to succeed constitutionally and legal-

a few months ago there was no man,

not one, in the State of Georgia who

did not believe, as much as he believed

to every Senator here and to every

man everywhere in the United States,

the question was put to us whether

after our adjournment; but of course

the members were received in the

House of Representatives, if they had

been elected in time. No man in the

United States doubted in that hour

I take the position so triumphantly I

know that hereafter when I take it

before my people they will all respond,

everybody that she was admitted.'

I do not propose by any vote that I

efere my constituents on this ques-

That is the legislation of the Congress

tional amendment known as article four-teen, and will, without doubt, at once other-

State of the Union.

GEORGE G. MEADE,

recently. .

True, it was the understanding of

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gia for the ensuing four years."

Senator Tipton's Speech on the Admission of Georgia, April 13, 1879.

Governor for four years, when he has of the United States. Nothing more carried out as they are written down into this great discussion which is on ogy for appearing to-day. I appear, if you permit the paradox, reluctantcongratulated his fellow-citizens that than this was contemplated. they are once more an integral porly and yet willingly, when I consider how dark were the clouds that surwhen he comes before the Congress of the Union. The admission of a State into the Union may become complete sage and declares that he was never the Governor of the State of Goorgia, that all this process was a provisional process and an anticipation of something that subsequently was to follow, that he did not cell the truth when he asserted that they were an integral portion of the Union at all, what estiportion of the Union at all this process at all. It was provided in the Union at all this union to the Union at all this union that they are a Legislature of Georgia, and hence it is written down in the resolutions which are printed that they were an integral is obvious. The Legislature of Georgia, and hence it is written down in the tresolutions which are printed that they were a Legislature of Georgia, and hence it is written down in the resolutions which are printed that they were an integral is obvious. The Legislature of Georgia, and hence it is written down in the tresolutions which are printed that they were an integral is obvious. The Legislature of Georgia, and hence it is written down in the tresolutions which are printed that they exercise of his influence in the resolutions which are printed that they exercise of the House of Representatives being called to it, the United States by substant and the exercise of rounded us when we commenced reconstruction, how many prophecies we had that we should never be able ly; and when I remember that now we are about to vote on the subject of admitting the last one of the States so lately in rebellion, I recollect also that in his own existence, that Georgia was a State of the Union; and I say

we had received the Senators from Georgia, we all replied that they were not elected until two or three days they would have been received just as made, and suitors and lawyers and jurors assemble all over the State, and Nebraska at the time we came here there those judges and officers have and claimed our eats. that Georgia was admitted; and when remained to the present time, administering justice in Georgia under the constitution by which they have re-

ceived their appointments and their What follows next in the process shall cast upon this occasion to deand in the order of reconstruction? prive myself of the privilege of going They had not only elected a Legislature, but a Governor. The people of government of the State of Nebraska next two years they will be the Leg- to the eminence of those colossal men dated from the time that she complied islature of the State. They do not who espouse their cause in the Senate tion and telling them that I held in the Senate as true that which I averbers to the House of Representatives with the requirements of Congress. suppose that there is to be any questoned to the House of Representatives. of the national Congress. Those Ke resentatives make their appearance in Washington City. They present their credentials in the House of Representation should be a sumption that they are to proceed upon the sumption that they can make by such a protect their that they can make by such a protect their that they can make by such a protect their that they can make by such a protect their strength out any representation here whatever. Again, the Senator said: elsewhere, shall I quibble or equivocate upon this question here or elsewhere. Very well. If so confident, therefore, that Georgia was a State in the House of Representatives upon the Union, you will allow me to refer that subject? If we are mistaken in to the facts; and I regret as much as this matter, we are mistaken in conyou do that I am compelled to deal in nection with the House of Representer to remove them, when they are no longer tatives, for it appears by the Congress-under his control." dry detail with facts in this matter. To touch the constitutional argument ional Globe, volume sixty-nine, pages

I should not think of doing, particu-4471 and 4472, that on July 25, 1868larly after it has been so clearly and "Mr. Dawes reported: I am Instructed by so irresistibly done by the Senator the Committee of Elections to report back the resolutions of the Legislature of Georgia ratifying the fourteenth article of amendfrom Wisconsin [Mr. CARPENTER] ments to the Constitution, with the recom-mendation that they be filed in the State De-By our own legislation we said to the State of Georgia, in the presence

of the whole country everywhere, that "she shall be entitled and admitted to representation in Congress as a State of the Union when the Legislature of the State shall have ratified the amendment to the Constitution of the United States proposed by the paragraph in the journal: Thirty-Ninth Congress and known as article fourteen, and when her Legis-

"Mr. Dawes. I am instructed by the committee of Elections to report back the creden-tials of J. W. Cleft and C. H. Prince, memlature by solemn public act shall have declared void" a part of article five, bers-elect from the State of Georgia, that State having ratified the fourteenth amendsection seventeen, of her constitution. ment of the Constitution, and in all other respects having conformed to the require-ments of law in regard to the admission of as to Georgia; and whenever she did that State, these gentlemen will take the that, in the selfsame hour, whether oath prescribed by the act of July 2, 1862."

by day or night, whenever that was The House of Representatives went consumated, then we said further: slowly and carefully. Mr. Dawes 'And thereupon the officers duly elec- would not risk anything as chairman ted and qualified under the constitu-tion, thereof shall be inaugurated without delay." No waiting or post-was required of them in the act of clared: poning that inauguration until they Congress reconstructing Georgia, and clared: shall have heard from Congress fur- he did not intend to be instrumental ther; no waiting or postponing that in introducing any man on the floor ficers were to be inducted into office. says: "Because Georgia has ratified I do not say that the action of the military department is conclusive in stitution. What else? "And in all of Georgia was done under the eye of the admission of that State." Carethe military commander of the dis- ful House of Representatives, prutrict and the eye of the General-in- dent Mr. Dawes, to take no step but a

Chief, General Grant, and each step in their progress was noted and reported to us here. Indeed, so careful Under those circumstances, then, was General Mead, that as soon as Georgia, with a Governor at home, they passed the ratification of the with a judiciary in every county of Congress did accept itfourteenth amendment, he made rethe State, with a State Legislature in with any qualifications or conditions,

amendment, I yesterday instructed the pro-visional government to communicate to each United States at the next session. Georgia came up then to the next in provided for and the officers elected Congress without any Representatives in the House; but she sent up her onward in their terms is the meaning to stand upon his convictions of the tering unction to their souls when law and the Constitution. I have not mixed in learned that the President of the learned that the learned tha wise comply with the requisition of the act of June 25, 1868. DEALER INCOMPECTIONERIES, &c
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Major General U. S. Grant, Washington, D. C.

Myshington City, D. C.

Will the superstream in person, for Additional Bounty Back
Beyand representation, of the Senators came to general under the second of the clause, until the expiration of the signature of the Governor of Nebraska and after the signature of the signa

> process by which this State became a tives of the State of Georgia; and of opinion that the State would not what is the record made up in the suffer and the nation would not suffer resentatives of the United States of America in Congress assembled. That the said State of Congress assembled, That the said State of Congress assembled is there was no admission of Senators.

> that additional legislation on the 22d day of last December; and for what purpose? For the purpose of Interfering with the Governor in the discharge of his official duties in the charge of his official duties in the was administered by Hon. John Erskine, Judge of the United States Court, and he was declared the Governor of the State of Geor-State of Georgia? No, sir. For the

tion of our national unity, and then word on the admission of a State into ment introduced at all? The reason when he comes before the Congress of this Union. The admission of a State is obvious. The Legislature of Geormate will you place on the man, or to Union shall be considered as comwhat extremity for party purposes is he driven in order to compel him to be admitted completely before that I have the and said this:

"All that I have the driven in order to compel him to be admitted completely before that when the order to be admitted completely before that when the order to be admitted completely before that when the order to be admitted completely before that when the order to be admitted completely before that when the order to be admitted completely before that when the order to be admitted completely before the complete that the complete th What occurs next in the journal of any member appeared in the Hall of the Legislature? The constitution of the House of Representatives, or any the State of Georgia provided for a man came here to claim a seat as a judiciary, and the Governor is to nom- Senator. Nebraska, therefore, be it inate the judges, and the judges are to be confirmed by the senate of the completely and entirely without any State. Twenty judges are nominated, representation here. Georgia was furtwenty judges are confirmed by the ther than that. She was not only senate of the State of Georgia. The recognized everywhere as a State, but attorneys are appointed for the courts she was also recognized in the House all over the State of Georgia, in ev- of Representatives as a State in this ery county. The proclamation is Union. She had more standing there, bore more character as a State than

> The distinguished Senator from Indiana [Mr. Morton] the other day in discussing this subject, said:

"Now, when does that State government become effective? From what period does it date? Why, sir, it dates from the time that

"Therefore the State government, the ten ure of the officers, does not date from the time the election was held, but dates from the time of the restoration of the State, when

Now, concede that as a true proposition and then what have you? Then, according to this definition of the honorable Senator from Indiana, whenever the military commander whenever the military commander has no longer power to remove the mendation that they be alled in the State Department."

Whenever the military commander has no longer power to remove the mendation that they be alled in the State Department."

State officers, that community is a partment. State of Georgia there are aspirants in the Republican party of the legislation of 1818, are aspirants in the Prominent offices in the State of the Union. Sir, in the opening of my remarks I gave you the setts, to do with the resolutions of the which the power of the military commander is that in the State of Georgia there are aspirants in the Republican party of the legislation of 1818, are aspirants in the prominent offices in the confine it to the year 1870 I do not understand, except it be that that is done of railroads, which have indoned under the first election in the year 1870. Why they confine it to the year 1870 I do not understand, except it be that that is done of railroads, which have indoned under the first election in the year 1870. Why they confine it to the year 1870 I do not understand, except it be that that is done of railroads, which have indoned under the intention of the legislation of 1818, are aspirants in the Republican party of the legislation of 1818, are aspirants in the recommendation. The state of Georgia are selling at the rule of the understand, except it be that that the people of Georgia there is that in the State of Georgia in setts, to do with the resolutions of the date at which the power of the mili-State of Georgia, and the recommendation that they be filed in the State Georgia, and if I take the Senator's Department? You will find what he definition as true, then date the enunderstood when you read the next tire restoration of the State of Geor-"When the military commander no longe

has power to remove them, when they are n They were no longer under his con withdrawing the troops before turning over the institutions of the State of Georgia to the civil authorities." Georgia then being a State in the Union, the question is, how came she to be regarded subsequently as out of

member of the American Union; the peopl thereof are a part of the American ration inauguration under any circumstances of the House until he ascertained that or for any cause; but thereupon, without delay, the legally constituted of case made and provided; and so he in this State in contravention or subversion of the United States, and no law er ordinance in this State in contravention or subversion thereof shall ever have any binding force."

Her constitution never changed be such a matter; but I do say that ev-such a matter; but I do say that ev-cerething that was done by the State the requirements of law in regard to American Union." Such is the language of the constitution of Georgia. And further, the constitution of Georgia also has this clause:

"Should this constitution be ratified by the people, and Congress accept the same"--It was ratified by the people, and

or, just as all the States of this Union but it was notorious that there was the bill, the bill is free from objection, inaugurated their officers; and the proceedings are spread out in the State of Georgia, and until that With that amendment the bill reads

"Hon. R. B. Bullock, Governor-elect, per trens (Seorgia, Therefore they said to Congress of the United States: Provided, Congress of the United States: Provided, That nothing in this act contained shall be follows:

"Pellow-citizens, Senators, and Representation in the subject, but not adtailves: we are assembled here to-day under the fostering care and protection of our General Government. Through its elemency we are permitted to inaugurate a civil government for our State that will supersate the CHRIS. HAUBOLDT.

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Tailor, in the close of which the cath of office which the close of which the cath of office which the constitution on the 22d day of last December; and for what the close of which the cath of office which the constitution of the Senate committee went at that time.

Then came before the Congress of the Governor thereof, by and with the advice and construct on the constitution of the Senate committee went at that time.

Then came before the Congress of the Olicial term of any officer of said State the United States, representatives from the State of Georgia, asking for additional legislation. We gave them that additional legislation to elect Senators and Representatives day of last December; and for what the close of which the cath of office went that additional legislation on the 22d day of last December; and for what the close of which the cath of office with the advice and construct to said State; at that time.

Then came before the Congress of the Congress of the United States, representatives from the State of Georgia, asking for additional legislation. We gave them that additional legislation to elect Senators and Representatives of the constitution to elect Senators and Representatives of the Congress of the United States, representatives from the State of Georgia asking for additional legislation.

"A constitution has been adopted" * * that additional legislation on the 22d day of last December; and for what the constitution of the Senate committee went at that time.

Then came before the Congress of the United States, representatives from the State of Georgia asking for additional legislation.

The came before the Congress of the Governor thereof, state the decition of t

The proclamation was made for what purpose? Declaring formally that Rufus B. Bullock is "the Governor of the State of Georgia for the ensuing four years." Thereupon he entered upon the discharge of the duties of his office. Then the next message to the Legislature of message to the Legislature of July 24, 1868, in which he said:

"Senators and Representatives, congratar." State of Georgia? No, sir. For the purpose of interfering with the operparate of the Bing ham amendment, and that an endment has defined in the subject, so that the subject, so the flower terms of the State of Georgia for the ensuing four years." Thereupon he entered upon the discharge of the duties of his office. Then the next message to the Legislature of last of the state of Georgia, and far no other message to the Legislature of July 24, 1868, in which he said:

"Senators and Representatives, congratar." The state of Georgia what purpose of prompting that the language of the Bing ham amendment, and that an endment in the subject, so the tree terms throroughly conversant with the disconstitution as on accordance with the disconstitution and with my own the flower state of the State of Georgia with the operation of the legislature of the State of Georgia, and far no other the subject, so the subject, so

lating you as the representatives of the people upon the establishment of civil governand the fact that Georgia is once more and Representatives. You would not have the privilege terms of office shall commence and ple think that you and I, sir, are such an integral portion of our national unity."

Bingham amendment. Do these people think that you and I, sir, are such fools as to believe the half of it? It refers us to the position taken by

in the instrument. Here I desire to say one additional But why is the Bingham amend-

"All that I have said upon that subject is, that when the organization of the Legislature shall have been accepted by Congress, and the State shall have been admitted to representation, and thereby became a State in the Union, that then the members of the Legislature will enter as members de jure upon the constitutional term for which they were elected."

"There is no half-way ground in this mat-ter. Either the government of Georgia is provisional to-day, or the action of Congress in passing the act of December 22, 1869, con-not be defended."

Then the State Legislature, proceeding upon the assumption that the Legislature were to be continued for two them or not. islature for the next two years, and I go to a constituency of men who are may therefore do what a Legislature honest and competent to judge.

sional act recognizing their continu- take place for members of the Legisance in power, others desiring that lature. Now, sir, mark this: at the they shall be left under the constitu- time when there were expelled from tion as they are, or when the find that | the Legislature of Georgia twenty-five there is to be an assumed extension of colored members the deed was done terms and tenures of offices they ask without any precedent; it was done us to impose the Bingham amendment without any consultation from abroad to arrest it; and others again proclaim |-it was done on account of the stubthat if we undertake to arrest it, and born, arbitrary will of the then majorprecipitate an election according to ity. What kind of enlightenment the terms of the constitution, justice | have they received from that hour up

man who knows me understands l my own desires in this behalf, but to enforce the laws of Congress and enforce the constitution, as far as we less ascertained by our legislation of the gitimately may, of the State of Geor- 22d day of December last that we begia. Within those limits I can per-form my duty. Outside of those lines I will perform no duty whatever under an influence either here or from intend that they shall be protected.

port of the fact and said he thought in a few days the State would have civil government established, anticipating almost the action of the Legislature, and watching it and reporting lature, and watching it and reporting lature, and watching it and reporting lature, and watching it and reporting lature of the legislature of the state legislature of the s it at every step of its progress, and on the same day he sent this dispatch to General Grant:

State of Georgia expelled the colored members who held legal seats in that Georgia was modified in one respect. The modification was satisfactory. It portion of those who discuss these United States. But, back of all that, Heady areas There Millians of the Legislature of Georgia having examined into and decided upon the having examined into and decided upon the canyass in the State of Georgia. When this occurred, the House of mitted, that the members of the LegRepresentatives had adjourned; the islature would be in their seats when Senate had adjourned. Under these she should be admitted, that the judgtry; and that therefore it is absolutely force the Radical legislation of a Radgal and withdrew any opposition to their proceeding to the business which had called them together. To-day both liouses, by decided majorities, have passed the constitu-

Senators, and those Senators came to of the clause, until the expiration of these discussions; and being so new United States will enforce Radical the care that was exhibited by the take on the subject? They reported for it has been the will of the House of Representatives to send us a bill been denounced and attempted to be gia. Hence you cannot terrify any "Resolved, That Joshua Hill, claiming to be for the readmission of the State of read out of the Republican ranks for man who has canvassed this subject State of the Union.

What then? Then comes the action of the State of Georgia upon the subject. Then the Legislature of the Legislature of Georgia assembled for the State of Georgia upon the subject. I with any such dread apprehensions as the Senators claim for the State of Georgia in this body."

Why use the word "now?" Why say the order of exerction upon this subject. I taking position upon this subject. I with any such dread apprehensions as these.

Why use the word "now?" Why say the order of exerction upon the state of Georgia. If that bill were not here I taking position upon this subject. I with any such dread apprehensions as these.

Why use the word "now?" Why say the order of exerction upon the state of Georgia. If that bill were not here I taking position upon this subject. I with any such dread apprehensions as the Senators claim this body."

Why use the word "now?" Why say the order of exerction upon this subject. I taking position upon the second that the Central as the second that the Central as the second transfer of the Republication of the State of Senators and the Republication of the State of Senators and the Republication of the State of Senators and the Republication of the State of Senator State of Georgia assembled for the rejected by the resolution, not rejected into office. But inasmuch as the Bing- these assumptions are for the purpose of inaugurating her Govern- by the examination of the committee; ham amendment has been attached to pose of preserving the integrity of the that the Washington City Chronicle

This course of procedure has been member, and that he returned it becoveraged by a portion of the public cause it "prescribed that in the electronic press. Everything that is low in the petty demagogism of party canvassers has been introduced here. The machinery was set in constitution was in conflict. What I would do there I will do the public of the public of the people under the constitution to change their own representatives. What I would do there I will do the public of the public of the people under the constitution to change their own representatives. What I would do there I will do the process of overthrowing the party that in the electronic pose of overthrowing the party that undertook to trample thus on the right of the people under the constitution to change their own representatives. What I would do there I will do the process of overthrowing the party that undertook to trample thus on the right of the people under the constitution to change their own representatives.

What I would do there I will do the process of overthrowing the party that undertook to trample thus on the right of the people under the constitution to change their own representatives.

What I would do there I will do the process of overthrowing the party that the policy of the people under the constitution to change their own representatives.

What I would do there I will do the process of overthrowing the party that the party that the process of overthrowing the party that the party that the process of overthrowing the party that the party that the party that the p

is the constitution of said State or such other day as the present Legislature my designate by law.

In the constitution of said State or such other day as the present Legislature my designate by law.

In the constitution of said State or such other day as the present Legislature my designate by law.

In the constitution of said State or such other day as the present Legislature my designate by law.

In the constitution of said State or such other day as the present Legislature my designate by law.

In the constitution of said State or such other day as the present Legislature my designate by law.

In the constitution of said State or such other day as the present Legislature my designate by law.

In the constitution of said State or such other day as the present Legislature my designate by law. That is the language of the Bing- to believe that they were all so per- Jersey, Robert Gilchrist," has decided

mission of Georgia, April 13, 1870.

Mr. President, I must confess that I never attempted to address the Senate when I felt so much solicited in regard to the decision of the case as that which I feel this morning, and Senators present will do me the credit to remember that will do me the credit to remember that I never under any circumstances force I never under any circumstances force ate. I offer that, however, as no apolate. I offer that, how journals this morning, for the benefit of Senators, that the President of the United States has so completely gone into this great discussion which is on the streets and in the market-houses of this city that he has rendered him-self entirely worthy of the commen-dation of certain delegates from Georopposition to the Bingham amendment;" just as if you and I, sir,
would believe that the President of
have said about all upon this subject
large all the adaptable
have said about all upon this subject
old and familiar gems: this Senate who differ for the purpose ment. The design of this publication is to let you and me understand that.

who holds political power before us, is on their side of the question. They insult the dignity of all the representatives of the people here by such clap-trap as that; they insult a Presdent of the United States who takes no improper part in these discussions whatever, a man who stands by and exercises his constitutional preregative, and then enforces the laws of this country whether he approves have elected a fifth Senator for the These people are organizing into a

State of Georgia. Why so? In what general admiration society, and they manner? The law requires that the occome the reporters and the keepers Senator shall be elected by the Legis- of the fair fame of Senators and memlature which is in existance immedi- bers of the other House who work ately prior to the going out of the for them, and they use the telegraph No. sir, the commencement of the government of the State of Nebraska government of the State of Nebraska mext two years they will be the Leg-

> constitutionally elected might do But we are told, and with doleful within the next two years; and there- wallings, that if we do not come to cannot be done to the colored voters to the present time?. Why, sir, the of the State of Georgia.

> Mr. President, I sympathize with has decided that that action was illethat Idea as far as I dare. What gal. Therefore, in the future if they I could do individually to secure a undertake to tamper with the right to would do as heartly as any citizen of face of the supreme court of Georgia. the State of Georgia. I desire the triumph of the Republicans of the state of Georgia, and I have rejoiced American people. Since then that in the fact that they did triumph at people have been adopting the fif-the polls in the election of their State teenth amendment, which guaranties officers and their Legislature. But, the right to vote irrevocably everysir, notwithstanding that, I am here where, and pledges the military powthe sworn aepresentative of a State, er of this nation, if necessary, to carry and it is my business to look into the out the amendment to the Constitulaws, not to sit here in the attitude of | tion. That is a second item which has a court of equality for the purpose of | been brought forcibly to their knowl-

> > There they have a third item of intel-

Republican party they ought to understand human nature well enough to know that there are no masters in this Chamber and no owners of men's to the Legislature of that State, which does not boast a single Republican chinery was set in operation in this city. The wires were pulled from the State of Georgia. Whenever it was necessary to alarm some timid, ner-against the harmonious and white the right to vote against the harmonious and white the right to vote, and to vote just as often and for all of the right to vote against the harmonious and white vous man here, a murder was reported Republicans. At the election for to the Senate. We have been told of town commissioners at Towsontown a railroad riot on account of the Bing- and Frostburg on the 4th the Repubham amendment, when there was licans were victorious, and the colored cannot have a fair election I am ready perhaps not among the operatives a men registered and voted without any man who was able to spell the word interruption;" and then the editor a card before him. But we are asked "Democratic attorney general of New

of things now all over the northern country. And in that view of the

desire only to set the question in such a light that it should be understood what was the process by which the people of Georgia arrived at a recognition of their right to representation in the Congress of the United States. doubt, our master in the White House, If that did exist at any time, it was never interfered with in the least except by the action of their own Legislature. That Legislature expelled army into Georgia, and that Legislature was restored again. Then if the Legislature is restored, and it it stands as it did the very day before the members elected were expelled, Georgia is just in the same condition now that she was at the time of the expulsion and so for and so far as she is concerned she is in struction whatever had ever been thrown in the way of legislation in the State. So far as that Legislature and its action are concerned the Governor of the State of Georgia, on the light the light that melted, giving thee to God, Are in the ley keeping of the sod,"

16th of February, 1870, says: "It is therefore, I think, apparent, from the uniform action of the courts and of the Unied States authorities, that the laws of the —a youth who had passed his pu were not of a political character, are perfectly valid, notwithstanding the United States, by the act of December 22, 1869, has, in effect, isted in this State' at that time; and that the impression which is sought to be created that contracts are invalidated, that State bonds within the next two years; and therefore they have elected a fifty United States Senator for the State of Georgia.

Mr. President, we ought to know and understand what is the real trouble in the State of Georgia. We may as well look that question in the face here as well as hereafter. The truth is that in the State of Georgia there

cers of the State of Georgia are here asking us to allow them to perpetuate their offices on account of the calamities that hang around them, they come here boastfully proclaiming that their standing as a State is better than that of their neighbors; that with Lifts thine on high? this Legislature, mutilated as it was, with this Legislature overpowered as Is not to die." it was, now that it is restord the State stands with a credit entirely unimpaired, and that her bonds are better than the bonds of the surrounding tressing to the sick in hospital or States. Georgia, then, is not in a very wounded on the field. calamitous condition in regard to her material interests.

I tell you, Mr. President, that if it will understand, Republican triumph in Georgia any exercise the elective franchise in the there, there would be no question here State of Georgia, they do it in the in reference to the attitude of the State of Georgia. Having compelled but the spirit of the sacrifice, and the her to do her duty, we would admit value of the grand consumation. her with the advice and the admoni- These annual decorations are a test tion that if ever again a hand is raised against the legally constituted representatives of the people of the State States, and of the universal brotherof Georgia, we shall send forth the hood of man. Their influence upon power of this Government for the living is to keep alive the fact that purpose of demanding and restoring so great a sacrifice of life for an object to them their rights, and no men in this Chamber will be more prompt to perpetuation. We are pledged to the vindicate the people of the State of ded that their work shall not fail; but Georgia than those who this day that the foundation cemented by their stand up and plead for the Bingham blood shall bear aloft a glorious temamendment. I will do anything that I may do legitimately, but I will not pledged, in the event of our country's perform an act toward Georgia which would not perform toward my own state.

In conclusion, I wish to suggest that upon our country's altar, and so faithfully await the descending fire.

The man who thinks he could pass

if the same thing had been done in the ordeal promptly and cheerfully, the State of Nebraska that is done in understands but little of his heart, Georgia, I would be found this day and his own resolution. Nebraska was admitted it was on the the most fragrant rose may fall pose the Democratic party, who opposed that measure at that time, unbounded.
should get into power in the State of Living, the song of the one might Nebraska and expel colored members from the State Legislature, I would "For me the prinea thousand treasures brin demand of the President of the United States that he should send into revolution. And after that was done, mitting my claims to a vote of the to join in this act of pure patriotic afpeople," or if the members of the fection. tion or going to the polls to adjudicate the question;" if that position were taken in the State of Nebraska I would, if it could not be done otherwise, recommend force for the pur- inspiration, they will exclaim, as we then if the time comes when they to act as Congress has acted in guar- two, says an exchange. Two dollars. anteeing their protection by, if neces- or two dollars and a half is a better less than that I propose never to do, but always to act in accordance with

ly said: "I am going into the dark, but I mean to see all I can before I When a man tells Horac Greely he PERSONAL,-Reader, pay your debts kind.

Decoration of Soldiers' Graves at Alexandria, Va., May 80th, 1870.

Senator T. W. Tipton, of Nebraska spoke as follows: FELLOW-CITIZENS: Moved by a common impulse, you are here at the closing hours of day to act, rather

than receive instruction You are here with the choicest flowers and garlands to deck the graves of our precious dead.

And if an audible word is breathed

to-day within the sacred grounds should be adapted to affection, patriotism, humanity, and liberty. My only desire is to be, for a fer case, I say that policy in the South your sentiments shall find utterance; will dictate a course of justice hereaf- and as you have gathered the flowers and twined the garlands to adora the tombs, so allow me to cull a few beautiful creations of poetry, that you may realize all the adaptability of these

In this general sentiment of patri

Is the grave of the darling son here the treasure of a doting father's heart

age, and was just about to enter the race for professional distinction-And spoke the truth so sweetly well, They dropped like heaven's screnest snow, And all was brightness where they fell" then I would personate that father in the first hour of his unutterable woe.

"Twere idle to remembel now, Had I the wish, my thwarted schemes; I bear beneath this altered brow The ashes of a thousand dreams."

Only such a bereaved father can tell the real price paid for our national

Does there repose here one who died among strangers, and feared that the drop upon him, I would publish over his grave words that would have cheered his dying hour:

The thought of dying among stran-gers and being buried away from relations and home, was peculiarly dis-But, hereafter, when the emergency

shall make the demand, the soldiery "What hallows ground where heroes sleep

united with all men there, be they In the army of the living we have Democrats or be they Republicans, in promotions, and in the distribution of resisting the encroachment and in resisting the tyranny. Why, sir, when But here in the army of the dead never interfere with the right of all in life, from daily toil, to cultivate a men of all colors and complexions to flower; while the humble violet may vote in the State of Nebraska. Sup- drop above him, whose wealth was profuse and his means of enjoyment

> have been-Sens roll to waft me, suns to light me rise.
>
> My footstool earth, my canopy the skies." While that of the other might have

to hold two years more wilhout sub- but to countenance this work of love

people," or if the members of the Legislature were to say, as this Geormore without looking to the constitute events of the great rebellion and fa-

"Is Ihis the land our fathers loved.
The freedom which they sought to win!
Is this the soil they trod npon.
Are these the graves they siumber fn.!
And shall we crouch above these graves.
With entren soul and festered lip?
No! By the enlarging souls that hurst.
The bonds and fetters round us set;
By the free pilgrim spirit nursed.
Within our immist besom; yet,
By all above, around, below,
Be ours the indignant answer, No!"

A man's best friend is a dollar or

While Dr. Mary Walker was lecthe Constitution and with my own turing lately, a youth cried out, "Are One who was going blind cheerful
you the Mary that had a little lamb!"
"No!" was the reply; "but your mother had a little jackass."

get there." It was brave in him not is "no gentleman," Horace replies, to let the future shadow the present. "Who the devil said I was?" That conundrum gets a man the worst