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SPEECH OF HON. JOHN A. GILMER,

OF NORTH CAROLINA

House of Representatives, March 30, '58. On the Senate Bill with the Lecompton Constitution and the Green-Pugh Amendment.

Mr. Chairman, I have been an attentive listener to the arguments on this Lecompton question for three months. Whilst some of the speeches have been calm and considerate, our own domestic industry in the old States, I feel constrained to say that, by far, the larger opposed the policy of discrimination in favor of what we can passibly gain by resisting a printing for one, as a Southern man, thought we had our Territories.

What are Green's and Pugh's amendments?

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Let our Northern anti-slavery men, of all parties, our own domestic industry in regulating and raising revenue, and no more get clear of negroes in Kansas." I have had our Territories. number have been violent and extremely sec- than enough to defray the expenses of the tened to gentlemen here professing great regard got upon safe ground; that we had perfect tional, tending directly to weaken the respect Government economically administered. which the North and the South should have To this policy we have made in substance, for each other, and which is essential to the successful opposition—thereby in a good degree of the picture, they have all, save and except a and be just as safe there as the men who go spirit and meaning of which is disunion.

Union and the Constitution. Their speeches tions. for the Constitution of our fathers. They in

belief, there are gentlemen on this floor, who, have, or take but little interest in the institu. and irresistible when expressed in an orderly while they oppose the admission of Kansas with tions of the South, -and besides, we find grow. and lawful manner. They can make and unthe bill to pass for the sake of certain conse- foreigners are flocking to us every year-that absurd to say that they can impose fetters upon quences, disastrous to the peace and harmony foreign paupers are by thousands and thousands their own power which they cannot afterwards the interest of the South!

These speeches I will not particularize. They gration from them. have unfortunately gone forth to the country | These facts being undeniable, I submit, how that they there may have samples of how turn their attention to them. While the peo-Northern people hate and despise Southern ple of the North were willing to dispense with men; and those of the South to be read in the and check this immense immigration among North, that they may know how they are them, for reasons of a social character, to di-

al, I must be permitted to say, I envy not the South? But it has been their pleasure to man who can look on our country as it is, and pursue a different course, and the results there with composure anticipate its condition when of have, in no small degree, contributed to the template that terrible day when, by reason of civil war, our beautiful and growing cities, towns, and villages, shall be consumed by fire—our manufactories razed to the ground—our commerce broken up—our lovely fields and years our population bas increased from three gardens made the foraging grounds of ribald to some twenty soven millions—ninefold—and rous soldiery—all international trade and com if the same ratio of increse shall obtain for the munication cut off-all municipal and family next seventy-five years, the result will be nine peace destroyed-our sons dragged from their times twenty-seven millions-showing how mothers and sisters to the bloody fields of civil reasonable prices paid into the treasury,) for strife; and all this growing out of a question as to how, when, or in what manner, 40,000 worthy foreigners, who came to us as they did ple desire it, as by admitting it into the Union people UNLY, in Kansas, shall settle for them- in former days, from a love of our free govern- under its present constitution." ment, and who are willing to settle among us, how they shall sooned get lear of a few slaves, and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and get two 'Free Soil' Senators and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and get two 'Free Soil' Senators and one Repairs and get two 'Free Soil' Senators and get two the North. Mr. Hubbard, the Cinciunatic couvention met, a distinguished wards, and all the time. A few months before the true line being ascertained by the Cinciunatic couvention met, a distinguished wards, and all the time. A few months before the true line being ascertained by the Cinciunatic couvention met, a distinguished wards, and all the time. A few months before the true line being ascertained by the Cinciunatic couvention met, a distinguished wards, and all the time. A few months before the Cinciunatic couvention met, a distinguished wards, and all the time. A few months before the Cinciunatic couvention met, a distinguished wards, and all the time. A few months before the Cinciunatic couvention met, a distinguished wards, and all the time. A few months before the Cinciunatic selves their own domestic affairs or rather, ment, and who are willing to settle among us,

of those who boastingly decline to sing peans

England, from whom we derive our nature and many of the free principles of which we boast, had her troubles. She has had her dissensions -her White and Red roses-her land has been tinged with blood in civil strife—and once the head of her King was brought to the block—but her people were attached to their government and their Constitution. The storm passed away. The political atmosphere again became pure and healthful; and the govern-ment was maintained and improved. And it is my honest coviction, that there is too much good sense in the people of these United States to be led away with the idea of disunion, on and remitting Ten Dollars, will be entitled to a sixth copy gratis. stances. I predict they will not-unless misfor such complaint.

> Mr. Chairman, it is not to be disguised, that this majority soon to be largely increased; that while the South falls into this minority, they quire why it is. Though by the census, the is my opinion. actual figures show that the natural increase of population in the slave States has been equal On what has this debate arisen? On the special baving said some foolish things in a speech

safety of the Union itself. I have heard and cutting off much of the inducement, that would gentleman from the chivalrous State of South there from any other section with any other read speeches delivered both in this House and have retained the industrious and energetic pop. Carolina, passed over that portion as tenderly species of property. But if this is the meanthe other end of this Capito!, by gentlemen ulation in the old States, who, in consequence, as sucking doves. [Laughter.] I will read ing, if this is the result of the Dred Scott defrom the North and from the South, the true have moved to the Territories, there settled, from the President's message, in order, that cision, then those of us who go into the Terrimade new and free States, and became produc- ti ere may be no mistake about it : True, most, if not all, profess to love the ers instead of consumers of the earth's produc-

are filled with expressions of high veneration In the second place, a majority of Southern upon the benefits to Kansas and the whole if they do not run us out at first, then whenevpoliticians have uniformly favored the policy country which would result from its immediate or the majority of the people desire it, they dulge in patriotic strains. Their addresses are of inviting, al'uring, persuading, and in fact admission into the Union, as well as the disas may run us and our negroes out. And this robed in the most beautiful habiliments, over- biring emigrants-not only the citizens of the ters which may follow its rejection. Domestic is the doctrine upon which the South is to flowing with professions and assurances most States, but the whole world, to move and settle peace will be the happy consequence of its adimposing. The spirit of disunion is, however, in our Territories. Homesteads, by way of mission: and that fine Territory, which has the core. It is presented, and perusal and pre-emptions, in the Territories, are offered to hitherto been torn by aissensions, will rapidly Union on, if they cannot get. It is not from handling secured, as you would an asp, in a all the world. The language of the whole poli- increase in population and wealth, and speedi- any objection of Kansas that I, as a Southern casket of beautiful flowers. The design is of is in substance, "come ye all the Earth, ly realize the blessings and the comforts which man, oppose her admission. I would be pleasdent drift is to exasperate and make wider the (slave and free) into the Territories, much of there is no other possible mode by which this their population, and particularly that portion, can be effected so speedily as by prompt ad-With pain and regret am I forced to the though young, industrious, and worthy, who mission. The will of the majority is supreme the Lecompton Constitution, do really desire ing out of this, that hundreds of thousands of make constitutions at pleasure. It would be day, that every Southern man must stand upon, of the country, which they expect to grow out being set upon our shores. In fact, I find from remove. If they could do this, they might tie On the other hand, I fear that among other foreign emigrants that came to this country ten years. These are fundamental principles gentlemen, advocating this measure, there are from June the 1st, 1850, to December 31st, of American freedom, and are recognized, I some, whose regret is, that the Lecompton 1851, was five hundred and fifty eight thousand believe, in some form or other, by every Constitution and the manner of securing its -for the year 1852, three hundred and seven. State constitution; and if Congress, in the act presentation here, were not more odious to the ty five thousand-for the year 1853, three of admission, should think proper to recognize people of Kansas and the free States, so that hundred and sixty-eight thousand-for the them, I can perceive no objection to such a their ultimate object might be the sooner se- year 1854, nearly the same. The war in the cured by a bloody conflict of Northern and East diminished the number, but I venture Southern arms on the plains of Kansas, and, the prediction that between the years 1850 in case of a failure in this, such bitter sectional and 1860 there will have come to this country ent in the people, and all free governments are I refer them to some history of it. We had on in this country to keep certain men in powexcitement shall certainly ensue, as to produce foreigners enough to place in each of twenty a fusion of all political parties in the free States, new States more population than is now in the combined as a purely sectional party, against a Territory of Kansas. These foreigners make times an inationable and indeafeasible right to similar fusion of all parties in the slave States, their way mainly to the Territories, or crowd alter, reform, or abolish their form of govern by which disunion is made certain in the end. into the free States, occasioning increased emi-

-those of the North to be read in the South, important it is for our Southern politicians to scorned and detested by the citizens of the minish their taxes, prosecutions, and the inmates of their poor houses, jails and penitentiaries, I .The designs and purposes of both sides, it is respectfully ask, why should not the South, to to be feared, are the same-to arouse, drill, a man, for reasons as well understood as exand prepare for strife the minds of a great peo- pressed, have joined in this great movement? ple, now happy, with bright prospects for the and if in the first movements and organizations future, and who, by their united energies in any rules were adopted too strict or stringent advancing the industrial and literary interests to be generally enforced, or too severe on the of the whole country, are doing much more for honest immigrant, to have given their potent the true happiness and prosperity of us all. | sid and influence in modifying the same, so as . Without intending to be offensive or person- to have carried most usful results to our belovthe man who can con. embarrassing circumstances that now seem to

but thanks to the good sense of the people, they they have not been remiss in falling to come to Chio, Joshua R. Giddings at the end of it, bave never yet inclined to take the prescriptions | the aid of a cause quite material to Southern ask, if that name had been attached, whether influence and Southern interests.

I was very much entertained, Mr. Chairman, by the speech of the gentleman from Lousiana. [Mr. Sandidge] and, if I had time, I should like to incorporate at least half of it in mine, to show, in addition to the millions that have inviting them to come here.

been discussing here for the last ninety days? one man to the support of. I have asked many the This discussion has been either intentionally or of our Lecompton friends if this Green amendacoidentally conducted so as to bring out the ment, which they have got in the bill, speaks extreme sectional views of gentlemen from the south and from the North. It is only within others say it does; and there is another class the last eight or ten days that any conservative who give the answer the girl gave her mother man has been permitted to address the House who asked, if a certain gentleman was courtis a question whether any more slave States sorter not so, and a rather more a sorter led and deceived. But—figuratively speaking shall come into this Union, and speech after than a sorter not so." [Laughter.] Now, speech is made and sent to the Southern people that amendment is a very little thing—only a heads of all who shall insist on any such remedy that we are solemnly debating in the House few lines. There is not much of it, but I tell

the majority in both Houses of Congress, and been settled within twenty-four hours after got a daraed sight of dirt in them." [Laughthis debate commenced. If that were the only ter. question, I take it that all our American friends have witnessed, for the last few years, among would vote for it, every man from the South many people of the free States, an increasing would vote for it, and I am inclined to think spirit of bitter hostility to the South and her that the Free Soil wing of the Democracy institutions. But let us like statesmen, be calm, these Buffalo-platform men-could be got to tioneering scuffles in our country, and I supbriefly trace the history of this thing, and in. vote for it, with a Green amendment. That pose everywhere else, but I never supposed it

to the natural native increase of the free States, cial message of the President. Does he say which he had made and told him that I thought vet the free States have excelled us in the set. that whether there shall be any more slave he had burt our cause, he said :- "Ah, Gilmer tlement of new Territories and raising up new States is the question? No sir; that message, you do not know the folks as well as I do. A States.

In the first place, we of the Southern States have been, and many for direct taxes. We have for the interests of the South, and, whilst all equality in the territories; that we could go

has been maintained, it may be wise to reflect when they come to form their constitution, and the best official statements, that the number of their own hands for a hundred as well as for course. This has been done emphatically in North, and one for the South; and the same sas, or getting them out. It is not any prinbill of rights that 'all political power is inherfounded on their authority, and instituted for their benefit, and therefore they have at all ment in such manner as they may think proper.' The great State of New York is at this prescribed by the previous constitution. If,

moment governed under a constitution framed and established in direct opposition to the mode therefore, the provision changing the Kansas constitution after the year 1864, could by pos-sibility be construed into a probibition to make a change previous to that period, this prohibition would be wholly unavailing. The Legislature stready elected may, at its very first people whether they will or will not have a convention to amend their constitution, and adopt all necessary means for giving effect to

"It has been solemnly adjudged, by the highest judicial tribunal known to our laws, that slavery exists in Kansas by virtue of the closed against the people and the property of nearly half the members of the confederacy." And then he concludes with this very cheering doctrine for Southern men and Southern

"Sluvery can, therefore, never be prohibited homes amid the sighs and tears of affectionate important these Territories may be (sold at in Kansas, except by means of a constitutional

would not have been an entirely differ wea? We would pronounce it a rank abolition of the second as a sweet morse! Why, Mr. Chair already come, how many more millions of pau-pers are to come under our present system of millions of pau-inviting them to come here.

man, the whole thing in that message is, "in milli Kansas—out with slavery in Kansas"— and identically the same thing is in the Senate But, Mr. Chairman, what is it that we have bill, that the South is called upon to rally as

of Representatives the naked question whether you I never read it over but it reminds me of Representatives the naked question whether you I never the boy who was scolded for not the prospect of the addition of California, with any more slaves States shall come into the very much of the boy who was scolded for not the prospect of the addition of more Mexican our Southern people are anxious about appearances for the future. They see the free States in number and in Representation, already in

> Sir, if this is a pill gilded over to make it acceptable to some Green men, Southern men ought to be ashamed of it, I know that this peculiar policy is practised in our little elecought to obtain in the Congress of our nation. tories with our slave property, have to run two "As a question of expediency, after the right chances-first, that the people may exclude us

> > provision to have his property confiscated .-

And this is the doctrine which we have been

told here, month after month, and day after

has agitated the country for the last four years? rather have for your bed fellows? I tell more agitation of the slavery question in or out of Congress. To that both of the great leading parties were pledged to the country. They the constitutionality of the Missouri compra

"HUNTINGTON, December 8, 1855. "WILLIAM P. LUDLOW, Esq. :

"My Dear Sir :- Even Southern men Kassas acknowledge that it will inevitably be a free State This is the Last struggle for slavery: for the balf dozen Territories remaining are already free and will remain so.

"There would not have been half the trouble about Kansas, but for Atchison's struggle to get back into the Senate. As the question now stands, there ought to be no difficulty whatever in uniting the Democratic party-for, the principle of the Nebraska and Kansas bill

at the present time, when squatter sovereignt will make free every inch of territory now belonging to the United States.

territory, when Gen. Cass proposed the doctrine of non intervention, it was an important question, as it might have led to the introduction of many slave States; but after the South had been completely checkmated by California's declaration in favor of treedom, we had no reason to object to the doctrine of non interbesides Kansas and Nebraska, New Mexico, Utah, Minnesota, Oregon and Washington, making seven Territories, which will give us seven free States. Some think the fate of Kansas doubtful, but the invasion of the Missouri roudies, independent of natural causes, will make it a free State. These borderers came over first to vote for proslavery men-the second time to vote against them in the

"Under such circumstances I cannot sonceive

admitted that Kansas would never be a slave and endanger it in many of the States. State. I hope our friends will meet the Lissue Mr. Chairman, I desire to look upon this

that principle of the Nebraska act shall be being urged by Southern friends and sections evidently to infuse the poisonous spirit of dis- and settle in our Territories-here you can follow in the train of agricultural and mechani- ed that we could fairly and properly get slavery honestly carried out; that the squatters shall pressure. And if I do, the Green amendment union—where, for it, there could be no reception, were proper labels attached. Professions
of patriotism are uttered in loud and eloquent tones, for peace and harmony, whilst the evi- which has been to run from the old States, aboish domestic slavery within the State, but the moment we become an in- prospect; and it is useless to embarrass our the whole responsibility upon the Democrate corporation-a State-every man that owns selves by anticipating questions which may or where it belongs, for I do believe if they wou joint stock is instantly liable by constitutional may not arise."

"Now, sir, these two wings are standing to day exactly where they stood before. Tell me, if you please, why these men you are hugging to your bosom on the other wide, stand otherwise he is an Abolitionist and opposed to with you? these men who were, and now are, rank Free Seilers? Tell us why the Green Mr. Chairman, what is the question which smendment is admitted? Which would you It is one that has taken up the entire attention the difference is very much like the slave's of Congress We have been figuring about it reply when asked whether Jim and Moses until, I believe, not only the country but the were not very much alike? He said, "Yes, Government itself is upon the verge of bank- very much alike, indeed; and particularly rupty. This question commenced with two Mose." [Laughter.] It is not so much I fear faces-one for the Free Soil Democrate of the that they care about getting negroes into Kanthe constitution of Kansas. It declares in the identical double face is in this bill, and I will ciple of this kind. It is, I apprehend, a mere detain the Committee only for a moment, while | contrivance by which jobbing has been carried our troubles some years ago, growing out of er. In fact this whole management and shufthe discussion of the compromise measures .- fling reminds me of what occurred in one of In January 1851, the venerable fathers of the our North Carolina towns some years ago. A

land, Whige and Democrats, gathered together, silly fellow declared himself a candidate for with Henry Clay at their head, and drew up a town constable. The boys had a circular pledge to the country that from and after that printed for him. It was printed on both sides day their influence would be exerted against like this-with Lecompton on one side, and every man for office, State or Federal, who Green upon the other. On one side, he adwould refuse to stand upon the platform of the dressed himself to the debtors : 'Fellow citiadjustment measures of 1850. The people sons, vote for me, and if I am elected constarallied to that standard. The Democratic con- ble, I will never force you to payment, even at vention met in Baltimore, in 1852; the Whig any extremity." On the other side was an convention met at the same place, and they address to the creditors : "If you will some up both bowed down at the same alter of peace and vote for me, and I shall be elected, I promlature slready elected may, at its very first upon this agitating question. They re-affirmise, upon my honor, I will have your money session, submit the question to a vote of the ed in substance what Mr. Fillmore said in Depuid, in every instance, at the drop of a hat." cember, 1851, that this compromise of 1850 "Mr. Chairman, I am not disposed to detain should be a finality, and there should be no this committee with a review of the decision of

put their candidates upon that platform. Gen-eral Pierce was elected. He was installed. — made; and I thought that the compromise was Constitution of the United States. Kansas is Unfortunately, however, he in a short time not in accordance with the spirit of the Consti therefore, at this moment, as much a slave State as Georgia or South Carolina. Without ed out the true Democrats of the North, men of the Supreme Court, and did before the de State as Georgia or South Carolina. Without shis, the equality of the sovereign States composing the Union would be violated, and the use and enjoyment of a Territory acquired by common treasure of all the States, would be common treasure of the North Research treasure of the States and the States are common treasure. break up. Something had to be done. The Administration was going down. A prescription had to be made. It was given—and on a deed, and no agreement they might make by the principle that you prescribe to one choked parol would change the line fixed by the deed, the deed, the deed parol would change the line fixed by the deed, with a turnip, get him to swallow a pumpkin any more than any agreement between two secand it would relieve him. [Laughter.] They tions of the country by Congress, could be change went upon this Cincinnati platform. I am not ed. But when the neighbors have established going to detain the Committee to show how line by parol agreement, stake 1 and chopped it off. our friends viewed it in the South. That is and have lived in peace, harmony and prosperwell known. I desire to show how the matter ity under it for more than thirty years, if the under its present constitution."

stands with the Administration, to show what should come to me and ask my advice, whether the President points out the way in advance- the Democratic Free Soilers said before, after-

elieve that the only reward the South wil ever get from its repeal will be to her injury, and anything but an advantage to her tr

But it is said that the only way to paci bill; that it cannot be bettered; that in p way can it be improved; that it has got to be passed in the shape in which it is presented, even though a proposition should be presented which if carried out, would more effectually pacify and quiet the country and settle the whole question. . Why, say they, it would b Now, sir, do we consider it any intervention

in the case of a trial by jury, after the verdic is announced, to set the same aside, and grant a new trial upon affidavits which occarly prove and satisfy the judge that the verdict was obtained by fraud, by perjury, by deception, or by any mal practices? Is it any intervention for an honest and conscientions judge, after being satisfied of the facts by reliable affidavite to say that he doubted whether the verdist had been fairly obtained, and in the exercise of the discretion which is vested in him, decide to grant a new trial, in order that justice might be done? Is that an interference with the right of trial by jury? And suppose a jury is empannelled to settle the question, and they come back to the judge, and one of the jury gets up and says the verdiet is so and so, and another says it is not so, and the judge tells them, "gentlemen, you had better retire, get together again and consult, and agree upon your verdict, and, when you come in, it will be recorded"—is that any interference? I wanted to show how ridiculous this idea is. Is that

ed States has given a true construction to the "The slaveholders will not get Kansas, and Dred Scott decision, and you will never have they are now deprived of the protext of going any more fuss about this matter from them .into the Territories south of thirty six degrees The President cays it means that when the thirty minutes, under that compromise. They people of any State see proper to get together generally opposed non intervention on that in a legal way, to get up a convention sancground, and contended for carrying the com- tioned by law, a mere majority of their assempromise line to the Pacific occan. It is certain- bly vote Free Soil, they may form a constituly not for our interest now to have that compro- tion and the negroes will all slope. That is mise line restored. Why the South should giving the Abolitionists a new cue, and one have voted for its repeal is a question for which will run out the institution of my belowthemselves to settle. They all, at the time, ed section from all the Territories, certainly,

boldly, and leave the question of State organi- question without reference to any section or zation to the people of the Territory, who have how it will affect any body other than the genthe natural and best right to decide for them- eral good and peace of the whole country. If no other plan can be devised and agreed on, I "Let THE squatters settle-but insist that feel myself constrained to vote for the measure relax a little; and honestly set their heads to work with our Southern friends and other conservative men in this House, this whole matter might be put upon a footing entirely satisfactory to the South-to the East-to the Westto the North-satisfactory to the people of Kansas-and without any compromise principle-substantially in the manner indicat-

I must say that when I hear it asserted here.

and everywhere, and the proofs strongly tending to show that the government of Kansas was, in the first instance, ruthlessly snatched from the people, unconstitutional test oaths applied, by which the minority, who by fraud tained the control of the government, and by which the majority were kept from partielpating in the government-when I am toldand the proof tends that way-that not more than one half of the counties of the Territory were permitted to be represented in the convention, I doubt the propriety of supporting the constitution framed thus. I dissent from the idea that a majority of the counties of any on the minority of the counties who did not have a chance to be represented in the convention. Why have you more judges than one? It is not simply for the sake of numbers, but that there may be conference, argument, in change of views. We may be to day all inbetter mind than any of us, representing but one district, may make a suggesti-We know that the election of the 4th of January was recognised by the Secretary of State true. I hope that they are not. I hope that the deeds perpetrated there have not been herrible as they have been represented ; be when I see chivalrous gentiemen from my out section of the Union turning their back upon an investigation, and saying that we had better not look into these things, I take it for granted that there is more in these assertions than I be fore supposed. But, sir, this Special Committee was directed to do another thing. The

was to tell us whether this Territory had within its confines ninety three thousand inhabitants. Now, I sak every man here, on what
figures, and on what evidence, he can satisfy
his mind that there are ninety three thousand
in Kaness? What was the last census? Mr. Sherman, of Ohlo. Twenty there thou