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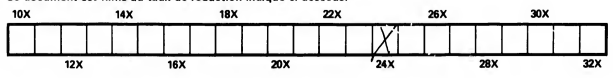
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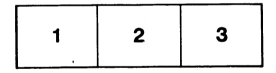
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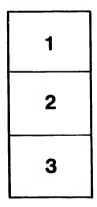
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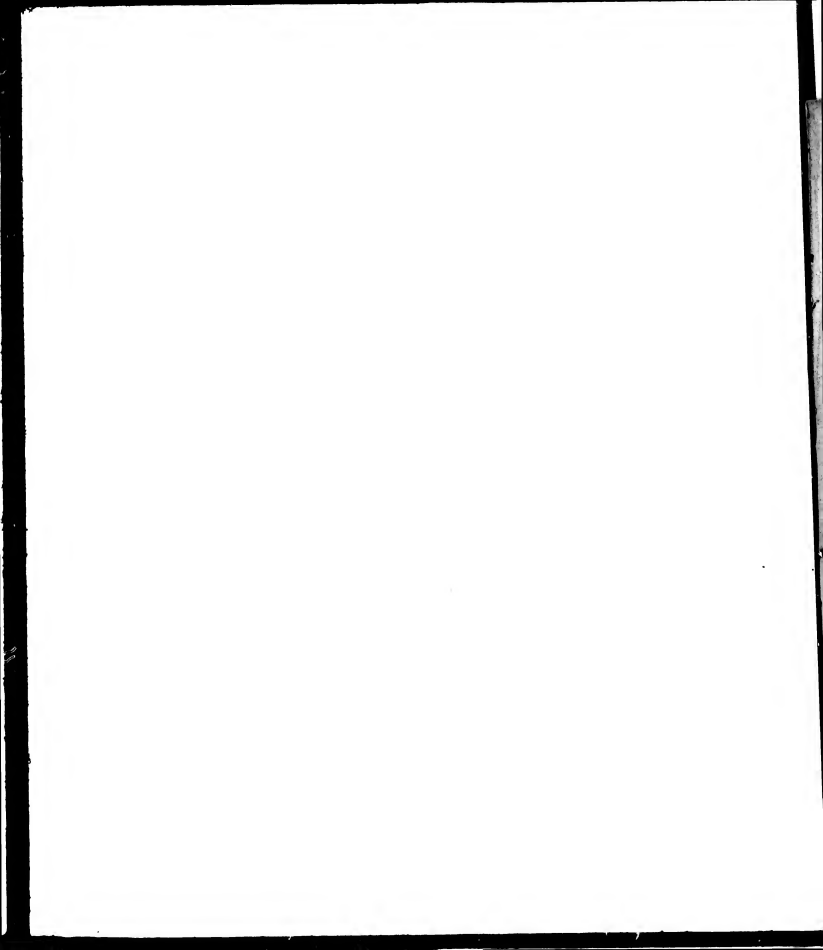
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RESOLUTION GIVING THE TWELVE MONTHS' NOTICE FOR THE TERMINATION OF THE JOINT OCCUPANCY OF THE OREGON TERRITORY.

SPEECH OF MR. DIX OF NEW YORK,

ON THE

DELIVERED IN THE SENATE OF THE UNITED STATES. FEBRUARY 18 & 19, 1846.

<text><text><text><text><text><text><text>

The interful of rest R sain are the only claimants to the right of progrise, tship in it. Before I proceed to examine their respective claims, it may be proper as the subject has been referred to on this floor, briefly to suge the condi-tions, under which, by the uses of nations, a right of property in lands uninhabited, or occupied by wandering tribes, may be acquired. The basis usually relied on to support a right of this nature is discovery to tit is a ground of right which becomes unleashed unless followed by as actual occupation of the discovered territory. If a tile is not perfected by occupation, a second discoverer may appropriate the territory thus nag-lected by the first. But this must be upon reason-able evidence of the intention of the first discoverer were to acize upon and appropriate the discoverer vere to acize upon and appropriate the discoverer vere to seize upon and appropriate the discoverer

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F 7 80 I be regarded as an un varrents ble intrusion, which she latter might justly replet. On the other hand, if the state actual possession of, to form settlements in the actual possession of, to form settlements in in respect to the exclusive navigation of the state actual possession of, to form settlements in the actual possession of, to form settlements in the actual possession of, to form settlements in the prosecution of the exclusive navigation of the state some actual possession of, to form settlements in the actual posses will not actual the regions he has a the ore it, even though he may have set up monuments or memorise of his discovery at the time it we the time it we the the it we the the discovery and occupation of uninhabited terri-tory, stated by writers on international law, the is certainly not, easy to lay down any invaria-ble rule in respect to the time within which, or the circumstances under which, a tille hy discovery must us perfected by accupation. The rule and plication of the principles of universal equity and ture, the real objects and intentione of the parties are to be sought for in a reasonable interpretation of the sought for in a reasonable interpretation of and based the cost as far north as 459 but the beat authonite far. the northerly limit are to be sought for in a reasonable interpretation of the is avainable interpretation of the sown many inverses is a prediction of the poster and interpr the discovery and occupation of uninhabited terri-tory, stated by writers on international law, It is certainly not easy to lay down any invaria-ble rule. In respect to the time within which, or the circumstances under which, a tille by discovery must be perfected by occupation. The rules and maximu of joternational law are but a practical sp-plication of the principles of universal equity and justice; and in the settlement of questions of this na-ture, the real objects and intentions of the parties are to be sought for in a reasonable interpretation of their acts. I believe, however, the doctrine may be are to be sought for in a reasonable interpretation or their site. It believe, however, the doctrine may be considered fairly interpable from the whole body of the faw on this subject, that rights by discovery are good until superseded by rights of occupation. With regard to Great. Britain, I believe I may safely say that her practical rule pushes this doctrine farther. Sheresists all attempts by others to acquire rights Shereinisa all attempts by others to acquire rights of occupation in territories which she has discover-ed, and thus renders her own rights by discovery perpetual. She discovered the Chatham islands in 1791 by Lieut. Broughton, in the armed tender Chatham, after parting company with Vancouver en their way to the northwest coast.⁶ She has not occupied them suit recently; and I am not sure that there is now anything more thart a whaling es-tablishment on them; but she insists that no other power shall occupy them, because it would be in-jurious to her, settlements in New Zealand, which are neally first hundred miles distant from them. are nearly five hundred miles distant from them.

T propose now to see what sets have been performed in respect to Oregon by different nations; or, in other words, to examine the nature of the discoveries which have been made, and the establishments which

which have been made, and the setablishments which have been formed in that region, applying to them as f proceed the principles I have concisely stated. The fact discoverer of any part of the northweat coast of. America north of, or in immediate conti-guity, with the boundary between us and Mexico, was. Ferrelo. He was the pilot of Cabrillo, the commander of an expedition fitted out, in Mexico in 1543, favy-one years after the discovery of San Do-mingo by Golumbus, Cabrillo died on the voyage, and Ferrelo succeeded to the command. He examined the coast from the Santa Barbase islands in latingle the coast from the Santa Barbara islands, in latitude 34° to the 43d parallel of latitude, but the latter part of his voyage was made, I believe, without landing, his voyage' was made, I believe, without landing, and by a mere' inspection of the coast from his vessel. In 1535, eight years before this zyloration was made, possession had been taken of California by Pernande Cortes; in the mame of Spain, and an establishment had been formed in 240 of north hai-tude. This establishment was kept up for several years; and the gulf of California to its northern ex-tremity, with the western coast as high as 380 north latitude, had been explored. These explorations, and the catablishments formed in carrying them on, were all made in pursuance of a settled purpose on the part of Spain to. Extend her dominion over the uninhabited, territory on the northwestern coast of America. The disboveries to which these explorations led were therefore not accidental. The expeditions "See Vancever's Journal, Book r. chan.2"

"See Vancoaver's Journal, Book I, chap. 2.

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but the beat authorities fix the nurtherly limit of his examination, which was a mere inapection from his vessel, at 439, the supposed boundary of Ferrelo's inspection more than a quarter of a century before. As the British negotiator have abandoned Drake's expedition as a part of the basis of their claim, I will not dwell upon it excepting to add that his exeminations were accidental; they were not made in pursuance of any purpose. of ex-ploration or settlement; they led to the discov-ery of no new territory; and they were not followed up by an actual occupation of the soil. For two conjuries no claim that I am ware of twas set two centuries no claim that I am sware of was set up by Great Britain on the ground of Drake's prelended discoverics.

The next explorer was the Greek pilot, Juan de Fuca, who was sent to the northwest coast in 1592, Fuca, who was sent to the northwest coast in 1592, thirteen years after Drake, by the viceroy of Mexi-co, for the purpose of discovering the imaginary strait of Anian, supposed, at that day, to connect the north Pacific with the north 'Atlantic ocean. In the prosecution of his voyage he entered an extensive milt from the sea, as he supposed, between the 47th and 48th parallels of latitude, and sailed more than twenty days in it. Such is his own account as de-tailed by Michael, Lock; and it accords, as well as his descriptions, so arealy with the actual nature of the localities, that it is now geoerally conceded that it is substantially true; and his name is conferred by universal conserv, on the streit between the 48th by universal consent on the streit between the 48th and 49th parallels of latitude. Spain had thus made discoveries on the northwest coast before the close of the 16th century as far, north at least as the 48th degree of latitude, and the nature of her explora-tiona, from their extent and the settled purpose in pursuance of which they were made, excludes all claim of discovery by others down to that period of time.

time. In 1603, Vizcaino, a distinguished naval com-mander, under an order from the king of Spain, mada careful surrey of the coast of California to Monterey, in the 37th parallel of latitude; and he also explored the coast as far north as the 43d par-allel, giving names to teveral bays and promono-ries as he advanced. During the seventeenth centu-ry, at least seven different attempts were made by tha Spaniards to form establishments in California; but, form the barility of the natives, and other causes. Spaniards to form establishments in California; but, from the hostility of the nativea, and other causes, these attempts failed, so far as any permänent ac-tlement is concerned; excepting the last, which was made in 1697. But, within eixty years from this time, aixteen principal establishments were formed by the Jesuits on the western coast of America, be-tween the Gulf of California and cape Mendocine,

single object referred to. In a single object referred to. In in design, it is true, the most pretensions were set up by he exclusive navigation of the thot be permitted to prejudice trione of the continent washed fround of discovery and occu-ed purposes she had in view. who appeared on the northwho appeared on the north-incis Drake. He left: England y expedition against the do-ne-Pacific. In 1579, after hav-boject, and carried devastation protected Spanish settlements inded in 350 north latitude, to be that of San Francisco, cles in repairing his vessel. of the country and called is pretended that Sir Francis cosst as far north as 450; ties fix the northerly limit which was a mere inspection 30; the supposed boundary of ore than a quarter of a century sh negotiatorn have abandoned is a part of the basis of their sh negotiation have abandoned ts a part of the basis of their vell upon it excepting to add a were accidental; they were nee of any purpose of ex-nit; they led to the discov-rritory; and they were not und occupation of the soil. For m that I am aware of was set on the ground of Drake's pre-

was the Greek pilot, Juan de to the northwest coast in 1593, rake, by the viceroy of Mexi-of discovering the imaginary sed, at that day, to connect the north "Atlantic coean. In the roysge he entered an extensive he supposed, between the 47th latitude, and sailed more than Such is his own account as deock; and it accords as well as arry with the actual nature of is now generally conceded that ue; and his name is conferred. on the strait between the 48th atitude. Spain had thus made orthwest coest before the close far, north at least as the 48th and the nature of her exploratent and the settled purpose in they were made, excludes all others down to that period of

a distinguished naval com-ier from the king of Spain, r of the coast of California to a parallel of latitude; and he at as far north as the 43d par-beveral bays and promonto-Duling the seventeenth centu-cent attempts were made by the voltaments in Californis; but, the natives, and other causes. the natives, and other causes, so far as any permanent set-excepting the last, which was within eixty years from this 1 establishments were formed western coast of America, be-difornia and cape Mendocine.

etions bet only to extend her discoveries there, but to perfect her right of empire and domain by per-manent establishments. In 1774, Perez was ordered by the viceroy of Mexico to proceed to 600 north latitude, and explore the coast south to Monterey, and to take possession, in the name of the king of Spain, of the places where he should land. Heasucceded in reach-ing the 54th parallal, within two-thirds of a degree of the northern boundary of the disputed territory, whence he returned along the coast to Washington's island, as it was called by Capt. Gray, or Queen Charlotts' island, es it was afterwards named by the British navigators. In latitude 490 30' he enter-ed a capacibus bay, where he remained for some time, trading with the natives—the same bay, be-yond all question, which was four years afterwards called King George's sound by Capt. Cook, and is now known as Nootka sound. The next year, (1775,) Hecets asled as far north as the 48th degree of latitude, and explored the coast south, filling up the outline which Perez had def incomplete. He had previously landed at 410 10', and erected a cross with an inscription setting forth that he had taken possession of the country in the bane of his soversign. In latitude 490 17 he discovered a rapid current vottward from the land, opposite to an opening, which he immediately pro-hounced to an opening, which he inmediately pro-hounced the inversit. Co. He made repeat-ed attempts to enter it, but was constantly bafiled by the violence of the current. This is now conce-d attempts to enter it, but was constantly bafiled by the violence of the current. This is now conce-d attempts to enter it, but was constantly bafiled by the violence of the current. This is now conce-d attempts to enter it, but was constantly bafiled by the violence of the current. This is now conce-d attempts to enter it, but was constantly bafiled by the violence of the current. This is now conce-

of Boston. During the same year the coast was also explored from the 56th to the 59th degree of latitude by Quadra (y Bodega) and Maurelle, who erected croases in testimouy of their discoveries. On their return, they visited the coast at the 47th degree of latitude, and explored it from the 45th eouthwardly to the 43d.

It will be perceived by these details, which I have deemed it necessary to state with some particulari-ty, that previous to 1778, the year in which Cap-tain Cook visited the northwest coast, the Spaniards had examined it with great caré and perseverance from 379 to 490 30. They had also examined it from the 54th to the 59th parallets, and visited it at inter-mediate points. Ar, in these explorations they were wholly without competitore, excepting on the part of some Russian navigators, who had made dis-coveries north of the 56th parallet, and Drake, who had visited the coast at the 36th. During the two cen-tures which intervened from the expedition of Drake to the third voyage of Cook, no attempt had been made, nor any design indicated on the part of Great Brissin, to avail herself of any pretended right by virtue of the transient visit of the former to the coast; while Spain constantly asserted her claim to It will be perceived by these details, which I have by virtue of the transient visit of the former to the try, to build a home for the accommodation of the coast; while Spain constantly asserted her claim to it by virtue of previous and subsequent discoveries. And in California and its neighborhood she had, after repeated efforts, su sceeded in effecting the per-tar pent of the country, which was her trained to be the construction of the contemption. The third voyage of Captain Cook, undertaken the there build a promised us also his usate-

One of which was in the bay of St. Francisco, nor the Stith degree of latitude. During the whole years of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sighteenth century, Spain and the later part of the sight degree of later part of the sight degree of later parts of the sight degree of later parts of the sight degree of the cost of the sight degree of the cost of the line of the sight degree of the s

Britan; and then not until the Spanish government had taken formal possession of it. In 1787, Berkeley, an Englishman, in the service, of the Austrien East Holis Company, saw the strait of Juan da Fuce, but without attempting to enter it. In like manner, Meares, a lieutenant in the British navy, though in the service of a Portogues mitchant, and seiling under the flag of. Portugal; sent a boat a few miles into the strait in 1788, having learned from Berkeley that he had re-discovered it the preceding year. Meares also explored the coast in the vicini-ity of the mouth of the Columbia river, and came to the conclusion, to use his own language, that "no auch river as that of St. Roc exists, as laid down in the Spanish charts." - Voyg s. Sc., Join Meares, say, page 168: page 168: As the transactions, in which Meares was en-

and the transactions, in which includes water of aged, on the northwest coast, are intimately con-nected with the claim of Great Britain to a right of joint occepancy in respect to Oragon, it must it will not be deemed superfluous if I examine them some

not be deemed superfluoue if I examine them some-what in detail. Exfore making the explorations above referred to Meares had landed at Nootka sound; and left a par-ty to build a small vessel. He had for a utiling orb-sideration obtained the grant of "a spot of ground" from Maquinna, the king of the surrounding com-try, to build a house for the scoomrodation of the party. The occupation was avowedly for a tempo-rary purpose, and he had stipulated with Maquinna, to restore the possession to him, when he (Masire) sloudd finally leave the coast." In the anyon of

the same year he left Nootka sound with his vessels, one of which wintersd in China, and the two others in the Sandwich Islande. I should have before ob-served that he arrived at Nootka, nound with two vessels, the Felice and the Iphigenia; and the third, the Northwest American vascels from Boston, entered the sound and passed the winter; and from all the testimony relating to the auto-peter is no doubt that the lococupied by Mearce was abandoned or restored to Maquin an in pursuance of the greement between them. During all this time, it is to be recollected, Mearce wassailing undec the Portuguese flag; and it is a curi-pet by force any attempt on the part of Russian. Banish, or English vessels to seize him, or carry in cut of his way. He was to condemated, and the case he was successful in capturing his essellant, or encigent in the Basifo, and the wastern cost of Ame-ret to be tried as pirates;" and yet, air, notwith attanding he was stiling undec a forcing flag, with attanding he was stiling under a forcing flag, with attanding he was but net, that he carried with him instructions to re-pel by force any attempt on the part of Russian, Spanish, or English vessels to seizd him, or carry him out of his way.⁴ He was further instructed, in case he was successful in capturing his assilant, to send the vessel to Chima to be condemned, and the crew to be trace spinates; that yet, any fut with orders to treat this Britannic majory's subjects an pirates in ones they molested him, the Britan gov ermment does not secupie to found its title to Oregon on his voyage. Though the vessels of Mearca sailed

Though the vessels of Meares selled unler the Portuguese flag, and under the name of a Portu-gwest anbject, he asserted in his memorial. that the partice in interest were British merchants. I desire to state the whole truth, and therefore I give a fact I have not seen noticed. At page 173 of his vay ages it will be seen that he toolk possession of the straits of Juan'd e Fuez, in the name of the king of Great Britain, in July, 1788. But indepen-dently of the objection to claims, founded upon the transactions of an individual, who, under the most favorable view that can be taken of him, had sought the protection of a foreign flag, to perpetrate fraude on the revenue laws of China, this unauthorized act of taking possession under such a flag was preact of taking possession under such a flog was pre-irestored to tha said British subjects." coded many years by similar formalities on the part — The 3d article provides that, "in order to strengthene from their sovereign. The two-fold cheracter which manifest advantages, both as a trailer and a disco-respective subjects advantages, both as a trailer and a disco-ing the revenue laws in China for the benefit, of a line for the preserve in British subjects, and a British line for the second or molest-ed, either in novigating of the second or the second of the second or the second or molest-ed, either in novigating or carrying on their following British subjects, and a British lisutenant when en-landing on the constant of the second or the second or the second or a second or the second bar of the second or the second or the second or the second or the British subjects, and a British lisutenant when en-landing on the constant of the second or the second or the second or the second bar of the second or the second or the second or the second or the second bar of the second or the second or the second or the second or the second bar of the second or the second or the second or the second or the second bar of the second or the second or the second or the second bar of the second or the second bar of the second or the second or the second or the second or the second bar of the second or the second or the second or the second or the second bar of the second or the second bar of the second or the second bar of the second or the second

Ing the recent have to control the defeat of British aubjects, and a British lieutenant when en-croaching on the territorial rights of Spain for the benefit of the British sovereign. On the 6th of May, 1769, Martinez, a Spanish naval commander, with two public arméd vessels, entered Nootka sourd, with instructions to assert and maintain the peramount rights of Spain to the place, and to the adjacent coasts. The Iphigenia and the Northwest America, two of Mearces's vessels had returned from the Sandwich lands, still sailing inder Portiguese colors, end arrived in the sound on the 20th of April, six-teen days before Martinez. The Northwest Amer-ica sailed eight days afterwards on a trailing voyage, and the Iphicenia was a short time subsequently acided by Martinez, on the ground that her instru-

acca in forwarding our works, and his protection of the party, who were destined to remain at Nooka during our beance "-- Voyages, kc., by John Meares, page 11. "The chief was also requested to show every mark of si-feation and friendship to the party we should leare on shore; and as a brike to secure his attachment he was promised that when we finally jeft the coast, he sinall enter into full recession of the hours, and all the goods and chattach thereunto helooging."--Ib; page 130. *Appendix to Meares's Voyages, Papers No. 1.

Mexico.

As the Nootka, Sound convention constitutes an essential ingrudient in the claim of Great Britain, it 1...As the Nootka Found convention constitutes an essential ingradient in the claim of Great Briain, it will be necessary to advert to such of its provisions as are made the foundation of her tills to the qualified exercise of sovereignty, which she asserts over the northwest coast of America, and to consider them in connexion, with the circumstances, under which they were framed. The articles which they were framed. The articles which relate the transformed of the articles which they are found to the source of the continent of North America, or on the islands adjuent to that continent, of which the subjects of the Britshaning majesty were. disposessed about the month of April, 1789, by a Spanish officer, shall be restored to the said British subjects."
The Barticle provides that, "in order to extengine the bonds of friendship, and te pressrve in future a perfect harmony and good understanding between the two contracting parties, it is agreed that their respective aubjects shall not be disturbed or molated in the south extending between the bonds of friendship, and the pressrve in future a perfect harmony and good understanding between the two contracting parties, it is agreed that their respective aubjects a shall not be disturbed or molated in the South here and the South extended in the southextended in the

ready occupied, for the purpose of carrying on their commerce with the natives of the country, or of making settlements there; the whole subject, never-ticles, to the restrictions specified in the three fol-

The set of the restrictions specified in the three fol-lowing articles." The 5th artitle provides that "as well in the place which are to be restored to the British sub-jects by virtue of the first article, as in all other parts of the northwestern coasts of America, or of the islands adjacent, situate to the porth of the parts of the and coastulready occupied by Spain, wherever the subjects of either of the two powers shall have made actilements since the month of April, 1789, or shall hereafter make any, the subjects of the othershall have free access, and shall serve on their trade without any disturbance or molestation." The fib article relates to the coast of South Amsuca; but it has an importance in containing a definition of the erections which may be made, con-fining them to such as may serve the purposes of ishing; and the provisions of the third article are expressly declared to be subject to the restrictions. I now proceed to state certain facts in respect

was, however, de under Portu-conclusively that Freat Britain on-and his tempora-thwest America. irectly connected and was employ-ish service.

hish service. two vessels, the ng under British re seized by Mar-nic the details of o say that it led con the govern-in respect to their rn costs of Amer-stand to produce atened to produce , but which was , by the treaty of i convention, as it the vessels were

tion constitutes and of Great Britain, it h of its provisions er title to the qual-ch she asserts over a, and to consider umstances under rticles which relate discussion, are the

the "the buildings the Pine bundings northwest coast of , or on the islands hich the subjects of cosecsed about the nish officer, shall be cts.11

order to strengthen reserve in future a erstanding between a sgreed that their disturbed or molestng on their fisheries South seas, or in as in places not al-of carrying on their the country, or of hole subject, never-ed in the three fol-

at "as well in the to the British sub-le, as in all other of America, or of of America, or of e north of the parts by Spain, wherever powers shall have the of April, 1789, the subjects of the shall carry on their molestation."

he coast of South nee in containing a nce-in containing a may be made, con-te the purposes of se third stitcle are to the restrictions in of which is the 6th. dn facts in respect

Derkoch and the reputation of being accurate. But there is certainly one error in his statement. There was no such name as Poars in the British registers of that year. He doubtless meant Pierce. In opposition to this testimony of a foreign

See Nistoire Abregeo des Traites de Faix, été part de Kech, couline, été, par F. Schwell, vol. iv., 103 "L'execution de la convention du 06 Octabre, 1790, oprouve, au reus, des difficultos qui la relationest jusqu'on 1703. Elles Inneal termines le 33 March de cette annee, atr les lieux memes, par les Brigadier Erpagnol Alava, et le Lieux memes, par les Brigadier Erpagnol Alava, et le Lieux memes, par les Brigadier Erpagnol Alava, et le pagnol fui vans, les Orpanole s'endorquerent y et le passilion Angleis y fui plante en signe Le passrasion."

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The question, then, recurs, what was the most ortherly point occupied by Spain in October, 1730, the conclusion of the treaty

northerly point occupied by Spain in October, 1790, at the conclusion of the treaty Martinez, as has been seen, took possession of Nootta sound on the the 6th of May, 1789; and im-mediately landed materials and cannon for building and arming a fort on a small island; at the en-tenico of Friendly Cove. In November he re-turned to St. Blas, and in the epring of 1790, Capt Elina took his place. A permanent establish-ment was formed; essels were sent out on exploring expeditions; and during the negotiations between Vancouver and Quadra in 1792, the Spaniards were in possession of houses and cultivated lands Vancouver again found them in possession in 1793, under Senor Fidalgo, and in 1794, under Senor Saavadra, and the post was maintained without in-terruption until 1795; By turning to page 336, 17accouver arrived at Nootta sound an the Ton hor

Baacouver arrived at Nootka sound on the 20th May, ne, and found the Spaniards in possession. He says: 444.64 185

dreas construction of the treaty, and he uniformly re-fused to make any formal surronder of territory or huildings, excepting the small cove referred to Nootka sound is midway between the 40th and 50th perallels of latitude; and south of this point; if Quadra's position was well taken, Great Britain could claim no right by virtue of the convention, if it were still in force.

if it were still in force. That Great Britain would have had the right, un-der the convention, at any time during its continuance, to form a temporary establishment on any part of the northwest coast, north of the Spanish post at Nool-ka, will not be disputed; though it would have been subject to the right of free access and urade ro-acreved to the aubjects of Spain. But she neglected to assert her right. She formed no settlements in pursuance of the convention; and, in 1796, Spain, by declaring war against her; put an end to the tree-ty, agreeably to the acknowledged principle of inter-mational law, that the permatience of treaty signi-lations can only be secured by express agreement, and that without such an agreement they cease to

and that without such an agreement they cense to "An officer reas immediately dematched in short to as-graint finone Fidelpo of our arrival, and that I would ablue the fort if he would make an equal return this wea accordingly done with eleven gues." Yanconser's Jean and vol 8, page 497. Various arrived as Nootka sound on the 5th of Octo-ber, 1703, and to use his own words, 'the usual cormonies of the set of the source of the set of the set of the the patient of the set of the set of the set of the set of the patient return of the set of the set of the set of the patient return of the set of the set of the set and return of the set and the patient return of the set of the set of the set menced with Quadra, in 1792. On the 15th November, 1764, he was leftermed by General Alave, is Anony, where the set is fan a waite branch the set of the set of the set of the set as fan a waite of the set is fan a waite branch of the set of the set of the set of the set as fan a waite branch of the set of the set of the set of the set as fan a waite branch be and been set of a set of the s

view of the on Nootka laken on the leptember or d buildings, and hulld to it stating in Septemnander : reurrender te e impeached. n of a post at. tion wes neit, therefore, it, the southern, ight of form-by the con-is point was isted on by neouver, and ncouver, an Mis Journal, t to be the tilement; that wed, and that ties, conform-nion; that co-nut permision nglish sbould h was Qua-uniformly ref territory or referred to. the 49th and of this point; Great Britain o convention,

the right, uniny part of the post at Noot-would have and trade reehe neglected, settlements in 1796, Spain, nd to the treeciple of intertreaty stipu-in agreement, they cease to

in shore to no-d that I would return; this was accuver's Jonn-

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A binding on the occurrence of hostillities between the contenting parties, names there is assessful is, of the questions settled which is, of the contention and faul. Having fails, is offer the questions of the contention to the contention to the promotion of the precisely the same relation to print of the contention and the contention to the print of the contention and the contention to the contention and the contention to previse the the settle founded upon discover of the contention and the relation of the relation to the treat of the contention and the relation to previse the the settle founded upon discover and three days in it. On the link May, 1795, the the mer mer bern formed, and the contention and the relation of the contention and the contention and the relation of the contention to previse of the contention and the relation of the contention to previse of the content of the con der of the Spanish commander at Nockta sound; as that is shores were weil known in their general out-time yesra afterwards. In 1739, Vancouver arrived on the northweat eceat, with instructions to examine and euryey the whole shore of the Pacific from the 35th to the 60th perallel of latitude, and particularly to examine "the supposed strait of Juan de Fuen," "throngh which he slop Washington is reported to have passed in 1789, and to have come out egain to the nerthward of Nootka." He passed the mouth of the Columbia ha river, which he considered as an opening unde-serving of "more attention," and came to the columbia in the statude, the river which had been described "were reduced" (I use his own, worda) "to brooks insuf-feen for use hestors, for refiting." On the 99th in April, he met Capt. Gray, in the shire Columbia, the statude, the first was probably the opening passed at "been off the mouth of a river in the latitude of 460 hy users the outset to refut, was so great as to prevent his entering for nime days." And Vancoov ver adds: "This was probably the opening passing for abetter the stated or refut, saw as opre-rently inaccessible, not from the current, but from the breakers that estended accessit." V.2, 2, page 43. Notwithstanding this communication by Gray, "Ancouver, relying on his even examinations, still "If any inlet or river abould be found, it invist be very intrictite one, and inaccessible to vessels of our burden, owing to the zeefs hores weits of the strain and encouver, douge they re-verd in the concludes that the was "thoroughly con-tained in a minute and ericel of Gray is harbor, and artise-ter and a meritor of Vancouver, houge they re-very intrictite one, and inaccessible to vessels of our burden, owing to the zeefs hores weits of the very intrictite one, and inaccessible to vessels of our burden, owing to the zeefs hores weits of the strain of the concludes that he was "thoroughly con-tained in a minute and critical estatinations of the strain of the concludes that he was "thoro 1. 1.

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Been that the Boniards had auversed and mapped portion of it before he arrived on the northware to be form he arrived on the northware to be to be orthogo and the providence to the British plenipotentiary. Aftra plenihar, of the 20th July her, the following the server of the server of the best buildings, e.e., it Norths, which a the server of the server o

An accomplished navigator, furnished with alt the parsuing the examinations, which were the grant ing reasel, and in the proceeding in vestigations, was propose of his expedition. Captain Gray, in a tradi-lett alone, discovered the only two important open-ing, the Columbia river and Bilfach's harbor, on the of discovered the only two important open-ing, the Columbia river and Bilfach's harbor, on the of discovered the only two important open-ing, the Columbia river and Bilfach's harbor, on the of discovered the only two important open-ing, the Columbia river and Bilfach's harbor, on the of discovered the only two important open-discovered coast, from the 40th or the 61th parallel of latted, where Vancouver, after the most critice. The indeed an extraordinary circumstance the which Great Britism now lays claim on the group of discovery, was stemucually denied by the nevi-tives and the statematice of all the great infets in the coast, the batware the 40th are letter of the strait. The promoty of discovery, was the neuronally denied by the nevi-tude 490 19 impecting the coast. The promoty of function and full types, and bit a few miles diatant. "In the two on the the the trait of Juand the 291 of March, 1718, Capti 'a Cook was in fell, were and grade at a first of the strait of Juand, and Vancouver, who and a trived at Nootks on the 291 of March, 1718, Capti 'a Cook was in fell, were and fill types, and bit a few miles distored at the other strait of Juand these what the information of the strait. "In the strate of the strait of Juand is the strate of his month, (Juan, 'in order to complete on the the strate of the strait of Juand is the strate of the strate of the strate of the strait of Juand and the strate of the s

m a regular e straits of Fuca-rate be corrected. ing the strait of engaged in net on the same of strait, near Point rocceded together roceeded together and surveying its ty of the island of the 50th and the they separated. I attention of the a attention of the uver, who states ittle English, in-red at Nootka on they had sailed on they had vailed on order to complete h had, in the pre-by some Spanish d.¹¹ Observe, sir, about latitude 500, before Vancouver r ' then continues,

t, on this occasion, I loation in finding the avisited, and already my researches during be land i had been in rly in the same direc-bad been seen by us Fereda.]"

bei been soon by us Forsda.]" ol: 9, it will appear terminated at 509 aniarda, before hiz nent, had examin-orth of theit parai-9, vol. 9, it will be Galiano, the latter Gainno, the latter is survey and other at of the sea, which fothe neighboring from the straits of a latitude et 50° 3',

a complete "case of lement," in resport, dit, and the atrait of ver himself thatche ed and mapped the O'a year before he turn to his journal, n that Galiano and is lat of September; ute through Queen orthern point of the orthern point of the spite shores where it possible claim to eland," to use Mr. complete "cale of eland," to use Mr. refore, as he asserts, by Vancouver him-in us now." y in relation to the sploration. ards, in the automm of Vancouver's ob-west coast. At the ab had everywhere y by the Spaniards, is in expressions of strictions which he

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Oregon territory. It is difficult to fancy a paragraph of as many words so replete with error as the one on which I am commenting. I regret to say that the subject was presented to the House of Commons with, if possible, attiligreat-er miarepresentations, and from an equally distin-guished source; though I might not have felt myself called on to notice them, but for their connexion with the incidents I have been examining, and par-ticularly the constitue of the ticularly the question of title.

reat their elaim to the Oregon territory:

Gray to the river, his success in entering it, the arrival of Vančouver at Nootke, where he obtained copies of Gray's charts left with Quadra, by the aid of which Vancouver, was enabled to find the stream, and send, up his liquidenant, Broughton, to explore it. I say, sir, all these matorial facts are supproved—I trust not intentionally—to sustain the unfounded as-sumption that Broughton was the discover of the Columbia. But It is worthy of remark that Mr. Fal-coner, a respectable British writer, who has recently: published a pamphet to o Oregon, and who wrote about the time Lord John Russell spoke, admits that Gray was the first person who noticed the Columbia. river after Heets, and concedes the discovery to the latter. Happily, the historical facts are too well au-thenticated to be permanently misunderscood. They were so well known at the time, that even the ri-valry—not to say the detraction—of the day conced-edvid Gray the ment of the discovery to the attempt to restrict Gray's discovery to the bay or-mouth of the river, it is only necessary to say that the excitement at Antoria is onliversally admitted to be on the Columbia river. Is it not so, sir? It is descinent at the stories is onliversally admitted to be on the Columbia river. reat their claim to the Oregon territory: "New, it appears that Capialn Vanceurer was sent on by the Srithing oversmert to diacover the line of coast, and to take pessession of certain parts laid down in his instruc-tices; and here we ceme to another part of the claims of the their claim to discovery upon a transcion, which I win now proceed to relate. It appears that a merchant resso called the Columbia, number a Capital Gray, 1923 to take a pessession of certain parts and down in the settiement on the Columbia river," to take pessession of certain parts and down in his instruc-tions; and here we ceme to another parts of the claims of the their claim to discovery upon a transcion, which I win now proceed to relate. It appears that a merchant resso called the Columbia, number a Capital Gray, 1923 passed partly at endors and partly in endeworing to agers hit difficult of the river, and the river not called the Columbia, number a Capital Gray, 1933 passed partly at endors and partly in endeworing to agers into limits of that by, that this vesel, this fart some days, 'he says, 'we thought we had found a channel, we found we were mistake. There is no channel in the part which we endewore to the tweet, this fart some days, 'he says, 'we thought we had found a channel, part which we endewore to to penetrate, and therefore we According to Gray's own log, he anchored the day

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Vancanve: arrived aame inler, but ha bten-to discovar-nee up the river, sefut then Capfain-to of the Columbia. I days, to the die-le discovared the at the river should (reterave Benould at the river should lestenant Brough-ncouver took pos-, and the Nootka king of England. Jog of valid ittle." of and surprise wition which has und for serious-ain for the gao-to make from tatement in the ven by the latbia river the Department. His-uver shortly af-ly went into the thon, "who ac-the Columbia erve that, in orrelating to the e kept out of, Vancouver on the previously, mation given by of the river, and it; the incontinued conentering it, the adra, by the aid on, to explore it. te suppressed-I le unfounded as-discoverer of therk that Mr. Falwho has recently and who wrote oke, admits that discovery to the are too well auhat even the ri the day conced-y by designating he name of the In regard to the y to the bay or many to say that ally admitted to ally admitted to ot so, sir? It is columbia river," cting it to be re-e act of restoraed the river not bove it accordillics, and you Broughton, (see k,) on the north p than Astoria, ichored the day

he discovered and entered the river, ten miles above the entrance; and three days after he sailed twelve or fifteen miles higher up. He must, there-fore, have been from six to fifteen miles above the site of the outlement at Astoria: What, then, be-comes of the attempt of Broughton, revived by Britteh comes or the autompt of Broughos, revived by Bruten statesmen, not negotiators, (no negotiator at this day would so tick his reputation,) to restrict Gray's discovery to the mouth of the steam? Lord Joh Russell's statement is equally errone-

discovery to the mouth of the ateam ! Lord Joh 1 Russell's statement is equally errone-ous in other particulars—erroneous in awying that Vancouver entered the Columbia, or the inlet—er-roneous in saying that he took possession of Nootks sound. His vessel, the Discovery, did not pass the bar at the mouth of the Columbia river; he did not take possession of Nootks; Quadra refused to make a formal surrender of anything but Mearea's cove, which he would not acccept; and the formality of taking possession of the Columbia river; was per-formed by Broughton; after Vancouver had left the coast, much in the same way as it had been done ton years before by the Spaniards, who were the first discoverers and explorers of the country." I repeat, and I may it with repret, that beides the er-rors is point of fact, the leading and material circum-stances connected with the discovery of the Colum-bla river are kept out of view." I do not expect Bri-ish statesmen to produce arguments in favor of the American tile; but when they undertake to refer to historical facts resting on their own authori-ties, and in their own possession; they are bound to state them with accuracy." Sit; we may excus-illogical deductions from demitted date, we may look with indulgence on differences of opinion in re-gard to the same facts, knowing, as we do, our la-bility to be biased by prejudice or by too partial views of personal or maintonal question, a discus-sion entered upon 'volantarity' for the phapes of omission of essential circumstarios in the discus-sion of an important inational question, a discus-sion entered upon volantarily for the pippose of enlightening tho public mind of a nation, there can be no spology, even though it arise from want of a sufficiently careful examination of, the subject. On the Oregon question it is well known that great excitcment existed at the time in Great Britain and the United States—an ex-citement which exists still, though happily some what sbated—an excitement which needs, per-haps, but little provocation to break out into open obstilly and an man who converting as he cuebt

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responsibility to the criticism of other nations, and the general judgment of mankind. No, sir!. It is-more frequently the "tirade" of the politician, by which the public mind of Great Britain is made to pronounce judgment upon great questions of inter-national right and duty. These misrepresentations are still more to be re-gretted, because they constitute the basis of the statements which find their way to 'he continent. Through Galignani's Massenger, the echo of the British press, they are translated into French, and widely circulated, poisoning the whole public mind of the continent, and exciting prejudice against us. I will only add, that the Earl of Abordeen in one house, and Bir Robert Peel in the other, adverted to these statements in a manner which, though not al-together unexceptionable, was in general dignified and statemanikic; and it is carnestly to be hoped that the better feeling which now exists between-the two countries may continue unsbated, and lead to a settlement of the question on terms honorable. to both

to both. I feel that I owe an apology to the Senate for this-long digression. I trust it will be found in the con-sideration that the inaccuracies I have endeavored to point out, did not go to the world with the mere-weight of an ordinary legislative debate, but with-all the syldences of, deliberation and arrangement; and, therefore, calculated to be more dangerous in-

propagating error. It was now three o'clock, and Mr. D. gave way to a motion of Mr. Szvisa to adjourn.

THURSDAY, February 19, 1846. Mr. DIX was about to resume his remarks which he had not concluded at the hour of adjournment yesterday, but yelded the floor to Mr. J. M. CLAYTON, who said he desired as

opportunity to offer a few remarks relative to an al-lugion made to him by the senator from New York. [Mr. Dix.] in the opening of his speech yesterday. He is reported to have said t

He is reported to have shid 1 "In entering late the debate on the quration under con-alderation. Iteel constrained to differ in opision with 'two distinguished senators who have preceded me, in relation to the manner in which the discussion should be condected in debate, and the senator from believare, (in: Clarton, who followed him. Both toot the ground, and with equally strong language, that the title to Oregon output not to draw into this discussion, but for totally different reasons —the sconstor from Ohio, begaue the time for discussing its time for discussing it had not arrived. With the unfeigned time for discussing it had not arrived. With the unfeigned there opinions with great difficence of my own."

what absted—an "excitement which heeds," per haps, but ilitle provocation to break out into open hobsility; and no mari who appreciates, as he ought the calamity of an interruption of the amicable rela-tions which exist between us, should be willing to incur the responsibility of misleading the public judgment of either country; or, if he does misdired incur the responsibility of misleading the public inter opinions with great difficence of my own." As the senator sadi, he (Mr. C. 's) cosition. When he had the are the more to be regrested, for the reason, if fdo an terr, that they constitute a finore the only views of the subject which reach the great mass of the British people. In this country, statements of both British people. In this country, statements of both British people. In this country, statements of both the found filled with the diplomatic correspondent areas. The letters of Mr. Packenham are pub-between the British and American pleinpotenti-aries. The letters of Mr. Packenham are pub-bestion on one as widely circulated. All read, compare, and judge them.. It is not so in Great usession only is presented to the British also of the guession only is presented to the British also of the guession only is presented to the British also of the guession only is presented to the British also of the guession only is presented to the British also of the guession only is presented to the British also of the guession only is presented to the British also of the guession only is presented to the British also of the guession only is presented to the British also of th

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question which would arise upon the treaty. He thought ther, and he thought so still, that if the question were to be cattled in that menner, great danger might arise from these public discussions, because it would be recollected that it took but nine-teen of them to defeat any treaty; and if the discus-sion became extended, as was very likely, there was danger that indices sensitive the theorem so committed before the whole country in regard to the tille, and differing from the Executive, why, then, was it not obvious that their consideration of the treaty would be seriously trammelicd? On the other hand, he thought then, and thought still, that if dis-cussed in executive session, no such difficulty could occur; no man would be then committed before the country. But open discussion was attended with the danger of so many men committing themselves on some parallel of latittde different from that pre-sented in the treaty. Mr. DIX then proceeded with his remarks, and stide:

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Air. DIA then proceeded with his remarks, and esid: I beg the senator from Delaware to be assured that nothing would give me more pain then to missitale any senator on this floor; and I accept with great pleasure the explanation which he has made. I desire also to eay, in justice to him, as well as to the senator from Ohio, that I did not use the term "peremptoriness" in referring to the manner in which they had insisted that the question of tile ought not, in their opinion, to be discussed. I said they had taken the position in qually strong language. I now resume the consideration of the important question on which I had the honor to address the Senate yesterday; and in doing so, I cannot with-hold the expression of my sense of the kind indu-gence which has been extended to me. I will en-deavor to afford the Senate a substantial proof of that sename of obligation on my part, by bringing my re-

- deavor to attord the Senate a substantial proof of that sename of obligation on my part, by bringing my re-marks to a close in the briefest possible period of time. ... The historical skotch which I was making when the Senate adjourned of the discoveries and establish-

the Senate adjourned of the discoveries and establish-menta in Oregon yesterday, ended with the year 1793. "The discovery of Builfanch's harbor and the Co-lumbis river by Gray, and the explorations of Gal-liano, Valdes, and Vancouver, in the strait of Fuca, in that year, terminated the series of maritime dis-coveries in the disputed territory, which had com-menced two centuries and a half before. From that time to the present, nothing has been done on the coust but to fill ap the smaller details of the great oulline completed by the labors of these navisators. cast but of ling present, nothing has been done of the coast but of ling prise smaller details of the great outline completed by the labors of these navigators. In the same year, (1792,) Mackenzie, leaving Fort Chippewyan, on the Athabace lake, in the 58th parallel of latitude, and nearly midway be-tween the Atlantic and Pacific oceans, proceeded westward to the Rocky mountains, where he passed the winter. The next spring he resoned his jour-ney, struck the Tacoutche Tessee, in the 54th paral-lel of latitude. (now Frazer's river,) and descended it some 350 miles. He then continued bis course to the west, and reached the Pacific in north latitude 59° 30'-about a degree north of the island of Quadra and Vancouver. Frazer's river, which takes its rise mear the 55th parallel of latitude, was for nineteen years supposed to be the northern branch of the Columbia; but in 1812 it was ascertained by Frazer to debouche in the stroit of Fuca, a the 45th parallel Columbia; but in 1812 it was ascertained by Frazer to debouche in the streit of Fuca, at the 49th para lel of latitude. It waters the district of country inne-diately west and north of the valley drained by the diately west and north of the valley drained by the supper branch of the Columbia. This district is a part of the great section of the north west coast bounded on the east by the Rocky mountains, and on the west by the Pacific, of which the main chen-

wels of access had been laid open by previous dis-

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Nels of access had been laid open by previous discoveries. In 1804; Ceptains Lewis and Clarke set out on their expedition to Oragon; and in 1805, after incredible hardships and labors, they established themselves on the north side of the Colombia river, near its mouth, and subsequently on the south side, and passed the winter thers. In the spring of 1806, they commended their journey homeward, and reached the Mississippi in the fall of that year, having travelled over 9,000 miles. This expedition was fitted out under the direction of the government of the United States, and executed by officers is its service at the public expense. It was undertaken on the recommendation of the Pissident, communicated in a message to Congress in 1803. One of its columbia river, which had been discovered by a citizen of the United States; and it resulted in a warvey—nercesserily cursory—of the main southern branch between the 48th and 49th parallele of latitude. This was the first exploration of the Columbia made subsequently to 1799, when it was made the discoverer, which and between the 48th and 49th parallele of latitude. This was the first exploration of the Columbia made subsequently to 1799, when its was made the discoverer, between the 48th and 49th parallele of latitude. This was the first exploration of the Columbia made subsequently to 1799, when its was made the Bond the miles from its mouth.

It is also to be considered that the expedition of Lewis and Clarke was undertaken immediately af-ter the cession of the territory of Louisians to the Lewis and Clarke was undertaken immediately af-ter the cession of the territory of Louisiana to the United States by France-a territory admitted to include all the country drained by the Mis-sissippi and its tributaries to their head wa-ters. It was also the understanding at the time that it was exparted from the Brillsh possessions in North America by the 49th parallel of latitude extended westward from the Lake of the Woods ind-finitely. Mr. Monroe in a paper presented to Lord Harrowby in 1904, at London, stated that it had been so settled by commissarise appointed by France and England under the treaty of Utrecht; and the statement was not impugned or objected to. I am aware that a doubt exists whether such a line was agreed on; but after nearly a century and a hai', it is questionable whether an arrange-ment which had been acquiesced in [Col. Barrow here added—and acted on] as having been made by the competent authority at the proper time, can be desined even though no suthentic record of the meet-ing of the commissaries can be found." Other per-sone were employed by the government to survey ing of the commissaries can be found.⁶ Other per-sons were employed by the government to survey the southern portions of Louisiana, and these cotem foraneous expeditions must be regarded by the world as a public manifestation of the intention of the United States to assert all the rights she might justly claim by discovery or otherwise to the sov-ereignty of the country between the Minesissippi and the Pacific ocean.

and the Paeific occan. In 1806 Mr. Frazer, an agent of the Northwest Company, formed an establishment on Frazer's lake in the 54th parallel of latitude; and this was the first establishment ever made by British subjects west of the Rocky mountains.

In March, 1811, the Pacific Fur Company, of which John Jacob Astorof N. York was the principal, form-ed an establishment at Astoria, on the south bank of the Columbia river; about ten miles from its mouth, having first. established themselves on the north

by previous dis-

larke set out on in 1805, after in-they established e Colombia river, on the south side, he spring of 1806, homeward, and of that year, hav-is expedition was e government of officers in its serr officers in its ser-ray undertaken on aldent, communi-1803. One of its ry watered by the n discovered by a t resulted in a sur-e main southern olpal stream to its ther with it, and of amplies into the empties into the and 49th parallels exploration of the 1792, when it was er, some twenty shton, about one

the expedition of n immediately af-Louisiana to the erritory admitted ned by the Mis-their head wa-ding at the time tritish possessions parallel of latitude ake of the Woods many manufactor ake of the woods paper presented to don, stated that it ries appointed by treaty of Utrecht; sugned or objected cists whether such nearly a century ether an arrange-in [Col. BENTON ing been made by roper time, can be record of the meet-bund." Other perrnment to survey a, and these cotem regarded by the f the intention of e rights she might erwise to the sov-

of the Northwest ment on Frazer's tude; and this was by British subjects

Company, of which he principal, form-the south bank of es from its mouth, ves on the north

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their trade in furs, and by permission of the Spanish government. It is true are had not kept up her establishments north of Cape Mandecine; but no others had hern formed in the same localities; and her rights of discovery, therefore, wers not super-seded by rights of occupation on the part of other na-tions in any portion of the arritory in dispute, excepting so far as they may have been derived from the American and British establishments, to which I am about to refer.

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The United States had discovered the Columbia river, and ascended it at the time of the discovery to the distance of twenty-five nrites from its mouth. She had also discovered Bulfinch's harbor, between She had also discovered Bullinch's harbor, between the Columbia and the strait of Fucz. She had "ex-amined the country watered by the Columbia and some of its tributaries, and she had formed estah-lishments within it is four different periods—in 1809, 1810, 1811, 1814, 1812—the mast southerly near the month of the Columbia, and the most northerly between the 48th and 49th parallels of lati-tude. Spain claimed to have discovered the Columbia seventees years before Gray enter-ed it; but in 1821 she ceded all her rights to the country north of 42° to the United States, by treaty, and thus gave us a tild to the territory wa-tered by the river which Great Britain ought never to have questioned. By virtue of the same set of creation her entire right to the coast became vested in us. in us.

In the course of the public discussions in respect to Oregon; the United States has been shared with dishonor and bad faith in setting up a claim to that territory. Ist, by discovery, through the agency of her own cluzens; and 2d, by cession of the rights of Spain. For, as has been said, if the first ground was a claim on the second, because she had virtually de-nied the second by assuming the first as the basis of her object. But, sir, is it not quite possible for two nations to possess rights by contiguity, or to ac-quire them by discovery, neither perfect, but capa-ble of being rendered so by a merger of both in one? Great Britain herself claims a right of joint occu-pancy with the United States in Oregon; and she will certainly not deny that a cession of her right to two or ours to her, would create a perfect title to the country, without alfording cause for any imputation of dishonor to either.

Gree! Britain in 1818 had surveyed the strait of uca, after its outlines were known, but alle had Fuch, after its outlines were known, but alse had made no discoveries on the coast which were not comprehended within the boundaries of the great districts previously known and visited. She may have had establishments in the valley of the Colum-ble; but if so I have not been ab to ascertain the fact. She hed discovered Frazer's river, which emp-ties into the strait of Foca at the 49th parallel of lat-itude; she hed traced it from its source to its mouth; she had formed an exablishment on it near the 54th parallel; and it only rumins to settle by the testimo-ny of facts the geographical relation which this river and its valley beur to the river and valley of the Co-lumbia.

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E pass by, as unconnected with the question, for the reasons 1 have assigned, all settlements indee subsequently to 1818 by the Hudson's Bay Company, on which Grast Britain has conferred large and most on which Graat Britain has conterred large and most inclusion of the solution of the invalidity of important powers in respect to the country west of 1 So conscious is Great Britain of the invalidity of the Rocky nountains. Indeed, these establish ments her title that she does not venture to assert a right to rest upon no legal concession; even by herself, which the exclusive sovereignty of any portion of the terri-confers any right of domain. The Hudson's Bay tory. In 1826 she claimed only a right of joint occu-tion of the source of the so

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Company has a more right of acclusive trade with the indiana, without the privilage of acquiring any title to the soil in Oregon; and in this respect the privilages of the company differ materially from those conferred on it in relation to the territory it possesses upon Hudson's straits. T also pase by as idle the formalities of taking possessing of the country by Broughton on the Co-lumbia, and Vancouver in the strait of Fuce-for-malities a long time before performed in numberless localities by the Spaniards-aspecially as those of the British navigators were unaccompanied by actu-al astitement and occupation, and were in direct vic-lation of a treaty which those officers were sent out to expected. to execute.

al satisfament and occupation, and ware in direct vio-lation of a treaty which those officers were sent out to expeute. . I have endeavored, Mr. President, in the first part of my remarks to maintain the Spanich tille to the northwest coast of America. I re-gard all attempts to disparage it as antiquated and obolets, to be founded upon partial and illiberal views of the subject. It is unnecessary to say to you, sir, or the Senare, that antiquity. Is the highest element of tille, if the chain can be traced down unbroken and entire to our own times. The Spanish tille to the northwest coast is almost coaral-with the voyages of Columbus. It is consecrated by discovery as high as the 43d parallel of failude, by the lapse of more than three centuries, as high as the 48th by the lapse of two centuries and a haif, and as high as the 54th by the lapse of more than seventy years. Sixty years ago it stood undisputed and unimpeached by any antagonist claim or protension to territorist rights. If was confirmed and perfected by occupation as high as 40° 30 helf a century ago. During the succeeding twenty years, it was not superneded by tripts of occupation on the part of ath. r nations, unless it be to the limited extent have stated. During the last thirty, years, all rights have been suspended by treaty arrangements between the only two pow-ers who can, with any face; set up a claim to the exercise of soversign your the territory is which it attaches. In the consideration of national inter-ests in territorial possessions, it is a narrow view to bind down soversign states to all the rigorous tech-nicalities of private tenures. Great principles of ra-tional right, viewed liberally, and applied seconding to the proclaimed intentions of soversignty over the unoccupied portions of the earth we infiniti. The object of Spain in respect to the northwest coast was settlement of quistions of soversignty over the unoccupied portions of the earth we infiniti-tive which are unimpeachally. It which are unimpeachally.

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formalities of taking roughton on the Co-e strait of Fuca-fore strait of Fuce for-formed in numberless especially as those of accompanied by actu-nd were in direct vio-officers were sent out

President, in the maintain the Spahich of America... I re-it as antiquated and partial and illiberal partial and illiberal annecessary to say to tiquity, is the highest can be traced down r own times. The coest is shows coests to the consecreted d parallel of fatitude, three centuries, as see of two centuries he. 54th by the tapse . Sixty years ago mimpeached by any n to territorial rights, cited by occupation entury ago. During twas not superseded part of oth r mations, 1 have stated. During have been suspended on the only two pow-st up.a claim to the two for align to thick the factorial inter-tion of mational inter-ties a narrow view to all the internet to the to the to an antional interit is a narrow view to all the rigorous tech-lreat principles of na-nd applied according f the parties, are the en or governments in of sovereignty over te earth we inhabit. to the north west coast to the north west coast coupstion." The ob-imerce, traffic, tran-the principles I have ider the Spanish title erica, which has e as vesting rights in

of my remarks that nd the Sparish title, n which it reats. I I allotted to myself. t, I. have 'said, I am d, to leave the whole he hands of the adness and its sense of hts, and to respect

of the invalidity of e to assert a right to portion of the terripaney in to smoon with other powers, but denied the rights of exclusive dominion in the United States." Sinces, or within any civil government of the United While insisting that a he was entited "it to place her claims at least upon a parity with those of the United States," and of course embracing the merilory of the teritory at the 49th paritie of latitude, the Woode to the Rocky mountains—a line which immediate contiguity with it, into two parts as one of a controveray. Her denie for territorial exten-ion in this quarter is for the purpose of establish bordering on us and confining our settlements within immerse to consist of the ritorial axten-ing her colonial dominion over districts of courty bordering on us and confining our settlements within immerse to course indig our estilements within in marcower limits. Our contest for territorial rights, while we consider indignuable, has no object bui to smable our citizena to extend themeters to are natural boundary—the facific. Her interest is renatural boundary-the Pacific. Her interest is re-mote and contingent. Our is direct and certain. Her's is the interest of a state in a distant country which ahe wishes to colonize. Our's is the interest of a country in its own proper territory and actile-ments. She is not content with subjecting to her away the fertile and opulent regions of the East; but ahe comes now thousands of miles across the coan to dispute with us the dominion of the uninhabited wildseness, and curtail the area for our expansion. With the least disposition on her part to listen to the eugrestions of reason and justice, this question would long ago have been settled on the fair and honorable terms of compremise-may, mir, on the terms of concession, which we have more than once which she wishes to colonize. Our's is the intere

I am sure that in the course of our government in I am sure that in the course of our government in relation to Great Dritain, in our negot atlons, and in the treaties which have been formed between us, no evidence will be found of a desire on our part in encroach on her rights, or to adjust any of the ques-tions which have eviden between us an either terms than those of justice and liberality. The settlement of the northeastern boundary—one of the most delicate and dificult that has ever arisen between us—affords a striking evidence of our desire to maintain with her the most i inclu y number to maintain with the a striking evidence of nur desire to meintain with her the most Liendly understanding. We celled to her a portion of territory which she desired of vital im-portance as a means of military communication be-tween the Canadas and her Atlantic provinces, and which will give her a great advantege in a contest with us. The measure was sustained by the con-stituted authorities of the country, and I have no desire or intention to call its wisdom in question. But it proves that we were not unwilling to afford Great Britain any facility sho required for consoli-dating her North American, possessions-acting in peace as though war was not to be expected be-tween the two countries. If we had cherished any ambitious designa in respect to them—if we had had

has done by this extension of her laws and the ju-risdiction of her courts over a territory in which she admits that she has no other right but that of a joint occupancy. I am awars that she has disavowed the intention of enforcing her crimical laws against citizens of the United States. But if sensions will turn to the doe-uments accompanying the President's message, they will see that the Hudson's Bay Company has a much more summary method of disposing of Amer-ican citizens, who establish themselves on the north side of the Columbia, in the neighborhood of its settlements. Their condition is not bettered, if this exemption from the operation of the British status is to be exchanged for a forcible process of ejection without law. ejection without law.

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ejection without law. Under these circumstances, what is the duty of the United States' As I do not intend to intrude myself on the statution of the Senate again, without absolute necessity, on any question relating to Oro-gon, I desire to easy now that I shall vote for the rotics to terminate the convention of 1818, continued in force by that 1827—a convention which Great Britain treats as recognizing a right of joint occupancy, but which has in reality been for her an exclusive occupancy of the whole terri-tory north of the Columbia. I am in favor of extending the authority of our laws and the lory north of the Columbia. I am in favor of extending the authority of our laws and the juriadician of our courte over the territory; and in doing so, I would, while the convention con-tinues, specially except British subjects, and di-rect them, when charged with infractions of our laws, to be delivered up to the nearest British authorities. I would make this reservation for the express purpose of preventing, as far as pos-sible, a conflict of jurisdiction; and to avoid all cause for imputing to us a disregard of treatise, or a desire to produce collision or disagreement of any sort. And in order to facilitate the extension of the authority of the Union over our fellow-clitzens in that semate district of our country, and to remore, as far as possible, the obstacles to a more free and efficient intercourse between us and them, i would restablish at once a clain of military posts, with competent garrisons and armamenta, from the re-moteat marigable waters which flow into the Mis-sissippi, to the castern face of the Rocky moun-tions, stopping thero so long as the convention con-tinues in force. Duty, honer, policy--all demand these measures at our hands; and I truet they will be executed with promptitude and decision. Will these measures produce war? I cannot be-liver that they will. I cannot belives it, because ween the two countries. If we had cherished any ambitious designs in respect to them—if we had had any other wish than that of continuing on terms of amity with her and them—this great military ad-antage would never have been conceded to her. On the other hand, I regret to say that her course towards us has been a course of perpe-tual encreachment. But, sir, I will not look inter ing disturbing recollections. Yet I am con-viring disturbing recollections. Yet I am con-sider her legislation as a virtual infraction of the ment passed in 1627. By an eact of Paelia-ment passed in 1629, she has extended the juris. Will these measures at our hands; and I truet they will cature in Upper Canada over the whole Indian ter-right to give the notice is reserved by treat;. The ritory in North America, "not within her own prov-

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