surrender our vote—the vote you have told us is of great value, we shall accept it in a most painful manner and shall feel we have lost almost everything.”

Mr. Mazwi said he was placing these facts before the Commission as from a loyal people. Their intention was not to argue with the Government or enter into a controversy with Government officials. They did not want to be up against the laws the Government was making for them. The only painful thing in their discussion was that they were called upon to surrender what they felt it was beyond their power to do—to surrender their right of citizenship.

In the circumstances they prayed the Native Affairs Commission would submit their views to the Government.

Mr. Mazwi’s speech was received with loud applause.

In receiving the resolution, which was passed by the unanimous vote of the assembly, Mr. Smit said it would be submitted to the Government for consideration, and that Mr. Mazwi’s speech was, he thought, the best exposition of the Native point of view he had heard from that part of the country.

NOTABLE NAMES.

It is computed that about a thousand Bantu representatives were invited to attend the five conferences. In Natal there were chiefs from the whole province, including the paramount Chief Mshiyeni and the Rev. J. L. Dube. In Pretoria the Orange Free State was represented by Chief Charles Nsane Mopeli who passed his Matriculation at Fort Hare about twenty years ago; Z. Fenyang; Dr. J. S. Moroka, M.B., Ch.B.; H. B. Nyati; T. M. Mapikela and the Transvaal by Chief Frank Mogale, J. R. Rathebe, Dr. P. K. I. Seme, H. B. Piliso, Dr. A. B. Xuma, M.D., R. V. Selopo Thena, S. G. Senaoane, A. S. Vil Nkomo, H. D. Hlabangana, P. S. Mahlangu, P. Bell, Robert Tladi, I. Masole, Chief Senthumulo Ramabulana, Isaiah Bud Mbelle, S. P. Matseke, Chief Paduli Mphaphlele, Chief Sekhukhuni, these being a selection out of about 180 delegates. In Mafeking there were Chief Montshioa, Rev. Z. R. Mahabane, Dr. Silas Modiri Molema, M.B., Ch.B.; at King William’s Town the Cape Native Voters’ Convention was represented by D. D. T. Jabavu (President), H. Mangcu (Vice-President), C. A. W. Sigila (General Secretary), R. H. Godlo (Recording Secretary), Alexander M. Jabavu (Treasurer), J. A. Sishuba, B. B. Xiniwe, Rev. Solomon J. Mvambo, Rev. J. Jorba, S. Sonjica, S. J. Peteni, P. M. Ngesi, R. F. Haya, E. Marambana, Rev. John Masiza, J. Runeli, F. A. Pendl, F. H. M. Zwide, B. Nyati, Rev. J. Likhing, R. Mdingi, R. T. Mona, D. Lukashe, Rev. A. Ntlemeza, while other organisations were represented by Paramount Chief Archie Velile Sandile and Chiefs N. Kama, N. Mhlambiso, A. Ngwabeni, Rev. L. Mzimba, Rev. P. S. Mbete, M. J. L. Ntombela, D. Taegare, W. P. Mama A. Mejane, S. P. Akena, S. Xhalli, A Mbolekwa C. Xabanisa, H. Ntsonkota, R. Time, J. Mzazi, H. D. Tyamzashe, C. Ngelewane, Chief Valelo Mhlonlato, E. Mahonga, P. Mzazi, A. W. Ranana, A. C. Moya, J. Sikiti, P. Manxeba, J. S. Mphuthing, Rev. E. A. Jingiso, Rev. V. Kwatsha, Chief G. Siwani, Chief Toise, Chief S. Makinana, S. E. R. Mqayi, A. Maci, J. Magobiyane, Chief J. Matomela, J. M. Dipa, E. Ntsonga, and others out of over 200 delegates; at Umtata the Transkei Chief’s Convention was represented by Rev. J. S. Mazwi (President), Lockington Bam
(Secretary), C. K. Sakwe, E. Qamata, P. T. Xabanisa, Rev. R. M. Tunzi, W. P. Mlandu, H. S. E. Bikitsha, T. Makiwane and all the paramount Chiefs, ordinary chiefs, headmen, prominent men all numbering over two hundred.

THE SEGREGATIONISTS ANSWERED.

(By D. D. T. Jabavu).

The Segregationists have at last obliged us by coming out into the open. Our difficulty has always been that they have never hitherto explained what they exactly meant by the segregation of the Bantu in the Union of South Africa; but Mr. G. Heaton Nicholls delivered a full statement last August to the Durban Joint Council of Europeans and Natives, which has apparently earned him a position in the Native Affairs Commission to the unjust disregard of the claims of the Cape Province in that Commission, the object being evidently to load the dice heavily against the case of the Cape Native voter. His highly readable statement purports to give us a reasoned case from at least twenty-one distinct points of view, and I propose to answer it point by point.

(1) In his historical introductory sketch he says that for ten years (1926-1935) the Government select committees and commissions failed to achieve unanimity, and that even the resultant bills constitute only a majority report with the important Cabinet Ministers of Justice and the Interior being in the minority. But he does not give the cause of this notable and remarkable division of opinion. To me it is quite convenient to give it. It is the reflex of the old historical conflict of Provincial traditions, namely the liberalism of the Cape versus the Northern view of excluding the Africans from enjoying anything like full political liberty.

(2) He says “the principle enshrined in the Bills is that of trusteeship as defined by the League of Nations and proclaimed by the British Government in regard to its various colonies and protectorates in Africa.” This is something new for us. The principle he refers to is an invention of less than fifteen years’ standing framed by its originators to meet the circumstances of more or less virgin territories inhabited by unsophisticated primitive peoples who have hardly come in contact with Europeans, and whose land settlements are still undisturbed by Western intrusion. Those originators would be the first to inform Mr. Nicholls that their principle was never meant to apply to conditions like those that obtain in the Union of South Africa, where Black and White have lived cheek by jowl, territorially speaking, for over a century. Here the Africans have been already and irrevocably placed under a democratic regime, at least many of them, and it is to-day too late, physically, to compel them to unlearn it and willingly revert to primitive innocence and ignorance.

(3) These bills, translated into administrative action represent the policy of adaptation that is to apply to all British African States. This policy, he notes, is that seen in the Transkei (as distinct from the Ciskei) and in the Transvaal and Natal where Native customs hold sway, and then proceeds to make the remarkable deduction that “the effect of this provision is the existence to-day of nearly ten million morgen of scheduled Native Reserves in which the Natives are saved from any exploitation by Europeans.” I do not think this holds true for Zululand. It certainly
does not hold for the Transkei. Pondoland is saved from exploitation by definite treaties or understandings made in 1895 when the Pondos, unconquered, spontaneously handed their land to the British. That Pondoland is saved by the “provision” or “principle” quoted by Mr. Nicholls is an absolute myth.

(4) He then affirms that there is no repression there: “White South Africa is regarded in some prejudiced quarters as being animated by repressive instincts in its dealings with the Natives.” One could wish it were true that “there is no repression there;” but unfortunately facts do not support Mr. Nicholls. For instance only a few months ago the Transkei had to be saved from repression in the matter of trading rights by the intervention of the Hon. Piet Grobler in the teeth of fierce opposition by the local Whites. We are very thankful to Mr. Grobler for this. With regard to Zululand, one Transvaal African writer says “So far as we know it was the intention of the British government even after the Zulu war of 1870 to reserve the whole of Zululand for the Zulu nation. Speaking on behalf of Her Majesty’s Government, Sir Garnet Wolsely said: ‘As long as the sun rises from the east and sets in the west, Zululand will remain the country of the Zulus.’ The sun still rises in the east and sets in the west, but the best of Zululand has been parcelled out to European farmers by the Natal White men, including perhaps Mr. Heaton Nicholls. What was the motive that prompted the grabbing of Zululand? First it was because the White people of Natal did not want a Zulu State next to their country as they considered such a State to be a menace to their security. Secondly they wanted not only the fertile parts of Zululand but also the labour of the Zulu people. If Europeans in Natal had adhered to the policy of the British Government and allowed Zululand to remain the country of the Zulus, they would have escaped the Nemesis of retribution. The racial problems with which White South Africa is confronted to-day are the natural product of the disintegration of Bantu life by Europeans for their own ends: The migration of Africans from their villages to European towns is caused by the congestion that obtains in the reserves, and their competition with White workers in industry is due to the changed conditions of their life as the result of the White man’s exploitation of their labour.”

(5) The “prejudiced” criticisms to which he takes exception arise, says he, from “the restrictions placed on Natives when they enter European areas and the restrictions of the Native franchise in connection with the Union Parliament”. But these restrictions, irksome as they may be to those to whom they are applied, are of the very essence of trusteeship.” Here Mr. Nicholls openly admits that the policy he proposes is irksome to us but that he intends to force it on us and justifies it because he is in hot pursuit of his pet word of trusteeship. He is thus clearly confused in his own argument and contradicting himself, or else he does not know the denotation of the word repression. For me this is repression unashamed, and his proposal and justification of the abolition of the Cape Native franchise is thus seen to be part and parcel of his elaborate scheme of repression. Under these circumstances we prefer to be where we presently are and to take our chance. We have no desire to be molly-coddled in this fashion in order to be made to fit in with this sort of segregation theory.
(6) He further says “If there were no idea of trusteeship there would be no Native reserves.” This is a genuine mistake; for the reserves of Peddie, Herschel and Victoria East in the Ciskei, and those of Seliba, Witzieshoek and Thaba Nchu in the Orange Free State, Pondoland in the Transkei and Zululand in Natal are fixed legally by virtue of definite treaties or understandings and not by virtue of this adventitious term of trusteeship.

(7) He then works out a contrast between this idyllic trusteeship as against the squalid Cape policy of democracy with its theory of equal citizenship which, he says, never did exist in practice in the Ciskei especially and paints a picture of a desolate Ciskei characterised by poverty and homelessness due to its being denied this benignant blessing of trusteeship.

I am not concerned with trying to convert him from his impression of a drab Ciskei but with the causes that he alleges as being responsible for that situation. The poverty and homelessness that obtain are due not to the absence of trusteeship but to normal growth of population resulting in a congestion that stands highest in the Union, namely, a hundred Natives per square mile of Native-owned land. This is simply a case of the need for more land, and the appeal can be, and is being made to the attitude of noblesse oblige in our White rulers, and we hope they will respond. Therefore this is not an evil to be laid at the door of the Cape democratic system.

(8) “The existence of the franchise is a negation of the principle of trusteeship.” This statement is historically inaccurate; for the principle of trusteeship was invented only a decade ago, while the franchise was conferred on us eighty-one years ago without any reference to any so-called “trusteeship.” But even taking the contrast under the present connotation of the terms there is no necessary conflict in practical work. The franchise has been used by Europeans in Europe among their own people with beneficial results for the poorer or depressed classes when those in power exercised a sense of moral responsibility towards those less favoured with the goods of this world. For instance it is an axiom in educational politics in all Christendom that the state allocate its funds in such a way that the richer classes carry the burden of the poorer. This has nothing to do with political trusteeship, as argued by our mentor.

(9) “If the vote has any value at all it must mean a common citizenship, a common law for Black and White, and there can be no special protection for the Native population in the reserves. The reserves would have to go.” The vote obtains in both the Transkei and Ciskei reserves, and has always obtained, and the reserves have not gone, and will never go even when the vote is gone just because these reserves do not depend upon this newly discovered theory of trusteeship but upon binding agreements. A common citizenship is exactly what we all want for we live in the same land and under one and the same government. The gravamen of the case made out by Mr. Nicholls seems to have been based on the delusion that the reserves owe their existence to the theory of trusteeship. Future contemplated reserves may, but the present ones do not owe it to trusteeship.

(10) Misled by this same misconception he concludes that with the disappearance of the reserves, will go the Native Affairs Department, all Native law and custom, the
urban areas act, all differentiation, letting in exploitation
and landlessness, as if exploitation and landlessness are not
with us even now.

Here follows a plea for separateness and adaptation.
Yes, we all practice social separateness but we Blacks do
not desire to be cut off from developing in such a way that
we may not inherit the blessings of modern comforts,
labour saving devices and the efficiency that belongs to all
modern civilisation. We have already tasted of the advan-
tages of these things and can never be persuaded to go back
to the darkness from which we have been dragged
out by the White man. We are going to follow the best
civilisation that we see before our eyes. Out of our six
millions there are at least nearly a million born and bred
in the towns of the White man and who know nothing of
rural life. In my home town of King William’s Town,
and for many districts around it there are thousands of
people of all colours and races, English, Dutch, Germans,
Coloureds, Indians and Africans living mixed up without
distinction in all grades of civilisation as townsmen, small
peasants, big farmers, and under tribal conditions on crown
lands, all voting together, all friendly, each taking his chance.
All know that the South African Parliament pays no
attention to voteless citizens, all have direct experience of
the help of their members of Parliament in their affairs,
all do not wish to part with their vote. The achieve-
ments of the vote are rarely spectacular even among
Whites alone. Why expect them to be spectacular and
definite in the case of the Blacks? To us this adaptation
to Western civilisation gives satisfaction for it has success-
fully led us out of barbarism and brought us into contact
with culture and education. We are not prepared to

surrender this stage of advance for the sake of theoretical
and problematical trusteeship. Our situation is typical of
other Ciskei districts like Queenstown, East London,
Grahamstown, Port Elizabeth, and so forth. We keep
racially separate, economically intermixed and friendly.
A close study of these districts will convince any intelligent
observer of the belated character of this segregationist
theory.

(11) Mr. Heaton Nicholls proposes that the Africans
be brigaded generally into a peasant economy and rural
industries. Supposing such a thing were possible, the
vote cannot hinder it, but on the contrary would secure
the foundations of such a life on the firm basis of Parlia-
mentary law instead of whimsical Proclamations so common
in the administration of rural reserves. But the Africans
born and bred in towns have a moral right to be where
they are. The history of how they came to be there is
pithily expressed by one Bantu writer thus: “There was
a time when the African refused to come into the ambit of
the White man's life and developed along
his own lines
far from the White man's towns, but this life, which was
stigmatised as a life of laziness, was regarded as a menace
by Europeans because in those days the African jungle
had to be cleared, roads and railways made, mining and
other industries established. But these things could not
be done without the Black man’s labour. To get the
Africans out of their natural surroundings, the various
governments of South Africa imposed heavy taxation upon
them and herded them into small areas where they could
not live the ancient life of their forefathers. That is how
the Africans came into the life of Europeans, and aban-
donned the lines along which their race had been developing
through the roll of ages. Now that they had made it possible for the White man to establish himself and his industries firmly, it is proposed to squeeze them out of the White man’s life and also out of South Africa by kraaling them into small reserves dotted all over the country where Mr. Nicholls tells us they will maintain “their separate­ness and develop a conscious racial element free from the exploitation of a European capitalistic state but under the guidance of the White race.”

I must confess that this state of affairs is hard to envisage even in one’s romantic flights of fantasy.

(12) As if intermittently repentant of his scheme of segregated trusteeship, Mr. Nicholls then confides to us that “for the time being the presence of each is necessary to the welfare and the interests of the other.”

Why only for the time being? It will always be thus to the end of the existence of human beings on this planet. This is just where the segregation theory fails utterly. For twenty-two years has it failed and yet Mr. Nicholls, pinning his faith in the practicability of territorial segregation that has become more and more impossible since 1913, assures us he has discovered the solvent talisman in the shape of the disfranchisement of the Cape Native. How this disfranchisement will produce more land passes my comprehension.

(13) He wants to arrest competition in towns by transferring all the Blacks to the land. This is a physical impossibility because no amount of legislation will ever succeed in such a project, for obvious reasons.

(14) Another discovery he has made is the question why no one hitherto has ever realised that the Natives in the Protectorates have no representatives in Westminster?

The answer is very simple: They have genuine self-government in that they themselves dispose of their own taxes and all revenue. We would be game tomorrow if Mr. Nicholls could kindly arrange that all our Poll Tax and other direct and indirect taxation, a matter of about nine million pounds per annum, were all placed in our hands for disposal. The Zululand Poll Tax does not go to King Mshiyeni Dinizulu and his inkundla but to Pretoria and his “Supreme Chief” at Cape Town. The Basutoland and Bechuanaland taxes do not go to England but to Maseru and Serowe respectively where the Pitso deals with them. The Transkei taxes and those of the Ciskei do not go to the Bunga nor to King William’s Town but to Mr. Havenga in the House of Assembly from where Mr. Nicholls now proposes we should be removed. One friend of mine has rightly said: “The Natives in the Protectorates govern themselves under the guidance of a representative of a government pledged to develop their country in their own interests. Mr. Nicholls perhaps does not know that Africans under British rule in West Africa, although not represented at Westminster, are eligible for membership in their Legislative Councils and co-operate with British officials in the administration of the affairs of their countries.” The comparison is thus all against Mr. Nicholls and the Union Government.

(15) He then recommends that the six million Bantu should be represented by four senators in the Senate, and by nobody in the House of Assembly.

To me this is the most staggering suggestion I have ever heard of in all my life. It seems too bad for anybody with commonsense to be called upon at all to prove the absurdity and injustice of this proposal. If this is the zenith of
segregation then segregation simply means the relegation of all the Bantu into a position of helots in their own homeland. Oh! for a command of the English language to express in graphic words the reckless enormity of this segregationist suggestion! Who would dare in England to have the temerity to propose in Parliament that all the lower classes be deprived of their present franchise and instead, be represented by four people in the House of Lords? Why, that would be a signal for a bloody revolution similar to the 1789 French Revolution with all its sanguinary massacres. But South Africa is a happy land where such a proposal can be made in all seriousness and justified with grandiloquent rhetoric without any qualms. My reply here is quite brief: We do not want any representation in the Senate if that be substitute for the little that we presently possess in the House of Assembly where all our money goes. Our chief interest is our money that is collected by, and disposed of in the Assembly. The Commission at King William's Town told us clearly in reply to our fusillade of questions, that the Senate has no power whatsoever over finance, and may not turn down any money bill. That job is the exclusive prerogative of the House of Assembly. Somebody somewhere must have thought the Natives to be thickly stupid to anticipate their being gulled by this empty shell of the Senate House.

(16) Next, he says the Representation Bill is designed with the object of helping tribal communities; hence it abolishes all individual voting and substitutes group voting on a communal basis.

My answer is that not all the Bantu to-day in the Union live on tribal lines. At least two millions of them know absolutely nothing about communal life. That is exactly why uniformity of administration is entirely out of the question. The sooner White South Africa understands this fact, the better for the whole country. We live in all grades of development: some of us are tribal and prefer to remain tribal; others have outgrown the tribal law and can never be forced back to it even by the legislation of the Union Parliament; others, still, have been completely Europeanised in their political outlook. All these grades must be catered for. And I would suggest that Parliament appoint a Commission forthwith to deal with these bills de novo, recasting them so as to allow of a square deal for all these stages of development, abandoning, once and for all, all preconceived notions of a possibility of uniform administration for all Union Bantu. This is the huge error underlying all these bills. They will never work. On the contrary they will generate a fresh source of insoluble troubles for generations, the troubles constantly increasing in intensity proportionately as the Bantu tribal life undergoes disintegration. Tribal life has not come to stay, any more than it has stayed put in Scotland where the clan names survive as echoes or reminders of its previous existence. It has already disappeared in many districts of the Union, and will continue to do so till it is out of date as it now is in Sierra Leone. Probably Mr. Nicholls does not know this, or blinds himself to it, or wishes deliberately to drive all Bantu back to tribalism by means of legislation. He impressed me with this belief in May, 1927, when cross-questioning me at the Select Committee of evidence on these very bills, his assumption being that Bantu tradition was that of autocratic rule as against democratic rule. On that
occasion both Selope Thema and myself (without previous consultation) told him that Bantu rule was essentially democratic, and that Tshaka's autocratic rule was merely an exception due to special exigencies of military episodes. Evidently he remains unconvinced and is now dragging all South Africa down a precipice of disaster in an illusion that may cost the country dear if not corrected betimes.

(17) He goes on to assert that "The Senate is shorn of all power over finance and it is therefore important to protect the Natives as taxpayers," and "As things are, the Native voter at the Cape can, at any rate, cast his vote for a member of the House of Assembly, who is able to speak in the ruling House for the Natives, but under the new system, there will be nobody to speak for the Native in the Lower House when the Native vote becomes extinct."

This astounding piece of self-contradiction leads me to think that Mr. Heaton Nicholls, when he wrote this, must have momentarily forgotten what side of the case he was engaged in defending. For this is the strongest reason against his whole thesis. I am grateful to him for it, and sincerely trust White South Africa, especially our present members of Parliament, will do the rest by referring all these bills to a new Commission with instructions to work along the lines I have suggested in my paragraph (16) above.

(18) He then exhibits his lack of acquaintance with some of the things that have happened in Parliament when he says: "There has never been a member of the Union House of Assembly who was selected as a candidate by the Natives. He has always been the nominee of one or other political European party and as such, he could not run counter to the interests of the European. The presence in the House of members elected by the aid of Native votes, has in no case, as far as I am aware, ever affected the passage of any Native legislation."

To affirm a negation merely because you have no knowledge to the contrary is often hazardous, and Mr. Nicholls here has definitely let himself down. Perhaps he was absent, or he has forgotten what took place during the discussions on the Native Administration Act (1930) when radical changes were effected by members from Native constituencies.

A full reply to him has happily been given to him in Section Three of the Resolutions passed by the King William's Town Government conference, in twenty-five clauses that were unfortunately not broadcasted by Reuter. [See page 13 in this booklet].

Here it remains to add that although it would be bad diplomacy for me to divulge what happens at nomination committees and party caucuses, nevertheless his assumption is utterly incorrect. I am prepared privately to give him tangible proof to the contrary of what he has said. It is only out of social courtesy that we Black voters discreetly absent ourselves at nomination meetings, but full previous consultation is the general thing. We get our objective without the advertisement he complains of. It is this friendly and harmonious piece of race co-operation that is unknown to Northern segregationists. This is the basis of White and Black amity in the Eastern Province that we do not want to see destroyed for the sake of theorists who are not yet emancipated from anti-Black prejudice.

At this juncture the paper of Mr. Nicholls goes into an attack on the Native vote based on sentimentalities that
have been already proved to be erroneous by the King William's Town resolution referred to above.

(19) Originally, Mr. Nicholls wanted actual Bantu members, seven in number, in the Senate but was defeated by the Committee in this proposal and the defeat brought in the present alternative which is less attractive than that of 1926 because it destroys even the hope of our making a beginning at uprooting the colour bar; it reduces the fifty Black members down to sixteen; it eliminates the individual vote. This incident shows how hard it is even for Mr. Nicholls to carry out some promises he personally made to me five years ago when he was trying to persuade me to give up the vote. We are therefore safer in sticking fast to what we have.

(20) Concerning the Representation Bill, even Mr. Nicholls seems to be in despair, when he animadverts: "I must confess that I do not like this body at all, for it appears more designed for mischief than for use" because it will not be guided by the House of Assembly. Here we have a confusion of thought which may be expressed in other words thus: "I want you to develop along your own lines away from the White man, but I want to guide you in those lines." Apparently the case of the segregationists suffers a complete breakdown here. But another Cabinet Minister recently said "The proposed Council will eventually become a Native Parliament." One Native writer asks what does this exactly mean? "A Parliament means a legislative body. Can there be two legislative bodies in the same country and under the same Government, making laws for different peoples? If the Transkei Bunga has worked satisfactorily, it is only because Native interests in Parliament are amply safeguarded by the Tembuland member of Parliament. The Bunga is like the Divisional or Municipal Council whose function is to administer local affairs and does not in any way influence Parliament except through its member of Parliament. If the purpose of the policy contained in the Bills is to enable us to have a say in our affairs, then let the Council have such powers as will prevent Parliament from legislating against us; that is, Native affairs should be separated from European affairs. In other words, let us have in South Africa two States, independent of each other and yet under the King's representative who will preside over the destinies of the European State as a Governor-General, and over those of the African State as a Supreme Chief. This is the logical conclusion of the policy of political territorial segregation."

(21) His final exhortation runs thus: "The very worst thing possible in passing this legislation will be to create ill-feeling by raising suspicion as to the honesty of our intentions."

My reply is that these intentions though honest are founded upon illogical and mistaken premises, as I have indicated throughout this paper.

My prayer to all White South Africa is this: I pray that these bills be not introduced into next Parliament but be suspended until the Bantu have had a fair chance to study them in all their implications. Such a chance will include the circulation of copies of the bills generally among the Bantu leaders who met the Native Affairs Commission at Maritzburg, Pretoria, Mafeking, King William's Town and Umtata.

Then the Government should summon a combined conference of the Bantu at the end of 1936, after the census
figures have been published, or later, if these figures be unavailable. After that the Government should appoint a fresh Committee or Commission to study the facts as presented by the Bantu in their answer; for it will then be realised that the present bills are not a solution.

(September 23rd, 1935).

SELBY D. B. NGCOBO, B.A.
(of Amanzimtoti, Natal).

"There are some very disquieting features about the provisions of these Bills, at any rate from the point of view of the educated Native, for whom I shall presume to speak. Let us leave aside for the moment the Native Land Bill and confine our attention to the Native Representation Bill.

Four Senators.

"The Bill provides that four Europeans be elected to the Senate by Native electoral colleges. No reasons have been advanced why these four Senators should be Europeans instead of Natives. When these Bills were under consideration some years ago we were given the impression that qualified Natives would go to Senate; once again we have been let down.

"One reason which has been advanced against the Cape Native franchise is that it is degrading to White Parliamentary candidates to pander to Native voters at election times. One would like to know why it will not degrade Europeans soliciting the vote of an electoral college at election times.

"Failing Black Senators, is it too much to ask that the Transkei and the Cape Native electoral college should return Bantu Senators to the Transkei and the Cape Native electoral college should return Bantu Senators and to provide that the other provinces may return European or Bantu Senators?

"The Bill goes on further to say the Administrators may attend the sessions of the Union Native Council, but it does not provide that the four Senators, who will ostensibly represent the Natives, should, as they may profitably do, attend the Union Native Council meetings. To my mind this is a serious defect. For twenty-five years four Senators have represented the Natives in accordance with the Act of Union, and our complaint has been that these four Senators were not directly in touch with responsible Native opinion. To my mind it should be a statutory requirement that they attend, even if just to listen, the Union Native Council meetings.

"Native Provincial Councillors: The Cape and Transkei are to have one Provincial Councillor each. Well and good. There were Native M.P.C.'s in the Cape before. But why will Native representation in the Cape Provincial Council cease should at any time Native education, Native hospital needs and subsidiary roads cease to be matters in respect of which the Provincial Council may make Ordinances? Education and hospitalisation do not by any means exhaust our mutual interests. Natives should always be members of the Cape Provincial Council to represent us in the many and complex problems of our inter-racial contacts which every Ordinance touches.

Union Native Council.

"Union Native Council: I come now to the most disturbing part of this Representation Bill.
“The principle of sound representation is that the people should be represented by the most enlightened of their group. This Bill negatives that principle. The Natives of South Africa will be represented by the most backward of their group. The Government has shown unctuous regard for tribal Natives; of course, it has an eye to the tribal Native of the Protectorates. In the category of ‘chiefs and headmen, local and general councils, Native reserve boards of management and rural advisory boards,’ town Native advisory boards, with their progressive ideals and their experience in administration, are left out. From the above category will come our electoral college members and our Union Council members. Educated Natives—I do not mean sophisticated Natives—will get in by accident and they will be swamped by their tribal kinsmen.

Nor is it likely that so bucolic a council will choose the best European for the Senate or the most informed Native councillor. Some of us educated Natives are devoting time, study and thought to the so-called Native problem, and the Bill gives us no chance of making our voice heard in the councils of the nation. We are trying to meet our inter-racial problems in a Christian spirit and in the spirit of a sweet and reasonable compromise; but the Government definitely leaves us out. Is this good for the Natives? Is this good for the Europeans?

“The Union Council should reflect truly and fully Native opinion in the country, and much depends on its Native personnel. As the Bill stands there is danger of its work being stifled by tribal and ignorant Natives, who will not understand the procedure and to whom the subjects under consideration will be foreign.
Other books by D. D. T. JABAVU

CRITICISMS OF THE NATIVE BILLS, 1/2.
NATIVE TAXATION, 4d.
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