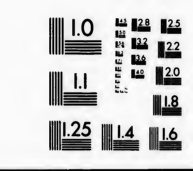
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NATIONAL DEMOCRATIC

Quarterly Review

VOL. I.—NOVEMBER, 1859.—NO. 1.

TERMS. THREE DOLLARS PER ANNUM, PAYABLE INVARIABLY IN ADVANCE.

WASHINGTON OITY:
THOMAS B. FLORENCE, MDITOR

PEDLICATION OFFICE S. W. COMMER OF PHINSTEVANIA AVENUE AND SEVENTHERTH STREET,
(MEAN THE MEMORYTE MANAGES)

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THE SAN JUAN QUESTION.

Since the organization of the Federal Government, the settlement of boundary lines between this country and Great Britain, i.e., the determining the exact limits that separate the possessions of that power on the North American continent from those of the United States, has been a matter of difficult adjustment, and has sometimes threatened to disturb the friendly relations existing between the two countries. Fortunately, these delicate and agitating questions, as often as they have arisen, though their adjudication has been held, for a while, in abeyance, in order to give time for a fair and thorough investigation of contending claims, have at length been settled in a satisfactory manner, and so as to subserve the substantial ends of right and justice between the parties, mainly through the instrumentality of diplomacy. Sometimes, before this result has been attained, we have been on the very verge of war with the mother country; but the discussions in Congress, and those which have taken place through the medium of the newspaper press and the quarterly journals, while they have evinced the sensitiveness of our citizens on this subject to their rights, and their determination to maintain them, have also demonstrated their profound respect for the force of treaty stipulations, and been qualified by a calm, enlightened, and deliberate consideration of all the matters in dispute.

In periods of temporary exasperation, arising from real or supposed aggression on our domain, we have never forgotten the original relations we sustained to the mother country on the grounds of common lineage, common language, common laws, and common literature, the great importance to our agricultural and commercial interests of placing the principles of a mutual good understanding on immovable grounds, and the equal necessity of maintaining the dignity and justice of our own character as a free and civilized people, possessing a superior government and larger privileges than have fallen to the lot of most of the nations of the earth. For a time, and so long as the wounds inflicted by the war of the Revolution, by which we achieved our independence, were fresh and painful, we were inclined to cherish towards the mother country feelings of bitterness and alienation, on account of the grievous wrongs we had sustained at her hands, and to turn with affection and gratitude to France, who, with a generous spirit, came to aid

us in our extremity, and help us to fight our battles. But time, renewed intercourse, and the necessities and advantages of commerce, have healed those wounds. It is true they were opened afresh in our second war with Great Britain; but, in both these wars, it was at length clearly seen that the spirit of independence was a vital element in the American breast,—that if we could receive blows, we could return them, and that neither encroachment on our just rights, nor a contemptuous disregard of our position as mere adventurers, and the propagandists of a new experiment in government, could subserve the purposes of a great and powerful nation; that if Great Britain had pride, experience, reputation, and an almost boundless domain, the United States had popular liberty, youth, vigor, manliness, and an inheritance in the solid continent, to which she had vindicated her title by the force of arms, of far wider extent than her own; that the same dogged obstinacy, if it should not rather be called the same invincible courage, that distinguished the Englishman in maintaining his rights of property, had descended from the sires, in the old country, to their sons in the new; in a word, that a removal to a new country, possessing a thousand additional stimuli to exertion, had not changed the original genius of the Anglo-Saxon race, but that it still exhibited, in that country, the same characteristics of love of law, order, and truth, and the same firmness and indomitable That our national character has been essentially modified by circumstances and our peculiar institutions, in which the elements of popular liberty and popular power prevail, cannot be disputed. Hence, while the policy of England, as a great leading power, is to open, in every available point on the globe, markets for manufacturing establishments, which, through her steam machinery, exercise a power equal to the aggregate manual power of the human race, the destiny and end of our government is the expansion of territory on the North American continent, with a view to bring to the masses of our citizens and to the floating population of the world, the blessings of our beautiful confederated system. In the attainment of these diverse objects—on the part of England, the increase and permanence of her physical power and importance, on the part of the United States, the extension and maintenance of political rights and privileges—the same regard to property, to what is mine and what is thine, and the same respect to the immutable principles of justice in deciding the question, are now regarded indispensable by both nations. It

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iding the itions. It is well understood by the mother country, that the Americans. like themselves, are an intelligent and exacting people, and that, come what may, they are determined, at all times and at all events, to have their rights, their whole rights, and nothing but their rights—to secure them peaceably, if they can, forcibly, if they must; and, when secured, to maintain them. if necessary, against England and against the world. attachment to right and to political and territorial rights, is inextinguishable in the breast of every American citizen who properly understands his own position. It is a fact not to be disputed in our country's history, that, prior to and from the declaration of independence to the present hour, the reflected intelligence of our people has directed and controlled throughout the proper organization of our public policy. Can the same be said of any other nation on the face of the globe? We think not.

It may be proper, in connexion with the subject before us. to inquire how territory may be acquired. Writers on the laws of nations describe four methods, viz: 4st, by treaty; 2d, by conquest; 3d, by discovery; and 4th, by contiguity. ground usually relied on, and which, together with the right by treaty, has more particular application to the case before us, is the right acquired by discovery. This, however, is an inchoate right, which only becomes perfected by subsequent occupation, and to entitle a party or a nation, claiming under this right, it is necessary that the discovery should not be easual nor accidental, but that explorations should be undertaken under the authority of the government which the explorer represents, with a special view to occupancy, and that not a temporary but a permanent occupation. The mere discovery of a country, even though memorials and monnments of the discovery, such, for instance, as in the case of Spain, of setting up a cross, or, in the case of England, of planting the British flag on the soil of the discovered country, will not invest the country of the discoverer with any right of eminent domain over it, without subsequent and continued occupation. The monument erected on the spot may be notice to the whole world of the discovery by that nation, and of an inchoate right, but if, after a reasonable time has elapsed, occupation does not follow, and in the meantime another party takes possession, not temporarily but permanently, the right of the party who claims by discovery, without occupation, is vacated. These are the doctrines laid down by the most authoritative writers on the

laws of nations when treating on this subject. They are universally regarded just and reasonable, and have formed the ground-work and data of all decisions in reference to the title of nations to territory, claiming under the right of discovery.

It is well known that Great Britain, from time immemorial, has, for purposes of trade and commerce, been ambitious to extend her domain in every direction that she has deemed advantageous to her interests; and she has, accordingly, wherever she has thought that she had plausible grounds for so doing, set up claims to large portions of the North American continent, particularly on its northwestern frontier, on the ground of the right resulting from discovery, and has prosecuted these claims in Parliament and through the press, and by means of diplomacy, with a pertinacity exceedingly creditable to her ambition and desire of national aggrandizement, but reflecting less credit on her sense of national justice, and on what was due to her own reputation and to the common understanding of all civilized nations, particularly of those to be affected by her politic claims and large pretensions. has understood the right of discovery at all, her perceptions of it have been very glimmering, imperfect, and shadowy, but she has seized on the shadow as a shield of large proportions, and as impenetrable by the weapons of assailants. In this conclusion of right, to which she has arrived by a short cut ant air, she has singularly misapprehended the and with a common sense of mankind, and the degree of intelligence of the citizens of the United States, who, like Englishmen, have a keen eye to their own interests, and who, however long their slumbers when nature requires repose, will never be found sleeping on their rights. It is a little singular that, with the facts and knowledge before her, and staring her broadly in the face, she should not have seen, or seeing should not have acknowledged, the prior claims of Spain and Portugal to all those countries to which she set up a title of eminent domain on the ground of discovery, and that in one instance, and that one of no slight moment, she should totally have ignored or singularly misrepresented the prior right of our own country, resulting from the discovery and navigation of the river Columbia by one of our own citizens. There has ever been an incomprehensible and, we fear we must add, discreditable disposition manifested on the part of Great Britain, as far as contested claims for territory in this country are concerned, to warp established principles to the side of her own interests, to resist, if possible, the force of acknowledged facts, to set

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up and maintain fictitions and unfounded claims, as if they were real and imposing by their respectability, and when these claims have been placed in issue by her vain complaints and clamorous demands, to substitute sophistry and bravado for positive and unanswerable demonstrations.

It is well known to those who are acquainted with our earlier annals, that the first successful explorations of Christopher Columbus, prosecuted under the patronage and by the aid of Spain, imparted a powerful impulse to the spirit of discovery among that ambitious and imaginative people, which numerous enterprises of a similar kind, crowned with happy results, gradually fostered until it became not only a national trait, but a dominant passion. The bold and calculating adventurer found it difficult, doubtless, at first, to obtain a hearing for his astounding proposition, and still more difficult, when this point was attained, to secure the co-operation and aid necessary for the prosecution of what was regarded by most persons as a wild and fanciful project. But when the ingenious dreamer fulfilled, to the very letter, his brilliant and incredible prophecies, and carried back to Spain the startling intelligence of his actual discovery of a new world, of immense resources and incalculable beauty and sublimity, the living picture he drew went home to the popular heart with irresistible force, awakening a spirit of adventure that rose to enthusiasm, and which, after the astonishment produced by the first announcement began to subside, led to a succession of explorations of the most remarkable character, which covered the history of Spain with undying renown, and secured for her, in solid discoveries, a richer and more extensive domain (in addition to her other possessions) than was at that time possessed by any other civilized While other governments were asleep to the great vocation of the age—the prosecution of discoveries in the no longer fabulous region of the New World—she was fully alive to this novel source of interest and national grandeur; the first to rouse up her invincible energies for the execution of the inspiring task, animated by the prospect, in the distance, of the precious mines whose exhaustless treasures she intended to disembowel from the bosom of the earth to increase her wealth, and of the golden harvests of all kinds, in that fertile soil, which she expected to reap by her industry, Spain has had her great and glorious age. It was the age that succeeded the discovery of America by Columbus, and, for some hundreds of years afterwards, animated by the same courageous and intrepid spirit that glowed in his bosom, she

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followed in his wake, adding, by her enterprize and indomitable perseverance, territory to territory, and claiming all under a title more glorious than that of any conquest or of any treaty. America should never forget the obligations she is under to To her we are indebted, this moment, for a country in some respects the most favored by Providence of any on which the sun ever shone. To her we are indebted for our family gods and our fireside altars; and although she has past her prime in the history of nations, and has probably not kept pace with most of the improvements of modern civilization, and may be said to be actually in a state of decadence, compared with the green old age of some of her sister nations. she still retains much of her ancient grandeur; exhibits, now and then, lively manifestations of the pristine fire that warmed and illuminated her path and shed a blaze of light all around her; and whatever else may happen—if anything ever shall occur—to restore her to the front rank which, in certain respects, she once occupied among the nations of the earth, she will never outlive her primeval renown, but will enjoy it to the end, as a glorious inheritance for herself and her children. If we shall ever, unfortunately, have to contend with her—a necessity which may possibly arise at some future day in the course of events-let us not forget her merits, nor our own great obligations to her. For one characteristic we may extend to her a hearty meed of praise and a flattering recognition, in this matter of discovery, which we may justly withhold from other countries. When she had the means and the opportunity, she was no laggard and no trifler in the progress of discovery, but went into it seriously, earnestly, and with a definite aim before her, and that aim was occupation and use of the territories she explored, whereby she acquired the best of all titles to their valid and indisputable possession. Will any one at this day deny, in respect to our northwestern frontier, that that country, prior to any other nation, not only discovered but took possession of the whole coast, and exereised over it every right of sovereignty that sovereign States do and of right ought to exercise over the countries they conquer, discover, or come into possession of by force of treaty, purchase, or otherwise? The fact cannot, in truth, be controverted. These explorers set up crosses, performed masses, (for they were Catholics,) and declared in the name of their sovereign, under whose authority they acted, and to whom they owed their allegiance, that they formally took possession of the country; and they were not like many discoverers of a

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more boastful character, who afterwards only came and saw, but they actually conquered the soil by entering into the continued occupation of it, building up settlements, peopling them with inhabitants, and resisting the pretentious titles of all subsequent claimants, as aggressors on their legitimately acquired domain. All honor to Ferrelo, who, as early as 1543, at the head of an expedition fitted out by the authority of the Spanish government, explored the coast as far as the forty-third degree of latitude. Let us put a mark at his name—a name memorable as that of Cervantes, though for a very different cause—by which he will be known through all future time. All honor to Juan de Fuca, who, in 1592, discovered the straits which now bear his name, and whose unquestionable right to this distinction should not be denied by the British government or her ministers, since it is attested in the fullest manner by the very high authority of the London Quarterly Review, in an article published in 1816 in that work, the leading political organ of the Tory and High Church party of England. We may put a mark also of distinguished consideration to the name of Juan de Fuca, although the straits he discovered may serve equally well to perpetuate his memory. the list of worthy Spanish explorers of whom we are bound to make favorable mention, and which we do partly by way of argument, is that of Viscaino, who, in the expeditions he undertook in 1603, explored the northwestern coast only up to the point reached by his predecessor Ferrelo, and who, it is said, then returned to Madrid for the purpose of obtaining authority from his government to do what, so far as appears, Ferrelo had not done to render the Spanish title perfect as against all subsequent claimants, viz: to establish settlements and garrisons upon the territory. Having obtained this authority, he returned; but, unfortunately, before the realization of his expectations of a permanent home in the new world, he died in 1608. A long period of intestine troubles succeeded in Spain these earlier efforts to extend her sovereignty in North America; but after the peace of 1763, she returned with renewned energy to the enterprise of consolidating her possessions already discovered, which from 1603 to 1774 had not been called in question by any other power, and of making further explorations. For this purpose, we are informed, a distinct department, called the marine department of San Blas, was established in Mexico, which was "especially charged with discovering, exploring, and taking possession of the territory on the northwest coast," evincing her settled determina-

tion to maintain her rights in and over the whole country. Under this new regime, in 1774, Perez undertook a voyage, exploring the coast, until he at length reached Nootka bay as high as latitude fifty-four degrees. Heceta, another explorer. made land the next year at fifty degrees of latitude, and on his return is said to have discovered, though he did not enter, the Columbia river. Quadra reached fifty degrees, and on his return explored between forty-five degrees and forty-two The last name upon the list of these distinguished Spanish explorers, is that of Martinez, who in 1787, a few years after the conclusion of the war of the American revolution, under the authority of his government, headed an expedition with a view to ascertain the character of certain Russian settlements then in the process of being made near Prince Williams sound, at about latitude sixty degrees, and which Spain, upon the representations of Martinez that they were within the ascertained limits of her discoveries, represented as an encroachment, and made the subject of a remonstrance to the Empress of Russia, who acknowledged its justice; but Martinez, notwithstanding her distinct disavowal of any design to encroach upon any part of Spanish America, learning that two Russian ships had been fitted out and were on their way to Nootka, prosecuted his voyage thither, took actual possession by establishing a settlement and erecting a fortification, and seized and condemned the vessels of Mearez, a soidisant Englishman, who had reached the sound, sailing in Portuguese ships under Portuguese colors, an act regarded by the British government as one of a rather high-handed character, and which subsequently led to the celebrated Nootka convention, to which, as it was influential in settling British claims, we may have occasion hereafter more particularly to advert.

It would seem that Great Britain, ever animated by a lively regard to her own interests, but who was certainly anticipated in these western explorations by the kingdom of Spain, did, with the progress of the discussions instituted with a view to the settlement of her claims, gradually abandon any title resting on the ground of first discovery, to which abandonment she was reluctantly compelled to submit by the accumulation of proofs incontestably establishing the contrary fact; and afterwards, with a sagacity that did more credit to her inventive spirit than to her knowledge of the principles of international law governing such questions, or to her honesty in the recognition of them, was disposed to rest her claims to certain attractive and highly convenient and useful regions,

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anticipated Spain, did, ha view to a any title habandon-he accumultrary fact; edit to her inciples of acr honesty or claims to all regions,

lying on the northwestern frontier of the North American continent, on the ground, not of a first, but a more perfect discovery; in a word, she did not, when she had found them out, either through her own enterprise, or that of others who had preceded her and opened the path for her approach, conquering the dangers, removing the difficulties, and ultimately rushing on the prize, gaze on these desirable spots in the New World eminently desirable for the extension of her trade, navigation, and commerce—with a casual and indifferent glance, as if there was "no speculation in her eyes" and no hope, but looked at them on all sides for a long time with an earnest, searching, and curious scrutiny, examining and considering intently, nay profoundly, all the possible advantages likely to result from their acquisition, coming at length to the conclusion, that they were worth something, nay, worth much, for the promotion of her ulterior designs, and that she would claim them all, and acquire possession of them all, if she could in fee simple, and, if not, then as perfect a possession as she could acquire in right of a more perfect discovery. But why, she asked, is not a subsequent discovery, if it is more perfect than the first, better than the first, and of at least equal force in investing the country of the discoverer with the indefeasible and unquestionable right of eminent domain over any spot in a far off country that has been curiously and industriously examined? The query was propounded, and the statesmen of Great Britain—a country that, through all past time, has been distinguished less for the genius of invention than improvement had the honor on this occasion of starting a new idea so ingenious and unexpected that it amounted to a problem. fortunately for the world, less fortunately for the pride of originality, which sometimes beats wildly in breasts soaring after impracticable novelties, the problem was one of easy solution, and was readily solved by opening any accredited book, the first that came to hand, on the law of nations, where the doctrine was clearly laid down that prior discovery, if followed up by occupation, and the exercise of unquestionable acts of ownership, gives the party that has made the discovery the right of possession, and the right to maintain it in perpetuity against all adverse claimants. The right, then, resting on the ground of a more perfect discovery, though the statesmen and diplomats of the mother country may undoubtedly lay claim to all the credit of originality properly belonging to the announcement of so unusual a proposition, is chimerical and fanciful, and rests on no authoritative grounds.

Still, it may be interesting, as we are now embarked in bovery discussion rendered important by recent circumstances, twhom inquire whether Great Britain could justly set up this claimp its w on any grounds—in other words, whether she was fairly enof the titled to the merit of the more perfect discovery which shipears. claimed? An inquisition into the real facts of the case willaw, an show that in this instance she was a mere pretender, an States, that the discoveries she made on our northwestern coast, and iver. of which she boasts, were not only not more perfect than those It wi of other enterprising explorers, but were far less so. Let wauthori turn to the history of the explorations she made for the purte who pose of discovery, or for any other purpose, promotive of her Gray, aims and interests. These explorations stand in the following charts order: Sir Francis Drake commenced them by visiting the Pacifichis res in 1578. After a lapse of two centuries, in 1778, Captainadditio Cook, the great circumnavigator, in the course of his voyage for the touched at Cape Flattery, near the Straits of Fuca, and an men in chored in Nootka. The very same year, Meares, claiming that C to be an Englishman—a fact rendered questionable by his as he p name-but sailing under Portuguese colors, as we have before of Van stated, sent a boat into the Straits of Fuca, but did not enter claims, Vancouver visted the coast in 1792, and Mackenzie The pr discovered the headwaters of Frazer's river in 1793. So As to much for British explorations on the northwestern coast of been c North America. But, were the discoveries resulting from Frazer these voyages more perfect than those of preceding navigathe aut tors who had touched at the same points? That is the questhat h It appears that, of these explorers, Vancouver and the riv Captain Cook were the only ones who acted under the au may no thority of the British government. All the rest were adven- mouth turers. Drake was a mere buccaneer; Mackenzie, an Indian been d trader; and Meares, a land speculator and dealer in furs. a perf They did not represent their government; and their discove- subsec ries, if they made any, were purely accidental. Most of the places they pretended to find had been discovered by the ground Spaniards long before they reached the coast. Meares, the once Portuguese smuggler and captain, "cruised along the north-entire west passage where the Columbia enters the ocean by a mouth and u seven miles wide," but, strange to say, he did not see the discov river, and ridiculed the idea that the Spaniards had discovered Ferre any river there. In a spirit of vaunting and imagined triumph, and r he called the bay "Deception," and one of the capes at the second mouth of the river, "Disappointment." There is no evidence, made then, in the case of Meares, that he made a more perfect dis- of nat

Any

mbarked in sovery than his predecessors Heceta and Gray, the latter of umstances, twhom not only discovered the mouths of the river, but sailed up this claimap its waters twenty miles, calling it Columbia, after the name was fairly enof the trading ship in which he sailed—a name which it still ry which shoears. This was something like a valid discovery, valid in the case willaw, and entitling the nation of the discoverer, the United retender, an States, to the whole extended tract of country drained by the ern coast, and**riv**er.

n 1793.

ect than those It will be admitted that Vancouver, acting under British s. so. Let usuthority, made a tolerably accurate survey of the coast, but for the pur to whom was he indebted for that accuracy? To Perez and notive of he Gray, who had preceded him in the exploration, and whose the following charts of the coast were placed in his hands to guide him in ng the Pacifichis researches. It is not pretended that he acquired any 778, Captainadditional information or made any new territorial disclosures of his voyage for the benefit of mankind in general or of his own countryuca, and an men in particular. Indeed, like Meares, he ridiculed the idea res, claiming that Captain Gray had made any such discovery of a river able by his as he pretended to have done. How can it be affirmed, then, have before of Vancouver that he gave any additional force to British lid not enter claims, in consequence of more perfect discovery of the coast? d Mackenzie The pretension is idle.

So As to Mackenzie, "the straggling Indian trader," as he has stern coast of been called, and who accidentally struck the headwaters of sulting from Frazer's river, it is not pretended that he was acting under ding naviga the authority of the British government, or, if he had been, is the questhat he made the discovery of any new region; for although acouver and the river which he traced for a distance of two hundred miles, nder the au- may never have been seen before, the whole country, from its were adven- mouth to the point of coast where he reached the Pacific, had e, an Indian been discovered and explored long before his day, and with ler in furs. a perfection and accuracy that precluded the claims of any

eir discove- subsequent discoverer.

Most of the Any claim which the British government might set up on the ered by the ground of the discoveries made by Sir Francis Drake, though Meares, the once preferred as entitled to consideration, has of late been g the north- entirely abandoned, or, if not abandoned, has been disproved by a mouth and utterly discountenanced on two grounds: first, that the not see the discoveries of Drake were anticipated at least thirty years by discovered Ferrelo, acting under the authority of the Spanish government, ed triumph, and rendered null and void by actual pre-occupation; and, capes at the secondly, on the ground that at the very time that Drake, no evidence, made the pretended discoveries, he was, contrary to the laws perfect dis of nations, engaged in prosecuting a predatory warfare on the

northwestern coast of America against Spain—a country wioot of which England was then at peace—and that he was afterward uestion in consequence, compelled by Queen Elizabeth to restore 10w pc Spain a part of his ill-gotten booty. It is a little curionufferan but furnishes an illustration of the reckless and incautio The manner in which statements are sometimes made, that Lorest on Clarendon should have antedated the time when Drake maColumb this voyage by twenty-one years, and then should have strading up a claim for Great Britain on the ground of prior discoverand wh But even this calculation, which we sincerely hope was up the typographical blunder, would place the Spanish discovery of the advance of that of the British marauder by a period of nigovern years. Nothing, after this, can be alleged in behalf of Drakewester movements as constituting evidence of a more perfect discover relinqu or of any discovery whatever, which the British governme 1819, 1 would probably care to offer to the United States, or to tl3d. Th world at large, in support of her pre-eminent claims. by citiz

Nor can the explorations of Captain Cook, the enterprisithe Lo and fearless navigator, whose name has come down to us witunder t honor, be properly employed in support of this special pleunder of a more perfect discovery. What did he discover on the session northwestern coast? Certainly not the Straits of Juan dsame Fuca, for when, in 1778, in the latitude of 48° 15', he wariver, inspecting the coast, and the southern cape at the entrancreturn of that strait was in full view, being only a few miles distan Compa this close and scrutinizing observer, who does not on thand in occasion seem to have been invested with his full powers (pany, vision, astounds us by saying: "It is in this very latitude by the where we now were, that geographers have placed the pretreaty tended (?) Straits of Juan de Fuca. But we saw nothing lik includit; nor is there the least probability that any such thing eve purcha But Lord Clarendon says that in 1792 Coo States actually took possession of the country adjacent to the Colum paralle bia river, when, in fact, his voyage was made in 1778, "four line or teen years before the Columbia river was entered, or ever We certainly known to exist." But the noble lord, it woul sets u seem, is not very particular as to dates, or even to fact and or whose importance, in an inquiry of this kind, depends upor fancit dates. histor

It would seem, then, that Great Britain neither by the Converight of prior discovery, nor by that of a more perfect distheir covery, was entitled to any of those regions on the northwest than ern coast of America, which she for a long time claimed of is a set those special grounds. Indeed her claim of right to a single between

-a country without of that territory is, by the law of nations, extremely was afterward uestionable, and has long been so regarded, and what she is to restore now possesses of it, it is believed she possesses rather by little curiounfferance and concession, under treaty, than by right.

little curiounfferance and concession, under treaty, than by right. and ineautio The claims of the United States to the territory in question ade, that Lorest on the following grounds: 1st. The discovery of the en Drake maColumbia river, in 1788, by Gray, who, in that year, made a hould have strading voyage to the Pacific under sea-letters from Congress. rior discoverand who, on his return to the United States in 1792, sailed y hope was up the river a distance of twenty miles, giving it the name sh discovery of the vessel in which he sailed. 2d. The transfer to this period of nigovernment, by France, in 1803, of Louisiana, with undefined half of Drak(westerly boundaries, as she received it from Spain, and the rfect discover relinquishment of her title by the latter under the treaty of sh governme 1819, by which she ceded the Floridas o the United States. tates, or to tl3d. The occupation of the territory from the time of its transfer claims. by citizens of the United States. As soon as practicable, after le enterprisiethe Louisiana purchase, viz: in the year 1805, Mr. Jefferson, own to us witunder the authority of Congress, sent a company of fifty men, is special pleunder Captains Lewis and Clarke, to explore and take posscover on the session of the territory, which they did in the autumn of the its of Juan same year, remaining there during the winter, tracing the 3° 15', he weriver, and erecting a fort, and, then, crossing the mountains, t the entrancreturned to the United States. In 1808 the Missouri Fur miles distar Company erected trading establishments upon the Lewis river, es not on thand in 1810 Mr. Astor, at the head of the Pacific Fur Comfull powers (pany, built Astoria, near the mouth of the Columbia, taken very latitude by the British in the war of 1812, but restored under the laced the pretreaty of Ghent in 1818. Spain, insisting that Oregon was not v nothing lik included in the transfer to France of Louisiana, which we had ich thing eve purchased of the latter government, assigned to the United n 1792 Coo States any interest she might have above the forty-second to the Colum parallel of latitude, our government having fixed the dividing 1778, "four line on the north, with Russia, at 54° 40'. ered, or eve We come next to consider the claims which Great Britain

ord, it would sets up under a saties; the rights founded on prior discovery, even to fact and on more perfect discovery, having been ascertained to be depends upon fanciful and untenable. Let us, as we are looking into the history of her pretensions, refer back, first, to the Nootka of the Convention, of which her statesmen, with a view to fortifying the perfect distance the claims, seem to have spoken somewhat more confidently than the facts would warrant. A convention between nations are claimed of is a serious thing, and implies that there are matters in dispute that to a single between them of an important character, but which sometimes,

save for the consequence attached to conventions, would rer been the judgment of thinking men, be regarded "trifles lightlace. So long, then, as Great Britain had a convention ssion which to point, she thought she stood on solid ground, auch les twisted and turned the Nootka convention inside out, actitled back again, until she made of it a very respectable garment ritish s to be worn by a king or queen, and investing them, for if trade time being, with the panoply of sovereignty. Great has lothed come, and justly so, in states and kingdoms the reputations, of conventions and treaties, but the short lived importantone of which Great Britain derived from the Nootka convention, ance of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on every state of the slight confirmation given by it to her exorbitant claim on the slight confirmation given by it to her exorbitant claim on the slight confirmation given by it to her exorbitant claim on the slight confirmation given by the slight confirmation given given by the slight confirmation given by the slight confirmation given by the slight confirmation given gi will be apparent from the simple statement of a few factround. The convention of Nootka, sometimes called the treaty of took place. Escurial, was entered into in 1790. It invested Great Brita 796, pu with no territorial rights, but only with such as were purdlations conventional and temporary. The first article of it, couchlition the in grandiloquent terms, provides that "the buildings arue she tracts of land, situated on the northwest coast of Americonventi or on the islands adjacent to that continent, of which the mind subjects of his British Majesty were dispossessed about that, car month of April, 1789, by a Spanish officer, should be restorate in h to the said British subjects." The Spanish officer, alludiention to in this passage, we presume to have been Martine right who had taken possession of Nootka under the authority party. the Spanish government; but the British subjects despoid of their property on the northwest coast, strange to sate British and the sate British and the strange to sate British and the dwindle down from an entire population to a single indrivileg vidual, one Meares, who, if he were an Englishman, singularthe pur belied his country, inasmuch as he reached Nootka, as waddition have repeatedly said, in a Portuguese ship, sailing und the fish Portuguese colors; and the buildings, of which Martinez di We co possessed British subjects, and which, from the emphasStates i with which they are referred to in the treaty, might tory, pl supposed to constitute the residences of a respectable conduring munity, are reduced from many to one, and that a miseral the tre hut, erected by the permission of the officer in command, fishall be the accommodation of Meares, and which, as it was crected established land not belonging to him, he promised to give up, as he direstore on his leaving the coast. As to the tracts of land of whic citizens British subjects were dispossessed, they also, unfortunate rights for the consequential terms of this treaty, vanish into air that ac Martinez could not, in this respect, execute the treaty, becaus then a its execution was a physical impossibility. No occupation ha restora

tions, would, **rer** been proved; no dispossession, therefore, could have taken trifles lightlace. Ex nihilo nihil fit. The whole coast was in the posconvention ssion of the Spanish government, and no British subject. lid ground, auch less the British government itself, in its own right, was nside out, antitled to a foot of it. The treaty of the Escurial gave to ble garment, ritish settlers on the coast, who went there for the purpose them, for if trade, certain privileges of temporary settlement, but Great has lothed their government with no right of eminent domain. the reputationides, Great Britain did not avail herself of these privileges. red importantone of her subjects made settlements on the coast in pursuconvention, ance of the treaty, and consequently the argument resulting rbitant claincom even a temporary possession, slight as it is, falls to the of a few factround. In addition to this, the declaration of hostilities that e treaty of took place between the two countries, Spain and England, in 1 Great Brita 796, put an end, under the law of nations, to all treaty stipas were purclations between them, and England was left in the same conof it, concluition that she occupied before the treaty was made. It is buildings arue she insisted that the treaty was revived in 1814 by a st of Americonvention reviving all treaty stipulations, but it will be borne of which to mind that in 1800 Spain transferred her right in Louisised about that, carrying with it all the northwest coast, to France, and ld be restorthe in her turn, in 1803, transferred it to us, so that the conofficer, alludzention between England and Spain in 1814, could not revive en Martinet right that had wholly passed beyond the control of either e authority party. So much for the Nootka convention, under which ects despoile pat Britain gained no rights but such as were guaranteed range to sate British subjects as such, and which consisted merely of the a single imprivilege of erecting temporary habitations on the coast for nan, singularthe purpose of carrying on trade with the natives, with an Nootka, as wadditional provision that those engaged in the prosecution of sailing und the fisheries should not be molested.

Martinez di We come now to the treaty of Ghent, ratified by the United the emphasStates in the year 1815, and which stipulated that "all territy, might story, places, and possessions whatsoever, taken by either party pectable conduring the war, or which may be taken after the signing of it a miserablithe treaty, excepting only the islands hereinafter mentioned, command, fishall be restored without delay." Under this stipulation, the ras erected establishment at Astoria, taken during the war, was, in 1818, up, as he discretizens, but to the government of the United States, whose infortunated rights of sovereignty in and over the whole country was, by hish into air that act, recognized and acknowledged. The British Minister, eaty, becaus then at Washington, it is true, made some objection to the cupation has restoration, notwithstanding which it was made in the most

absolute terms. Captain Biddle consequently received instruct up tions from this government to proceed to the mouth of afterward Columbia and "assert the claim of the United States to that she sovereignty of the adjacent country in a friendly and peaceallaim to manner, and without the employment of force," which ordf the se he executed on the 9th of August, 1818, by taking possessic During of the country on the river, the formal restoration taking places offer on the 14th of October following. Though endeavoring he notif set up some title previous to this restoration, it is evideretween that Great Britain had but little confidence in the validity ating the her claim, and Lord Castlereagh, Principal Secretary of the peop Foreign Office, declared that we were "entitled to be full his not restored, and to be deemed the party in possession while treahis gov ing of the title," and previously, when the joint occupancitizens, question was up for consideration, the British Minister, Caployed a ning, playfully remarked to our Minister, Mr. Rush, "we nee year not he sitate and wrangle about the matter, for ultimately Messrs. would get the whole of it''—i. e., the whole of the northwe Mr. Gal territory; and, as an evidence of the views entertained by on "Gre own government, Mr. Clay, in an official paper, declared the ignty of "she," Great Britain, "had not the color of a title to any portion in a of the territory." In 1827, when Secretary of State under Mright of Adams' administration, he instructed our Minister at the Couphe righ of St. James to inform the British government that the exterBritain, sion of the forty-ninth parallel to the Pacific was our ultimatum tory, change

We come next to the convention of October 20, 1818, entereprior or into between the United States and Great Britain, fourteeby virt days after the restoration was made, and which stipulated that the cually "any country that may be claimed by either party on the virtue of northwest coast of America westward of the Rocky mountaing ave he shall, together with its harbors, bays, and creeks, and the ften ynavigation of all rivers within the same, be free and open for what in the term of ten years from the date of the signature of the He work convention, to the vessels, citizens and subjects of the two the powers."

By the provisions of a convention entered into between the of the same parties on the 6th of August, 1827, the main provision a seizu of the foregoing convention were renewed and extended formeaning an indefinite period, coupled, however, with the proviso that that the it was "competent for either of the contracting parties, upon disput giving due notice of twelve months to the other contracting much party, to annul and abrogate this convention."

Such is a brief history of the claims which, since the origin of and is this very troublesome controversy, Great Britain has attempted that g

ceived instracted up under the color of her treaties, first with Spain, and mouth of therwards with the United States, but from which it appears States to taat she was not entitled, under any treaty whatsoever, to lay and peacealtaim to or exercise any acts of sovereignty over any portion " which ordf the soil on the northwest coast of North America.

ting possessic During the first session of the 29th Congress, a resolution n taking playas offered in the United States Senate to give Great Britain ndeavoring he notice of twelve months, by virtue of which the treaty it is evideretween her and the United States of August 6, 1827, stiputhe validity ating that the Territory of Oregon shall be free and open to cretary of the people of both countries, is to be abrogated and annulled. ed to be full his notice, at that time, became necessary, not only because on while treahis government wished to occupy that territory with her int occupancitizens, but in consequence of the arrogant language emlinister, Caployed and the lofty pretensions set up by Great Britain. Only sh, "we nee year previous to the ratification of the treaty of 1827, ultimately Messrs. Huskisson and Addington, in their correspondence with

the northwe**Mr.** Gallatin, thus state their claim:

tained by on "Great Britain," they said, "claimed no exclusive soverdeclared theighty over any portion of that territory. Her present claim, to any portion in any respect to any part but to the whole, is limited to a te under Mright of joint occupancy in common with other States, leaving rat the Couche right of exclusive dominion in abeyance." Yes! Great nat the extenBritain, without the shadow of a title to a foot of the terriurultimatumory, claimed the whole of it, not then on the ground of a 1818, entereprior or more perfect discovery, but—eredat Judeus Appella! tain, fourteeby virtue of the Nootka convention with Spain, a treaty tipulated that tually annulled by her war with that power, and also by party on the virtue of the treaty of 1818 with the United States, and which ky mountaingave her only a joint occupancy in the Territory for the term eks, and thof ten years! Mr. Packenham, the British Minister, was someand open for what more moderate in his demands, but not less provoking. ature of thi He would be content, he said, "with an equitable partition s of the two f the whole between the two powers!" That is to say, for an immense and valuable territory, purchased by the money

between thof the United States, his government would be content with in provisiona seizure of one-half—for that must be presumed to be the extended for meaning of his "equitable partition." Had he not been satisfied proviso that the rights of the United States to the whole were beyond parties, upon dispute, he would doubtless not have made a concession of so contracting much as a half, but would have demanded for his government

the lion's share. We believe the lion is her national emblem, the origin of and is somewhat significant of her propensities—of an appetite s attempted that grows by what it feeds on, and which finds it no difficult task to convert the right of a joint occupancy, by a suddemain, leap, into a right of eminent domain. Had it not been and of the generosity of the United States, signified by her sourche Oregonale, she would never have consented to this joint occupanted we as one of the conditions of peace with a country of such licacts coulke propensities and of so exorbitant an appetite, but wound are have held on to her territorial rights with a firm and undyivith wh

grasp.

Perhaps no question that has ever been debated in thur dom American Senate, from the origin of the government, awaken Majesty a deeper feeling on the part of the citizens of the United Statzefore at large, or elicited higher talents or a more searching analyablest, a from the distinguished members of that body—a body, at leashe pres equal in the higher attributes of statesmanship, in genius and tates—in solid knowledge (if not superior) to the famed Senates Right I Rome and Great Britain—than the Oregon question, a questicesty's in respect to the true territorial boundaries of the United StatEnvoy on its northwestern frontier. The question was one of tonited right of the American citizen to American soil—to a part loubtles his country, and if there is anything that strikes home to thrould n heart of the American, and rouses up all his energies, aful and (especially if right and honor are assailed) quickens and firgation his indignation to the highest degree, it is a question of the mora kind, involving, as it does, a title to the broad earth and bouthat it e ing rivers of his "own, his native land"—not simply to a Statof the A though it may be the State of his birth or adoption, but to hthat gen whole country. On the other hand, came up the claims the Uni Great Britain, not founded in justice, not in accordance wittions wi the laws of nature or of nations, but pressed with a sturdy annorthwe unyielding obstinacy peculiar to her national genius, a genitforty m of a comprehensive and grasping kind, a commercial geniuforty-ni spreading a greedy eye over whole oceans and continentgarded with a desire of appropriation, and who, after all her conquests country was never ready to cry, "enough!" saw no ultima thule, bulections marching ever onward with a proud but dissatisfied air, aswill be sumed for her mottoes, "Get all you can, and keep all yound ma "Right is a strong argument, but assume a virtue! By the you have it not." "The shadow of a right is something 15, 184 Pursue it as if you were in earnest, as if your life dependeninth p on the pursuit, and, by and by, the world, supposing that youin exis zeal has a real and tangible object, will admit that you havand G grasped the substance." Such is now, and such ever has been the ter the character of British policy. The progress of civilization Majest has not changed nor ameliorated it—and such, we fear, it wilparalle

, by a suddemain, haughty, pretentious, exacting, and exorbitant to the t not been bad of time. We have no intention to review the debates on by her soarihe Oregon question that took place in the American Senate, oint occupanind we refer to them simply to remind our readers that all the y of such ligacts connected with that inquiry have been well canvassed ite, but wound are before the world; and that if there is any one matter n and undyivith which our intelligent citizens are more conversant than iny other, it is that of this boundary line that separates ebated in thur dominions on the northwestern frontier from those of her ent, awaken Majesty the Queen of Great Britain. The treaty of 1846 is United Statzefore us, negotiated, on one side, by one of the purest, rching analyablest, and most determined statesmen of this or of any age, body, at leashe present venerable chief executive magistrate of the United in genius attates-clarum venerabile nomen; and, on the other, by the ied Senates Right Honorable Richard Packenham, a member of her Maion, a questicesty's Most Honorable Privy Council, and her Majesty's United Statenvoy Extraordinary and Minister Plenipotentiary to the vas one of tonited States, (we like to give the whole title,) a diplomatist. to a part loubtless, of the most admirable caution and sagacity, or he s home to thwould not have been so eminently distinguished by his thoughtenergies, aful and prudent government. Whatever may be said in derokens and firgation of the stipulations of this brief but important and uestion of thmemorable treaty, one thing may certainly be said in its praise: rth and bouthat it exhibits the highest possible evidence of the generosity ply to a Statof the American people, and of the lively sense entertained of ion, but to lithat generosity by the experienced statesman who represented the claims the United States on that occasion. By our previous convencordance wittions with Spain, France, and Russia, we were entitled to the h a sturdy annorthwestern territory up to the parallel of fifty-four degrees nius, a geniaforty minutes. If we consented to divide the territory at the ercial geniuforty ninth parallel, the remainder of our claim may be red continent garded in the light of a concession, on our part, to the mother er conquests country, in consideration of common ancestry and ancient recolima thule, bulections, and made for the sake of perpetuating peace and goodisfied air, aswill between two nations who had many motives for cementing keep all yoand maintaining friendly relations with each other. me a virtue: By the first article of our treaty with Great Britain of June

me a virtue: By the first article of our treaty with Great Britain of June s something 15, 1846, it is stipulated, that "from the point of the forty-ife dependeninth parallel of north latitude, where the boundary laid downing that youin existing treaties and conventions between the United States hat you havend Great Britain terminates, the line of boundary between ver has been the territories of the United States and those of her Britannic f civilization Majesty shall be continued westward along the said forty-ninther fear, it wilparallel of latitude to the middle of the channel which separates

the continent from Vancouver's island, and thence southe Washin through the middle of said channel and of Fuca's straits to Pacific ocean: Provided, however, that the navigation of leparte whole of the said channel and straits, south of the forty-nipossess parallel of north latitude, remains free and open to both partie nilitary

It would seem, from the stipulations of a treaty so distinctioned et expressed, that no possible difficulty could arise in respectivery ex what was included within the boundary line and what outs in dispu of it, when it is said to be the middle of the channel separatibeen ra the Island of Vancouver from the continent, for the slight any do inspection of a correct map of the country would be sufficient, at ent to satisfy any one that the channel intended to be specifintegra in the treaty is the channel of Haro, the main channel of necting with the Straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of Fuca, which is obviously the grant of the straits of t highway for the navigation of both nations on their way the Pacific, and this being admitted to be the case, it won as obviously throw the Island of San Juan on the America and the Island of Vancouver on the British, side of the cha But the question of our title to San Juan island havi been drawn into dispute by recent circumstances which There notorious to the whole country, and which have threaten temporarily, at least, to disturb the friendly relations of t two countries, it may be proper to consider the relation whi the island in dispute bears to the continent or main land, well as to dwell briefly on the causes which have disturb the equanimity of our ancient cousins, and which have at lea led to a loud war of words in the leading political journals both sides of the Atlantic.

The Island of San Juan, containing forty thousand acrehe shou is one of a group of sixteen, constituting an archipela on San in the waters of Puget Sound—the Mediterranean sea the northwestern territory of the Union. This island separated from Vancouver's island by the main channel the Straits of Haro, and belongs to that class of islands whi are usually called continental, to distinguish them from wh are denominated oceanic islands. An inspection of the ma would convince any one acquainted with the science of physical cal geography that this whole group of islands anciently b longed to the continent, and formed an integral portion of the main land, from which they have been dissevered during the lapse of ages by the eruptions of the ocean. Suffice it light, say that, under the treaty of 1846, it has been claimed as thand the property of the United States, and, in the survey of the coa of ver and its appendages, has been embraced within the limits attache

Besides that it doubt v Majesty Some a citizens a differ adopted of San bounda tracting a doubt whethe the Un collisio might ! possibl Scott,

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hence southe Washington Territory, by the express authority of one of the avigation of lepartments of the American government, and formally taken the forty-nipossession of and fortified by the general in command of the to both partie nilitary division in that region. An impression seems to have nty so distince een current in the United States that, notwithstanding the se in respect very express terms of the treaty, this island was territory still nd what outs n dispute between the two countries. But this issue has not unel separationen raised by our government, which has never entertained or the slight any doubts as to its right to it, has always treated it as its ould be suffown, and exercised acts of ownership over it, as forming an to be specifintegral and indisputable part of the American territory. It is cleaned a Besides, it would seem there could be no reasonable doubt ously the great it belonged to us by the express terms of the treaty. The n their way Majesty's representative at Vancouver, Governor Douglass. case, it wor some aggressions on the rights and property of American the America editizens had occurred at San Juan, and General Harney hurnisland having to the spot with a military force, as in duty bound, in island having to give the protection required by the emergency. nces which There was a possibility of getting into the Straits of Fuca by relations of tadopted as the channel from the Straits of Haro, and which, if relation which of San Juan from the American to the British side of the nave disturb tracting powers? Governor Douglass supposed there might be cal journals whether, under the treaty, San Juan belonged to England or the United States. Consequently he intimated it is said that the United States. Consequently he intimated, it is said, that housand acre he should forcibly prevent the landing of any further troops n archipela on San Juan, which had very much the aspect of a threatened collision with the military of the two powers, and which ain channel might lead to a general war between the countries. islands whi possible, was to be avoided. Wisely, therefore, General islands whi Scott, in consequence of his great military experience and on of the me scene of the troubles, under instructions from our Governence of phys ment which have not transpired, but which probably invested anciently him with the functions of a pacificator, if not of a diplomatist, portion of the with a view to the settlement of the whole difficulty ed during the greation it

The question, it would seem, if viewed in a dispassionate Suffice it light, and with a distinct reference to the terms of the treaty, claimed as the laws of nations governing such cases, cannot be one y of the coa of very difficult solution. Far more importance has been the limits attached to it than it deserves, but the slightest causes, where

parties are jealous of each other, often lead to serious distutingui ances. It is necessary, therefore, that the matter should island managed with a wise caution, but, at the same time, withtracks firm determination not to surrender to the British governme four y one iota of our rights. For the sake of peace and good fellothat t ship, we have conceded too much to her already. There iBritai point where intemperate exactions, accompanied with three ondar and a spirit of bravado, must be met with uncompromising a Strait sturdy resistance, and this is doubtless one of those poilis four which in the progress of our history we have now reacht of the We are satisfied that Great Britain does not wish to go to w with us at this time about this matter or any other. Sdred . has troubles of a weightier nature nearer home which neprecing occupy the minds of her leading statesmen and distract the frage, thoughts. Neither do we court a war with her, nor expeeven one; but if she is not satisfied with the amount of territe States she has received at our hands, but demands a portion of a constr inheritance at the point of the sword, the United States wof five be ready to meet her. Its free and brave people, with arms tery, their hands and standing upon their rights, will be prepar our pe We have done this before, and can do the ex to defend them. again, and as often as necessary. But we see no danger to def hostilities arising from this cause, at the present time, with the na mother country. Pacific counsels will prevail over hasty pa tativel sions, and we shall soon see an end of the matter. This w then s certainly be the case if it shall be discovered, as it will they n that upon the negotiation of the treaty in question, in ord to avoid dismembering Vancouver by detaching a strip of sol thirty-five miles from the southern part of the island, it w agreed we should take the waters of the sound as the boun This fact, if it shall appear, will show that it was to intention of the contracting parties to leave that island to Gre Britain, and allow the United States to retain all the appear ages, in islands, of the main land; so that, in fact as well as law, the title of Great Britain does not extend an inch beyon This, coupled with t a marine league from Vancouver. ascertained fact that the main channel separates San Ju from Vancouver, places the former clearly within the limits the American Union.

It will be remembered that by different past public act the rights of the United States to this island, and the ground constituting an archipelago in these waters, have been asserte That scientific and eminently useful institution, the Unite States Coast Survey under the direct management of its d

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serious distuitinguished chief, has traced out the exterior lines of these natter should islands, ascertained, by exact soundings, the depths in the me time, withtracks of the surrounding waters, and ushered to the world, tish governmofour years ago, a most valuable and interesting map, showing and good fellothat the Rosario Straits nearest to the main land which Great dy. There Britain claims as the dividing line, are shallow, entirely secied with threeondary-in fact shoal water, whilst on the other hand, in the ompromising aStraits of Haro, those farthest to the west and near Vancouver, of those points found the deep-sea-channel, the natural and real boundary e now reacheof the territory of the two nations.

rish to go to w On this San Juan Island, east of those strits are one hunmy other. Sdred American settlers. It has been organized as a political ome which proper of Washington Territory, exercising the right of sufnd distract the frage, and its influence felt in the election of territorial officers, her, nor expressor including the Delegate to the Congress of the United unt of territo States. It is now fortified by an exterior line of defence, portion of a constructed on military principles, and is held by a detachment ited States wof five hundred United States troops, with a heavy field batle, with arms tery, by flying artillery and infantry. It is the principle of ill be preparour people, when once the right to an inch of our territory on and can do the extremest frontier is determined by the proper authorities, e no danger to defend and maintain that right by all the power and means t time, with the nation can command. Let that judgment be once authoriover hasty pa tatively expressed in affirming our title, and the world will This w then see that we are in earnest, let the consequences be what d, as it will they may. estion, in ord

JAMES BUCHANAN.

WE propose to present in this first number of the Demo-Il the appen cratic Review, as an accompaniment to the portrait which graces it, a short outline of the career of James Buchanan, President of the United States. Our limits forbid us at pren inch beyor sent from giving more than a very brief and meagre sketch of pled with the the life of this distinguished statesman; but, brief at it is, it will show a course of public service, continued through many years, in times often of difficulty and of peril, and connected with the greatest questions which have arisen under the administration of our complex form of government. The annals of our history furnish but few examples of a political career so successful, united with a private life so pure and blameless.

It is rather our purpose in this article, concisely and rapidly,

to enumerate the public services of Mr. Buchanan, than to di cuss their merit or vindicate their usefulness. The fit pe formance of the latter task will fall into other hands after shall have been gathered to his fathers, and death shall have opened to him the portals of immortality. The passions the hour, and prejudices more unreasoning than passions, ma prevent now, and for years to come, the approval by a portivations I of his countrymen of those measures of his Administration-tamerican appropriate peroration of his long life—which are now beil Xansas I enacted into history.

James Buchanan was born in Franklin county, Pennsylvaniors Greon the 23d day of April, 1791, during the first Administratid Stephe of Washington, and but two years after the Constitution material the United States had been put into operation. His fatheska Bill had emigrated from Ireland about eight years before, and lapton, I mother was a native of the State in which he himself was bordettons. He was educated at Dickinson College, Carlisle, then and neglish Bill a birthly requested to the state of a highly respectable institution of learning, at which he wrotes on graduated in 1809, at the age of 18. He chose the profession, ever of the law, and entered immediately with ardor and zeal up ecial Mes its study in the office of James Hopkins, at Lancaster. Dred Scot It w:Constitut was admitted to the bar in 1812, at the age of 21. not long before his great talents, his thorough preparation, hington's exemplary habits and fidelity to business, attracted attentionances of From that time his progress was rapid and sure, and but his and few years elapsed before he had won a position in the very Refront rank of his profession. It was at this period, or everthe Publisher. earlier that he formed those accurate, methodical, and order ainst it, habits which have clung to him through life, and have made Land him so remarkable an exemplar of industry and punctuality Address. Mr. Buchanan continued to practice law for about 20 yearstor of and long before he retired he had reaped the substantial respectively ward of an ample fortune fairly won by honest labor.

d Harbor de Harbor

In 1814, at the very outset of his career at the bar, School I volunteered as a private soldier in a company raised and constant from manded by Judge Shippen, of Lancaster, which proceeded very once to Baltimore to aid in the defence of that city, the acts from Toombs' threatened by the British forces under General Ros services of the company not being needed, it was disbanded Societal sign in Baltimore, and Mr. Buchanan returned to his home. after he was elected to represent Lancaster county in the Station is n Legislature, and commenced here that long civic career whiches the been scarcely interrupted from that day to this. Il no states served two terms in the Legislature, and from the very begin is used is book

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WASHINGTON, November, 1859.

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