rein spe-

ever, to e either th Octomonths nd altroease, be led, after

vention, n of the n force. manner atracting ry west-

ations of ow rest; ts of the oute, we quo bens been n prejuno acts i ereate, y rights

tie vigor or from fore me, and ndtor was

on this y Comas been ding its tiations , it has intimanterests e estabedge of into bed, even up on s. To oversy, the purn favor repugiolation ement,

in view á been 1 ISIS. others. st from tablishrritory of Junn thin it, Nootka he was tiguity

ed and

undivided possession, with the exception of two temporary establishments by the Russians between the bay of St. Francisco und Cape Mendocino, which were made to facilitate their trade in iurs, and by permission of the Spanish Government. It is true she had not kept up her establishments north of Cape Mendocino; but no others had been formed in the same localities; and her rights of discavery, therefore, were not superseded by rights of occupation on the part of other nations in any portion of the territory in dispute, excepting so far as they may have been derived from the American and British establishments, to which I am about to

The United States had discovered the Columbia river, and ascended it at the time of the discovery to the distance of twenty-five miles from its mouth. She had also discovered Bulfinch's Harbor, between the Columbia and the Strait of Fuea. She had examined the country watered by the Columbia and some of its tributaries, and she had formed establishments within it at four different periods in 1809, 1810, 1811, and 1812—the most southerly near the mouth of the Columbia, and the most northcrly between the forty-eighth and forty-ninth parallels of latitude. Spain claimed to have discovered the Columbia seventeen years before Gr., y entered it; but in 1821 she ceded all her rights to the country north of 420 to the United States, by treaty, and thus gave us a title to the territory vatered by the river, which Great Britain ought never to have questioned. By virtue of the same act of cession, her entire right

to the coast became vested in us.

In the course of the public discussions in respect to Oregon, the United States has been charged with dishonor and bad faith in setting up a claim to that territory, 1st, by discovery, through the agency of her own citizens; and 2d, by cession of the rights of Spain. For, as has been said, if the first ground was tenable, she could not, without inconsistency, set up a claim on the second, because she had virtually denied the second by assunning the first as the basis of her right. But, sir, is it not quite possible for two nations to possess rights by contiguity, or to acquire them by discovery, neither perfect, but capable of being rendered so by a merger of both in one? Great Britain herself claims a right of joint occupancy with the United States in Oregon; and she will certainly not deny that a cession of her right to ns, or ours to her, would create a perfect title to the country, without affording cause for any imputation of dishonor to either.

Great Britain, in 1818, had surveyed the Strait of Fuca, after its outlines were known; but she had inade no discoveries on the coast which were not comprehended within the boundaries of the great districts previously known and visited. She may have had establishments in the valley of the Columbia; but if so, I have not been able to aseertain the fact. She had discovered Frazer's river, which emptics into the Strait of Fuca at the fortyninth parallel of latitude; she had traced it from its source to its month; she had formed an establishment on it near the fifty-fourth parallel; and it only remains to settle by the testimony of facts the geographical relation which this river and its valley bear to the river and valley of the Columbia.*

I pass by, as unconnected with the question, for the reasons I have assigned, all settlements made subsequently to 1818 by the Hudson's Bay Company, on which Great Britain has conferred large and most important powers in respect to the country west of the Rocky mountains. Indeed, these establishments rest upon no legal concession, even by herself, which confers any right of domain. The Hudson's Bay Company has a mere right of exclusive trade with the Indians, without the privilege of acquiring any title to the soil in Oregon; and in this respect the privileges of the Company differ materially from those conferred on it in relation to the territory it possesses upon Hudson's

I also pass by, as idle, the formalities of aking possession of the country by Broughton on the Columbia, and Va conver in the Strait of Fucaformalities a long to me before performed in numberless localities by the Spaniards—especially as those of the British navigators were unaccompanied by actual settlement and occupation, and were in direct violation of a treaty which those officers were

sent out to execute.

I bave endeavored, Mr. President, in the first part of my remarks, to maintain the Spanish title to the northwest coast of America. I regard all attempts to disparage it as antiquated and obsolete, to be founded upon partial and illiberal views of the subject. It is unnecessary to say to you, sir, or the Senate, that antiquity is the highest element of title, if the chain can be traced down urbroken and entire to our own times. The Spanish title to the northwest coast is almost coeval with the voyages of Columbus. It is consecrated by discovery as high as the 43d parallel of latitude by the lapse of more than three centuries; as high as the 48th by the lapse of two centuries and a half; and as high as the 54th by the lapse of more than seventy years. Sixty years ago it stood undisputed and unimpeached by any antagonist claim or pretension to territorial rights. It was confirmed and perfected by occupation as high as 49° 30' half a century ago. During the succeeding twenty years, it was not superseded by rights of eccupation on the part of other nations, unless it be to the limited extent I have stated. During the last thirty years, all rights have been suspended by treaty arrangements between the only two Powers who can, with any face, set up a claim to the exercise of sovereignty over the territory to which it attaches. In the consideration of national interests in territorial possessions, it is a narrow

not appear to me to be so distinctly settled as to authorize me to assume it as a fact in the text. On referring to Vancouver's Journal, volume 2, page 187, it will be seen that he jassed the mouth of the river without discovering it, it being then, as it is said to be now, nearly masked by a shoal extending northwardly from Cape Roberts about seven miles. Cape Roberts is the southern point of the river, and it is intersected by the 49th parallel of latitude. At page 212 of the same volume, it will be seen that, after meeting Galiano and Valdes—car Point Grey. (a few miles north of the river.) as the sign and a tapage 209, Vancouver says: "I shewed them the sketc—aid unde of our excursion, and pointed out the only spot which I conceived we had left unexamined, nearly at the head of Bernard's channel; they seemed much surprised that we had not found a river said to exist in the region we had been exploring, and named by one of their officers Rio not appear to me to be so distinctly settled as to authorize had been exploring, and named by one of their officers Rio Blancho, in compliment to the then prime minister of Spain; which river these gentlemen had sought thus far to no purpose." There can be no doubt that this was Frazer's river, as there is no other stream in the region Vancouver "had been exploring." been exploring,5

^{*} There is no reasonable ground to doubt that the Spaniards discovered the mouth of Frazer's rever; but the tocality did !