“Cannot we South Africans be brave and just, and so legislate that such Natives who are qualified by education and general status be represented directly in the House of Assembly, at first by Europeans, and after, say, fifteen years by Natives themselves? Is it really possible or wise to thwart the aspirations of a large section of the Natives which is growing in civilisation day by day in spite of great obstacles?

“No sensible person would advocate the granting of the franchise to all Natives without qualification. For the bulk of the Natives who are uneducated, no doubt some such system as that proposed under the Bills would be the best possible; although even for these, representation, if it is to be of any value at all, must be in the Assembly.” *Umteteli wa Bantu*, 8th June, 1935.

H. D. TYAMZASHE.

*(Secretary of the I.C.U., East London)*.

Writing to the Editor, *The Bantu World*, 11th May, 1935, says:

Sir,—Your leading article was a very constructive and interesting discourse. The personnel of the conveners of a national convention suggested by you to protest against the elimination of the Cape Native Franchise from Native Bills, when they emerge from the Select Committee will be approved by all thoughtful Natives but you cannot call it a “National Convention” if you overlook or ignore other important Bantu societies. We have several trade unions with a large membership whose leaders are much travelled and well versed in politics. Then we have the Church to consider. They, surely, should have a voice in this national protest.

You should realise, sir,—and I know it to be your policy—that in order to give force and variety to our attack, we must enlist both the moderate and extreme sections of our intellectuals. Then, to give dignity and complete “nationalism” to your convention you must have the full support and conference of the Paramount Chiefs of the various tribes in the Union.

I would like you to believe that should the Select Committee’s report point to the immediate, or even the gradual elimination of the Cape Franchise, Natives will have no other way but to call in what General Hertzog might term “outside intervention” because to disfranchise a people who have not committed treason, open revolt or other serious political offence, is a thing in civilised usage, as serious and wicked as the massacre of a defenceless, harmless and peaceful community. It is an outrage against the international law. It is a political massacre—a thing the civilised world cannot, and will not ignore.

In everyday life the South African Native is no longer in the category of barbarians who can be so easily disfranchised and yet so heavily taxed and exploited. There must be international intervention when the peace of a small defenceless subject race is so rudely disturbed, and when the slave days that the British Empire had blotted out for all time are to be recalled by this political outrage.

The agitation and protestation against the disfranchisement of the Cape Native must be so intense and of such a wide and united national character, that universal attention will be drawn to our case—especially the serious attention of our liege-lord, the British Parliament. A united front will cause the Union Parliament to pause and consider before they embark on this wild-cat mad-man’s folly.
The Natives do not rely on bombs and gongs but they hold the big end of the stick industrially and can—in protest—disorganise commercial activities to such an extent that Native disfranchisement will become the bane of General Hertzog's political existence, the reality that kills the dream.

It is true that the proposed incorporation of the Protectorates is part of General Hertzog's Native Policy; that is probably why the Prime Minister unlike his old self, has taken the "skelm" step of going to the King's Jubilee himself, ostensibly to bluff the British statesmen off their feet and hypnotise them into a hole and-corner agreement. You have therefore struck the right note when you suggested that the chiefs and leaders of the Protectorates should be invited to attend the National Convention. But the paramount chiefs of the Union must also be there.

* * *

And to the Umteteli wa Bantu, 6th July, 1935, thus:

The Native Bills have been so severely criticised by all broad-minded sections of the community that I don't think their own "mother" would know them now.

However, criticism alone in a negative form will not carry us far. We have to come to the constructive aspect of the case and build up something for the White man to look at and consider. We have to tell the Government—and the world—what we want. They already know what we don't want in these Bills. It will seem an easy matter to say what we want, but in reality it is the hardest part of our task. It will be the duty of the proposed National Convention to set up a case that will make parliament "think hard," as well as to show the world that we know what we are talking about. To that end, it seems to me:

that it will be the duty of this Convention to re-draft these Native Bills, and present the draft to Parliament and the country for open criticism or approval.

The White man complains that the Native can produce nothing constructive or original, and for this inefficiency he (the Black) has to take the back seat. Here, therefore, is a golden opportunity to prove that we can produce something better and more intelligible than those ambiguous and complicated Native Bills. Mere resolutions are useless; the archives at Pretoria are stocked full with these futile and plaintive "prayers." A bill drafted by Natives and presented direct to the Governor-General as a matter of courtesy only, as His Excellency is not concerned in our politics, and the Prime Minister, would be the "talk" of the age. It would show that Natives are capable and anxious to help settle their own problems. No doubt sacrifices must be made on both sides. It is just here where political acumen will be put to the acid test. Not for a moment must the Native entertain the idea that he is being oppressed and exploited solely because his colour is black. That is not the case at all. The facts are:

(1) The White man in South Africa has a political, industrial and military fear of the Native because of the numerical strength of the latter.

(2) He fears the Natives' adaptability in education and civilisation, and that these qualities will ultimately make him the ruler of this country if left unhampered by oppressive laws.

However, one notices that the South African White legislator is woefully unable to call a spade "a spade" in
his dealings with the Native people. He hides his head in the sand, like the ostrich, and draws up laws, like the two Native Bills of our subject, in which he attempts to justify his claims and hide his responsibility behind a maze of transparent and monotonous humbug. But in this he fails to convince thinking men that he is legislating in the interests of all and for the good of the country as a whole. He forgets that a law is not an admitted panacea for the ills it seeks to correct simply because it is new. He refuses to admit that the test and proof of its efficacy lies in the fact that it is founded on righteousness—which alone can exalt a nation—and that its path is blazed by changing conditions, such as the transitional stage of the Bantu from barbarism to civilisation. If this is admitted, then it will be idle to introduce obsolete laws because the courts, in the course of time, will be bound to take judicial cognisance of such obsolescence upon their own motion.

In these circumstances, I would suggest that the proposed national convention meets the White legislators in a manner that will dispel the fear expressed in the two heads above mentioned. This is not an impossible proposition if both sides will only meet somewhere between the alpha and omega of their claims and demands, and create conditions and provisions that any reasonable and self-respecting community would be compelled to accept. But the gate must be left open for such Native representation as would put a check on any further class discrimination such as is contemplated in the Native Representation Bill which, by the way, offers no safeguard against the possible evil designs of future governments.

A Native critic called "Enquirer" writes:

At first glance at the Native Bills, two things strike one. The first is, the many years the bills have been in the hands of the Select Committee, which fact alone indicates the seriousness and thoroughness in which the matter has been approached. It is a testimony also to the determination of legislators to see that something definite in regard to the Native Problem is arrived at in response, ostensibly, to strong pressure by the European public. The second is the personnel of the Committee directly responsible for the draft Native Bills now before the country, and which, it should be remembered, was a Joint Committee of both Houses of Parliament. Its character and constitution lend considerable weight to the whole matter. It was composed of the leaders of the South African Party and of the Nationalist Party, of whom some were Prime Ministers and Ministers of the Crown during their respective terms of Government. It had the representatives of the old Voortrekkers’ school on which was based the Native policy of the old republics of the Transvaal and the Orange Free State. It had the representatives of the liberal policy of the old Cape Colony. Most important of all, it had the representatives of Natal—a province which is not only the most British of all Provinces of the Union, but which also prides itself strongly on its reputation for maintaining British traditions of fair-play. So, it can quite safely be asserted that the Bills embody, practically, the collective will of the European electorate of the Union. The fact that the Committee was not unanimous on its Report is of minor importance. What counts is that the Committee has, in its Report,
brought forward the two Bills now engaging the minds of both the Black and White races in the Union.

**Committee must study Bills.**

We should, therefore, exercise the greatest caution in our consideration of the Bills. If we deal in a slipshod manner with them, we may do ourselves and coming generations the gravest injustice.

To ensure the fullest measure of consideration of the Bills, I propose:

(i) That we select a few of our men who are reasonably competent or sufficiently intelligent to consider the true bearings of the Bills, and to draw up a memorandum of their views on the Bills as our case in reply to the Bills. Their memorandum should subsequently be laid before the full National Convention as a basis of discussion of the Bills. The National Convention could then, after full consideration, adopt it with whatever amendments agreed upon, *as the considered opinion of our people, as a whole and as our reply to the Bills.*

(ii) The Committee should sit during the coming Christmas and New Year holidays for its work. Our press could oblige by publishing in full, as a supplement to their ordinary issues, the memoranda of the committee.

(iii) The National Convention should sit and consider the memoranda during the Easter holidays of 1936.

(iv) The Government Native conference under the Native Affairs Act to consider the bills "officially" could be asked for or could be arranged for October, 1936. And the bills could be introduced in Parliament in 1937.

(v) The first duty of the committee should be to send a deputation of about three or four of their members in, say, September or earlier, to interview General Hertzog, Prime Minister, General Smuts, Minister of Justice, and Mr. Stuttaford, the Acting Minister of Native Affairs, to obtain an assurance from them of the Government's willingness not to introduce the Bills into Parliament before its 1937 session. A grant of such a postponement would be a piece of useful strategy, and a convincing proof of the absence of any intention on the part of the Government to steam-roller the Bills against the Natives.

**Government must be Sympathetic.**

Considering the intricacy of the matter, and its revolutionary provisions of far-reaching importance, the Government—of all parties—will, we feel sure, be the last to refuse the Natives—the people most concerned—the request for reasonable facilities and opportunity of studying the Bills and of conferring together on such a grave matter. It took the Select Committee with all its facilities for sitting regularly for six months in a year, about eight years to bring forward its proposals. The whole object of this scheme is that we should be able to make a thorough study of, and secure the fullest exchange of views on, the Bills before finally putting down what we would wish to be regarded as the considered opinion of our people, as a whole, on the Bills. Another great advantage to be gained through it, a fact which the Government should appreciate, is that, both the Transkeian and Ciskeian General Councils would be enabled to have sufficient opportunity to discuss the Bills at their ensuing sessions before the Bills are introduced in Parliament.

My committee would be: Dr. Molema, Rev. Z. R. Mahabane, Professor D. D. T. Jabavu, Mr. R. H. Godlo, Mr. Charles Sakwe, and Mr. Elijah Qamata, as representatives of the Cape Province; Dr. Moroka, Chief Fenyang.
and Rev. Nehemiah Motshumi, for the O.F. State; Dr. Seme and Mr. R. V. Selope Thema for the Transvaal; Rev. John L. Dube, Mr. W. W. Ndhllovu, and Rev. A. Mtimkulu, for Natal. The chairman of the committee and the convention should be Dr. Moroka, and the Rev. Mr. Mahabane, the deputy chairman. Professor Jabavu and Mr. Godlo should be the secretary and assistant secretary, respectively, of both the committee and the national convention.

I attach great importance to this selection. It is the most competent, the best, and the most influential we can possibly have to inspire confidence, goodwill and cohesion amongst our people. I place great weight on the selection of Professor Jabavu and Mr. Godlo as secretaries. Great developments affecting race relations throughout the entire Southern Africa are taking place. We are making history. My sole desire is that we should have the most competent men available to collate all necessary material essential to the work, and to draw up and frame our reply. I am fully conscious of the difficulties in the way of this scheme. But I place it before our people for all it is worth.

_Umteteli wa Bantu_, 29th June, 1935.

**GENERAL SMUTS.**

(1) at Standerton. According to Reuter wires,

Replying to a question about his attitude towards the Cape Native vote, General Smuts said he was against the extension of the Native vote, but considered it unjust to take away a right which had existed for nearly 90 years. The number of Native voters was very small, and such a step caused more ill-feeling between White and Black than it was worth.—14th June, 1935.

(2) at Luckhoff.

In reply to their questions, General Smuts said that he was in favour of the Natives in the Cape retaining the franchise, which they had enjoyed for 80 years. There were only twelve thousand Native voters and the advantage that some people expected from depriving these Natives of their franchise could not be commensurate with the disaffections that would be caused.—4th July, 1935.

**A BIG MEETING.**

At Umtata on June 24 last, a mass meeting representative of all the districts of the Transkeian Territories from the Kei to the Umzimkulu Rivers, decided unanimously that every man present should make a point of attending the Bloemfontein Convention on December 16 next, and that all local organisations meanwhile should explore ways and means of offering constructive suggestions such as these:—(1) To ask the Government to give the Bantu a chance to frame their own alternative Bills; (2) To beg the Government to hold the Bills in abeyance for twelve months till the Bantu people study the proposals fully and are adequately consulted thereon; (3) that the authorities be informed at once that the amount of land promised in the 1935 Bills is totally insufficient for Bantu needs; (4) that the 1926 Union Council Bill be the basis of discussion instead of the 1935 proposals; (5) and that the existing Cape Native franchise be left intact as a heritage for future Bantu citizens in South African territories present and prospective. _Inveo_, 16th July, 1935.
AN INTERVIEW.

"The franchise proposals contained in the draft Native Bills will tend to make us more or less communistic in our future aims and attitude towards European government in general." This opinion was expressed in an interview with the Natal Advertiser by Mr. D. D. T. Jabavu, Professor of Latin and Bantu Studies at Fort Hare and vice-chairman of the South African Institute of Race Relations.

"The abolition of the Cape Native vote," he added, "will close the door to all those desirable possibilities which the future held for us and in that respect these Bills will, therefore, definitely put the clock back. The Bantu will never cease to agitate, legally or illegally, until they finally secure those privileges conferred on them through the goodwill of the rulers of Queen Victoria's reign."

Plea for Time.

The Government, Professor Jabavu said, had spent many years on the Native Bills and he thought it only fair that it should give the Natives reasonable time to consider and digest them.

"We are a very wide-flung population and it is no easy matter even to get meetings of our own. To allow the Bills full consideration, the Government should not proceed with them for at least another 12 months.

"It should also take further steps to consult Native opinion as it has the right to do under the Native Affairs Act of 1920, under which conferences were called at Pretoria to enable Natives to express their views on all important impending legislation.

"The disuse of that conference has been a loss to both White and Black as the Government has since been in the habit of riding roughshod over the feelings of the Natives by not consulting them on matters affecting them very intimately."

Some Advance.

There was certainly some advance made in the present measures, he continued, in the definite promise of regular consultation under the Native Council proposal, which would ensure consultation with provinces hitherto completely ignored by the legislature.

This, however, did not strike him as reason enough to abolish the existing Cape Native vote, although the defenders of the present policy averred it was useless to the Native.

"It may be useless as a machine for changing and influencing feeling in the Union as a whole," Professor Jabavu said, "but it is of priceless value to its possessors in that it has saved them from many laws which discriminate unjustly against Natives. It exempts us, for instance, from pin-pricking legislation like the pass laws. It also gives us the right to buy land where we please in the Cape Province, whereas the present Bills will cut that ground from under our feet.

Dignity of Citizenship.

"It also confers on us the social dignity of citizenship which we prize very highly, whereas its abolition will eventually reduce us to something like the Greek helots and pariahs of society who had no voice whatever in the counsels of their Government.

"Moreover, we have held this privilege for the beautiful day when a more reasonable attitude towards Natives will prevail in the Union and when it may be seen fit to spread the privilege to the northern provinces.

"I very much regret to notice the tendency of the
Government to go back on the liberalism of the Victorian era, which gave us Black people a genuine pride in British institutions. These proposals will tend to make us more or less communist in our future aims and attitude towards White government in general." *Natal Advertiser*, Durban 8th July, 1935.

"WILL NEVER CEASE TO AGITATE."

"The Bantu will never cease to agitate until they finally secure those privileges conferred on them through the goodwill of the rulers of Queen Victoria's reign."

This striking statement was made by Professor D. D. T. Jabavu in an interview at Durban on Monday in connection with the Native Bills. Professor Jabavu further stated "the franchise proposals contained in the draft Bills will tend to make us more or less communist in our future aims and attitude towards European government in general. The seriousness of these statements becomes patent when it is remembered that Prof. Jabavu is one of the African leaders who stand for co-operation and mutual understanding between White and Black. There can be no doubt that these measures are causing a great deal of ill-feeling between the races, and that they are creating an atmosphere of antagonism which must eventually en-flame the embers of race hatred.

The refusal to recognise the African as an integral part of the national life of South Africa is not conducive to peace and goodwill. There is no race that can submit for all time to injustice and misrule, and the Bantu will be inhuman if they do not revolt against laws which make it impossible for them to realise their ambitions and aspirations as a race. The primary object of the Bills is to segregate the Black man from the White man both economically and politically, but unless this means the creation of two States the scheme will not succeed. As no two objects can occupy the same space at the same time, so no two nations and two civilisations can be developed in the same country and under the same governmental control. Political and economic segregation of the Africans to be just must enable them to live their lives to the full without let or hinderance. But White South Africa is not prepared to carry out its segregation policy to its logical conclusion. And no one can deny the fact that the enforcement of this policy, without creating two States, will react disastrously upon the economic and political development of the Africans.

"The abolition of the Cape Native Franchise," as Professor Jabavu points out, "will close the door to all those desirable possibilities which the future held for us; and in that respect these Bills will, therefore, definitely put the clock back." It has been our fervent hope that within the British Commonwealth of nations, our race will also find room enough to grow into full manhood. British justice and freedom were never meant to be the heritage of White races only; they were meant to be inherited by all who came under the pale of British influence. When we claim this freedom and justice we do not for a moment suggest that the White man should allow us to come into the ambit of his social life. What we claim is that politically we should be allowed to have a voice in the administration of our country's affairs and in directing the destinies of our race. "Where large bodies of civilised men are subject to alien control," says a writer, "unrest is inevitable. People will not be content unless they are governed
by men of their own race and language, who share their customs, understand their character and sympathise with their aspirations.” Democratic government can only do justice to those who control the power of the ballot, and a European oligarchy cannot be expected to deal justly and fairly with men and women who have no franchise rights. What we call on White South Africa is to show some real greatness of heart which will attract in its turn a genuine spirit of co-operation from our side. The abolition of the Cape franchise does not in any way provide the solution of the so-called Native problem. On the contrary it complicates its complexity and creates a racial antagonism detrimental to the peace and prosperity of South Africa.

Professor Jabavu urges the Government to consult Bantu opinion on the Bills by holding a conference under the Native Affairs Act. We entirely agree with this suggestion and hope that the Government will accede this request. It must be clearly understood that without the assistance, goodwill and co-operation of the Africans White South Africa can never solve the problems of our interracial relations. What is most needed is a radical change of mind and will and heart. What we really believe in is a meeting of European legislators and leaders of Bantu thought in order to come to a frank and honourable understanding. If once such an open channel of communication could be cut whereby sincere thought might flow freely between us, unobstructed by mutual jealousy and suspicion, and unimpeded by self-interest and racial pride, then a way to an everlasting peace in Africa would be paved. Otherwise the Bantu will never cease to agitate until they have finally secured the franchise rights.” The Bantu World, 13th July, 1935.

VOTERS’ RESOLUTIONS.

At an emergency meeting of the executive committee of the Cape Native Voters’ Convention held in East London on Saturday, July 13, for the purpose of examining the franchise proposals contained in the new Native Bills, it was unanimously resolved:—

“ That the Government be asked to preserve the existing Cape Native franchise unaltered on the following grounds:—

“ (1) It has always been wisely used as a voice of the Bantu people since 1854, when it was first granted.

“ (2) It will be a backward step for the present Government to annul this privilege, which has never been abused at any time.

“ (3) The confiscation of citizenship without rebellion or treason is an irregular and unprecedented course on the part of any modern State.

“ (4) The entrenchment of the Native vote in the Union Act was a gentlemen’s agreement, implying the duty of honour that it be left untouched as a privilege for future Bantu generations.

“ (5) Apart from all considerations of political influence, this vote is a dearly prized symbol of citizenship—highly appreciated by its individual possessors on the lines of the dignity attaching to the traditional court of all Bantu peoples.

“ (6) Its retention will make for peace and satisfaction among the various non-European elements that constitute the Union population, being, as it is, held in trusteeship.
for the future for all other races in the Union who aspire thereto as the consummation of true citizenship.

"(7) The representatives of the Native voters humbly request the Government authorities to give at least 12 months’ time to the Native voters and other sections of the Bantu population to study the Native Bills as a whole and to be able to offer constructive criticism to the Government upon them.” Reuter.

THE OLD CAPE FRANCHISE.
The South African Outlook publishes the following article on the Native franchise question:

It is an unfortunate thing for South Africa that the number of political leaders who have had experience of the actual working of the Cape system previous to Union is now so small.

People who have come to this country since Union, like those brought up in the up-country provinces, have great difficulty in seeing the point of the arguments used in favour of the old system. The danger to White civilization of allowing the Natives to share, and especially to share in a potentially increasing measure, with the White race in the business of government seems on the face of it so enormous that, as the Prime Minister puts it, they have a “wise fear” in the matter.

And yet, why is it that the men who have been fighting for the old system are not mere strangers from overseas without proper understanding of South African conditions? They are sons of the soil; they belong to both races; they are men with long records of distinguished service to the State in Parliament and on the Bench; they are the elder statesmen of the country. Moreover, they have lived and worked under the old Cape Constitution and it is from personal knowledge and experience of that Constitution that they speak. And it goes without saying that they have no axes to grind.

To the younger generation the old Cape system is a mere matter of history and theoretical study. It is not easy to envisage to-day what it was or how it worked.

The Cape Colony before Union was a settled State with a long history. For all races alike,

**Admission to the Voters’ Register**

was on a uniform basis of education and salary or property. From one end of the country to the other polling booths on election days admitted voters of all races without question or distinction. The way was open for men of any race to aspire to membership of Parliament. Voters did not vote by race. They supported parties. The thinking men, the leaders, of both the great parties were well satisfied that they had achieved a sound system of democratic government, and the rank and file acquiesced. There was general contentment among all races. Cape statesmen were not afraid of the increasing Native vote. They spontaneously extended it to the great Transkeian Territories. Neither were they afraid of educating the Natives, although the franchise depended in part upon education. On the contrary, the old Cape Colony was the only State in South Africa that gave liberally for Native education. It was the aim to educate the Natives. Every educated Native man was a pro-White. He was an asset to the cause of order and good government.

Now, beset as we are with fears and complexes, we are at a loss to account for the bold statecraft of the old Colony.
Was it born of recklessness and thoughtlessness, or was it born of courage and true wisdom?

Let us look again at

**The Native Voters of those Days.**

One large section supported the South African Party; the other was equally enthusiastic in its support of the Progressive Party. Dr. Brookes, in his admirable recent book *The Colour Problems of South Africa* has been misinformed when he says (p. 86) "... the Cape election of 1903 had just put the Jameson Progressive Ministry in office by a solid Black vote with thousands of White 'rebel' voters disqualified." The South African War had disturbed very seriously the previous good relations between the two White races in the Colony, and had forced the issue at the election in question on to race lines, the Progressives coming out victors because so many of the other side had been temporarily disfranchised because of the part taken by them in support of the Republics. But the idea that there was a solid Black vote for Dr. Jameson is not correct. The leading Native newspaper carried on a vigorous campaign against him and the Native vote as usual was divided.

The Cape policy was based upon the conviction which was firmly held by all sections, Native, Coloured, White, that

**Leadership was Inherent in the White Race.**

No one questioned this conviction. The way was open for any one to rise, but it was obvious to all that for generations to come, though here and there a Native or Coloured man or East Indian of parts might be able to gain the confidence of a constituency, White leaders would continue to lead and rule. And if the question is asked:

how were those Native voters able to form judgments upon the many complex questions that came before Parliament, the answer is twofold. These voters had their own leaders. Each section had its own newspaper and these papers were edited by men of outstanding ability, well able to interpret White ideas to their readers. The second part of the answer is even more significant. It is well known that Natives, even if not very well educated, are shrewd judges of character, and the principle the Native voters habitually went upon was "Men not measures." This being the case, men of the highest standing were elected, and were proud to be elected by constituencies with a large Native element; and great administrators, when they retired, were ready, as they are to-day, to offer themselves for election to those very people over whom, as chief magistrates, they had held rule. There was a good spirit between the races. It was the Union Act itself, with its illiberal provisions and anti-Native bias, that first drove the Natives in self-defence into one camp.

The Cape Colony before Union was a well-ordered State, able to hold up its head before the whole civilised world. It had nothing to be ashamed of.

The first serious criticism of the Native franchise, as Professor Brookes points out, was made by the South African Native Affairs Commission of 1903-5. "It adduced no evidence (nor has anyone else) that the Natives used their votes less intelligently or less uprightly than the Coloured community, with whose rights it did not propose to interfere. The commission, too, was swayed by the desire to arrive at a compromise policy for all South Africa in pursuance of Lord Milner's plan of 'federation from above,' and the three members who had had experience
of the Cape franchise were outvoted and out-generalled by the seven who had not."

The same thing happened again

At the National Convention.
The Cape representatives, representing both the Cape parties, fought desperately for the Native franchise. They fought because they knew that the system they, and they alone, had to offer was one which, if extended to the other more backward, pioneering, parts of the country, would in the end save South Africa. But the ordered State they stood for, though it was the mother State and had all the experience, was overwhelmed. The up-country States were too backward. The time was not ripe.

In the recent Joint Committee of both Houses of Parliament history has again repeated itself. The Cape members again were found fighting a rear-guard action on behalf of their Native franchise. But this time the minority (of eight as against 15) included two up-country representatives, and it is significant that one of the new converts was General Smuts.

When one thinks of the embarrassing complexities of the new Bill, the straight-forward simplicity of the old Cape franchise shines by contrast.

Up-country educated Natives, when the Prime Minister brought forward his Bills a few years ago, took up the position that they would rather wait 50 years for the Cape franchise than accept a substitute at once. It was a sagacious conclusion; and it may be that when 50 years have passed, when the phobias have had time to die down, the White race will be ready to offer full citizenship to their Bantu fellow countrymen on some straight-forward civilisation test. One can hardly think that the present solution contains the elements of permanency; it is too forced, too artificial, to unprogressive. 1st June, 1935.

A JUBILEE PRESENT FOR THE BLACKS.
The South African Government has at length tabled two Bills about Native policy, the franchise and the land. They are callous, reactionary, repressive and likely to be calamitous. And they are not merely matter for South Africa. It was no innocent coincidence that brought General Hertzog to England, primed to demand the cession of the Bechuanaland and Swaziland Protectorates and the Basutoland Crown Colony, only a day before the Native Bills were laid before the South African Assembly. It had been said by high authorities here that South Africa should declare her Native policy before cession could be considered. And so, although countless laws like the Colour Bar Act, the Pass Laws, the Masters and Servants Act, had pointed the precipitous way of South African Native policy, General Hertzog chose this moment to complete the nine years' work of Select Committees and produce his Native Bills, perfectly toothed and nailed to keep the Native ever in subjection. The idea is to use the Jubilee as an occasion for persuading the British Government to betray His Majesty's black subjects to please some of the Whites in South Africa.

What are the principles of these two Bills? They can be discussed under four heads—the disfranchisement of the Cape Natives, the election of senators, the establishment of a Native Advisory Council, and the machinery devised for enlarging Native reserves. It was in 1852 that the Cape Native was enfranchised, and the conditions of his enfranchisement were the same as the White man's.
He had the same property and educational qualifications
to fulfil; race, creed or colour were not considerations to
those who built our Empire firmly then. In 1910 the first
shock came, for at the National Convention which framed
the Act of Union the three other provinces, Transvaal,
Orange Free State and Natal, tried their utmost to demolish
this pledge of equality before the law. The Cape members
resisted, and safeguarded their Native voters: by the
"entrenched clauses" in the Act of Union. Those
clauses are meaningless now. The Statute of West­
minster has swept one away and the fusion of the National­
ist and South African Parties provides the two-thirds
majority vote needed to amend the constitution. Nor did
the Government wait for fusion before they started to
whittle down the Native vote, partly by a calculated,
discriminating control of the Native voters register, but
above all, by instituting universal suffrage for Whites of
both sexes without altering the conditions for the Cape
Native voter.

Nevertheless, in thirteen constituencies out of the 150
which fill the South African Lower House or Assembly,
the Native vote must still be considered. The latest
by-election at East London North is an excellent case in
point, for there the majority of the Dominion Party
candidate, who defeated the Government after revealing
and denouncing their Native policy, was the exact measure
of the Native vote. But their vote means far more than a
certain amount of electoral "pull"; it carries with it
exemption from some of the civil disabilities that other
Natives labour under and has become a symbol that the
Black man is not a slave, that he can qualify for equality.
That is why the Government wishes to abolish it.

Instead of these seats in the Assembly for Cape Natives
alone, the Natives are now offered four seats in the Senate
—a reform which the South African Government and the
Times cynically call "advance." For what is the Senate?
It is, like any other second chamber, an inferior chamber.
When Dr. Malan, whose influence grows daily, becomes
Prime Minister he intends to abolish it as Mr. De Valera
is abolishing his Irish Senate. So much for that dud,
the South African Senate. And on what terms will those
four White worthies be returned to their Senate—for White
they will have to be? They will be elected by groups
fantastically called "colleges" of Native chiefs and head­
men, men who are not only the leaders of tribal reaction,
but depend for their tenure and livelihood on Government
approval. The educated Native who was encouraged by
the old Cape system, whose monuments are the great
Native school Lovedale, the University College Fort Hare,
the Agricultural College Fort Cox, the Native paper Imvo,
the Transkeian Parliament called the Bunga—he has gone
too far, he must be thrust down. The lackeys of Govern­
ment must take his place and choose Native "repre­
sentatives."

So much for dud election to the dud Senate. Even South
African legislators seem to have thought that this sub­
stitute for the common franchise was too flimsy to stand
by itself. Like those guilty children who blurt out two
alternative excuses at the same time, they hold in one hand
four chairs in a dying Senate, in the other a Native
Advisory Council, based, of course, upon the "colleges" again.
Judging by the name one would think that it was
something new; it may therefore surprise people to learn
that a similar form of Council called the Native Conference
and in composition far more representative, though legalised since 1920 has not met for years, because South Africa is afraid to hear the collected bitterness of her future sub-citizens, the Natives. So instead of the Conference we are to have a submissive Council of twenty-two men, and lest even such a worm should turn, only sixteen will be Natives, four of those sixteen will be direct Government nominees, and all that the body will do will be to "advise" the Government. The Native members will be able to vote, but the White chairman, the Minister of Native Affairs, will not. Generous concession! He will only have a vote in Parliament.

An ignorant but zealous correspondent has said that this Advisory Council is built on the same lines as the Bunga, or General Council, which rules the vast Native territory known as the Transkei. The Bunga, of course, confers on local administration, on affairs that affect Natives as Natives only. The wider issues of black-white competition in industry are outside its sphere, and if it did pass resolutions on them they would not be considered. Such issues will be within the scope of the proposed Native Advisory Council. No comparison is possible and no lessons for the one type of Council can be drawn from the other.

We have left the subject of land to the last because it is the funniest and it seems fitting to end this unpleasant recital with a hollow joke. Seven million morgen, or 23,000 square miles, are to be set aside for Natives, and this land will be acquired by a Board of Trustees appointed by the Governor-General—in other words, the Government. To estimate this palatial offer at its true value, remember that Natives at the moment possess only 10,000,000 morgen throughout the Union; as for the size of this incredible gift, two-thirds of Natal gives a rough estimate. The only trouble is that there are no 7,000,000 extra morgen for Natives in South Africa, and that every effort so far made to find new land for the Bantu has failed. Where are there then the suggested 7,000,000 morgen? Ten million acres are promised in the Transvaal, 3,000,000 in the Cape, 200,000 in the Orange Free State, and the rest in Natal. Six Committees which have sat on this subject have shown that unalienated habitable land for Native settlement is practically non-existent in these provinces. On the other hand, there has long been talk of settling surplus urban Natives in the immense waterless Crown lands of Bechuanaland. It is therefore suggested that, if Bechuanaland is absorbed by the Dominion, it would be possible to partition it between the Cape and the Transvaal. In that case the land would be found in these provinces after the transfer. A good joke, this; if you want Bechuanaland you must state a Native policy to show you mean well by the Bechuanas. You reply that as a proof of your goodwill you promise the Natives additional land which must, in fact, come from Bechuanaland, if you are allowed to have it.

This cynical suggestion has several points to recommend it. The land would not cost the South African Government twopence, and its allocation to Natives would not infuriate the farmer class (which returns the Government to power) as allocation of land within the present boundaries of the Union has always infuriated them. The trustees who "acquire" the land are given it; the Crown lands pass with the title and the surplus urban Natives, who are dumped upon them, can safely starve.
Ask many South African farmers what South Africa is to do with her landless Natives and the answer is a slogan: “Send them to the Kalahari, where they will die.” Cynical as this suggestion sounds, the “Bechuanaland solution” is widely talked of in South Africa, because it is the easiest land policy for the South African Government. For the Imperial Government to transfer the Protectorate in these circumstances would indeed be an odd Jubilee present to her Native races. *The New Statesman and Nation*, 11th May, 1935.