress when such amendments should be proposed. It was supposed that all of the States would be represented in Congress. This was the security against the injudicious amendments. But the proposed amendment was adopted whilst ten States were excluded to adopt it. They were willing to forgo from all representation in Congress. It from all representation in Congress. It never could have been proposed to the State Legislatures by a full Congress, and consequently should not now be regarded by them as constitutionally submitted to the Legislatures for adoption. It should ten or eleven of the Southern States, and Constitution.

What will be the consequence of this rejection, is wholly immaterial to the Southern States. You say that worse terms will be enforced on us. This may be se; but we shall have the consolation of knowing that we did not voluntarily adopt them, and that amidst all the tyranny and op pression which may be heaped on us, we have maintained our honor unsuffied, and

The Southern States may be kept out of Congress. Who cares for that? We have been out for the last twelve months, ruptly elected, and thoroughly debased and and during all that time have been improving our condition, and rapidly restoring communities there are unprincipled and the prosperity of our country The Northinfamous men, who seek power and natori ern people are nearly equally divided. One-half of them are our friends, who of their country. Unfortunately for Ten- deeply sympathize with us in our misfor-With this half, we constitute a tunes. been thrown up by the horrible civil war large majority of the people of the United through which she has passed. Men have States. It will be passing strange, indeed, got into power in that State, accidentally if one third of the people of this Republic and fraudulently, who are a disgrace to should continue to rule, with a rod of iron, human nature, and who will ever remain the other two thirds, for any length of time. infamous in history. The same thing an. That this tyranny and usurped power

virtuous, however corrupt and malignant their leaders may be. The Executi e Department of the National Government is with us, and will do all that man can do to maintain the Constitution and the equal rights of every section of the Union. There is every reason to believe, too, that the Judiciary Department of the Government will oppose its silent and peaceful power to the tyranny of Congress; and we should not despair. The fourth section of the proposed a-

mendment to the Constitution, which guar antees the Federal debt and repudiates the Confederate debt, is as unnecessary as it is lutile. No Southern State wishes to repudiate the one or assume the other. II, at any future time, a majority of Congress should be disposed to dishonor the nation by repudiation, this section, as a part of the Constitution would not stay their action. They could refuse or neglect, to levy taxes or make appropriations to meet the debt as it becomes due, with

out violating the Constitution. And even if it did vio ate the Constitution, that would be no barrier to a corrupt Congress. in carrying out their purpose, as we know, by the sad experience of the present Con gress in disregarding and trampling on the Federal Constitution. The fifth section of the proposed amend

ment declares that "Congress shall have power to enforce, by appropriate legisla-tion, the provisions of this article." Here we have a power given Congress to de stroy all the rights of the States, and centratize all power in the National Government. Under the pretext that a State has abridged the privileges or immunities of a citizen by refusing suffrage to the negroes, Congress may, under this section, declare universal suffrage to that class of persons. Under the pretext that some one has been deprived by State Courts of his liberty or property, they may give the United States Courts entire jurisdiction of all litigation in the State. The legislative, executive and judiciary departments of the State Government may, under this section, be entirely swallowed up by Congress, and the American Union made one grand consolidated empire.

The proposed amendment was not submitted to the President for his approval, as required by the Constitution, before being submitted to the State Legislatures, and they should not, therefore, consider or regard it at all as a proposed constitu-tional amendment for their adoption.— Eleven St tes were excluded tron Congress when it passed, and the President never sanctioned it

But I feel well assured that Congress aid not expect or wish the ratification of this amendment by the States. The peopie were made to believe that Congress intended to reconstruct the Union. This was " a tub thrown out to the while," to amuse till the fall elections were over. Congress does not intend to have the States reconstructed till after the Presi dential election in 1868. The Sou hern States are to be kept out of the Union ed by a vote of two-thirds of both Houses till after that period, in order to insure the

perpetuate the power of their party. This they think they can do by negro suffrage, and by that alone. But they were afraid to put that plank in their platform at present. It will be inserted two years hence. When Stewart proposed univeral suffrage and universal amesty, the leaders of the cluding Southern members, if this could be accomplished.

I have thus, my dear sir, given you my views in reference to the constitutional amendment. Let me conclude by assuring you that as feeble as S uth Carolina may be, and as "powerless" as you say she is "to protect herself," she is, nevertheless, able to maintain, amidst all her oppressions, her honor unsullied, and will never, voluntarily, accept her own degredation.

I am, with great respect, yours, &c., B F. PERRY.

The Cincinnati Commercial takes strong ground in favor of the absorption of all Mexico, and thinks that such a result is inevitable. Perhaps it is, but we imagine the Mexicans would fight to the last ditch making such notes a legal tender was con before they would allow themselves to be dragged into such a government as this is now. It would be well for the Jacobins to learn how to govern what country they have on their hands before they attempt to extend their empire.

In Ohio a machine has lately been introduced by which a well sixteen feet deep and one inch in diameter may be dug in the grounds and avenues which surround pipe. The water thus produced is said to the grave of Abraham Lincoln. be pure and cool,

The Ten Commandments. An old author thus rhymes a divine truth : In Heaven shall dwell all christian men That know and keep his biddings ten.

To aid our young readers to remember these sacred "biddens ten," we transcribe for their use the lines following, originally written in one of the registers of an old parish in England, by one Richard Christian, the vicar.—
They belong to the year 1689, and are written in the quaint spelling of the tlme, which modernized, reads: rnized, reads:

Have thou no other God but me : Unto no image bow thy knee;
Take not the name of God in vain;
Do not the Sabbath day profane.
Honor thy father and mother, too;
And see that thou no murder do.
From vile adultery keep these deep And see that thou no murder do.

From vile adultery keep thee clean;
And steal not, though thy state be mean.
Bear no false witness, shun that blot;
What is thy neighbor's covet not.

Write these thy laws, Lord, in my heart,
And let me not from them depart.

THE MOBILE EXPEDITION TO CUBA. -Copying what the Northern papers say of the "Knights of Arabia" and their expedition to Cuba, the Mobile Register

We don't know much about the expeditions which are to sail from New York and New Orieans, but that which is to sail from this port is now about ready to start. The fleet, now lying at anchor in a frog pond near the mouth of Dog River, is a very tormidable one, consisting as it does of no less than two wash tubs and a slop bucket, each armed with rifle brickbats and a double barrelles cornstalk. It is confidently believed that the expedition will sail as soon as the commanding officer can get his shirt home from the washer woman's, Let the Queen of the Antilles

THE MONEY-ORDER SYSTEM .- It is stated that a cierk of one of the business houses of New York city was sent out recently to inquire the price of a draft of \$4,800 on California. He ascertained that it would be three per cent or \$144. His principal directed him to go to a wellknown banker, to see if better rates could not be obtained. The clerk mistaking the name given him called on Post Master Kelley, and was informed that his money could be sent by postoffice orders for \$24. This was an unexpected condition of aftairs; money orders had been thought of; but afte- due consideration the sum it was proposed to send to California was forwarded by means of these orders. The rate was just one-half of one per cent.

A FACT WORTH KNOWING .- To buy the ground, erect buildings, supply machinery and put a cotton spindle running, with looms to weave the yarn into cloth, costs forty dollars. With this fact, any man that knows the multiplication table, can arrive at the cost of any number of spindles. 1,000 spindles will convert into yarn about 200 bales of cotton per annum. The same person can easily ascertain how many spindles it will require to use up the cotton crop of the South at a given annual average, and how much capital is re quired to do it. Will the reader think about it ?

A CERTAIN CURE FOR CORNS .- It is reported that several citizens of Raleigh are sufferers from corns. We cannot vouch for the fact, and therefore merely give the report as it reached our cars from time to time Neither distinguished chiropodists, nor sharp razors, nor blunt-edged knives, nor caustic, nor any other thing, has afforded them more than temporary relief. For their relief, we publish the following remedy, which is pronounced entirely efficacious by one who has tried and seen it tried:

"Take twenty cents worth of acetic acid and apply it to the corns every night and morning. It will cause no pain, and produces a certain cure. In five days the corn may be entirely re: oved with the finger nail. I have tried it and found it to succeed."—Raleigh Progress.

INTERESTING TO LAWYERS .- Judge Clayton, of Mississippi, says an exchange, recently held that legal tender notes were such and a valid tender, stopping interest when made. That the Act of Congress stitutional, and that the power to issue such notes is derived from the war powers of the Government. He also held that the suspension of the statute of limitations during the war, was constitutional and valid,

James Orr, of Springfield, Illinois, has just shipped from Lisbon, St. Lawrence county, N. Y., 5,000 trees of evergreen

"Now, then, my hearties," said a gallant ven'ed a new cotton gin, with the great captain, "you have a tough battle before merit of being portable. A larger per cen-you Fight like heroes till your powder's tage of cotton, it is also claimed, is saved The third section of the proposed con- of the American people are honest and I'll start now."

The masses gone; then—run! I'm a little lame, and by this gin than by the one now in use while the length of the staple is preserved. while the length of the staple is preserved