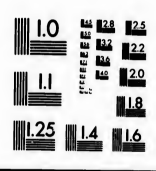
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OREGON AND THE NOOTKA CONVENTION.

SPEECH

MR. ROBERT DALE OWEN, OF INDIANA,

DELIVERED

IN THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES, JAN. 28, 1844,

VINDICATION OF THE COURSE PURSUED BY THE GOVERNMENT OF THE UNITED STATES, IN RELATION TO THE TERRITORY OF OREGON.

Mr. OWEN said:

EDMUND BURKE, when a member of the British Parliament, was once asked, why ministers, when, in any case, they had a well ascertained majority, did not press the question at once, without the trouble of discussing its merits. "That has been tried," was his reply; "but it would not do. The minister who should persevers in it would seen have minister who should persevere in it would soon have to go out."

And yet, there is no direct responsibility of the British Premier to the people whom he governs. Powerful he is; absolute, almost, while he retains a controlling majority at his beck; but still, he must defer to public opinion; or, if he neglect such deference, loss of power and degradation from

Place, is the speedy penalty.

And thus, we of these United States, while we are responsible for our acts as a nation to no human power, must yet defer to the public opinion of mankind. If we would retain our station and influence among the nations of the earth, not only must our public acts be justifiable, but, before we consummate, we must take the trouble to justify them.

My motive in rising now is to furnish such small contribution as I may to the mass of evidence and argument so ably supplied from our Department of State, in vindication, to the world, of the course pursued by our government, on the great question of the day.

Accusations of a grave character are brought, in respectable quarters, impugning the justice of the measures recommended by the President and now under consideration by the House, in regard to the territory of Oregon. I do not speak of charges coming from foreign and interested sources; but of language used by the press here at home, and by members on this very floor. We of the majority may feel exceedingly well satisfied, that our source is just, and these charges unfounded; but it not the less an imperative duty to defend the ne and repel the other.

I select, as a specimen of the ground assumed by

tle to Oregon, the Journal of Commerce, in an editorial of December 25, says:

"The evidence, even as far south as Columbia river, is not all on one side, by a great deal. And when we come to latitude 49, the English claim is better than our own."

If this be true, then the President lost sight of right and justice, when he adhered to the offer of 49. as an ultimatum; and Mr. Pakenham was justified in expecting from our government some "further proposal more consistent with fairness and equity."

And, when some London journalist triumphantly quotes against us such a paragraph as that, drawn from the pages of one among the leading periodicals of the Union, he will find, in further aid of an argument about the reckless and grasping ambition of these States, certain resolutions touching war and Oregon, offered at your table, not by some young, rash, hot-headed partisan, but by a member from Massachusetts, [Mr. Winthror,] both able and experienced, a gentleman whose talent and standing no one disputes. The second of these resolutions declares:

"That it would be a dishonor to the age in which we live and in the highest degree discreditable to both the nations concerned, if they should suffer themselves to be drawn into a war upon a question of no immediate or practical interest to either of them."

An eminent British statesman once said, that "as we ought never to go to war for a profitable wrong, so neither ought we to go to war for an unprofitable right." There is much good sense in the maxim; and the gentleman from Massachusetts doubtless

considers it strictly applicable in the presen ase.

The direct inference from his resolution is, in the first place, that the right in dispute, if indeed it be a right at all, is an unprofitnole right; that it is of no practical importance whether we cede to England a part, or even the whole, of the territory lying south of 49 and north of the Columbia. He esteems it our imperative duty, rather than resort to war, to make some compromising division of this disputed tract.

I will ask the gentleman to take map in hand, and answer me a question or two. It avails nothing to talk vaguely of some compromise. Let him tell portion of the press, a paragraph from a New me what compromise, beyond that already offered, ork paper of good standing. Speaking of our tiof 49, he touches already the straits of Fuca, the the first moment of negotiation she contended for entrance, and the only entrance, to Puget Sound. If these; to the very last she has adhered to her prehe abandons to England but one degree out of the three, which span this debatable land, the line cuts it does, when she shall relinquish to us that master if we con us wholly off from these straits, from Admiralty In- key to the commerce of the Columbia valley, then that whilet, and consequently from Puget Sound; we might will a favorite and long-cherished plan of hers fall. Sir, if as well take the line of 47 at once and surrender to the ground; the plan of settling, with British where a that Sound altogether, as to code its sole entrance subjects, quietly but exclusively, this district of his reaso

Is this, then, the gentleman's Proposition? that England should have the harbors of Puget and that it is of no practical importance, whether she has

them or not?

Let Captain Wilkes, speaking in his recentlypublished narrative, say a word to us, touching the harbors of that territory. He tells us:

"The Coast of Oregon, to the south of Cape Flattery, (the southern cape on the Straits of Fuca,) is rocky, much broken, and affords no harbors, except for very small vessels."—Vol. IV., p. 296.

And again:

"No ports exist along any part of the Coast of Oregon, south of the Columbia River, that are accessible to any class of vessels, even those of but very small draught of water."—Vol. V., p. 143.

As to the mouth of the Columbia itself, which, for so many years, repelled discovery, he tells us:

"Mere description can give little idea of the terrors of the bar of the Columbia: all who have seen it have spoken of the wildness of the scene, the incessant roar of the waters, representing it as one of the most fearful sights that can meet the eye of a sailor."— $Vol.\ IV.,p.$ 293.

The surveys make by Wilkes have already great-Ing on an extensive scale," sc.—Fol. IV.p. 329.

ly diminished these dangers; but yet it must remain matter of great doubt, whether the mouth of the Columbia can ever be used, throughout the convergence of the year as a general part of one in all prohability, a line of communication bence to the sixth of the survey of the sixth of the sixth

"Nothing can exceed the beauty of these waters nor their safety: not a shoal exists within the Straits of Juan de Fuca, Admiralty inlet, l'inget Sound, or Hood's Canal, that can, in any way, interrupt the navigation of a 74-gun ship. I venture nothing in saying, there is no country in the world, that possesses waters equal to these."—Vol. IV. p. 305.

I repeat my question: is it of no practical importance whether or not we, as the future owners of Oregon, cede to Great Britain the only safe harbors in that country, retaining not even one roadstead of value, along the entire Pacific coast? Is the maritime control of Oregon a matter so trifling that we are tamely to surrender it to England, merely because, without a color of title, she sees fit to ask us for it. According to what code of logic or morals does it become our imperative duty submissively to give way, for this only reason, that she chooses pertinaciously to insist?

See, in her very pertinacity; the proof, how well she estimates—how differently from the gentleman from Massachusetts, that if, under any circumstant in so far from Massachusetts, [Mr. Winther,] or the gences, we suffer war to arise, we thereby bring distorial right teman from Virginia, [Mr. Pendleton]—the value credit on our country, and dishonor on the age is bove view. of this disputed tract and its magnificent harbors. She is experienced; she is far-seeing. She looks to Discredit! dishonor! strong terms! I have a any conceptrational results. On the table of her cabinet lie ready shown, that we contend for no trifle, for a simulations minute topographical surveys of the straits of Fuca, of Admiralty Inlet, of the harbors of Puget. From cy under which such charges can justly apply, in Now, take the processing of the straits of the harbors of Puget.

tensions. And whenever the day comes, if come A distinguished gentleman from South a question Carolina [Mr. RHETT] seems to perceive no evi- the partie dence, or danger, of any such plan. I ask him, is longings it to go for nothing, that while seven thousand sire shou American citizens have already settled south of the plea to ju Columbia, not one, no not even one, has found a terests so home north of that stream? Are we to pass over, conclusion as of no serious import, the fact, that the Hudson never hav Bay Company deliberately, if without violence, induce the removal, to what they call the American let us ap side of the river, of every citizen of these States now pend who attempts a settlement on what they persist in tribunal o calling the British side? Must be have stronger ciples of h portents still? I can furnish them. The following own; let paragraph is from Wilkes's narrative:

"As the charter of the Hudson Bay Company precluder non. Are their engaging in agricultural operations, another Company has been organized under the title of the Fuget Sound pregnable Company, and its officers are exclusively chosen from but to much among them."

"The capital of the Puget Sound even self-judged of cattle from Fighard.

"The operations of the Company are, is ment of a consequence, large; they began by making large imports our favor, tions of stock from l'altiornia, and some of the best breed of cattle from Finghard. They have also entered into farm ing on an extensive scale," &c.—Fol. IV.p. 329.

The Puget Sound Company observes their consequences.

various seasons of the year, as a general port of entrance for vessels of every draught.

On the other hand, all navigators, from Vancouver to Wilkes, concur in testifying to the safety of the entrance to Puget Sound, and to the value of its harbors; as capable of receiving, and sheltering in perfect security, the largest fleet of line of battle ships the world ever saw brought together. Captain Wilkes says: capital, to found extensive agricultural settlements. This prosettlements of the most permanent kind; settlement he whole which must inevitably and rapidly appeared. which must inevitably and rapidly spread out examination that centre, south to the very banks of the the conv Columbia.

And then, whose will that country be? How west coast, will the British government dare, even if she would our nego neglect, or abandon, the British interests that will being but on have sprung up, under the protection and privilege of her own laws and charters? lege of her own laws and charters?

Does the gentleman from South Carolina think maintains t that all this is going on just as it should: that no notice chanan of . to terminate such a state of things, is required? that we "The Noot have but to fold our hards, in sagacious inactivity implete for and look quietly on, and all will be well? Then may He argue we also declare, when the thunder growls, that then gard to the is no storm in the air. Then may the patrol slum ber in security at his post, even when the enemy this, an ad cannon give warning note, that he is advancing, i w. not to be made to the open mass, to the onset.

I pass to the second proposition of the gentlems which we live.

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with British where a wise and just man will set jealous guard on his district of his reason, it is, when he bends its powers to decide in from South a question of disputed right, to which he is one of receive no evithe parties. The best of us are but men. Our I ask him, is longings tinge our judgments. That which we deven thousand sire should be, how readily do we find, or frame, a desouth of the plea to justify! When our wishes urge, or our into pass over, conclusions, to which our unbribed reason would

it violence, in- In a spirit of scrupulous self-watchfulness, then, the American let us approach this question. In the great cause of these States now pending between us and England, before the they persist in tribunal of the civilized world, let us adopt the prinhave stronger ciples of her declaration rather than those of our The following own; let us take the testimony of her witnesses, rather than of those it is our equal privilege to summpany precludes opponent's own selection, we can still erect an impression of the fuget Sound pregnable title, not only to what we have claimed to the fuget Sound but to much that we have offered to relinquish, then the fuget Sound o millions and a company are, is ment of a candid world must, perforce, be given in grange imports of the best breed; a pending this negotiation, has virtually entered into farm bandoned all claims founded on discovery or prior street in the form of the set breed; a very sufficient proof, that she does not

centered into farm bandoned all claims founded on discovery or prior .329.

erve; their ceneral consider them tenable. In the official statement by y, at the souther plenipotenteries, appended to the protocol of point at which the sixth conference held in December 1826, they ication hence to eclare:

"Whatever title may have been, however, either on the art of Great Britan, or on the part of Spain, prior to the convention of 1799, it was, from thence forward, no longer pen to the vess betraced in vague narratives of discoveries, many of them corrupted in vague narratives of discoveries, many of them had the ral settlements. This proposition, if it be admitted, narrows down nd; settlements he whole controversy to a very simple point; to an ly spread out examination, namely, of the "text and stipulations" ry banks of the convention in question, as the only just source of title, in either nation, to territory on the North-

f title, in either nation, to territory on the North-

try be? How est coast. our negotiators have argued, that this Convention, nif she would being but of a temporary character, was unnulled terests that we be the war between Spain and Great Britain, detention and privilege in 1796. But Mr. Pakenham still stoutly the kin letter to Mr. Rut Carolina think maintains the contrary. In his letter to Mr. Bull that no notice chausen of July last, he says:

it that no notice. Chairan of July last, he says:

equired? that we "The Nootka Sound Convention has continued in full and ious inactivity "The Nootka Sound Convention has continued in full and implete force up to the present moment."

He argues, in another part of the same letter, in gard to this Convention, that "It must be considered as an acknowledgment of existing that, an admission of certain principles of international we, not to be revoked at the pleasure of either party, or to set aside by a cessation of friendly relations between the seminary of the gentlems is! I have a any conclusion, to which, following the text and no trifle, for majorations of that Convention, we may justly arning continged a later and the state of the convention of that Convention thus arreasely appealed to by Great Britain, interpreting the state of the convention of the conventi

that master if we contend for that which is no right at all; for commentaries thereon, I assert, broadly and positive-a valley, then that which is but a profitable wrong.

Sir, if there be a situation in life, public or private, consequently in us as Spain's assignce—an asso-LUTE AND UNDIVIDED RIGHT OF TERRITORY, UP TO THE LATITUDE OF FORTY-NINE AND A HALF: and, IN BOTH NATIONS, A JOINT RIGHT OF SETTLEMENT THENCE TO THE BOUNDARY SINCE AGREED UPON WITH RUS-

I repeat it: by the Nootka Sound Convention, England wholly abandons to Spain all territorial right south of latitude forty-nine and a hulf; and acknowledges in that country equal rights with her north of that parallel.

As to the accuracy and justice of this view of the case, I submi. it, without one doubt as to the result, alike to scrupulous friends at home, and to just-minded enemies abroad. If to the learned gentleman from Virginia, [Mr. BAYLY,] who did not allude to it yesterday in his argument on title, or to any one else, it seem overstrained, his attention I ask to the proofs I am about to adduce. Let him suffer me, in the first place, to refer him to an episode in British history, instructive in itself, as a specimen of the temper and policy of that powerful govern-ment, and especially interesting in connexion with

her diplomacy at the present day.
It was in 1790. William Pitt, the ablest of tory statesman, the best friend of negro freedom in England and of feudal slavery in France,—William Pitt was prime minister. In May of that year, a royal message declared to Parliament, that certain British vessels had been seized on the northwest. coast of America, by a Spanish officer, and that a demand for satisfaction had been fruitlessly made upon Spain. The message therefore recommended

vigorous preparation for war. In confirmation of this alleged outrage on the British flag, a memorial was, a few days afterwards, presented to Parliament, signed by one John Meares, commander of the vessels in question, in which he stated, that he had reached Nootka, on a trading voyage, in 1788; that he had then purchased from Maquinna, the native chief, "a spot of ground whereon he built a house for his occasional residence;" that he afterwards proceeded to China; and in 1789 sent two vessels to the northwest coast; that these had been seized in the name of the Spanish King, while at anchor in Nootka Sound, by Don Murtinez, who had previously made a Spanish settlement there; that their crews had been sent, as usurpers, to a Spanish prison; and that the flag of Spain had been hoisted on "the lands" belonging to the memorialist.

A negotiation ensued. Spain offered to submit the matter to arbitration, by any one of the Kings of Europe, to be chosen by England; but the British Government, not then as much in favor of that mode of settling a dispute as now, refused all arbitration and hastened her military preparations; equipping, by incredible exertions and at a cost of fifteen million dollars, seventy ships of the line in five months. Spain, in this emergency, applied for aid to the National Assembly of France; and Mirabeau reported in her favor. The language of his report might almost be supposed to have supplied a text for use in our own day:

"Shall we do so much injustice (said he) to the character of two enlightened nations, as to suppose they would lavish their blood and treasure for the acquisition of so distant, so barren a spot of ground?"

With many high compliments to England the and elucidated by the most authentic cotemporaneous report concludes, that Spain must not be deserted, sembly voted an augmentation of the naval force. But the reluctance of France to engage in a war with England soon became so apparent, that Spain, finding herself pressed, with haughty urgency, for a categorical answer, and considering that Great Britain had augmented her navy to a hundred and fifty-eight sail of the line, while her own numbered but seventy line ships, finally, in October of the same year, submitted to necessity, and signed, at the Escurial, the celebrated Convention o. Nootthe same since claimed by England as the basis of all her territorial rights on the northwest Const.

It behooves us to examine, with strict care, the

provisions of that Convention.

Its first and second articles declare, that "the buildings and tracts of land of which the subjects of his Britannic Majesty were dispossessed" in 1789, shall be restored; and that just reparation shall be made for all acts of violence and foreible seizure of property, on the north west coast.

Its third article secures to both nations the navigation and fishery of the Pacific and South Seas, "subject, nevertheless, to the provisions and restrictions specified in the three following articles;"

that is to say, the 4th, 5th, and 6th.

The fourth article prohibits British subjects from navigating or fishing within ten sea leagues of any Spanish settlement.

And the lifth article, the most important of the whole, lying at the very basis of the present dis-

pute, reads thus:

"Aur. 5 It is agreed, that, as well in the places which "Art. 5 It is agreed, that, as well in the places which are to be restored to the British subjects." virtue of the first article, as in all other parts of the non-western coasts of North America, or of the islands adjacent, situated to the north of the coast already occupied by Spain, wherever the subjects of the two powers shall have made settlements since the mouth of April, 1789, or shall hereafter make any, the subjects of the other shall have free access, and shall carry on their trade, without any disturbance or molestation." (The 6th article refers to South America.)

Observe, I pray you, the wording of this article. The species of joint occupation thereby established is to be, as well at Nootka, if land be there restored to British subjects, as in other parts of the northwest const, "situated to the north of the parts ALREADY occupied by Spain." "Occupied" is the word, not even legally possessed; and "already occupied," that is, at the date of the convention, to wit on the 28th October, 1790. That Nootka, at that date, was "already occupied by Spain" no one pretends to deny. It is a fact established, indeed, by Meares' memorial itself, that it had been settled by the Spaniards eighteen months before. And it remained a Spanish settlement, as we shall see, for more than four years afterwards.

But the latitude of Nootka is a little north of fortynine and a half. It follows, that by that very Couvention to which the British commissioners appeal, in which they profess to discover the sole authentic source of all territorial rights on the Northwest Coast, England has not a shadow of a claim south of forty-nine and a half, and but a joint right of settlement

north of that latitude.

Is this a new view of the subject? a new interpretation of that Convention and the reciprocal rights it confirms? It may be new to many members of this House. It may be new, even, among the arguments called forth by the negotiations on this subject; for our negotiators, not admitting that the Nootka Convention is ry History of England," from the first word to the

at a moment of danger; and, accordingly, the As- still in force, may not have deemed it necessary scrupulously to test the bearing of its provisions. It is not new to England, no matter with what skilful ingenuity she has hitherto kept it out of sight. To the British Cabinet it is nearly as old as the Convention itself. It is established by that commentary on the Convention, of all others the most authentic, namely, the debates in Parliament occurring but a few weeks after its signature, and growing out of the usual motion for an address of thanks to the King, on the occasion.

In the Lords, the Duke of Montrose moved the vote of thanks. How does this apologist of the crown construe the rights accruing under the Con-

vention? Hear him:

"We are not only restored to Footka, but we may partici-pate in a more northern settlement, if we should find at any time, that a more northern situation would be preferable for the carrying on of the trade."-Parliamentary History, vol. 28, p. 934.

In the Commons, the mover of the address did not even allude to the acquisition, by the Convention, of any territorial rights whatever; but a certain loyal Mr. Smith, who followed him, boasted, in the exultation of his heart,

"That the whole coast of Prince William Sound was free for us to settle on, no place being occupied there by a Spanish colony."—Parl. Hist., col. 28, p. 980.

Prince William's Sound lies in sixty north latitude, more than seven hundred miles north of Nootka. If Mr. Smith were still alive, he would have to settle that claim with the Russians, not with us.

But the chief debate in the Lower House, and that which is decisive of the entire question, was between the two master spirits of the day, Fox and Pitt. To it I invite your special attention.

Mr. Fox, whose patriotism no man ever doubted, first makes a concession of the greatest importance

to Spain. He said:

"He was as much a friend to the claims of Spain, sanctioned by the treaty of Utrecht, as Count Florida Blanca, or any Spunish minister, because they were founded in justice. These were, an exclusive right of territory, navigation and commerce, on the seas and coasts of Spanish America. The absurd and extravagant claims arose from extending the term Spanish America, to seas and coasts where Spain had to right of occupancy. To what tild we object before, but to the indefinite limits of Spanish Antrica? The objection still remained; for the limits of Spanish America were still undefined."-p. 991.

Following up the same argument, he adds:

"Where our admitted right of settlement on the Northwest coast commenced was completely undefined. If it was said at Nootka, we did not know that Nootka would be restored"—thid.

And again:

"Thus we had given up all right to settle, except for temporary purposes, to the south of the Spanish settlements, or in the interrals between them, if they happened to be distant We had obtained an admission of our right to settle to the north, and even that we had not obtained with clearness As Spanish settlements were the only mark of limits, suppose we were to meet with one farther to the north than we expected, and a dispute were to arise, whether it was new or old, it would be some difficulty to send out our builders to decide, &c."—p. 995.

Such were Mr. Fox's interpretations of the convention. Will it he argued, that they are but the opinions of an opposition member, however distinguished for probity and ability? But we have the reply of Mr. Pitt, officially recorded, to prove, what was admitted, and what denied, by the British

I will ask my fellow-members to read that speech of Mr. Pitt, as they will find it in the "Parliamentadictir by h tory atipu denie serte resto if suc limit silend Mr. I Great or per over Britis infere "ever quisit

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ad that speech "Parliamenu st word to the last. They will find there not one syllable contra- voyage. Their respective views as to the matters dicting the assertions made, and inferences drawn, in dispute were soon found to differ very widely. by his great rival, in the foregoing extracts. Mr. Fox had said, that Spain's claim of exclusive territory in Spanish America was sanctioned by treaty stipulations and was founded in justice. No denial of this by Mr. Pitt. Mr. Fox had asserted, that either Nootka, if indeed Nootka was restored, or a yet more northern Spanish settlement, if such should hereafter be found, was the mark of limit on the north, of Spanish America. Mr. Pitt's silence admits the accuracy of this interpretation. Mr. Fox had declared, that to the south of these Great Britain had renounced all right of sovereignty or permanent settlement. That, too, by passing it over unanswered, Mr. Pitt concedes. Nay, the British minister goes further yet. In reply to the inference deduced by Mr. Fox from the above, that "every new regulation was a concession, not an acquisition," Mr. Pitt admits:

"That though what this country (Great Britain) had gained consisted not of new rights, it certainly did of new advantages."—p. 1002.

more accomplished in diplomacy never guided the destinies of Britain, should have listened to all these assertions, thus publicly put forth in the National Legislature, by a member hardly second to himself in talent and in stunding; knowing, too, that, the next morning, the thousand tongues of the press were to declare these aloud, to England, to Spain, to the civilized world; is it, I ask, within the bounds of possibility, that such a minister should have sufprotest could reach, if any contradiction could disprove it? It is not credible, not conceivable, not possible. No man, who stands on his reputation for such of Faca."—Vancouver's Voyage, vol. 2, p. 342. common sense, will argue or believe it.

The conclusion is irresistible, that, let England's pretensions on the Northwest coast, be, at the present day, what they will, they extended, in 1790, no further than to a joint right of settlement, north of latitude forty-nine and a half, shared with her equally by Spain. Such was, then, the "acknowledgment of existing rights," which, Mr. Pakenham declares, "eannot be revoked at the pleasure of either party."

I might here rest, without another word, the whole case. But it is useful as well as curious, to pursue the matter a little further, and trace the growth of these pretensions of England, from their modest shape in 1790, to their overgrown form at the pres-

The first opportunity on which England, in accordance with a policy which has gradually secured to her the dominion of a large portion of the world, saw fit to push onward her territorial claims in Northwestern America, was the appointment of commissioners to carry out the first article of the Nootka convention.

The celebrated navigator Vanconver, was appointed on behalf of England, and a Señor Quadra, on the part of Spain. They met ut Nootka, in Ausgust 1792; and the account of their negotiation is ty, in April 1789. "Conceived port St. Francisco to be the northernmost settlement occupied by the subjects of His Catholic Majesgust 1792; and the account of their negotiation is given to us by Vancouver, in the narrative of his

Quadra maintained, that Meares never had actually purchased any land at Nootka; that he had never even had possession of any, except a single spot, "forming nearly an equilateral triangle, not extending a hundred yards on any one side, bounded in front by the sea; and on the other two sides by high craggy rocks;" on which isolated spot Mr. Meares had erected his temporary residence. He adduced, in proof of his assertions, the testimony of two American captuins, Gray and Ingraham, who had been present at Nootka in 1788 and during the whole proceedings in 1789. These gentlemen depose, that though they remained there nine months and could converse perfectly with the natives, they never heard of any purchase of land by Meares.

In regard to buildinge, and in proof that even the

nbove spot of ground was abandoned by Meares, when his last vessel, the Iphegenia, commanded by a Captain Douglass, left the Sound, in the autumn of 1788, they add:

And then he proceeds to expatiate—on territorial rights acquired? on the privilege of settlement south to San 'Francisco? Not a word of it; but on the whale fishery and its advantages; and therewith he winds up his speech.

Now is it credible—is it conceivable even—that a minister, than whom one more able in debate or the sant to Greenhow's Origon, p. 416.

Under these circumstances Señor Quadra very naturally concluded, that Meares had been dispossessed of neither lands nor buildings; and, consequently, that there was "nothing to deliver up." He observed, at the same time, (so Vancouver informs us:)

"That Nootka ought to be the last or most northwordly Spanish sattlement; that there the dividing point should be fixed; and that, from thence to the northward should be tree

In a word, the Spanish commissioner put upon the provisions of the Convention the very same interpretation which had been put upon them, publicly and uncontradicted, by Fox and others in the

British Parliament, two years before. Subsequently, Señor Quadra offered to leave Vancouver in possession of the spot Mr. Meares had occupied, and even to place at his command the houses, gardens and offices then occupied by the Spaniards, whilst himself retired; but "without prejudice to the legitimate right of Spain."

To this Vancouver declared, that he was not authorized to agree. He contended, that the words "buildings and tracts of land" employed in the first article of the Convention could not possibly be construed to mean merely a triangular spot hardly containing one acre of ground, and

"That at least the whole port of Nootka, of which his Majesty's subjects had been forcibly dispossessed, and at which themselves, their vessels and cargoes had been captured, must have been the proposed object of restitution."— Voyage, Vol. 2 p. 375.

He also put forward the British claim, then for the first time asserted, to equal settlement with

This, by the way, was not, in any sense, the

1790; and not, by any possible construction, as Vancouver would have them refer, to the date of

the alleged cupture.

As an offset to the evidence of Captains Gray and Ingraham, and, so far as it appears, as the sole warrant beyond the words of the convention, for his demand of the whole settlement of Nootka, Vanconver brings forward the deposition of a certain Robert Duffin, supercargo under Meares, and who was with him at Nootka in 1788. Vancouver gives, in his voyage, but the substance of this man's evidence; of which the material part, according to his version, is as follows:

"Mr. Meares attended by himself (Duffin) and Mr. Robert Funter, on the 17th or 18th of May, 1788, went on shore and bought of the two chiefs, Maquilla and Culticion, the whole of the land that forms the Friendly Cove, Northa Saund, in his Majesty's mane, for right or ten sheets of copper, and some tridling articles: that the natives were perfectly satisfied, and, with the chiefs, did homage to Mr. Meures as there received according to the content of the country we? Voyuge, Vol. 2., p. 370-371.

This statement of Duffin's is an utter falsehood; whether suborned for the occasion or not, we may not now determine. Great Britain's own principal witness shall disprove it; the reputed sovereign, the very man, who is said to have made this important purchase, and who published, the next year, the narrative of his veyage and his claims and his wrongs; even Mr. Meares himself. Here he is, in very respectable quarto form. And what is his testimony? What says his daily journal of the proceedings at Nootka? Under date the 16th May 1788 (Duffin has it the 17th or 18th) Meares says, that he had a visit from the two Nootka chiefs. He

"A present consisting r, iron and other gratifying articles, was made to ds Maquilla and Callicum; who, on receiving it, took a researcher garments, throw them, in the most graceful manner, at our feet, and remain-ed, in the unattired garb of nature, on the deck." I agage, p. 113-114.

A present observe; and generously returned, too. But is there no mention made, on that day, or on the 17th or 18th, of the purchase of Nootku; nothing said of the flattering homage done to Mr. Meares as sovereign? Not n syllndie, either on the 17th, 18th, 19th, 20th, nor any other day. The sole foundation for this romance of the supercargo, if foundation it have at all, is to be found in Meares's journal, under date of the 25th of that month, where he says:

e-Maquilla had not only most readily consensed to grant us a spot of ground in his territory, whereon a hoase might he built for the accommodation of the people we intended to leave there, but had promised us also his assistance in forwarding our works, and his protection of the party, who were destined to remain it Nootka during our absence. In return for this kindness, the chief was presented with a pair of pistols, which he had regarded with an eye of solicitude ever since our arrival."—Voyage, p. 114.

Was ever, in a grave dispute between two great nations, pretension so idle supported by falsehood so shameless! The whole proceeding is a type, but too strictly faithful, of England's pretensions on the Northwest coast. Thus it stands:

Meares, a British trader in search of furs, puts into Nootka Sound. There, according to his own story told his own way, the native chief "consents to grant," not to sell, a "spot of ground," whereon he may build; and "in return for this kindness"—
no pretence here, of payment, even for that apot of
ground—the trader makes to the chief a small present.

"Maquilla, the chief of Nootka, paid us a visit here; and
he and Clupanutch, another chief, brought me several letters dated March 1795, which informed me, that Captain
Vancouver sailed from Monterey the 1st December 1794

question; the words "already occupied" clearly re- In the commencement of this man's memorial laid ferring to the date of the convention, to wit October, before Parliament two years afterwards, it is still only "a spot of ground, whereon he built a house for his occasional residence;" but it is purchased from Maquilla. Even before the memorial concludes, however, this modest spot of ground has swelled into "the lands belonging to your memorialist."

The men in buckram increase in number as the. drama proceeds. By the month of October 1790, and in the words of the Convention, it had become "buildings and tracts of land," of which Meares had been disposeessed; and when two years more had passed over the transaction, nothing short of the whole settlement of Nootka, with the recogni-tion of Meares as sovereign of the territory, would satisfy the voraciously increasing appetite of the British claim.

Spain, as may well be supposed, was not prepared to keep pace with these yearly-increasing demands. Quadra and the British navigator parted in personal kindness, but after a fruitless negotiation; Nootka remaining in the possession of Spain.

Vancouver expressly says:

• "I requested in conversation the next day (September 16, 1792) to be informed, if he (Quadra) was positively resolved to adhere, in the restitution of this country, to the principles contained in his last letter! and on receiving from him a reply in the allirmative, I acquainted him, that I should consider Nootka as a Spanish part; and requested his permission to carry on the necessary employments on shore, which he very politely gave."—Voyage, Vol. 2, p. 367, 368.

Two years after this negotiation, namely in September 1794, Vancouver returned to Nootka, found the Spanish flag still flying there; and, Quadra having died meanwhile, found Seffor Alava appointed commandant of Nootka. From this gentleman he learnt that he (Alava) had been appointed "for the particular purpose of finishing the pending negotia-tion." But no instructions from England had reached Vancouver; and he left Nootka without effeeting anything.

Two months later, at Monterey, Vancouver says that Alava received instructions, of which he confided a part to the British navigator; and these instructions, so Vancouver tells us, would enable an amicable adjustment "nearly on the terms offered to Señor Quadra in September 1792." But still, no instructions to Vancouver; who accordingly returned to England, leaving the whole matter open as be-

fore.

So far, then, it is confessed, that for more than four years after the signature of a convention wrung from Spain by menace and lavish warlike preparation, she remained in peaceful and undis-turbed possession of the entire settlement of Noot-Nor is there any evidence, unless we consider as such a vague report alluded to by an undistinguished navigator, that one foot of land in that Sound ever was surrendered by Spain to England. A Captain Broughton, in his "Voyage to the Pacisic," in 1795-6, tells us, that, in March 1796, he made the harbor of Nootka; and he adds:

"I sent an officer into the cove for intelligence; who re-turned at noon, and reported there were no vessels in it; and that the spot on which the Spanish settlement formerly stood was now occupied by an Indian village."- Voyage,

He then goes on to say:

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for England: and that the Spaniards had delivered up the port of Nootka, &c., to Lieutenant Pierce of the Marines, agreeably to the mode of restitution settled between the two courts. A letter from the Spaniae officer, Brigadier Alava, informed me of their satling in March 1795, from hence."

"But though England, at the expense of three millions, informed me of their satling in March 1795, from hence."

"Several letters," Captain Broughton says, from whom we are not even informed; and Senor Alava mentions nothing of the surrender, but only that the Spaniards had left the place.

A recent English historical work of reputation, with the name of the Queen and most of the nobility on its list of subscribers, varies this story, thus:

"It may be mentioned here, that, in 1795, this territory was formally token possession of by Licutenant Pierce of the British navy, and received the name of King George's Bound."—Adolphus's Reign of George III, vol. 4, p. 592.

Nothing about a surrender, here. It "was formally taken possession of" and named; a very easy thing for a Lieutenant Pierce, or any one else to do, after the Spaniards had vacated the settlement.

Whence this "Lieutenant Pierce of the Marines" sprang, all of a sudden, does not appear. Vanconver enys not a word, in his voyage, of leaving any one at Nootka. And, on the face of it, it is a thing most unlikely, that England should entrust the ultimate settlement of a dispute that cost her millions, and had builled the diplomacy of Vancouver, to a simple Lieutenant of Marines.

But, further, even conceding all these glaring improbabilities, we neither know what amount of land was restored, nor under what conditions or limitations the surrender is alleged to have been made. Nor could the simple surrender of any "buildings and tracts of land" there, alter the fact, that Nootka was, in October 1790, "already occupied by Spain;" nor the express stipulation of the Convention, that, north of that point of occupation only, was the coast to be free for settlement to both Powers.

Yet even this is not the entire case. Two historians-the only two I have found whose works date within a few years of this transaction-one a French authority, the other British-agree in denying that there was any restitution whatever. Sogur the Elder, French ambassador successively at the courts of St. Petersburgh, Berlin and Vienna, writing, in 1801, a "political picture of Europe from 1786 to 1796," says:

"England, under the flimsy pretence of reclaiming some controlland ships taken by the Spaniards on the west coast of North America, threatened to declare war against Spain." * "France after a short hesitation, notwithstanding the disorder of her finances, determined to support Spain against the English. And the cabinate of Louden in standing the disorder of her manices, determined to support Spain against the English. And the cabinet of London, in timidated by this energetic and unexpected resolution, postponed its ambitious projects; contented itself with the restitution of the English ressels that had been captured; and agreed, with the court of Madrid, and vally to disarm."—Segur's Reign of Fred. William, vol. 2, p. 453 and 171.

The motive may be incorrectly inferred; but as to the fact, we can hardly suppose it unknown to one of the most noted diplomatists of the day.

The testimony of the British historian Belsham, writing in 1805, but ten years after the date of the affair, is still more distinct. In summing up the history of the Nootka dispute, he says:

"So insignificant was the object in contest, that no one, either in or out of Parliament, has, so far as appears, thought it worth while to inquire, whether restoration has really been made in the mode prescribed by the treaty or not. It is certain, severtheless, from the most authen'is subsequent information, that the Spanish flag flying at the fort and settlement of Nootka was never struck, and that the whole territory has been virtually relinquished by Great Britain."—Belsham's Hist, of England, vol. 8, p. 337-8.

e But though England, at the expense of three millions, exterted from the Spaniards a promise of restoration and reparation, it is well acceptained, first, that the settlement in question never was restored by Spain, nor the Spanial Bay at Nootka ever struck, and secondly, that no settlement has ever been subsequently attempted by England on the Cabilornian coast."—Typendix, pp. 40-41.

The Edinburgh Review of July last takes nearly the same view of the facts. Its words are:

"Vancouver left Nortka Sound in the possession of the Spannards; and there is considerable doubt, whether any land, were ever restored to Meares, or whether there were any to restore. All we know is, that, in 1799, all parties, Spannards and Rogirsh, had abandoned Nortka Sound, and it has not been reoccupied"—Review, p. 256, 257.

And, finally, corroborating evidence of the strongest and most authentic kind, in proof, that Nootka was never surrendered to Great Britain by Spain, and that Spain regarded her exclusive right south of Nootka as admitted, is to be found in a very curious original Spanish manuscript, preserved in the Library of Congress, and entitled "Confidential Instructions for the Kingdom of New Spain," drawn up by Count Gigedo, former Viceroy, and addressed to his successor, the Marquis Bronciforte, dated June 30, 1794.

In these instructions, given, it ought to be borne in mind, strictly as a matter of confidential business, and not, by possibility, for the sake of effect, the ex-viceroy says, in paragraph 711:

"Moreover it will always be necessary, that there be, in one of these ports, either in that of San Francisco for Bu-carely or that of Nootka itself, in pursuance of the the stand-ing agreement with the government of England, some vessels and detachments of ours, to make respected the authority of the sovereign, &c."

We can hardly have anything more conclusive. And equally to the point is a portion of paragraph 713; in which, after giving it as his opinion, that it was "advisable to contract the Spanish limits as far as the straits of Fuca," Gigedo adds:

"Your Excellency already knows how much the past dissentions have cost, notwithstanding the good treatment which I gave the English prisoners, and the compensation I ordered to be made to them for all their losses, which have, in a great degree, soonthed the difficulties. A royal determination, in conformity with these principles, has been received, for the obtaindonment of Nootka; to which service I have, in consequence of the death of the former commissioner, assigned Brigodier Don Jose Manuel de Alava, on account of the incidents which might supervene, and the cantions given by the Court to observe the conduct of the English Commissioner." English Commissioner."

Adolphus, above quoted, (vol. IV, page 501) tella us the "compensation" here alluded to was fixed at \$210,000.

The above extract shows, that Alava was appointed expressly to carry into effect the abandonment of Nootka; and was instructed in so doing, jealously to watch the conduct of the English Commissioner. Taken in connexion with Alava's letter to Broughton, already referred to, it leaves little doubt as to the fact, that Nootka was voluntarily abandoned by Spain, never surrendered to England.

Such are the facts of the case. And they would be equally conclusive of our title, even if Gray had never discovered the Columbia, and if Lewis and Clark had never explored it.

They are facts, too, I pray you to observe, almost exclusively derived from British authorities. It is the man who is the sculptor, not the lion. And yet adopting their own version of the story, as-suming as now in force the document put And again, in the appendix to the same volume, forth by England as the sole authentic bill

of territorial rights en the Northwest coast, a territorial dispute, in which a nation with rights and interpreting its provisions by the light so clear, with power so great as ours, ever made of the debates ensuing thereon in her own concessions so liberal, demands so moderate.

Parliament, I do not see how any candid man can

So much for the rights in this case. So much is resist the conclusion, that England has no more right to a foot of soil south of forty-nine and a half than has the Emperor of Morocco; and that the only portion of territory in regard to which she may talk of a compromising division at all, is the tract from Nootka to the Russian Boundary; about five degrees of latitude; of which tract the centre line is about FIFTY-Two; leaving us, if we suppose that compromise made, the whole of Vancouver's island and the coast beyond as far north as the southern point of Washington or Queen Charlotte's island.

And now, let those who accuse our Government of grasping ambition and reckless contempt of right, stand forth and answer me! Has our Government claimed more than its own? It as it offered no sacrifices for the sake of peace? By the text of British-claimed documents, by the showing of British authorities, latitude fifty-two is the fair line of compromise. And have we not proffered fortyniner In a spirit, even of Quaker forbearance, have we not, to avert the calamities of war, expressed our willingness to relinquish to British pertinacity three degrees-three most important degrees, too, embracing the valuable and commanding har-bors of Vancouver's island—upwards of two hundred miles of coast, which, on every principle of

fairness and equity, is our own?

I admit, to an able reasoner from South Carolina [Mr. RHETT] the consolidating influence of war, and I admit the lurking danger, in all republics, of consolidation. I admit, that war is the enemy of human progress; the friend of ignorance, the ally of despotism. I believe, that the wars of Napoleon arrested, as only the glare of military glory could have arrested, the onward march of liberty in revolutionized France. War is a terrible alternative. But yet it sometimes happens, that only through grievous evil can men attain great good. Our republic was cradled in war. If war, under any circumstances, be a discredit and a dishonor, what of a certain Dec-LARATION, written by Thomas Jefferson, and adopted, seventy years ago, by a band of sturdy patriots as-

There must be an end, somewhere, to concession and compromise. Let those who deal in imputa-tions of discredit and dishonor, tell us plainly, where the end shall be. For myself, I declare, that I consider the whole course of our administration throughout this affair, from first to last, to reflect credit on America, honor on the age in which we live. I challenge, out of all history, an example of

So much for the rights in this case. So much in justification of our course, and in proof of its moderation. One word now, in conclusion, in reply to that plea for delay, urged by the gentleman from Alabama, [Mr. Yancey,] and others: "We are not ready to assert our rights; in peace we have not pre-pared for war." If the meaning is, that we have no standing army and powerful navy to match England's, then devoutly do I hope, that we never shall be, in peace, prepared for war. Whenever we are, we shall psace, prepared for war. Whenever we are, we snall be prepared also for despotism. We are as much prepared now, as any free nation in peace ever ought to be; yes, and as we need be. Gadmus's fabled dragon teeth have been sowed, in very deed, throughout our land, and are ready to spring up, in armed shape, in every forest, on every prairie. It is not in our country as in England, where the peasant carries no weapon, nor learns the use of any. The carries no weapon, nor learns the use of any. chase and the hardships of the frontier have trained, to our hands, an army of hundred thousands, not uniformed or enrolled indeed, but with every essential of the soldier, and armed with that terrible weapon, America's own rifle, before which the bayonetted musket of the regular—witness New Orleans!—is but as the plaything of a child.

England may boast, and boast justly, that if we, bent on a war of aggression, were to cross the Atlantic and attack her in her own sea-girt isle, the attempt would result in disaster and defeat. And she knows, full as well, that such will be her own fate, whenever she carries war into our hemisphere. Either nation is impregnable at home. Neither can succeed against the other, in an unjust war of con-quest, abroad. I speak here, not of the result of a few months' or of a single year's warfare, but of ultimate consequences.

We have sought peace. We have sacrificed for cace. Not that war, in such a cause, is a thing to be feared; but only because, with its horrors and its barbarizing influences, it is a thing ever earnestly to-be avoided. If, notwithstanding, war be thrust up-on us, with prompt energy let us meet it. If, in spite of our averting efforts, the blow must be given, let it be in the spirit of the old adage, "he gives twice, who gives quickly."

No temporizing policy befits the present crisis, nor can avail, to avert its dangers, if with any it be Firmness, neither boastful itself, nor yet moved by the boasts of others, becomes us as an independent nation. And, in such firmness, is to be found the best promise, at last, of permanent, because honorable, peace.

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