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CIVIL RIGHTS UNCONSTITUTIONAL?

Civil Rights Act of 1875

Today, on October 15, 1883, Congress declared the Civil Rights Act of 1875 as unconstitutional. Despite the efforts of Representative Richard H. Cain, who was a strong voice in the debate over the life of this Act, the majority of Congress knocked this law out of the park. Unfortunately, this means that segregation still lingers about the United States. This also means that the-*Continued pg.3.*



Caption about the picture above.

Representing the South

Today, the bill Representative Richard Cain was fighting with his life for was "vetoed" by the majority of Congress. The representative of South Carolina was not doing well afterwards. He was extremely disappointed that segregation is still apparent in the U.S. He was also disappointed that his idea for integrated schools would not come to be at the time. *Continued pg. 3.*

The Amendment

The amendments that Representative Richard H. Cain brought up in the debate of the Civil Rights Act of 1875 were deemed useless in his argument after all. In fact, according to our sources, they were used against him to revoke the Act. Unfortunately, this looks like it means that the amendments are useless to colored people across the U.S. This also means that-*Continued pg. 4.*





The K.K.Case

The K.K.K. strikes again. But this time, the whole issue of the matter is coming to light. In this specific case, about 20 people, including the local sheriff, took 4 people out of a jail in Tennessee and proceeded to beat them. There was one casualty. Witnesses at the scene say that the deputy sheriff was present, seen trying to stop them. However, he wasn't able to. So far, people in power are explaining that it is not the job of the Supreme Court to expedite these people and others like them. They are saying that the state-Continued pg.5.