

The Homestead.
ITS CONSTITUTIONALITY REAFFIRMED BY THE SUPREME COURT OF NORTH CAROLINA AND DECLARED NOT TO CONFLICT WITH THE U. S. SUPREME COURT'S DECISION IN THE GEORGIA CASE.

From this explanation it will be seen that the decision of the Supreme Court of the United States in the Georgia case conflicts in nothing with our own decisions; but they are in exact conformity. The Georgia case decides two points, first that in that particular case, the plaintiff had obtained a judgement on his debts before the homestead laws were passed, and that, in Georgia, the judgment was a lien upon the debtor's property, which he had at its rendition; and that thereby the plaintiff had a vested right of property, which could not be destroyed or taken from one person and given to another. We distinctly conceded this principal in Hill Kessler, and we expressly decided it in McKeathes vs Terry. There is then no conflict upon this first point. There is, however, this difference between the laws of Georgia as stated in the Georgia case, and the law in North Carolina; a judgment in North Carolina prior to the Code has never been held to be such a lien upon property as to create a vested right of property in the plaintiff or to divest the property out of the defendant, or to invest it in the officer. The only force of the lien has been to prevent the debtor from selling it. It requires not only a judgment but a *levy* to change the property; Dodd vs Adams, 66 N. C. R. 194, Norton vs McCall, Id. 159.

The second point decided in Gunn vs Barry is, that the Georgia homestead laws impair the obligations of contracts. We concluded in Hill vs Kessler; that any law which had that effect was void. We said; "We conceded that if this exemption impairs the obligation of contracts, either expressly or by implication, it is against the Constitution of the United States, and therefore void." We concede also that a contract must be understood with reference to existing laws for its enforcement. And we said, also, that the State cannot abolish or injuriously change the remedy. It is not the decision of the U. S. Supreme Court, and our decisions that are in conflict, but it is the Georgia homestead laws and North Carolina homestead laws that are unlike as has been already shown.

The purpose of our legislation being to secure the citizens the "necessities and comforts" of life, and this having been decided to be a legitimate purpose and paramount to all debts, let us see in what condition our people would be if our homestead laws are declared to be void. Our homestead and personal property exemption act repeals all other laws upon the subject. Therefore our debtor class is to be left without any exemption whatever? Not even a bed or a crust. Nor is there any relief in bankruptcy; because a large portion of the debtors have not the means to pay expenses, nor are their debts large enough to bring them under the bankrupt law.

For the Boys.
Henry Ward Beecher has written this: I never saw anybody do anything that I did not watch him and see how he did it, for there is no telling but that some time I might have to do it myself. I was going across a prairie; my horse began to limp. Luckily, I came across a blacksmith's shop, but the smith was not at home. I asked the woman of the house if she would allow me to start the fire and make the shoe. She said I might if I knew how. So I started the fire and heated the shoe red hot, and turned it to fit my horse's foot, and pared the hoof, and turned the points of the nails out cunningly, as I had seen the blacksmith do, so that in driving into the hoof they should not go into the quick and shod the horse. At the next place I went to, I went straight to a smith, and told him to put the shoe on properly. He looked at the horse's foot and paid me the greatest compliment I ever received in my life. He told me if I put on that shoe I had better follow blacksmithing all my life. Now, I never should have known how to do this if I had not looked on, and seen others do it.

A burly individual the other day rushed into the sanctum of the Humboldt (Nevada) Register, and pulling an enormous six-shooter, inquired anxiously for the editor. "With great presence of mind," says the fearless quill-driver, "which always characterizes us when in the presence of danger, we suddenly arose, knocked the intruder down, seized him by the collar and nether extremities and threw him into the street. When last seen he was making a 2:40 gate for Wilmington, on the railroad, saying, 'I want to be an angel.' The revolver captured in the melee is on an exhibition at this office."

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OFFICE COURT HOUSE SQUARE.
Feb 22d 1ly

Fever and Ague,
from which mankind suffer over a large part of the globe, is the consequence of a diseased action in the system, induced by the poisonous miasm of vegetable decay. This exhalation is evolved by the action of solar heat on wet soil, and rises with the watery vapor from it. While the sun is below the horizon this vapor lingers near the earth's surface, and the virus is taken with it through the lungs into the blood. There it acts as an irritating poison on the internal viscera and excreting organs of the body. The liver becomes torpid and fails to secrete not only this virus but also the bile from the blood. Both the virus and the bile accumulate in the circulation, and produce violent constitutional disorder. The spleen, the kidneys, and the stomach sympathize with the liver, and become disordered also. Finally, the instinct of our organism, as if in an attempt to expel the noxious infusion, concentrates the whole blood of the body in the internal excretories to force them out of the system. The blood leaves the surface, and rushes to the central organs with congestive violence. This is the chill. But in this effort it fails. Then the Fever follows, in which the blood leaves the central organs and rushes to the surface, as if in another effort to expel the irritating poison through that other great excretory—the skin. In this also it fails, and the system abandons the attempt to repeat the hopeless effort another day. There are the fits or paroxysms of Fever and Ague. Such constitutional disorder will of course undermine the health if it is not removed. We have labored to find, and have found, an antidote.

Ayer's Ague Cure,
which neutralizes this malarious poison in the blood, and stimulates the liver to expel it from the body. As it should, so it does cure this afflicting disorder with perfect certainty. And it does more, or rather does what is of more service to those subject to this infection. If taken in season it expels it from the system as it is absorbed, and thus keeps those who use it free from its attacks; keeps the system in health although exposed to the disease. Consequently it not only cures, but protects from, the great variety of affections which are induced by this malignant influence, such as Remittent Fever, Chill Fever, Dumb, or Masked Ague, Periodical Headache, or Bilious Headache, Bilious Fevers, Neuralgia, Rheumatism, Gout, Blisters, Toothache, Earache, Catarrh, Asthma, Palpitations, Painful Affections of the Spleen, Hysterics, Colic, Paralysis, and Painful Affections of the Stomach and Bowels, all of which, when arising from this cause, will be found to assume more or less the intermittent type. This "AGUE CURE" removes the cause of these derangements, and cures the disease.

This it accomplishes by stimulating the excretories to expel the virus from the system; and these organs by degrees become habituated to do this their office of their own accord. Hence arises what we term *acclimation*. Time may accomplish the same end, but often life is not long enough, or is sacrificed in the attempt, while this "AGUE CURE" does it at once, and with safety. We have great reason to believe this is a surer as well as safer remedy for the whole class of diseases which are caused by the malarious infection, than any other which has been discovered; and it has still another important advantage to the public, which is, that it is cheap as well as good.

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
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FOR COLUMBIA.
Leave Charleston.....9:30 A. M.
Arrive at Columbia.....5:20 P. M.
FOR AUGUSTA.
Leave Charleston.....9:30 A. M.
Arrive at Augusta.....5:20 P. M.
FOR CHARLESTON.
Leave Columbia.....9:00 P. M.
Arrive at Charleston.....4:45 P. M.
Leave Augusta.....9:00 A. M.
Arrive at Charleston.....4:45 A. M.
COLUMBIA NIGHT EXPRESS—SUNDAYS EXCEPTED.
Leave Charleston.....7:30 P. M.
Arrive at Columbia.....6:30 A. M.
Leave Columbia.....7:30 P. M.
Arrive at Charleston.....4:45 A. M.
AUGUSTA NIGHT EXPRESS—SUNDAYS EXCEPTED.
Leave Charleston.....8:30 P. M.
Arrive at Augusta.....7:35 A. M.
Leave Augusta.....6:15 P. M.
Arrive at Charleston.....5:50 A. M.
SUMMERVILLE TRAIN.
Leave Summerville at.....7:25 A. M.
Arrive at Charleston at.....8:30 A. M.
Leave Charleston at.....8:35 P. M.
Arrive at Summerville at.....4:50 P. M.
CAMDEN BRANCH.
Leave Camden.....7:20 A. M.
Arrive at Columbia.....11:55 A. M.
Leave Columbia.....2:10 P. M.
Arrive at Camden.....6:55 P. M.
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