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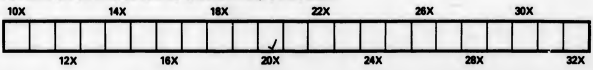


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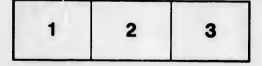
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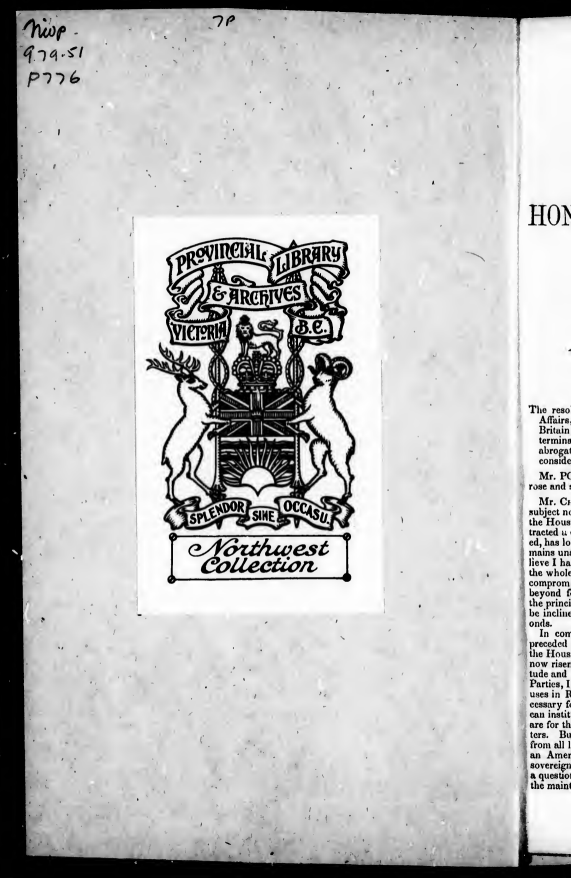
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SPEECH

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HON. J. POLLOCK, OF PENNSYLVANIA

ON

THE OREGON QUESTION,

DELIVEREN

N THE HOUSE OF REPRESENTATIVES, FRIDAY, JANUARY 16, 1846.

Affairs, requiring the President to notify Great Britain of the intention of the United States to terminate the joint occupancy of Oregon, and to abrogate the convention of 1827, being under consideration in Committee of the Whole—

Mr. POLLOCK, who was entitled to the floor, rose and said :

Mr. CHAIRMAN: I design briefly to discuss the subject now under consideration. I am aware that the House is already wearied by so long and pro that tracted a debate: the subject, though not exhaust-ed, has lost its novelty; the interest it excites re-mains unabated. Although, Mr. Chairman, I believe I have a "clear and unquestionable" title to the whole hour under the rule, yet I am willing to compromise with the House, and perhaps not go beyond forty-nine minutes, or at furthest, upon the principle of progression and expansion, I may be inclined to occupy fifty-four minutes forty seconds.

In common with many gentlemen who have preceded me, I may be permitted to congratulate the House and the country that this question has now risen above party considerations. Its magnitude and importance require that it should do so. Parties, I acknowledge, sir, are not without their uses in Republican Governments: they are as necessary for the preservation and purity of republican institutions as the storms that agitate old ocean are for the purification of its mighty mass of wa-ters. But this question, separated as it should be from all local feeling and sectional prejudices, is an American question—a question of American sovereignty—of American rights to American soil: a question involving the honor of our country in the maintenance of rights; and I do most earnest- been submitted to the country. The argument of

The resolution from the Committee on Foreign ly protest against its being degraded to a mere party question.

Sir, we have rights in Oregon-we have righ to Oregon: this will be admitted by all, although gentlemen may honestly differ as to the extent of those rights. Our rights, then, whatever they are, or whatever may be their extent, must be maintained; they can never be honorably abandoned. Sir, to those propositions no dissenting voice will be heard.

I propose briefly to refer to, not to investigate, our rights in and our title to Oregon. From the best examination I have been enabled to make of this question, our title to the whole of Oregon is superior to that of any other nation on the face of the globe. Our title to 49° is clear, and ought to be unquestionable. Between 49° and 54° 40' there is, it must be admitted, some room to cavil. No gentleman in this House pretends to deny that Great Britain has claims to die country north of 499. Whether these claims amount to rights rights to be regarded by the United States and to be enforced by Great Britain, is another question; and that these claims have been, to some consider-able extent, repeatedly recognised by the United States, must also be admitted with equal are nimity. Our title to Oregon has been set forth and maintained with clearness and signal ability by the honorable gentlemen to whom the diplomacy of the country has, at different periods in our history, These discussions, from the been committed. times of the venerable Gallatin down to the present Secretary of State, have been characterized by as much talent, skill, and profound knowledge of the subject, as the diplomatic records of any Gov-ernment can exhibit. The question of title, thus determined, thus spread out upon the record, has the Secretary of State, so far as regards the claim of Great Britain, is conclusive and irresistible. The British Minister limself has failed to refute them. The only right she has to claim anything from the United States rests exclusively on the fact, that we have recognised some right on her part to the territory in dispute, in the negotiations and treaties with her in 1818, 1824, 1826, 1827, and lastly in 1845. This recognition has been made by us at different periods and in various ways.

Throwing aside for the present the Spanish title, which is ours by purchase, our own, independent of that, is in itself superior to any which can be set up against us by any of the nations of the earth. The discovery of the mouth of the Columbia river, by Captain Gray; our settlement on its banks, not only at its moulh, at Astoria, but at a distance of several hundred miles up the stream, which settlements have been recognised by Great Britain, in the treaty at Ghent in 1814, and the subsequent res-toration of Astoria to the United States in pursuance of that treaty in 1818; the exploration of the whole river and most of its branches by Lewis and Clarke in 1805; the fact of its contiguity to our own territories; all recognised as they are by the law of nations as elements of title, combine to invest us with a title to the territory which would be good against the world. The principle is generally, if not universally recognised, that the discovery of the mouth of a river before unknown, gives to the nation discovering it a right to the entire region drained by its waters. We are the discoverers of the Columbia, and our rights extend as far as its tributaries extend, unless some of those tributaries had been visited prior to our discovery, of which there is no authentic evidence. If it be true, as is asserted, and as geographers have established, that the Columbia river drains the country up to 53° north, then the discovery of the river gives us a title up to that latitude; thus leaving 1° 40' of disputed territory. But, sir, in addition to our own title thus derived, the Spanish title was acquired subsequently to our discoveries by the United States, and is now fully vested in us by virtue of the treaty of 1819 with Spain. This title, although it might have been considered whilst outstanding as antagonistical to ours, yet in our hands it has been united to, and strengthens, if need be, our own title, thus rendering it certainly and unqualifiedly better than the British title. If Great Britain has any claims based upon prior discovery, they can only be those surrendered to her by Spain. But when we regard the fact that the Spanish claims to discovery, which were unquestionably prior to hers, and admitted so to be by England herself, have now come into our possession, however inconsistent they may be with that which we possess in our own right, both being now merged into one, no nation can on that account now object to our claim. Two tilles may in their nature be antagonistical, but when both unite in the same party, who can object because of their inconsistency? Not Great Britain certainly. Spain, prior to our purchase from her, might have objected and protested against our occupation and settlement of the country, yet, having by purchase succeeded to all her rights, our tille therefore to the whole of Oregon, although perhasp not periect and free from difficulty, is in every respect superior to any claim or title that

England may have in or to the disputed territory.

tory. On the other hand, sir, upon what is the claim of the British Government to any portion of the Oregon territory founded? It is based principally, as I understand it, upon the rights, if any, acquired by England from Spain, by virtue of the Nootka Sound convention, signed at the Escurial in 1790. By the stipulations of that treaty the right to trade with the Indians, to make settlements, and to establish colonics on the territory was yielded to England, to be exercised in common with Spain, whilst the right of sovereignty, instead of being vested in England, was expressly held in abeyance. This treaty, however, being annulled and abrogated by the war of 1796 between England ani Spain, all the rights of England under that treaty were at the same time annulled and abrogated, and fell with the treaty.

I have referred, sir, to the Nootka Sound convention for the purpose of directing the attention of the House to another branch of the claim of England to the Oregon territory, which claim, though not founded upon, yet arose during the ex-istence of that convention. I refer, sir, to the discovery of Frazer's river by McKenzie, a British subject, in 1792, and the subsequent settlement of that river by the Hudson Bay Company. It has been contended on the part of Great Britnin that this discovery of Frazer's river gives to England a right to all the country drained by the waters of that river and its tributaries, upon the same prin-ciple that the discovery of the Columbia gives to the United States a right to the territory drained by its waters. This would be true if the discovery of these respective rivers had been made under similar circumstances, and equally independent of Spain. But, sir, in 1792, when Frazer's river was discovered, England and Spain were the joint oc-cupants of the very region drained by this river, by virtue of the convention to which I have referred. England being in possession by agreement with Spain, is to be regarded as a tenant in common with her, and thus the acts of one or both would, upon every principle of civil and national law, inure to the benefit of each other. When, therefore, discoveries and settlements were made within the territory subsequent to the convention of 1790, the whole benefits of such discoveries and settlements inured as much to the benefit of Spain as of Great Britain; the settlement of the one becomes the settlement of the other, and both derive a mutual benefit from the acts of the other; neither party, during the existence of the convention, being competent to derive any exclusive right to the territory thus held in common from their own acts. And although Spain may have made no settle-ments whatever on Frazer's river, still Spain being a party in interest, is as such entitled to a full share of all the beneficial acts done by Great Britain. We have since become the owners of the Spanish title, and the convention of Ncotka Sound being abrogated by the subsequent war between Spain and England, and the rights of England under that convention being annulled, we continue to hold the Spanish title even to the country drained by Frazer's river, our own title being thus strengthened and sustained by the discoveries and settlements of England herself. Our title, therefore, to the territory in dispute, as against England, is thus far the bette ever, the ture settl Such,

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Sound conthe attention the claim of which claim, uring the exir, to the diszie, a British settlement of any. It has Britain that to England a the waters of e same prinnbia gives to ry drained by discovery of e under simidependent of er's river was the joint oc-by this river, I have referby agreement nant in comone or both and national her. When, s were made reconvention scoveries and hefit of Spain the one bed both derive other; neither nvention, bee right to the neir own acts. de no settle-l Spain being to a full share reat Britain. the Spanish Sound being tween Spain nd under that ue to hold the ined by Frastrengthened

settlements e, to the teris thus far ever, that must control the United States in the future settlement of this question.

Such, then, being our title to Oregon, the im-portant question arises, what is the best policy to be pursued in relation to this controversy with Great Brian? A great deal has been said of the policy of "masterly inactivity;" much in its praise, much in its condemnation. At one time, sir, I was the firm and uncompromising advocate of this policy. The past and present condition of Oregon indicated that this policy was not only "masterly," but "wise," and the result, if it had been permitted to operate, would have proved the wisdom of those who advocated it. The arguments in support of this policy were invincible-they appealed to the reason and common sense of all; and if gentlemen desired to obtain the "whole of Oregon," no more certain means of accomplishing this result could have been adopted. Oregon is distant from us three thousand miles; the whole region comparatively without population; a wilderness uninhabited; at present without benefit either to England or the United States, and cannot be of any practical utility for years to come. It is in precisely such position as to enable us—by encouraging emigration, sending there the hurdy pioneers of the West, with their strong arms and stout hearts, armed with the axe and the rifle-to take such possession of the country that no nation could take it from us.

The position taken by the gentleman from Georgia, [Mr. Tooms,] that so long as the convention of 1818, which was renewed in 1827, between England and the United States remained in force, we could not perfect our title to Oregon, by emigration or otherwise, is certainly a correct position, and constitutes with me a strong argument in fa-vor of the notice contemplated by the resolution now under consideration; for although wave after wave of population may flow into that great Pa-eific country; though we may fill it with cities, and crowd it with towns and villages; erect palaces of justice and temples to the Most High; yet, sir, all this process of settlement would not perfect our title or extinguish the claims of England, so long as the convention of 1827 remains in full force and virtue.

What, sir, will be the condition of Oregon in a quarter of a century from this time? Turning to the past, and examining what has been done in other portions of our country, we may, to some extent, answer the question. What was our condition less than half a century ago? Our population did not exceed five millions of souls-our citics were few-towns and villages far distant from each other-our commerce feeble, and the industry of the country just awakening into life and activity. Vast regions lay still in a state of nature, and the Alleganics then constituted the ultima thule of American civilization. No adventurous spirit that had climbed to the summit of the steep, and cast his eye over the boundless waste be-yond, had as yet even in dim prospect contemplated that wide and glorious valley, through which flows the father of waters; none had as yet ventured his footsteps into that land unknown. But, sir, the scene has changed. The tide of our advancing population, like the waves of a mighty sca, has dashed over the steeps of the Alleganies, and, rolling through the valley of the Mississippi, i

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the better title. There are circumstances, how- has covered and filled it all; and even now has reached the foot of the Rocky mountains, and assails every gorge of that mighty chain. That barrier, lofty and insurmountable as it appears, is beginning to yield—it will be crossed—it has been crossed, and already our hardy pioneers were found beyond them on their advancing way to the Pacific. The operation of the inevitable laws of population would have secured Oregon to us, in a manner peaceful and efficient: we have increased in less than half a century from five millions, until we now number over twenty nillions: we have increased in wealth, in strength, and power and influence, until we rival the first of the nations of the earth. Our experience in years past appeals with irresistible power in favor of the system of "masterly inactivity."

But circumstances have now changed. It was a wise policy; but it is no longer wisdom to pursue it. We are now compelled to act-compelled by eircumstances over which we have no control. The agitation of the whole country, and the prevailing exentement upon this question, prevents the con-summation of a policy hitherto wise. This agitation has been produced by the act of the dominant party, which has added another element to the po-litical discords that distract us. The Baltimore Convention introduced into its creed the two grand articles of faith, "Texas and Oregon," in "disas-trous conjunction," in the estimation of many gentlemen now upon this floor, but who, at the time of their adoption, submitted most cheerfully and willingly to the decrees of that body. Sir, the introduction of great national questions-questions involving our relations with foreign nations-into the political arena of party strife, is an experiment of most doubtful tendency. Territorial aggrandizement has of late become a popular idea; patriotic appeals are made to the people; an extension of our boundaries beyond their present territorial limits is urged with vehemence and zeal; the spirit of conquest, bloodless indeed as yet, is rife amongst us; the policy of the country has been changed-a change that must be met by correspondent action prompt, efficient, and without delay.

I am not, sir, the advocate of the extension policy; I have opposed it heretofore, and am opposed to it now, unless in a manner perfectly in accordance with the Constitution of our country, and with the spirit of our institutions. Republican principles must and will spread. Yet, sir, I do not hold to the doctrine that we are bound to extend our country with them. Nothing can resist the spread of the principles of republican liberty. You might as well attempt to chain the lightning in its course, or stay the thunderbolt, as to arrest their onward progress. The glorious principles of freedom will continue to spread, until thrones and dy nastics shall crunchie into dust, until the despotisms of the earth shall have passed away, and until the world shall feel and acknowledge their power. Bu I cannot consent to join the cry that the whole American continent must come into our confederacy, that the United States must extend from " sea to sea," and from "the rivers to the ends of the earth." It is impracticable, it is dangerous to the integrity of the Union, and calculated to burst asunder the cords which bind us as one people. This fatal last of extension, I fear, will sooner or later bring down to the dust the last Republic the world will ever see. If by our folly, sir, we jeopard the existence of our Union—if, by our reckless policy, we perish as a nation, with us will perish the last hope of freedem to the human race. Let our principles extend, give them the "wings of the morning," and let them "fly to the uttermost parts of the sea:" God speed their progress; but I beseech gentlemen to stop the career upon which they seem to have entered. The spirit of conquest is abroad in the land—that spirit that has written the history of the world in blood, and bowed the proudest nations of carth to the dust. Sir, there is a morbid, sickly appetite for territorial extension, that must be checked, or we must fall. I care not from what quarter it comes, it is periatious, and threatens our denrest interests.

Sir, we have territory enough—a territory, ineluding Oregon, the most magnificent the world ever saw. Why, then, seek, in this spirit of aggrandizement, to extend our territorial limits? Gentlemen have, during this debate, spoken in glowing terms of the greatness of our country, its honor, its power, and its grandeur. A proper degree of national pride is commendable. It is essential to the preservation of the national rights and national honor; but as with individuals so with nations, there is "a pride that goeth before destruction, and a haughty spirit that goeth before a fall." If we have not reached that eminence, we are at least rapidly approaching it—a giddy height, from which we may be dashed to pieces. In the natural history of man, we are told that when an individual is raised to a great elevation, placed upon some lofty height, there is an almost irresistible impulse to dash himself from his giddy elevation—to perish by the fall. This principle is as applicable to nations as to individuals. Let gentlemen look at the past, and learn wisdom from experience. Sir, they can gather precious political truths among the ruins of empires.

cal truths among the ruins of empires. Sir, the principles upon which I oppose the impolitic and dangerous extension of the limits of our republic do not apply to the territory of Oregon That is a question of *retention* not of *exten*sion, not of admission, but of the assertion of our rights, and an honorable determination to maintuin them.

In addition to the state of our country, the state of our foreign relations is another reason making it necessary to abandon the policy of "masterly in-activity," and adopt some other. Inactivity has ceased to be wise. We have been informed by the President of the United States, in his annual message to Congress, that the negotiations between the two countries on this Oregon question have been abandoned; that the offer of compromise he had felt bound to make, having been rejected by the British Minister, had been withdrawn; that there was no probability of any future offers of accommodation which we could accept with a due regard to the national honor. He recommends that the notice be given, and that, at the expiration of the twelve months, the time will have arrived when our national rights must either be abandoned or firmly maintained. If so, what is now to be done? Must we stand still; must we, under circumstances like those which now mark our foreign relations, fold our arms and permit England to remain in quiet possession of the whole of Oregon? The present is a crisis which demands prompt, united, urgent action

The President has recommended that notice be immediately given of the termination of the existing convention between us and England in relation to Oregon. Now, sir, although I happen to differ with the President in political opinions, yet, this being an American question, it becomes the duty of every American citizen to unite in giving him that prompt and efficient support in this measure that shall give him a moral power which will be felt, not only from one end of this continent to the other, but from one end of the British dominions to the other. I do not wish, in a question of this character, to see the American Congress standing in opposition to the American President. For this, among other reasons, I am in favor of giving the notice. I prefer it to be given in the manner proposed in the amendment offered by the gentleman from Alabanin, [Mr. HILLIARD;] but, sir, if that amend-ment shall be rejected by the House, I am ready to go for the resolutions introduced by the honorable chairman of the Committee on Foreign Affairs.

I would refer this notice to the President of the United States, with authority to give it whenever, in his judgment, the interest of the country required It may be said that we are not sincere in the it. advocacy of the notice, when the notice, as proposed by the gentleman from Alabama, devolves the responsibility on the President of the United States. It is but devolving upon him the exercise of his constitutional rights, and no greater responsibility than properly pertains to the high office which the people of the country has conferred upon him. The President, aided by his Cabinet, is the proper person to decide upon the propriety or im-propriety of giving this notice. He is acquainted with the whole course of negotiation on the sub-He is behind the scenes. He understands ject. all the secret machinery that is at work, and which has not been exposed to the public cye. With him rests the responsibility, and upon him would I devolve it. Nor would I do it out of any disrespect towards him or the political party of which he is the head, but because it belongs to him to settle this question.

Another reason why I am opposed to passing the resolution declaring absolutely that the notice should be given, is, that thereby the President would be deprived of the exercise of his discretion, in case circumstances should hereafter be so changed as to render it unadvisable to give it. But, if the House should not concur in these views, I shall vote for the proposition of the Committee on Foreign Affairs, for the giving this notice without the intervention of the discretion of the President.

It has been said that such notice must necessarily lead to war; not that it is in itself a declaration of war, but that war must naturally and inevitably follow as a consequence. But I appeal to gentlemen who have held this language that this notice is not a war measure; it is only the exercise of a right provided for in the treaty of 1827, and as such cannot possibly be a cause of offence. England has a right, by the same treaty, to give the notice from Great Britain as just cause of war? Certainly not. What may result from it at the expiration of the year is another question. It is meanwhile all mere conjecture—a speculation on probabilities—a simple expression of personal opinions. The remote consequences of present action cannot be foreseen. solutel we are To r

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ed to passing that the notice the President of his discreereafter be so o give it. But, these views, I Committee on notice without he President. must necessa-self a declaraally and inevut I appeal to uage that this y the exercise f 1827, and as nce. England ive the notice such notice ar? Certainthe expiration meanwhile all obabilities---a ns. The reannot be foresec:1. No gentleman will pretend to pronounce absolutely the result. It is for us to determine what we are to do now.

To permit the question to rest in its present condition, without action on the part of our Govern-ment, will more certainly lead to the results which gentlemen wish to avoid than the action now proposed. Oregon is now filling rapidly up with American citizens. During the past year, seven thousand have left their friends and home on this side of the mountains, and are now in the valleys of Oregon. They have carried with them the hab-its, feelings, and the patriotism of American citizens. Jealous of their rights, with a constitutional hatred to oppression; ever disposed to oppose the ambitious designs of England, and unwilling to submit to the jurisdiction of her laws, which have heen extended over this territory; daring and impetuous; collisions must take place between the American emigrant and the British subject in the employment of the Hudson Bay Company. The very agitation of the question in this House creates a necessity for immediate action. The debates here will be read by our countrymen on the shores of the Pacific; their spirit will be stirred within them when they read the glowing appeals made to American patriotism; their hatred to British oppression will be excited when they hear the fierce denunciations of British rapacity made by members upon this floor. A conflict is inevitable there unless our rights are determined and maintuined by our action here, by which alone a speedy and honorable settlement of this vexed question can be effected.

Sir, if the notice is given, it does not follow as a matter of course that we are to take armed possession of Oregon; it does not follow that we are to attempt to drive out every English settler, or that we are to take military possession up to 49° , so as to give offence to England. By the notice, we only say to England that we are unwilling that our present connexion with her in relation to the Oregon territory should any longer be continued; that we are desirous to determine the extent of our rights, and to enjoy them in exclusive possession, and to extend to our citizens there the protection of our laws.

I am in favor of the notice, Mr. Chairman, as a measure of peace. It is a measure of peace, and not of war, and the sequel of this controversy will establish these conclusions. A system of braggadocio and gasconading has been practised not only in the United States but in England in relation to this great question. Both parties are engaged in it; we stand here on this side of the water and shake our fists at John Bull, and John Bull in return hurls back defiance upon us. This is the relation of the purties, both knowing and understanding well the trickery attempted to be played off upon each other.

Sir, let the notice be given. It will prove to ourselves that we are in eurnest on this great and absorbing question; that this system of bullying is at an end; that this question has assumed a magnitude that demands that our rights to Oregon shall be multianed; that the attempts to make it a party question may be defeated and abandoned, and that it be placed before the country in its true, its national character.

Again, sir; I am in favor of the notice, to prove

to England that we are in carnest. She has never believed it; she never will believe it until she receives notice from the President of the United States that we no longer desire to hold that territory in the manner we now hold it. Let England be convinced we are in carnest; let our people be so convinced also; and, my word for it, negotiations, when reopened, will be conducted in a very different spirit from that which has heretofore characterized them.

Let the notice be given to prove to the world that on this question we are in earnest. Other nations are looking on and watching the progress of this controversy with anxiety and deep interest. The issues of this question involve great and momentous consequences, not only to ourselves, but to the world. Should war be the result—should the two greatest nations of the globe engage in a long and bloody war—nations which are the bulwarks of Christianity, of moral and religious eivilization—it will not be confined to the original parties—to Great Britain and the United States. Sir, the breaking out of such a war would put the match to a magazine whose explosion would convulse the world.

There is another reason why this notice should be given. The country is now in an agitated and unsettled condition. All is doubt. Uncertainty every where prevails. It affects every branch of industry; it paralyzes the business of the country and unnerves the strong arm of the mechanic. The unnerves the strong arm of the mechanic. commerce and finances of the nation, the revenues of the Government, and all the pursuits of active life, must suffer, and suffer severely, from a longer continuance of the uncertainty with which this subject is surrounded. This uncertainty, this quasi war, must be removed. This can be effected by the notice proposed. It will give us peace. Let the country know what to expect. Either let them be certified that there will be no war, or, if war must come, let the fact be known; and if war is to be the result, let it come now. Let us not desire to deluy it, and thus reserve its horrors for our posterity. This would be cowardice. If it is to come, let it fall on our own heads—on the heads of those who have occasioned it. This cowardly shrinking from present responsibility is incompatible with the honor of the American statesman, with the honor of the American character. Should the conflict come, the rights and the honor of the country will be nobly sustained-sustained with all the energy of a great and powerful nation; sustained by the united hearts and united arms of a brave and generous people. But, sir, there will be no war.

There is yet another reason for the notice. If we wish to perfect our title to Oregon, we must give the notice. So long as this convention continues in force this cannot be done. When the convention shall have been annulled, then, sir, all the settlements made there by our emigrants will inure to our benefit, and our title acquire additional strength from possession and occupation. The settlement of the country, in itself considered, during the existence of the joint occupancy, evidently gives us no title: it confers, however, one important benefit—it gives us the power to maintain our rights there. We require additional numerical force in Oregon. To secure this, dissolve all connexion with England; extend over our citizens the protection of our laws; give them aid and security in their toilsome murch, and soon the wild spirit of western adventure will crowd your mountainpasses with hardy emigrants. Then, sir, the American settler, as he wends his way to the Rocky mountains, and takes up his abode in that far-off country, will find going with him the protection of American laws; that protection will be with him in his journeyings by the way; in his slumbers in the dark defiles of the Rocky mountains; will be with and around him when in the valleys of Oregon he pitches his tent and builds his cabin, to remain there an American citizen, near the shores of the grent Pacific. Let us encourage emigration; let our people go armed with the physical means of self-defence; send them with the unerring western rifle; with hearts true to themselves and their country, and Oregon will be ours.

It has been said, sir, that England, with her cormorant appetite for dominion, never relinquishes her grasp upon territory when once within her power; that, in her negotiations, she seldom recedes from the positions she assumes. I will not deny the skill and success of British diplomacy. She varies it to suit the character of the nation with which she negotiates. She tramples upon the week, flatters the timid, and betrays the strong. Yet, notwithstanding her power as a nation, and her skill in diplonancy, the lion of England, like the king of the forest, will quail and cower before the unflinching gaze of stern and determined resist-With the memorable example before us of ance. the thirteen American colonies wrested from the British Crown, and their independence acknowledged by that Power, it is too late to say that England never vields. Did time permit, I could refer · history of the treaty of peace at hat even England can recede from gentlemer Ghent to p. propositions acclared by her commissioners to be "sine qua non" in the adjustment of existing controversies. In the progress of that negotiation, she demanded, as a "sine quà non," the pacification of the Indian tribes, and in effect their recognition by the United States as independent nations within our territory. A proposition so presumptuous, it is needless to add, was instantly rejected by the American commissioners. She further domanded that the United States should abandon her naval power upon the lakes, and dismantle her fortifications upon their shores and along the line of our northern frontier. Like the other, it was promptly rejected, and England very prudently receiled from her bold "sine qua non" propositions. In the con-duct of negotiations and of this controversy, we must look England firmly in the face. To doubt, to hesitate, to betray symptoms of fear, is to lose all

Sir, there will be no war. The mutual interests of both countries forbid it. The commercial relations of the two nations obviously require peace, and no reason now exists or can arise from our present action why these relations should be disturbed. Gentlemen have pointed us to England, to her extensive warlike preparations, her steamers of war, and the fortification of her coast, and have asked, what means all this preparation at this erisis? England, notwithstanding her extensive warlike preparations—although she may be manning her fleets and floating on the ocean her warsteamers by hundreds—will not enter into a con-

test with us. All this is not intended for the American antion. Another question is soon to be solved in Europe; there is another struggle soon to come, that will require all her force. All Europe is now awaiting in intense anxiety the happening of an event that will be pregnant with the fate of empires. I refer, sir, to the death of Louis Philippe of France. His death (and 1 um not alone in this opinion) will be the signal for a great struggle throughout the whole of Europe. Then. sir, will come that conflict of systems of government to which gentlemen have so frequently alluded-a war of republicanism against despotism, of popular rights against oppression and tyranny. This is the contingency which the English dread more than they do the Oregon question, and this is the reason for her immense preparations. But if gentlemen suppose she is doing all this in reference to a contest with us, are we pursuing a prudent course? If Britain is putting on her armor to fight with us, it would be surely wise in us to follow her example. If gentlemen really believe that she has such a purpose, let them remember that when England strikes she strikes swiftly, and always strikes the first blow, and often with tremendous effect. Sir, in our present relations with England, I feel inclined to adopt the sentiment of the old Irish baronet, whose very blunders were full of practical good sense and sound philosophy, " that the best way to avoid danger is to meet it plump." Sir, let us be prepared for any contingency-always ready, always willing to defend our country and maintain her honor.

Again, sir, as a proof that there will be no war, and that such an event is not anticipated by those who hold the reins of Government, I refer gentlemen to the fact that, although the Administration has told us that negotiations are ended, yet no preparations are recommended or appropriations asked for the navy or for the army; that no steps have been taken to place the country in a state of defence. But, instead of all this, the Secretary of the Treasury sits down deliberately in his office and computes that, after a certain number of years, there will be a certain sum of money in the Treasury, and at the same time recommends that the tariff of 1842 be repealed, and that duties be reduced to the revenue standard; thus bestowing upon England the greatest favor she could ask from the American Government. Such facts are utterly inconsistent with the idea of war.

Buí, sir, what is to be gained by war? Can we conquer England? Can she subdue us? The idea is preposterous. Neither nation can enter into such a contest without immense sacrifices. We may expend millions of treasure and shed oceans of blood, and yet our controversy with England be no more near its termination than when the first gun was fired.

We have been told during this debate that we must not look at consequences. No; but, like the "unthinking horse, must rush into the battle." I can adopt no such principle of action on this question. It is our duty to sit down like wise men and count the cost; to consider well what we are about, and what we are going to do; to consider our adversary in her strength, her means of attack, and her ability to injure; to consider our own power, our means of defence, our ability to resist aggression. This is wisdom; and, having thus acted, if war mi to be w It ha

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this question under existing circumstances would be dishonorable. In this sentiment I do not coucur. Though the previous negotiation may have closed, I cannot believe that negotiations have been abandoned. This Government, in 1818, in 1824, and 1826, offered terms of compromise to England. A similar offer was made by the present Adminis-tration in 1845. Sir, if compromise is dishonora-ble now, it was dishonorable at the respective pe-riods to which I have referred. We have repeatedly, by our conventions with England and other-wise, recognised her claim to Oregon. To settle and adjust those claims we have proposed to her an equitable division of the territory in dispute; and we now should be bound by the honor of our nation, if an offer came from England, to accept any proposition which shall be as good as we ourselves have offered. But, sir, we cannot, consistently with honor, renew the proposition. England has rejected our terms. She alone must renew the offer.

Sir, it is my firm conviction that if notice be given, before the expiration of the twelve months negotiations will be reopened, and some amicable mode of adjustment be adopted. It cannot be that two nations elevated in civilization, distinguished for everything that adorns the national character, will rush blindly into war, the consequences of which no human imagination can trace.

I regret to have heard gentlemen, in the course of this discussion, talk so lightly and flippantly of war. War has its horrors; war has no charms for me. Sir, I have never witnessed " the battle of warriors, with its confused noise, and garments rolled in blood;" I desire never to witness such a scene. I have never heard the shrick of agony, wrung from the bosom of the dying soldier, as on the battle-field he yielded up his life; his anguish rendered more poignant as the thoughts of home and friends rushed in upon his soul. I have never heard the groan of the widow, from whose em-brace the rough bloody hand of war has torn the idol of her heart; nor the sigh of the orphan, deprived of a fond and affectionate parent. I never wish to hear such sounds. Amid the shoutings fall discordantly on the ear. The laurels that en-circle the brow of the victor and the hero are stained with the blood and steeped in the tears of thousands. The aspirations of every patriot and Christian heart should ascend to the throne of the Eternal, that the evils and devastations of war may be averted from our beloved country. Sir, notwithstanding my abhorrence of war, I hope ever to be found an advocate of the preservation of our national honor and our national rights, at every hazard and at every sacrifice. But war, to be just, must be necessary. We must, in accordance with the strict principles of national honor, have exhausted every means in our power to bring about an amicable settlement of the controversy now

war must come, we will find that it was not "folly | waged. Without it, war can never be justified. to be wise." It has been asserted here that a compromise of this question under existing circumstances would open. The honor of the country is not involved, so as to prevent its amicable adjustment. What, sir, is national bonr? Is it that siekly sensibility to imagined insult and injury that prompts men, in the spirit of motern chivalry, to imbrue their hands in the life's blood of their fellow-men? It is a nobler and more generous sentiment; it is a principle founded upon that grand sentiment, "do unto others as you would that others should do unto you." National honor must have its foundations deep in the eternal principles of truth and justice. All other honor is a bubble; it might There are other considerations which induce me

to the course of policy I have indicated, but I for-bear to detain the committee longer.

Do gentlemen doubt the policy of giving this notice? If doubts exist, I am always in favor of resolving them in such manner as to protect and defend the rights and interests of the country. To doubt on this question is to jeopard the interests of the nation.

" Our doubts are traitors ;

And make us lose the good we might attain, By fearing to attempt."

I believe, sir, the issue of our present difficulties on this subject will be peace-an honorable peace. But whilst such is my opinion, let us be prepared for any contingency. I would say to the country, he ready for war. Are we in that condition now? I do not wish unnecessarily to disclose our want and of preparation to the world. Our actual condition is, however, well known. Preparation, prompt and efficient, is necessary, and I am willing, to-morrow, to vote appropriations for building forty iron steamers of war, if so many be required. [A voice: "Of Pennsylvania iron?"] Yes, of Pennsylvania iron, and thus afford incidental protection to the iron interest of Pennsylvania, notwithstanding the gentleman from Virginia [Mr. HUNTER] has expressed his regret that the agitation of the Oregon question had prevented, and was likely to prevent, the Democratic party from consummating their favorite measure, the repeal of the tariff of 1842. To-morrow I am ready to vote appropriations of fifty millions of dollars to place our country in a state of readiness to meet every emergency, although direct taxation might be the result. The citizens of Pennsylvania, already pressed down with a burden of taxation, will be ready to meet this additional burden, if necessary for the defence of the interests and honor of the country. Their patriotism and valor need no praise from me. In the day of trial they will be found at the post of danger; in the field of battle they will be found "first in the fight, and last in the retreat."

Sir, I cannot conclude without recurring to the sentiment of the gallant Decatur, as expressive of my own feelings, and applicable to the present crisis: "Our country! may she always be right; but right or wrong, our country!"

