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## SPEECH

OF

# MR. HANNEGAN OF INDIANA, 

ONTHE

## OREGON QUESTION.

DELIVERED

IN THE SENATE OF THE UNITED STATES;

$$
\text { FEBRUARY } 16,1846
$$

WASHINGTON:
printed at the union officr
1846.

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# ON THE RBSOLUTION GIVING THE TWELVE MONTHS' NOTICE FOR THE TERMINATION OF THE JUNT OCCUPANCY OF THE OREGON TERRITORY. 

In the Serate, February 16, 1846-On the resolution of notice of 'the Committee on Foreign Relations, and on the resolutions relative to Oregon, which he had previously thereto as a substitute, proposed by Mr. Calthous.
At 1 o'clock the Senate proceeded to the discussion of the special order, being the joint resolution of the Committee on Foreign Relations, proposing to give notice to Great Britain of the intention of this government to annul the treaty for the joint occlupation of the Oregon territory, and the resolutions of Mesisis. Hanneaan, Calhoun, and Crittenden having relation to the same subject. The question inimediately pending was the amendment of Mr. Critrenden, which being announced-
Mr. HANNEGAN then rose and addressed the Senate as follows: Mr. President, there are various propositions relating to the subject of Oregon now before the Senate for its consideration, which propositions have been already fully and clearly stated bp the presiding officer of this body; to any one of which, or all of them, if I correctly understand the rulces of the Senate, it will be in order to speak. As far as the resolution for giving notice of the termination of the joint occupuncy of Oregon is concerned, it is a matter of very little consequence whether the resolution reported frum the Committec on Foreign Relations or the resolution offered by the senator from Kentucky, [Mr. Cuittennen,] shall prevuil. Either one or the other will satisfy me. But I consider the giving of the notice at the present session of Congrese a matter of the utmost inportance in many points of vitw. It will be entirely unnecessary, however, to discuss those various points, and, indeed, it would not be consistent with the course which I have marked out for myself. I desire to speak more particularly upon some other branches of the subject, and especially in reference to the resolutions which I had the honor to submit, and the amendment it those resolutions, or eubstitute for thein, proposel by the honorable senator from South Carolina, [Mr. Calhoun.] I prefer this cnurse for the simple rcason that the resolutions which I submitted bring the whole question of Oregnn directly before the Senate. My first resolution declares our title to the whole of the territory, ex-1
tending them from the Rocky mountains to the Pa -
cific ocean, and lying south of $54^{\circ} 40^{\prime}$ north latitude, to be valid and unquestionable; in the second resolution I declare that this government has no power to alienate ita soil, or to transfer the allegiance of its citizens, to any foreign prince or power; and by the third resolution it is declared to bo in direct violation of the honor ats best interests of the country to eurrender that which is clearly oura... In amendment to these resolutions, the ssnator from South Carolina has submitted the following:
Resnlved, That the President of the United Gates has pow. er, "by and with the advice and consent of the Senate, to make treaties, provided twothirds of the senators present concur."
Resolved, That the power of making treuties embraces that of settling and fixing boun aries betweè the territuries and possessions of the United States, and those of other powers, in casea of contlicting ctaims between them in reference to the same.
Resolved, That, however clear their claims may be. in their opinion, to "the country included within the parallele of 42 deg and 64 deg. 40 min . north latitude, and exteadiag from the Rocky mountalns to the Pacific ocean, known ar: the territory of Oregon," there now exists, and bave long existed, confictlog claims to the possession of the same be. tween them and Great Britain, the adjustment of which has been frequently the snbject of negotiation between the respective governnents.
And also Mr. Calhoun's fifth resolution, as follows:

Resolved, That the President of the United States, in res. newing the offer, in the spirit of peace an.I compromise, to eitablish the 49th degree ol north latitude as a tine between, the two cosntries to the said territory, did not abandon the honor, the character, or the best interests of the American people, or exceed the power vested in him by the constitation to make treatics.
To this last resolution I have no answer to make. I shall not attempt to consider it in any way. To the first resolution I have no earthly objection. All that is substantial in it is in accordance with the letterand spirit of the constitution.
The second resolution of the senator from South Carolina contains some undoubted truth, but it is not applicable at all to the subject of Oregon. I desire the Senate to observe that the senator from Sauth Carolina, not only in this resolution, but eleowhere in his resolutions, uses the word "claime" as applicable to the pretensions of both countries. I use the word tille when speaking-of the United States. I think his second resolution utterly inapplicable here, from the fact that his entire series does not
present the quescion in ita true attitude. We set up no claim-we aasert title, the freehold, the sovereignty. It is England alone that rests upon a naked claim.
To this hour she never has succeeded in showing even "a colorable title" to one single foot; whilot upon the other hand, I hold that our negntiators, our oxecutive department, both branchea of Congress, hundreds of our fellow citizens all over the Union, have at varinua intervala, and in rapid succession, made out and exhibited to the world as clear a case of title to the country between the parallels of $42^{\circ}$ and $54^{\circ} 40^{\prime}$ on the Pacific, with the adjacent islands, as was ever made out to the soil and freehold of any country on earth-as clear as can be made out by any member of this body to the plantation on which atands his habitation.
Wuhout losing any time by prefatory remarks, I will go at once into the evidence of the tite, which has already been presented on several occasions.
To avoid stepping in the course of my remarks to name authoritiea, 1 may now simply state in advance, that the sources from whence my information is chiefly derived are the wnrks of Malte Brun and Humboldt, the writings of several heads of the State D.partment, the apeeches delivered in this $b_{1} \quad 7$, and the nther branch, by various distinguish-
 work of, and conversations with, the enmmander of the exploring squadron, Captain Charles Wilkes, and also from the personal communications of Commbdores. Jones and Aulick, both of whom have visitect a portion of the coast in question.
Humboldt informs us that in the year 15d 2 , Franciseo Gali, in his voyage from Macao to Acapulco, discovercd the northwest cosst oi America as high as $57^{\circ} 30^{\circ}$. In the language of this author, "Gali admired, like all thos: who since his tine bave visited New Cornwall, the beauty of those colossal mountains of which the suminit is acvered with perpetual snow, while their bottom is covered with the most beautiful vegetation."
New Cornwall, as it was called long after, if I recollect right, by Vancouver, extends from the 54th degree to the 57th. This discovery by Gali was ten years nnterior to the voyage of Juan de Fucn, who discovered the strait separating the southern point of Vancouver's island from the main land. Whilat giving implicit credence to the discoveries of Guli, Humboldt, for reasons I cannnt diacover, is inclined to treat the voyage of Juan de Fuca as apocryphal. The examinations of modern fimes have united a concurrent support of de Fuca's atatements, and with one accord the strait he discovered perpetuatea his name. This viyage of de Fura was in 1592. Subsequent to that time, and up to the period of i774, Spain continued on various occasinns to send marinerd into thuse beas as high north as the parallels of $55^{\circ}$ and $57^{\circ}$. Throughonit the whole perioll she was, by the conimon ecnsent of Christendom, "agarded as the sovereiga and possessor, not only to the last-named purallel, but still further to the north.
Ifi the year 1774, however, occeured the voyage of Juan Perez, under the authority of the Spanish go rernment, to a pofint between the paralleis of $55^{\circ}$ anil $50^{\circ}$.

He landed on the north coast of Wnshington island, traded with the natives, took posseasion formaliy in the name of the king of Spain, coasted down it, and thence to Vancouver'sisland, along
which he coasted, landing and trading with the natives, and was the firat civilized man who discovered or entered Nootka sound, where he anchored, and christened it Port San Lorenzo, in honor of the saint on whose natal day he entered it. The year following hie return, the Spanish viceroy of Mexico fitted out another expedition, the command of which was assigned to Bruno Heceta, accompanied by Perez and Quadra, and they proceeded to the 57th degree norih. They erected monuments, affixed to them inscriptions, raised crosses, traced with the natives, and took possession in the name of the king of Spain, of the whole country south of the 57th parallel. In so doing, they complied with all the formalities known to the age, and upon the principles which have guided the course of England on inore than one occasion. These two voyages would alone constitute a perfect title by discovery. This last voyage, commanded by Heceta, was two years prior to the voyage of Captain Cook, on whose discoveries the English claim now rests. At one time she defended her claim under the piratical voyage of Sir Francis Drake, to the Spanish posscssions on the Pacific; history, however, has long since assigned to that renowned freebooter his appropriate place. Pilla; and plunder were his incentives, not the discovery and acquisition of terricory. It is excecdingly doubtful whether he proccedell as high north as 48. As the claim uider his diseovery is abandoned, it would be useless to give it further noticc.

In opposition to the conceded discoveries of Spain, England, at this day, comes in with the voyage of Captain Cook, the $N$-otka Sound convention, and the voyage of Vitncouver. A sufficient answer to the clain under Cook, is founded in the well-authenticated fact, adntitted by Cook himself, that prior to sailing from Eingland an account of the voyage of Heceta had been puhlished by Quadra, and had been scen by Conk. This simplestatement of fuet is the most decisive and complete refutation of the English elaim by discovery.
Her claims under the Nootki Sound convention are no better tounded. In the year 1789, an English subject named Meares landed at Nootka sourd, and erected some huts for the purpose of trading with the natives; and shortly after an English vessel coming in, was seized by the Spaniards who had a settlement there. Mcarcs was sent in confincment to Mexico, and the ships and eargo were confiscated. An appeal was made to the English gorernment by Meares, for her prutection and interposition; and, to her honor he it apoken, that appeal is never made in vain. She promplly aldressed the Spaniah government; and Spain, in reply, alleged that an English subjeet had trespasse! on her dominions. England armed, and threatened instan: hostilities unless Spain would make reparation for the alleged injury. Spain, weak ns she was, and contrelled at that time by the weakest and most imbecile monarch that has dishnnored a throne in modern times, who was himself infamonoly controlled by the notrrious and abandoncd G.doy, miscalled Prince of Peace-even Spain, in her degradatinn, refused the arbitrary exuctions of England. An appeal, under the "fimily compict," was made to France by the Spanish minister. Count Nunez, lemanding assistance and support. in accordance with the terms of that compact. The reply of France was, that she was ready to meet and discharge lier ohligations under the "family compaet" The unaetled condition of her nffiurs prevented the aid
that was invoked, for the fame was already kindling which, three short years after, brought Louis XVI to the block. Left alone, weak and feeble as she was, Spain could not, single-handed, encounter the colossal prower of England, and was compelled to submit to terms.
But, in so doing, she maintained to the last the tone of her minister in addressing the French government for aid. That commanication appealed to all Europe for the jatisfication of her title to the territory in question. Its language is vigorous nod remarkable, and defies refutation. With the permission of the Senate, I will read a prasage from that communication. Here it is:
"tet. That by the treatics, demarkations, takings of pos. session, and the most decided acts of sovereignty eyercised by the spaniards in these statiosis from the rejgin of Charles the sucont, and authorized by that mousteh in 1632 , the originat vouchers for which shall be brought forward in the course of the neyothation, nlt the coast to the north of the western Amerieci on the silde of the south bea, as far as beyond what is calted Prince williams stumh, which is in the 6101 degret, is acknowledged to betong exelusively to Spain"
"3d. That the state of the pozsessions and exelngive conmerce on the seacoast of the suablirro ocean, as it existed in the time of thartey the stecont, hat then uchnowledgest and defund anew ley all the nations of Emrope, und more
 of titwecht."

Mr. President. every commonication which sulsequently passed from Count Fioridn Blanca, the Spanish negotiator, tu Mr. Fizherbert, the English envoy, conains langare equally, if not mere decided, in the assertion of Epanish title, than the pas sage I have guoted. And int the very moment of signing the Nrosks Sound convention, to avoil all subsegpent fraudulemt interpretation, and in defance of the samulletted hand impending over her, Count Florida B'anca sledares that Spain yiedds not one titte of sovereignty -of exclusive soverciguty over the soil.

If we add to this, and the common consent of Christendom before alluded to, the fact, that Mr. Fitzherbert made no assertion of title for England, but confined himself to a vigne and undefined expression of rights, or "claims," up to the time of accepting the convention on behalf of England, we have as clear a title in Spain to Vancouver's island, and the adjacent const and ialands, as can be found in history, to the attachment of any newly discovered country on earth. That admission of right in Spain extended as high north as the 6lat parallel.

Oh, what a picture would the secret history of English diplomacy preasn!! I speak not in censurs of the master-spirits who for centuries have controlied her councils, leading her step by step to the mastery of the world. Their far-sightedness, and their devotion to her interests, is worthy of commendation and emulation. Perhaps no atronger instance of forecast was ever given than that which sixty years ago saw the vast importance that the descrt coast of the Pacific was ultimately to attuin in the scale of empire.
The Nootka Sound convention gave to England the right "to land on the coasts in places not alrendy occupied, for the purpose of carrying on their commerce with the natives of the country, or of making settements there," with the sole intention of affirding her facilities in such iniurcourse with the natives and to enable her to repair her vessela. These secondary and permissive rights, in no matiner in-- rolving the sovercigaty, wero all she acquised by
that convention-all that her otatemmen then claimed-all that Spain conceded. And, yet she has at this hour the effrontery to assert, in the face of history, that she thus acquired the right of paramount occupation and setlemert. I say all that her statesmen claimed; for Mr. Fox, in the British Parliument, whilat the convention was under discussion, denounced it ns "a treaty of conctssions and not of acquisitions." In another passage he assertis, that "we had given up all right to seitlo except for tenporary purposes, to the south of the Spanish settloments or in the intervals netween them, where they happened to be distant."-Par. His. vol. 28, p. 995.

And in confirmation of this language, Mr. Pitt, under whose auspices as prime minister the convention had been serpotiatel, replied by saying, that England "hod glined no new rights, but that she had gained new advantages." These new adrantages, in the language of Mr. Pitt, consisted simply in the ucknowicignent by Spain "of the right of Enifund to carry on lisheries in the Pacifie ocesn, and to trude on the corst of any part of it northwest of $\Lambda$ merica."
Immediately nfier the execution of this conven-
 trasted the command io C.aplain Vancouver, to proceed on a voynge of discovery-yes, of diacovery to the l'acifisncean, and, as is alleged, in procure restitation of Enelish property in empliance with the eonsention. What were the oceurences of that vayace? If Spins hail iatended, by this convention, to ileliver Nouka sound to Englaid, or if England had understond it as thas acquirel, would it not have been prompily enforcell hy the one, if refused hy the other? Mist nssuredly. But what is the fict? When Vnnconver reached Nontikn suand, did he make any demand for restoration? None that I ever henrd of. And if so, it was not complied with; fur so far from delivering to him possession of Nootka sound, which is between the prrallels of $49^{\circ}$ and $50^{\circ}$, the $\mathrm{S}_{\mathrm{j}} \mathrm{panish}$ commandont refused to allow him to proced around the island of Quadra or Vancouver, by tha straits of Fuca, the gulf of Genrgia, and Queen Charlote's sound, which nll combine to separate it from the main land, until he could get vessets ready to accompany him, and he did accompany him.

And here let me pause to mark a point in Englisk diplomatic artifice. Upon the arrival of Vancouver at Nootka sound, the island which forms the sound was called Quadra, and had been for years; the Spaniards were in possession; a Spanish commandant, he whose name the island bore, held possession in the name of Spain, and a flourishing Spanish aettlement, with the consent and approbation of the netives, was established. Without a word on the eubject of reatoration, or of sovereignty, or right to the ishnd, but ailently nad without the knowlodge of any one, but doubtless with the secret sanction of the English ministry, Vancouver in his journal and chart christens the island by his own name, in order that England, half a century afterwards, might have another point on which to reat her random and vagrant elain. The flagrancy of this act is more striking when it is recollected that Spain held possession, not only at Nootka sound, but of the entire ishand of Vancouver-undisturbed, undisputed possession-from that period until the year 1795, when she voluntarily abandoned it, because the disturbed c.mdition of Eurbos was such aa to prevent her or any other European power from ox-
tending or protecting such remote settements during the succeeding twenty years.
But did England after this abandonment by Spain come forward with her claim? Did she attempt a settlement?, Certainly not. No senator can show, for England herself cannot, that between the parallelsof $42^{\circ}$ and $54^{\circ} 40^{\prime}$ she ever made a settement or asserted a "claim" to a single inch of ground, until it had been previously owned and occupied by others.
Notwithstanding her uniform course all over the world of elaininir and holding by discovery as her own right, she reguires something $m$ ore in othera, whenever it shits lier purposes, than mere diacovery.
Mearch, who was the orgein of this difficulty at Nootka sound, in umemrial made to his own government, hut which is proved by substantial witneases to be false, alloged that he had purchased land at Nootka of the mative chief Misquinua, and had thus acquired the rigite to build, occupy, and possess.
Two American navigators, Captaing Gray and Ingrahain, were at that point when the ditticulty occurre!, and state emphatically that the chef itenied ever giving the right to Meares or any o:her Englishman to malte settlements there, nor did he to any extentadint their clains. On the contrary, at the period of this difficulty the native chief touk part with the Spaniards. This fact, even under the English construction of the rule for others in the consummation of title by discovery, gives Spain a perfect title; for when the act of discovery is accompanied by permanent settlement with the consent of the natives, it constitutes, according to that construction, a perfect titlo.

So mach far the elaim of England to Oregon; for this is the entire evidence of title upon which she rests. She is just where she was in 1789, when she attempted to extort the country from the weakness and the terrors of Spain. She has no udditional derivation of title to point to from that hour to thig. We have purchased the title of Spain by the Florida treaty; we acquired all her rights, and all her sovereignty. We stand to-day precisely in the shoes-if I may so speak-of Spain in 1789. We occupy in relation to Oregon the very position then occupied by that enfeebled and worn-ont monarchy. Now, as then, the same domineering power is arming to the teeth to drive us completely from the ground which poor Spain more than half maintained.

Shall the mailed hand of England dictate to us amother Nootka Sound convention? Shall it do more?-shall it force us to surrender that for which Spain prepared to struggle. Shall the twenty millions who now people frec America, with energies unfathomed, and as 1 believe unfathomable, with resources unsurpasned in the history of nations-shall we, thus endowed, abandon a position in defence of which Spain was willing to hazard a contest, the result of which to her was not even doubtful, and upon it was staked her national existence? Even the effeminate mind of Charles 1V held his nation's honor as dear as his nation's existence. I know it is sometimes sueeringly aaked, what has honor to do with Oregon? -ind why should there be so much talk about honor? Mr. Fox, whose authority I dearly love to quote-for I reverence his memory-said io the debate in Parliament I have before quoted from:
'Ilonor, to nations, was perhaps the only Justinable or rathan ground of contest. Warg for the neke of conquert, of
acquiriog dominion or extending trata, were eqeally unjut and impolitic.: He who vindicuted the honor of a country was the advocato of its dearest jatereata, becauso to rinsi. cate its honor was to secure its peace."
And this authority will stand good when the memory of thone who ask "why talk of honot:" shall be forgotten.

But in addition to the title of Spain, we have one of our own to contend for-the discovery and esstrance into the nouth of the Columbia river by Captain Gray, of Boston. That river hiss its a jurce about the 53d paralle of north lacicude. In addition to this, we have the rifltit aequired by the distoverics find explorations of Lawis ind Clarlie, giving us higher thatr the 49 h panallel, to which the nenator from south Carolina wowd confine the American houndary. Is there nothing due to the enterprise, the privations, and the sufferings of that gallant pary, despatched by our government to explore wad take pusiesaion of this territory? Is there nothing lue to the privations they endured in their journey to that region-picrcing the mountains in a region of cternal smow-wintering without house, or tent, or hut, aud subsisting on scanty meals of horse-lloah? Is there nothing due to the gallant efforts of these indomitable men in the service of Hisir government?
Than the conjsint titles of Spmin and the United States to Oregon, no better tille exists by'discovery, exploration, and infant occipation.
A single remark upon the expedition of Mackenzie, in cunsequeace of which England, or some persons for her, pretend to found a claim north of the Columbia. He professed, and, indeed, he supposed, that he discovered the Columbia from near its souree; but the fact, as long since established, proves that it was the Tacoutchee Tegsee, which rises north of the Columbia, and which he pursucd for some distance, and without ever having appronched the Columbia from its source to its mouth.
$\boldsymbol{A}$ claim for England is also asserted by the discovery and pursuit of Frazer's river from near its source to its mouth. It will be remembered that this strcam empties iato the gulf of Ceorgia opposite Vancouver's island, which is separated at nany points from the mainland by ao short a space that, for a long time, it was regarded as a projection of the continent. The idle naturo of surth a claim must be apparent from the fact that the whule coast, at the point where Frazer's river discharges, is masked by Vanenuver's island, more than two hundred and fifty miles long, and which had been, long prior to the exploration of Frazer, in the possession of Spain, as he was not in that regi in until several years after the Noocka Sound convention. Uniler these circumstances, to give the right of occupancy on the mininland to one power, where the right of sovereignty to the islanil was already in another, would be as preposterous as to divide Long Isiand from New York in the hands of different governments, the juxtaposition being as striking in the one case as in the other.
I have been charged with assailing the President. The last resolution of the senntor from South Carolina conveys this imputation. I said "1 had no ansiver to make to that resoluinon, nor have I. Bat for the purpose of nscertaining who assails the Perideni's pasition, and who sustains it, I will refer to his own menagge deliverat at the opening of the present Congress. Surely he cinn better speak his own views, explain his own position, than the semator from Nouth Carolina or masself. It will be
obenerved that the recolutione of that distinguished menator fix the 49 h parallel of north latiture as the limit of our ponsemaions. Does the President do so? Let hif message speak for him:
"When I eapne inte office, I found thin to be the atate of the nogetiation. Though ontertaining the sattled conviction, that the Bricith pratenniose of titue could not be masnLalned to any.portion of the Oregon teiritory upon any priaciple of pablic law recognigod by nations, yet, in deferonco to what had been donis by my predecissors, and especially in conalderation that propositicus of comprounso had heen thrice made," \&sc.

## Again:

"Thas propoaltion thas oftered and rejucied reposted tho vtier of tho parallet of forty-nine degrecm of north lathude, which had baen made by two preceding alministrations, but without proposing to Rurrender to Great Brilain, no they had done, the fret mavigation of the Columhia viver. The right of any fornign power to tha freu navigation of any.af our rivers, through the beart of our cuuntry, was ane which 1 was unwilling to concote. It also embraced a provisien to make free to Oruat Britais any port or posts on the cape of Quadra and Vancouver's island, south of this parallel. Ilad this been a new question, coming under ilis. oustion fer the first time, this proposition would nothive boan made. The cxtmordinary and wholly inadmissible demanda of the Britiwh government, and the rejection of the proposition made in deferrnce alone to what hud bern Lone by my priecussors, and the impliel obligation which their acts secmed to impose, afford antisfnctory evidence that no compromine which the United sitntes ought to aecept cas be effected, With this conviction, thr proposition of compromise which had been mada and rojected, was, bg my direction, subsequently withatrawn, nad our stle 10 the whole Osegon territory nsserted, and, as is believod, maintained by jrrefragnble facta and arpuments.
"The civilized worid will isce in thene procendings u epirit of liheral codcession on the part of the United Stales; ond thid , overmment will be ralievad from alt renponsibility which may, follow the failare to settle the controversy.
"All atterepts at compromise having failed, it becomes the daty of Congrery to consider what measures it may be proper to adopt for the security and protection of our cittzons nov. Inbabiting, or who may hereafter inhabit, Orfgon, and for the maintenance of our just title to that torritory. In adopling measures for this purpose, care should be takon that nothing he lone to violate the stipulations of the convention of 18.7 , whizh is still in force."

## Agrain:

"At the end of the yeur's notice. should Congress think it proper to make provision for fiving that notice, we shall have reached a period when the national rights ia Oregon mutatelther we abaidoned or firmly matntained. That they canapt be abandoned withont a sacrifice of both national honor and interest, is too clear to admit of doubt.
"Oregon is a part of the Noith American continent, to which, it in confidently atimed, the title of the United States in the best now in existence."
The proposition of compromise at the parallet of 43 degrees, he says distinctly, was by his order withdrawn, and nur title to the whole territory neserted, immediately after the contemptuvus rejection by the British minister of the offer of compromise.

And this fact and these opinions he communicartas in hie public 'mrssage to all the world. It would eeem an casy matter to determine which proposition, that of the senator frum South Carolina or the one which I sulmit, is in accordance with the views and intentions of the President as declarell "in hise mossinge.". It is evident that the resolutions of that diotinguished senator are intended for but one result. He goes for all the President has done that is in the grave; and against all his present and living aetion. IIe intends to drive the President from the unamewerable assertinn of our cule to $54^{\circ} 40^{\prime}$, to bring him back to 490, and to force him to the relinquishment of the whole of our territory nbove this line.

1 said, sir-or if I did not, I fay it now-that instead of meeting the question which is presented to
the Senate by the remolutions which Ihad the ho to submit, the resolutions of the senator from Some Carolina are directly an evazion of the queation which is there presented. I present the whele question of title. The senator from South Carolina, instead of replying to that proposition, comes fotward with some most ingeniously-drawn resolttions, neither assertinghor denyitg our title to ome foot of the country, but insidinusly draws attention from the main fact for the purpose of making an issue on what law yers termi an immaterial point. .

I neglected speaking in refirence to this point to allude th the language of one whose powerful intellect penetrates to the bottom of every question he investigates. I do nos introduce it for the purpose of proving that which im man haro will deny, but simply to show that long sinee in this chamber our situation on this question hata been boldly and fearelesaly defined. It is an extract from the speech of the great senator from the Weat, [Mr. Bentun,] delivered here pending the Ashburton treaty-that treaty which simrentercd at a summons our whole military frontier on the northeast. He fully maintains the view I have taken of our title to Oregon, and every inch of Oregon:
"Tho fate of Aiaine has doublet the dangers of the Columbia, nat nearly placat us in a positima to chooze beIweon WAl asd lifissiy in relation to that river."

And, sir, just mucceeding this, the senator from Missuuri udilressen tho Sennte in the following emphatic language:
"Nootka is in latisude 50 -being four degrees north of the: moalh of the Colnmble; and to that decree did Spain essert and maintaln her title against Great Britaln in 1790. But'Rat: was not the extent ol hor aesertion of that right. Agsingt the British she assortcd it to the whole extent of the coegt; against tho lusslans, (tho only real claimants, with oprgelves, in that quarter,) to latitude 55. Thus, as derivias; from Sjpain, our title is good against Fugland throughedut the coast; against Russia, to latitude 5 ). As deriving umia:discoverieg and suttlement, it is good against all the wodd, to the extent of the region drained by the waters of the Colambia river We diacovered the river from its mouth to itu source, took possession of it as our territory, and, accord. ing lo the laws of nations, have a clear and valid titua to it."

Sir, I have been atartled occasionally in this cham. ber by expressions which I have heard from estimable and distinguished members of this body. in relation to the territory of Oregon. I heard a distinguished senator some few days since, (it may have been oving to the excitement of the momen: in the warinth of debate, but its effect upon this country will be the same,)-I heard a distintryished senutor speak sueeringly of a contest for whatho was pleased to call the possession of a piece of land at the end of the earth. Does that senator linovy the value, the position, the soll, the power of this piece of land ai the end of the earth? Sir, if wo ourt credit the statements of those who have visitedit, there is no finer region of the earth on any portion of its surface: there is to be found within its limits every inducement which can be held out to enterprising man. We have the highest authority for the fact that on the island of Vancouver in the month of April the grass was already a foot high, the temperature so delightful that in all that month the mercury, according to Fiahrenheit, never sank below 48 , rising during the day to from 65 to 70 . It is a well-known fact that the western slope of both Europe ind America possesses a far milder ternperature than their eastern slopes. Tho western coas! of America has the allvantage by anme five degrees over the westein const of Eiarope. The highest point
or Vancouver's isiand does not extend as far north as Dublin and Liverpool, with the additional advanmye of this milder climate under the same parallel oflatitude.
The Pacific coast of America $w$ milder than the Atlantic coast by some twelvo or fifteon degrees. And it in in this region, between the parallels of $49^{\circ}$ and 640 , that exisit, as on both faces of the Atiantic, in natural combination, the harbors with depth of water and converient shofes for marinc arsenals and depots; the imber for marine construction; the fisheries to create and nurse a maritime population; the high tides of a northern latitude for dueks. But all these are euhanced above anything on the Atlantic by the high temperature of the winter .elimate; the generous tranquillity of the lacific waters, the great size, the grand features, and the sublime scenery which are there bleaded in harmonious unison with the grand oecan on which they book out. God at:d nature point to Oregon ast lie main column of this mislity empire.
Mr. Mangua bere desirid to het Mr. Mannegan right, if his allusion, us he supposed, wis intendel for him.
Mr. Hanneoan huving replied that hia allusion was to his remak; on fow days sinee -
Mr. Maneum suid, I have taken occusion to ezpress no opinion on the question in reflation to what mighter night not te the value of that country In truth, the opinions upon the sulject nre so comfisting that I have not becn able to lorm a satisfactiory one. Some have represented it as a steril country, without water and rain. Others again, among whon is a friend of iniur, a member of the uther House from Ohio, say it is athpted to the prosluction of ougar and cothon, even as far up as the 6ist degrec.
Mr. Hanneoan. If way alapted to the production of sugar aud cotton, it would not have encountered the opposition it has met here; its possemeion would at once have been accured, for that vory opposition would have composed itt warmest support. Sir, it is not grod for the production of sugar and cotion, nor is it destitute of rain; for if tho honorable senator will examine the account of Lewis and Clarke, he will find, that during the wintee montha they were nearly druwned out.
ltis good for something better thun sugar and cotton; for Nootka sound commands the north Pa cific ocean, and will, in lese than half a century, beeome the grand emporium for the commerce of the Oriental world. A compromise upon the 49th parallel is continually urged upon us. As I live, and as I shall answer to my constituenta, I would rather give away every foot of it. The island of Vancouver is the power of Oregon, and four-fifths of it, including Nootka sound, lies above the parallel of 40. Let England possess Nootka sound, the fiuest barbor in the worid, commanding as it does the eranits of Fuca, und consequenily the access to Pugel'y soinnd, and she has all of Oregon worth poscoasing in a commercial and maritime point of view. Sho would hold the straits of Fuca and Pugel's sound as securely as the trap holda the mouse; for by thie compromise, sile also secures the gulf of Georgin and Queen Charlotte sound. If we surrendor above 490, we give away every harbor worth having on the coast. There is no harbor below that would give shelter to a fleet of canoes.

But, with the permission of the Senate, I will read a short extrart from the speech I have before alluded to, of the distinguighed senator from Misnouri, describing Oregnn as it is. And a moro bold
and graphic description was never uttered in this chamber. Hore it is:
"I do not dilato upen the value and sxtent of thle grent country. A word aufticet to dluplay both. In extent it in larger than the Attantic portion of the old thirteea United Statos; in climate, coftor; In tiortility, greater; In salebrity superior, In ponition, hettor, because froating Asla, and wanhed by a tranquil ace. In all theag porijoulars, the western slope of our conlinent is far more liaply than tho eastern. In configuration, it is inuxpremaibly flou and grand -u vast ublong square, with natural boundarise, and usingle gateway lito the sea. The snow cappud loeky mnun. talar enclose it to the eash, an Iron-bound coast on the weat, a frozen deysurt on the norbl, anil snindy plelas on the south. Alf ita rivera, rishug on the augment of a vast cireumfer cure, run to mest each othur in the ceutre, and then fow toyether into the ocoan throush a gap in the mauntain, Where the heald of summerand the colds of winter are neverfilt, and where southern and northera dineases nro equally unknowa. I'his is the valley of the columlila-a country whove every alvantage in c: swined liy the advantagen of povition and configuration: ly the unity of all lits parts
 gim to the sea. fruch it constry is formed for union, wedth, ahit atrangh. It cuth have hat ane rapital, and that will te a Thebes; but one coinmercial ma, mom, and that will bo T'ge, gueen of citieq. Such enuntry can have but one Mople, one interest, one posplazemt; and that feoplo
 ment repablizan. Accursed and infanous be the anan that dis Dides or alienates it!"
This is the langunge of the senator from Missouria few years siace, and to cuery word of it I utter a herrty amen.
Mr. President, the spirit of resistance to progres: which we withesk hore now, is as ancient as our ebmery ia od. It has been seen ut an early diy in apprisiton to the settement of Kentucky, struggling to confine our republic without the Allcyhanies; in vehement oppasition to the purchase of Louisiana and Flarida; in uncharitaile cfiots to repel 'Texas. But this last fury agnainst Oregon is un infunticide more unjuatifiable and fiendish thun all its predecesnars, for it feloniously involkes the Hessian power of British eyranny to block our path, and hurl us from the trail of our desting. It will prove the work of Sysiphus.
There were some positions taken by the distinguished senator from Delnware, [Mr. Clayton,] in which I find it impossible to concur. He sug. gasted to the Senats that the question of our title to Oregon ought not to be made the subject of discua. sion in open Sonats; and indicated the propriety of withholding the expression of our opinions on a matter which might hereafter come before us connected with a trealy-to witlihold all discussion until these gaileries shall be cleared, and theas doors closed. In this sentiment I cannot concur. I hold that the Oregon question has become the property of the American people. It is in every man's mouth, and but one question is asked every where in relation to it-"Is Oregon our own?". If it is, then it becomes us in open Senate to vindicate our : ight toit. There is no cause which can more certainly and fatally impair our institutions, none that will more apbedily insurs their overthrow, none that will so assuredly produce anarchy, as the conviction in tho hearts of the people that their pnblic authorities and their representatives want nlike the energy and the sprit io assert and to defend the rights and the honer ei the nation. It is the opinion of sixseventho of the American people that Oregon ia ours -(perhaps ishould rather say five-sevenths, for I must leave out of the estimate the commercial and stock-jntbing population of our great cities along the geabuard, a great portion of whors are Englieh subjects, residing among us for the purp ose of traffic,
and mi come hokd it sert was a cussio lic, it than a try at the rig their the titl day, b it not, in our which withd cret ar preluil this el fires o wrong ished simple zium Forun

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Th might ships parati close able f
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and many othere not now and not intending to become American citizens;) and these five-sevenths hold that if the territory is ours, we should assert ( ir title to it and take it. If there ever was a question on carth which demanded diseusaion before the greut tribunal of the public, it is the question of title to Oregon. More than all others, it interests the peoplo of this country at this hour; and more than all others thicy have the right to know each and every step taken by their government and their representatives. Loet the titte to Oregon be argucd here in the glare of day, before the bar of the American people. Smother it not, smother it not. The hour will be melancholy in our hictory when a question like this, upon which the people huve pnused in judgenent, whall be withdrawn from public view fur a decision in seeret and in tarkness. I shoud fear it an the brief prelude to the entrance of some Caus Gracelas in this consecrated chamber, whose heart, hig with the fires of frecdom, and roused by asense of pablic wrong, should impel hia to tratopte upon the eherished forms, and the solemnity of this hoty; by a simple change of attitade, turning from the Comitium anal that vencrated chair, woldiess the great Forum withont.
In wurha stake as this the: peone demand a hearing. If it is ours, shall we fear th avow it: If it is Fingland'a, we wnt it not. Here, here, ind now, is the place mad the hour to tisenss the tite, that our country may know, if a treaty should conne, whether her servants have sustained her intereats and her honor, or abandoned them.
There was another peint in the remarks of the honorat le and dis'inguished senator, in which I could not concur. I unite heartily with that nenator in the desire to put the country in a more efficient posture of defence. In all tho conversations we have had together on that subject, our views and sentiments entirely agree. But I must utterly otject to having the power of England held up in this body, with a view to act upon the nerves of the American people.
The honorable senator has arraycd before us the mighty naval power of England, the number of her ships of war, her sailors, and her guns, and the comparatively ditninutive force we present. I think a close scrutiny would lessen the exhibit of her available forco, and increase that of oura; but that is wot to my purpose at preacnt. If that senator by this intended to awe us into a compromise by the surrender of our territory, it was certainly both ill-timed and ill-planned; that would better have become a secret session. The idea of surrendering without an effort, because of the numerical superiority of the enemy, whether inguns or men, is new to me in military history. 1 admit that it is right and proper to examine the force of Great Britain, but at the same time we ought not to forget or undervalue our own. The American penple cannot be alarmed; they are not to be awed by any such representations.

Were all the fleets of England gathered in one body, their approach would create no terror in the American heart. Our people remember that more than sixly years ago, one small American frigate, commanded by John Paul Jones, made ita way through her navies, to ravage Bigland's coasts and pillage lier palaces, and returned in triumph. They have not forgotten the names of Decatur, Hull, Perry, Forter, the Joneses, McDonough, Stewart, and a glorious host beside, who united to indomitable
courage and lofty heroiam a burning love for theip country and its free and heppy institutions. Though England'a gune were a hundred to one, the heart of the nation would not tremble, while her eye waf on the roll of these bright and undying names, and her memory fill of their deeds of noble daring.

The honorable senator gucted to us the words of England's model monnrch w'ien he was deliberating the invasion of France. It is plain the senator has not learned hia rules of war from Harry the Fifh. The senator lid not quote far enough. For, as the great dramatist tella us, when the king was assured by the urehbishop, on whoso learuing he so greatly relied, that his title to lirance was valid, that it was, in a word, "elear and unqueationable," what did he do? Did he hesitate? Did he parse and inquire, "But where are my troops?-and where are my ships?-and loow many juna do they carry?are they in number cqual to the enemy:" Not at all. Relying on the courage of hiv soldiers, and the support of God to the justife of his couse, he gavo orilers at onee to mareh, ant, on the field of Agin-court-the moge glorious feld Fingland ever saw-he met his enchicy withont dismay, thourh more than ten to one agai st lim, and from his brave and confiden heart, ried nloud that he seould almost wish the number of his little bund still les. With that hamblul of invincible soldiers he vanquighed France and all her multitude, and won for himself and them a renown lasting as the foundations of the world.

The acnator ilid not learn his art of war from the grenteat of the Romans-the immortal Julins. Had "the foremost man in tall the worli" acted on the raturious policy of tho honorable genteman from Delaware, le would lave left the triumph of Pharsinlia to the glory of Pompey, whose numbers were double his own. Nor tid he leatn in the school of the great Frederick, nor of Gustavis Adnlphus, nor of our own Washington and Jackaon. No, sir; the semator learnt from none of these the rules of contest in a struggle for the right.
In looking at the course of the distinguished senator from South Carolina, [Mr. Caluoun,] I find that, three years ago last month, that able and distinguished gentleman oppased, in this chamber, a bill which proposed to take possession of Oregon to the sanie extent and no further than England had already llone; and his opposition was based on the expense of the measures proposed. The eatimates for carrying those measures into effect did not exceed $\$ 100,000$; and the utmost amount they would have cost could not have exceeded $\$ 200,000$. And on that occasion, when spenking against the bill for military posts and occupation, he suggested the notice (which he now opposes) as a necessary f teliminary measure to all other action. Three years ago, he opposed the measures because they were premature, and now he opposes the notice which was then the essential preliminary. He then contended that the notice to Great Britain of the termination of the convention should procede the extension of our laws to Oregon; yet now, when that very thing is proposed, that senator vehemently opposes it. . I cannot, I acknowledge, comprebend what are his intentions, unless they arise from an uncompromisins and deadly hostility to the acquisition of any territory in Oregon beyond what we now hold by actuat setilement, and even that, perhaps, he regards as a proper subject of compromisc. On that occasion the honorable senator, with the ability which characterizes all his efforts, presented to th6 Senate a compreheusive and graphic view of the then stato of
the firiancee and the country. He truly represented the country as being on the road to ruin, embarrassed at every point, and sinking deeper and deeper at eqery step. The great cause of our then depressed condition was represented by the senator to be an oppreasive syatem of taxation.
I am as strongly in favor of a revenuc tariff as the eqnator from South Carolina. But I cannot resiat the conclusion that, as his prediction of the result hse failed, so his aseignment of causes was imperfect. He predicted that the government would founder; that event has not occurred, and so far from it, wo are this day in a condition of as high prosperity as the world has ever witnessed.

During the past scason, the farmer, the planter, and the artisan, have all rectived a rich reward for toil and industry; we have an overfowing treasury; and that too at a period when no lalse causes exist to produce the deceptive appearancc of unreal wealth. Sir, the unhappy condition of our finances three years since can only, and justly be attributed to causes which run back as far as 1836, and to a great extent were continued during the two following years. The general prostration from which we had not recovered in 1843, was the result of that worthJess and bloated paper currency, the creation of those deadly foes to free institutions, heartless, irresponsible, unprincipled corporations, with which the country was studded from one end to the otner. A renewal of the paper system of currency, under any mode or princtple of taxation, will forever be attended with the same disastrous results, which have already twice marked the history of our country.
If it was proper thres years since to commance with the notice, ai a necessary preliminary to all measures for taking possession of Oregon, why is it not so now?
But the senator from South Carolina is wedded to a different plan-a plen whish avoids all action. He is for leaving the whole matter to the silent, quict, noiselesm operation of time, and the gradual encroschments of our hardy and enterprising sctilers who have gone, and are goins, into the territory. Does not every one know that all the while they are making these very noiseless and quict encroachments, they are exposed to the British bayonet? And whilet eo exposed you refuse them the protec tion of American laws, and American tribunals. Such a state of things would inevitably produce repetitions of the Caroline affair.

But do gentlemen flatter themselves that we can Thus take Oregon and England know nothing of it? Will they not anderstand th: $s$ policy as well as we? And when they perceive the plan likely to take offect, will they not be on thcir guard? It we press ourpopulation upon them, will they not, in turn, preas their pauper population upon us? Which of the two plsns will most consult the honor of this couniry? Which story shall we rather leave on record as a heritage to our posterity-the plan of the houcrable senator, to get the territory by silent encroachment, or that advocated by gentlemen on the other side, who are for demanding tho territory because it in ours? Shall we take it openly and boldly by a atraightforward manly course?-or shall we get it covertly, slily, atealthily? No, I will not say atealthily; I will not employ any term that may imply the alightest disrespect to the honorable senator; I will not say stealthily, but I will say circuitously; yes, that is the word-circuitously. I would not eay anything that could be a causc of officnce to the hon,orable gentleman from Nouth Carolina. I have no
such feeling toward, hipo 1 hold that honorable senator in too much relpeet; I have too much eis teem and regard for him. I would not for the world pluck one leaf from the laurel that enwreathes his venerated brow. He has ably served hls country in many and various important stations; I hope and truit he will do nothing that shall mar the page in this nation's history which he is deatinec to fill. I respect his acquistions; above all, I venerate his virtues-the spotless purity of his private life. It is on these that the future American Plutarch will most delight to dwell. But the senator's course is circuitous-ours in direct. Which, I ask, will do most honor to a country jike this? Which will read the best? Sir, how will it read along side of the history of '76? Then the whole population of a range of Allantic colonies, sooner than submit to the exaction of a slight tax, took up arms and went into the appeal of batte. They stood fir their rights in many a bloody field, and they conquered those rights from the mightiest and the haughticst power the world ever saw. Such was the first chapter of our history, read and studied by the nations of the Old World. But what is to be the second chapter? At first wo had but three millions of people; now we have twenty millions. Our wealth, our power, our energy have increased in more than a like proportion. And now the same old enemy claims a great empire on our western cosst, and the descendants of that same people resolve, soniner than resist, to surrender their rights, and let her take it. I trust no such chapter is to be written in our history.
And now a word or two on the proposition for arbitration. We lcarn from the complexion of a great portion of the press, the prompt rejection of the offer of arbitration by our, government meets the niost decided disapprobation in certaia quartors. Cominig from, the quarter it doen, this condemnation by the press, so far from weakening, gives strongth to the administration. It is the best proof of its merits. Arbitration? Arbitrate what? Arbitrate a question which admits of no debate, as was done in the case of Maind Submit onr rights to the decigion of a crowned head, who, when the treaty was submitted to him, spole of a boundary line which ràn from the northwest branch of a certain river, took tho northeastern branch of it! If a man should claim the farm for which I hold a government pa. tent, and because my neighbor, who set up the claim, happened to be a very rich man, and very influential in the neighborhood-a me who was af. ways fomenting quarrele among his neighborsithreatens to seize my property, musi I consent to submit my. title to arbitratien by strangers, and with no assurance that the money of my alversary may not corrupt, or, at least, prejodice the minds of the arbitrators' If a man claima a house and lot, aud goes to law to support his title, will he submit his right to arbitration? No; he will say, let the law take its course. Juat so ought we to do in this question of our tille to Oregon.

There is another point which I cannot omit to touch upos; and that is, the contrast in the course of the honorable acnator on tiis subject of Oreginn and that of the annexation of Texas. That honorable gentleman now stands before the country in a very prominent nttitude as the ad rocate of peace. Peace is all hia cry; an honorable adjustment of this questinn so as to preserve peace. But how was it when T'exas stood before wasking to be annexed to this republic'. At that time the aenator did oat hold

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at hionorable too much ei for the world iwreathes his his country in ; I liope and ar the page in inec to fill. 1 vencrate his ivate life. It Plutarch will or's course is nak, will do Which will along side of population of Ian submit te arms and went iod for their ey conquered the haughtiest ze first chapter he nations of second chap. ins of people; $r$ wealth, our more than a - old enény coast, and the solve, sooner , and let her be written in
osition for ar. xion of fa great on of the offer ieets the niost tors. Coming nation by the renglth to the of its merite. trate a quesas done in the the decision ealy was sub. ine which ran in river, took I man should vernment $p$ n:o fet up the nan, and very who was it. neighbors iconsent to trangers, and ny adversary e the minde of house and lot, vill ho submit ay, let the law o in this quesannot omit to the course of if Oreg.n ind hat honorable try in a very peacc. Pence tof this ques. $v$ was it when nexed to this did not hold
poace to be quite so vahuebto, 1 ailude poppeaidly, to his leter addreesed io Xr, King, at tarres a Ict. ter whose language conid not but be to the fat degree offensive to the Britich governmints; so muich so, that if we shoold get mito a, war now, I should not be surprised if, ater. alt, that leteter was at the bottom of it. The senator then planted himelif on the highest ground. He openly defeed England on that question of aunexation. But what is his tone now? He is willing now to buy England off with five and a laif degrecs of Oregon.

Upon the question involvel in my second resoJution, that there is no power in this government to alienate the sumi, and rransfer the atbegiance of its cilizens to any forcigen power whatever.

The senator from South Caroline assumes, in opposition to this principle, that the trenty-making power can exeruise it inder the pretext of settling boundarics. Treatics can only be made by, or through, the instrumentality of the sovereign power. Where that power is undelegated by the people, or any portion of them, it is unlimied, as in Russia and Turkey. In constitutional nonarchies, such as Englard and France, it is more circumscribed; but where the limit to the treaty-mating power begins or ends with them, I never have been able to discover. In the mixed borm of the English government, where the aristocratical and the monarebical principle alcernately prevails, there are certain checks, to be sure; but they are essentially of the one upon the other, and mainly discretionary in the ercwn. There is acarcely a power, no matter how arbitrary, the exercise of which by the British crown cannot be justified, at least by analogy, if not by precedent, under the British constitution, whenever the occasion authorizes the uase of the word necessi-ty-necessity.
But fortunately fo: ua, happily for mankind, a different state of things exists here; and consequently we cannot be pointed to their practice for precedents in our conduct. Ours is a limited government, a government of delegated powers, every one of which is plainly expressed; nothing is left to implication. There is no avenue here for the inlent march of usurpation, under the plea-alike the plea of tha tyrant and the demagogue-exyediency.
The limit of the treaty-making power is confined, equally with the legislative and judicial powers. They can none of thent transcend the express creations of the constitution itself. And the ascertainment of the extent of each and every power, of the true intent of every, article, is governed and controlled by the anme rale of construction which prevails with all other laws; and that rule is a reierence to the context for the spirit and meaing of the whole instrument.
Happily the spirit and meaning of the constitution of the United States is plainly and explicitly declared by a portion of the context:
"The powers not delegated to the United Stadee: by, the constitution, nor prohibited by it to the.statue, are feacerved to the states respectively, or to the people." . 9 mendments Con. U. S.
Such is the plain, nind not to be misapprehended language of the 10 :h article of the amendments to the constitution. I his comprehens,ve article decharen the spirit and the meaning, and fixes impasaible boundaries to the liraits of the whole instrument, and of all the powers of the federal government ceated and existing under its agency:
And $n$ w comes iny second resolution:
Resulved, That there exists no power in thig govomment
to transfer lts soil, aria the allegiance of ite citifens, to tbe dominion, authority, control'; and anbjection, of any foreigo power, prince, state, or sovercignty.
Unless the language of this resolution is true, ours is no longer a government of limited powert, or rather it never has been such.
If it is not true, in the creation of the treatymaking power, there was planted a mystic and implied power, beyond the plain menning, the apparent spirit, and the common understanding of the instrument.
The reverse of the principle contaired in this resolution, asserts for the President and Senate discretionary powers, to which there are no bounds. Ii the President and Simate can alienate the soil of the republic, and trunsifer the allegiance of its eitizens, what further step is neceszary to the crention of a despotism? 1 know of none; for they involvo the very highest prerogatives of unlimited monarchy.
This is not equestion of boundarics. No sush question is raised by my resolutions. And the counter resolutions of the senator from South Carnlina are but an evasion of the real issue. We show a title to Oregnin; Enigland shows none-assumce none. To surrenulera portion of our soil on surh a pretext, is to conseal the real motive of action, which is, that Engtand is powerful, and we are weak. In plain words, the motive must be dread of England.

Sir, the doctrines to which I have just adverted open a range which no eye at present can begin to compass. If we adopt for our guide the practice of other countries in making treaties, if we allow this undefincd range to the treaty-making power at this point, must we not at once admit its supremacy elsewhere? If they possess this the highest attribute of earthly power, where is the restriction upon their control over the whole reyenue system of the country by commercial treaties, fixing the rate of importation duties? It is in vain to say that the constitution gives to "Congress" the right to "lay and collect duties, inpposts," \&c., and that all" "bills for revenue shall originate in the House of Representatives." The same instrument expressly reserves to "Congress" "the right to dispose of and make all needful rultes and regulations respecting the territory and othcr prop erty of the United Staites," \&c. The term "idisposes" here, it can be exily shown, does not imply the power to alienate, but it is not necessary for my present purpose, shouild it eveu be contended to the contrary, as 1 merely wish to show that. "Congress,", and not the President and Senate, is the constituted. guardian of the territories of the United. Siates.
If the power now claimed for the Preisident anid, Senate is adnitted, you can at "one fell swoop," expatriate Iowa and Wisconsin, should Englania claim them. Upon the same principle, the trentymaking pown cail, sürrender this District, shoull England stir tup some antiguated claim. Lqay nooh the sanne principle for principles are in themselves fixed and immevable, anit caninot be clianged to sift evershifing opinions: Opr tule to oregon in susnined, by, He, concure ree of history and of evidehe, and if we now: surfender, it north of lie pat-. allet of $49^{\circ}$, it is the refinquishment of a clear and entablighed right $p$ a territory large enough for an empire. And this relinquishment is urged upon ws for the sake of peace.
Mr. President, war is b he deplored; it is a gras ealamity; bu! the warnings of history are fuls, ils many memorials but idle tales, if there is not a fas greater calanity for nations-a purchased and disgraceful peare. Bloated and encrvated China is in
living witnese of the fact. Moderm Italy atill groans under the curse inticted upon her centuries ago by a feeble empire, whose tyranny she might have registed, but did not. To this hour the ignoble descendants of the most heroic race the ancient world ever saw, exhibit the degradidg effects of cringing submission. Alas! alas! for the endless train of woes which awaits the nation won from the agsertion of her rights by the allurements of luxury and peace.

Upon the other hand, conaceratod Marathon, through the lapse of twenty-five centuries, still bears fresh witness to the glory of the heroic Greeks, who disdained a purchased peace. Bunker Hill, Trenton, and Yorktown, are monuments on the page of history, and on our own sacred soil of the same noble resolution. And this whols land, the youngest and fairest daughter of earth, the favored of Ged, is the enduring and eternal monument of thoae who preeerred resistance tombmission, and all the perils of a most unequal and deadly strife, to the debasing pleasures of a purchased, and therefore an ighominious peace.

But you must let us alone with our traffic! Stir not, or our commerce is ruined! Fou had bette: surrender Oregon than disturb our traffic!

Such is this day the langrage of the descendants of those who made that glorious choice. Let us traffic! Traffic on, I say, but do not barter away your country's territory, und her last, her priceless jewcl-her honor. Do not traffic, as did the base Judeun, who, for thirty pieces, sold "a pearl richer than all his tribc." 'rraffic on; but, for the love of Heaven, do not traffic in the allegiance of fremen and the freedom of $\boldsymbol{y}$ our fellow-citizens.

It was the splendid language of a famous Eng. lishman-"I regard the legal liberty of the meanest man in Britain as much as my own, and I voodld defond it with the sume zeal."

This noble sentiment should of itsolf prescrve the writungs of its author to all posterity. But if it be good in an Englishman, how much dearer should its application be to evory American. Yot what American can utter it whe would be willing to transfer:his fellow-citizens to the bondage of a monarch's rule : I cherish this lofty sentiment of the patriotic Englishman, and I cherish it the more as I contemplate its comprehensiveness. Is it regard for the legal liberty of the American citizen to transfer him and his to the dominion and control of the English monarchy? Where is your warrant for ceding away five degrees and a half of Oregon? Where is your warrant for withdrawing the segis of your constitution and laws from any, even the meanest of your citizens, who may have fixed his habitation on the most remote and steril point in all your dominions? Is the senator from 8 . Carolina prepared and willing to transfer any, even though it be the poor pioneer, whoso sinewy form firg parts the cangled forest to let in upon the eternal solitudes the light of day; from whose rude liut the first amoke of the pale face curls in the wildernosm? Shall freedom's sabbath be no more for him? Far, far away, and loncly us he is, he has his domestic altar, and
before it God and freedom are worehipped together. He hae his household gods-the names his mether taught him, perhaps in South Carolina, perhaps in Massachusetts, when he, a fair-haired boy, played by her side. He has taught in turn, and he hears them daily from !isping childhood, and first of these is Washington. Where is the steel-clad hand, where the iron heart, that would break do $\dot{n}$ this altar, desecrate this worship, and ehange upen his children's lips the name of Washington for England's Qucen? Rather, were that hut mine, should its fire go out forever-rather, far rather, should the scrpent wind its devions way among the lifeless bodics of the best loved of my heart, to coil and hiss unharmed upon the hearthstone.

But I have no fears for Oregon, none, if the voice of the American people can he heard. I would be willing this hour to lay aside all further question here, and let the matrar go again to them. I say arain, for they have already made one decision in fivor of the whole teritory. The a;peal was made by the Bultimore convenion to the nation for the whole of Oreg m, whirls wat answereal by the election of James K. Poik anl George M D.llas. Snimit to the people artin the frestion of "Oregon or no Oregon?" "490 wir 510 th?" If three-fifthe do not reapund " 54040 ," "the whole of Orcgon," I never would atter the word again. My fear is not of the people. My fear is lest this giestim should be strangled here. When the doors are closert, and there is meye ta see what we in, I for it may meet the fate "of Richarl's nephews in the tower." Everywhere the sane mig!ty considerations must prevail, when the ques:ion is known and understood. In the West we utterly forinil the unholy sacrifice-no compromise by the surrender of one single foot.
But it is not the W est alone that forbids it. His. tory, spenking from the sepalchre of the s.inted lead, forbids it. The shades of Washington, of Adams, of Henry, of the whole host of revolutionary sires, forbid it. $\Lambda$ still small voice from Lexington and Concord, forbids it. The holy blood, which ran in torrents on the parched fields of Monmouth, and Brandywine, und Canden, forbids it. All the pastthe appectre form of the past-with mournful look, forbids it. The present forbids it. Seven-tenths of the American people forlid it. The future, with one long continued, stern, unbroken front, forbids it. By all the past glory of our country, and in the name of posterity, of the unborn millions whose fortune it shall be to direct free and proud America on her high destiny, I protest against the dismemberment of har territory, the abandomment of her interests, and the sacrifice of her honor, before any and every altar of earth, but especially, and above all others, before the altar of English ambition.
1 have but uttered the rights of my country, and by their sido I plant myself, ready to abide the isane-come peace, come war.
For the singleness and sincerity of my motives $y$ appeal to Heaven. By them 1 am willing to bs: judged now anil hereafter, so help me Goil, whe. 1 , prostrato at thy feel, I falter forth iny last brief prayer for mercy on an erring life. and he hears first of these l-clad hand, lo $\ddagger \mathrm{n}$ this alge upon his on for Engnine, should r , should the - the lifeless coil and hiss
, if the voire 1 would be ther question hem. I say edecision in al was made ration for the by the elecM Dillas. of "Oregon e-fifihs do not on," I never is not of the should be closetr, and - it may meet the tower." rations must and underIt the unholy ender of one
ids it. His. sainted dead, , of Adame, tionary sires, exington and which ran in nmouth, and Ill the pastjurnful look, -tenths of the re, with one orbidsit. By 1 the name of se furtune it erica on her imemberment aer intereats, ny and every jve all others,


