

# Daniel Webster

## THE CONSTITUTION AND THE UNION <sup>1</sup>

March 7, 1850

(In the Senate)

"HEAR ME FOR MY CAUSE"

Mr. President, I wish to speak today, not as a Massachusetts man, nor as a northern man, but as an American, and a member of the Senate of the United States. It is fortunate that there is a Senate of the United States; a body not yet moved from its propriety, not lost to a just sense of its own dignity, and its own high responsibilities, and a body to which the country looks with confidence, for wise, moderate, patriotic, and healing counsels. It is not to be denied that we live in the midst of strong agitations, and are surrounded by very considerable dangers to our institutions of government. The imprisoned winds are let loose. The East, the West, the North, and the stormy South, all combine to throw the whole sea into commotion, to toss its billows to the skies, and to disclose its profoundest depths. I do not affect to regard myself, Mr. President, as holding, or as fit to hold, the helm in this combat with the political elements; but I have a duty to perform, and I mean to perform it with fidelity—not without a sense of surrounding dangers, but not without hope. I have a part to act, not for my own security or safety, for I am looking out for no fragment upon which to float away from the wreck, if wreck there must be, but for the good of the whole, and the preservation of the whole; and there is that which will keep me to my duty during this struggle, whether the sun and the stars shall appear, or shall not appear, for many days. I speak today for the preservation of the Union. "Hear me for my cause." I

speak today, out of a solicitous and anxious heart, for the restoration to the country of that quiet and that harmony which make the blessings of this Union so rich and so dear to us all. These are the topics that I propose to myself to discuss; these are the motives, and the sole motives, that influence me in the wish to communicate my opinions to the Senate and the country; and if I can do anything, however little, for the promotion of these ends, I shall have accomplished all that I desire.

Mr. President, it may not be amiss to recur very briefly to the events which, equally sudden and extraordinary, have brought the political condition of the country to what it now is. In May, 1846, the United States declared war against Mexico. Her armies, then on the frontiers, entered the provinces of that republic, met and defeated all her troops, penetrated her mountain passes, and occupied her capital. The marine force of the United States took possession of her forts and her towns on the Atlantic and on the Pacific. In less than two years a treaty was negotiated, by which Mexico ceded to the United States a vast territory, extending seven or eight hundred miles along the shores of the Pacific, and reaching back over the mountains, and across the desert, until it joined the frontier of the state of Texas. It so happened, that, in the distracted and feeble state of the Mexican government, before the declaration of war by the United States against Mexico had become known in California, the people of California, under the lead of American officers, overthrew the existing provincial government of California, the Mexican authorities, and run up an independent flag. When the news arrived at San Francisco, that war had been declared by the United States against Mexico, this independent flag was pulled down, and the stars

<sup>1</sup> This speech was first reported in U.S., Congress, Senate, *Congressional Globe*, 31st Cong., 1st sess., pp. 476-83. The text here was taken from a version subsequently revised by Webster that was printed in the *Congressional Globe*, 31st Cong., 1st sess., Appendix, pp. 269-76.

and stripes of this Union hoisted in its stead. So, sir, before the war was over, the powers of the United States, military and naval, had possession of San Francisco and upper California, and a great rush of emigrants, from various parts of the world, took place into California, in 1846 and 1847. But now, behold another wonder.

#### GOLD IN CALIFORNIA

In January of 1848, the Mormons, it is said, or some of them, made a discovery of an extraordinarily rich mine of gold; or, rather, of a very great quantity of gold, hardly fit to be called a mine, for it was spread near the surface—on the lower part of the south or American branch of the Sacramento. They seem to have attempted to conceal their discovery for some time; but soon another discovery, perhaps of greater importance, was made, of gold in another part of the American branch of the Sacramento, and near Sutter's Fort, as it is called. The fame of these discoveries spread far and wide. They excited more and more the spirit of emigration toward California, which had already been excited; and persons crowded in hundreds, and flocked toward the Bay of San Francisco. This, as I have said, took place in the winter and spring of 1848. The digging commenced in the spring of that year; and from that time to this, the work of searching for gold has been prosecuted with a success not heretofore known in the history of this globe. We all know, sir, how incredulous the American public was at the accounts which reached us at first of these discoveries; but we all know now that these accounts received, and continue to receive, daily confirmation; and down to the present moment, I suppose the assurances are as strong, after the experience of these several months, of mines of gold apparently inexhaustible in the regions near San Francisco, in California, as they were at any period of the earlier dates of the accounts. It so happened, sir, that although in the time of peace it became a very important subject for legislative consideration and legislative decision, to provide a proper territorial government for California, yet, differences of opinion in the councils of the government prevented the establishment of any such

territorial government for California, at the last session of Congress. Under this state of things, the inhabitants of San Francisco and California—then amounting to a great number of people—in the summer of last year, thought it to be their duty, to establish a local government. Under the proclamation of General Riley,<sup>2</sup> the people chose delegates to a convention. That convention met at Monterey. They formed a constitution for the state of California, and it was adopted by the people of California in their primary assemblages. Desirous of immediate connection with the United States, its senators were appointed and representatives chosen, who have come hither, bringing with them the authentic constitution of the state of California; and they now present themselves, asking in behalf of their state, that the state may be admitted into this Union as one of the United States. This constitution, sir, contains an express prohibition against slavery, or involuntary servitude, in the state of California. It is said, and I suppose truly, that of the members who composed that convention, some sixteen were natives, and had been residents of, the slaveholding states, and about twenty-two were from the nonslaveholding states, and the remaining ten members were either native Californians, or old settlers in that country. This prohibition against slavery, it is said was inserted with entire unanimity.

Mr. HALE.<sup>3</sup> Will the senator give way until order is restored?

The VICE PRESIDENT.<sup>4</sup> The sergeant at arms will see that order is restored, and no more persons admitted to the floor.

Mr. CASS.<sup>5</sup> I trust the scene of the other day will not be repeated. The sergeant at arms must display more energy in suppressing this disorder.

Mr. HALE. The noise is outside of the door.

<sup>2</sup> Bennet Riley (1787-1853), provisional governor of California, 1848-1849.

<sup>3</sup> John P. Hale (1806-1873) served in the Senate, 1847-1853 and 1855-1865.

<sup>4</sup> Millard Fillmore (1800-1874) was vice president of the United States, 1849 to July 1850 when he became president after the death of Zachary Taylor.

<sup>5</sup> Lewis Cass (1782-1866) served in the Senate, 1845-1857.

Mr. WEBSTER. And it is this circumstance, sir, the prohibition of slavery by that convention, which has contributed to raise—I do not say it has wholly raised—the dispute as to the propriety of the admission of California into the Union under this constitution. It is not to be denied, Mr. President—nobody thinks of denying—that, whatever reasons were assigned at the commencement of the late war with Mexico, it was prosecuted for the purpose of the acquisition of territory, and under the alleged argument that the cession of territory was the only form in which proper compensation could be made to the United States, by Mexico, for the various claims and demands which the people of this country had against that government. At any rate, it will be found that President Polk's <sup>6</sup> message at the commencement of the session of December, 1847, avowed, that the war was to be prosecuted until some acquisition of territory was made. And, as the acquisition was to be south of the line of the United States, in warm climates and countries, it was naturally, I suppose, expected by the South, that whatever acquisitions were made in that region would be added to the slaveholding portion of the United States. Events have turned out as was not expected, and that expectation has not been realized; and therefore some degree of disappointment and surprise has resulted, of course. In other words, it is obvious that the question which has so long harassed the country, and at times very seriously alarmed the minds of wise and good men, has come upon us for a fresh discussion—the question of slavery in these United States.

"THIS QUESTION OF SLAVERY"

Now, sir, I propose—perhaps at the expense of some detail and consequent detention of the Senate—to review, historically, this question of slavery, which—partly in consequence of its own merits, and partly, perhaps mostly, in the manner it is discussed, in one and the other portion of the country—has been a source of so much alienation and unkind feeling between the different portions of the Union. We all

<sup>6</sup> James K. Polk (1795–1849) was president of the United States, 1845–1849.

know, sir, that slavery has existed in the world from time immemorial. There was slavery, in the earliest periods of history, in the oriental nations. There was slavery among the Jews—the theocratic government of that people made no injunction against it. There was slavery among the Greeks; and the ingenious philosophy of the Greeks found, or sought to find, a justification for it, exactly upon the grounds which have been assumed for such a justification, in this country; that is, a natural and original difference among the races of mankind—the inferiority of the black or colored race, to the white. The Greeks justified their system of slavery upon that ground, precisely. They held the African, and in some parts, the Asiatic tribes, to be inferior to the white race; but they did not show, I think, by any close process of logic, that, if this were true, the more intelligent and the stronger, had therefore a right to subjugate the weaker.

The more manly philosophy, and jurisprudence of the Romans, placed the justification of slavery on entirely different grounds.

The Roman jurists, from the first, and down to the fall of the empire, admitted that slavery was against the natural law, by which, as they maintained, all men, of whatsoever clime, color or capacity, were equal; but they justified slavery—first, upon the ground and authority of the law of nations—arguing, and arguing truly, that at that day the conventional law of nations admitted, that captives in war, whose lives, according to the notions of the times, were at the absolute disposal of the captors, might, in exchange for exemption from death, be made slaves for life, and that such servitude might descend to their posterity. The jurists of Rome also maintained that, by the civil law, there might be servitude—slavery, personal and hereditary—first, by the voluntary act of an individual who might sell himself into slavery; second, by his being received into a state of slavery, by his creditors, in satisfaction of a debt; and, thirdly, by being placed in a state of servitude, or slavery, for crime. At the introduction of Christianity into the world, the Roman world was full of slaves, and I suppose there is to be found no injunction against that relation between man and man in the teachings of the

Gospel of Jesus Christ, or of any of his Apostles. The object of the instruction, imparted to mankind, by the founder of Christianity, was to touch the heart, purify the soul, and improve the lives of individual men. That object went directly to the first fountain of all political and all social relations of the human race—the individual heart and mind of man.

Now, sir, upon the general nature, and character, and influence of slavery there exists a wide difference between the northern portion of this country and the southern. It is said, on the one side, that if not the subject of any injunction or direct prohibition in the New Testament, slavery is a wrong; that it is founded merely in the right of the strongest; and that it is an oppression, like unjust wars—like all those conflicts by which a mighty nation subjects a weaker nation to their will; and that slavery, in its nature, whatever may be said of it in the modifications which have taken place, is not in fact according to the meek spirit of the Gospel. It is not kindly affectioned; it does not “seek another’s, and not its own.” It does not “let the oppressed go free.” These are sentiments that are cherished, and recently with greatly augmented force, among the people of the northern states. It has taken hold of the religious sentiment of that part of the country, as it has more or less taken hold of the religious feelings of a considerable portion of mankind. The South, upon the other side, having been accustomed to this relation between the two races all their lives, from their birth; having been taught, in general, to treat the subjects of this bondage with care and kindness—and I believe, in general, feeling for them great care and kindness—have yet not taken this view of the subject which I have mentioned. There are thousands of religious men, with consciences as tender as any of their brethren at the North, who do not see the unlawfulness of slavery; and there are more thousands, perhaps, that, whatsoever they may think of it in its origin, and as a matter depending upon natural right, yet take things as they are, and, finding slavery to be an established relation of the society in which they live, can see no way in which—let their opinions on the abstract question be what they may—it is in the power of the present generation to re-

lieve themselves from this relation. And, in this respect, candor obliges me to say, that I believe they are just as conscientious, many of them—and of the religious people, all of them—as they are in the North, in holding different opinions.

Why, sir, the honorable senator from South Carolina<sup>7</sup> the other day, alluded to the great separation of that great religious community, the Methodist Episcopal Church. That separation was brought about by differences of opinion upon this peculiar subject of slavery. I felt great concern, as that dispute went on, about the result; and I was in hopes that the difference of opinion might be adjusted, because I looked upon that religious denomination as one of the great props of religion and morals, throughout the whole country, from Maine to Georgia. The result was against my wishes and against my hopes. I have read all their proceedings, and all their arguments, but I have never yet been able to come to the conclusion, that there was any real ground for that separation; in other words, that no good could be produced by that separation. I must say, I think there was some want of candor and charity. Sir, when a question of this kind takes hold of the religious sentiments of mankind, and comes to be discussed in religious assemblies of the clergy and laity, there is always to be expected, or always to be feared, a great degree of excitement. It is in the nature of man, manifested by his whole history, that religious disputes are apt to become warm, and men’s strength of conviction is proportionate to their views of the magnitude of the questions. In all such disputes, there will sometimes be men found with whom everything is absolute—absolutely wrong, or absolutely right. They see the right clearly; they think others ought so to see it, and they are disposed to establish a broad line of distinction between what is right, and what is wrong. And they are not seldom willing to establish that line upon their own convictions of the truth and the justice of their own opinions; and are ready to mark and guard that line, by placing along it a series of dogmas, as lines of boundary

<sup>7</sup> John C. Calhoun (1782–1850) served in the Senate, 1832–1843, 1845–1850 (See Speeches No. 5 and 7).

are marked by posts and stones. There are men, who, with clear perceptions, as they think, of their own duty, do not see how too hot a pursuit of one duty may involve them in the violation of another, or how too warm an embracement of one truth may lead to a disregard of other truths equally important. As I heard it stated strongly, not many days ago, these persons are disposed to mount upon some particular duty as upon a warhorse, and to drive furiously on, and upon, and over all other duties, that may stand in the way. There are men, who, in times of that sort, and disputes of that sort, are of opinion, that human duties may be ascertained with the exactness of mathematics. They deal with morals as with mathematics, and they think what is right, may be distinguished from what is wrong, with the precision of an algebraic equation. They have, therefore, none too much charity toward others who differ with them. They are apt, too, to think that nothing is good but what is perfect, and that there are no compromises or modifications to be made in submission to difference of opinion, or in deference to other men's judgment. If their perspicacious vision enables them to detect a spot on the face of the sun, they think that a good reason why the sun should be struck down from heaven. They prefer the chance of running into utter darkness, to living in heavenly light, if that heavenly light be not absolutely without any imperfection. There are impatient men—too impatient always to give heed to the admonition of St. Paul, "that we are not to do evil that good may come"—too impatient to wait for the slow progress of moral causes in the improvement of mankind. They do not remember, that the doctrines and the miracles of Jesus Christ have, in eighteen hundred years, converted only a small portion of the human race; and among the nations that are converted to Christianity, they forget how many vices and crimes, public and private, still prevail, and that many of them—public crimes especially, which are offences against the Christian religion—pass without exciting particular regret or indignation. Thus wars are waged, and unjust wars. I do not deny that there may be just wars. There certainly are; but it was the remark of an eminent person, not many years

ago, on the other side of the Atlantic, that it was one of the greatest reproaches to human nature, that wars were sometimes necessary. The defense of nations sometimes causes a war against the injustice of other nations.

Now, sir, in this state of sentiment, upon the general nature of slavery, lies the cause of a great portion of those unhappy divisions, exasperations, and reproaches which find vent and support in different parts of the Union. Slavery does exist in the United States. It did exist in the states before the adoption of this Constitution, and at that time.

#### NORTHERN AND SOUTHERN VIEWS OF SLAVERY IN 1787

And now, let us consider, sir, for a moment, what was the state of sentiment, North and South, in regard to slavery at the time this Constitution was adopted. A remarkable change has taken place since, but what did the wise and great men of all parts of the country then think of slavery? In what estimation did they hold it in 1787, when this Constitution was adopted? Now it will be found, sir, if we will carry ourselves by historical research back to that day, and ascertain men's opinions by authentic records still existing among us, that there was no great diversity of opinion between the North and the South upon the subject of slavery; and it will be found that both parts of the country held it equally an evil, a moral and political evil. It will not be found, that either at the North or at the South, there was much, though there was some, invective against slavery as inhuman and cruel. The great ground of objection to it was political; that it weakened the social fabric; that, taking the place of free labor, society was less strong, and labor was less productive; and, therefore, we find, from all the eminent men of the time, the clearest expression of their opinion that slavery was an evil. They ascribed its existence here, not without truth, and not without some acerbity of temper and force of language, to the injurious policy of the mother country, who, to favor the navigator, had entailed these evils upon the colonies. I need hardly refer, sir, to the publications of the day. They are matters of history on the record. The eminent men, the most eminent men, and nearly all the conspicuous politicians

of the South, held the same sentiments, that slavery was an "evil," a "blight," a "blast," a "mildew," a "scourge," and a "curse." There are no terms of reprobation of slavery so vehement in the North at that day as in the South. The North was not so much excited against it as the South, and the reason is, I suppose, that there was much less at the North; and the people did not see, or think they saw, the evils so prominently as they were seen, or thought to be seen, at the South.

Then, sir, when this Constitution was framed, this was the light in which the convention viewed it. The convention reflected the judgment and sentiments of the great men of the South. A member of the other house, whom I have not the honor to know, in a recent speech, has collected extracts from these public documents. They prove the truth of what I am saying, and the question then was, how to deal with it, and how to deal with it as an evil? Well, they came to this general result. They thought that slavery could not be continued in the country if the importation of slaves were made to cease, and therefore they provided, that after a certain period, the importation might be prevented by the act of the new government. Twenty years was proposed by some gentleman—a northern gentleman, I think—and many of the southern gentlemen opposed it as being too long. Mr. Madison,<sup>8</sup> especially, was something warm against it. He said it would bring too much of this mischief into the country to allow the importation of slaves for such a period, because we must take along with us, in the whole of this discussion, when we are considering the sentiments and opinions in which the constitutional provision originated, that the conviction of all men was, that if the importation of slaves ceased, the white race would multiply faster than the black race, and that slavery would therefore gradually wear out and expire. It may not be improper here to allude to that, I had almost said celebrated, opinion of Mr. Madison. You observe, sir, that the term "slave," or "slavery," is not used in the Constitution. The Constitution does not require that

"fugitive slaves" shall be delivered up. It requires that "persons bound to service in one state, and escaping into another, shall be delivered up." Mr. Madison opposed the introduction of the term slave, or slavery, into the Constitution; for he said, that he did not wish to see it recognized by the Constitution of the United States of America, that there could be property in men. Now, sir, all this took place at the convention in 1787; but connected with this—concurrent and contemporaneous—is another important transaction, not sufficiently attended to. The convention, for framing this Constitution, assembled in Philadelphia in May, and sat until September, 1787. During all that time, the Congress of the United States was in session at New York. It was a matter of design, as we know, that the convention should not assemble in the same city where Congress was holding its sessions. Almost all the public men of the country, therefore, of distinction and eminence, were in one or the other of these two assemblies; and I think it happened in some instances, that the same gentlemen were members of both. If I mistake not, such was the case of Mr. Rufus King,<sup>9</sup> then a member of Congress from Massachusetts, and at the same time a member of the convention to frame the Constitution, from that state. Now, it was in the summer of 1787, at the very time when the convention in Philadelphia was framing this Constitution, that the Congress in New York was framing the Ordinance of 1787. They passed that ordinance on the 13th July, 1787, at New York, the very month—perhaps the very day—on which these questions about the importation of slaves, and the character of slavery, were debated in the convention at Philadelphia. And, so far as we can now learn, there was a perfect concurrence of opinion between these respective bodies; and it resulted in this Ordinance of 1787, excluding slavery, as applied to all the territory over which the Congress of the United States had jurisdiction, and that was, all the territory northwest of the Ohio. Three years

<sup>8</sup> James Madison (1751–1836) played a prominent role at the Constitutional Convention in 1787.

<sup>9</sup> Rufus King of Massachusetts (1755–1827) served in the Continental Congress, 1784–1787, and in the Constitutional Convention in 1787. He later represented New York in the U.S. Senate, 1789–1796 and 1813–1825.

before, Virginia and other states had made a cession of that great territory to the United States. And a most magnificent act it was. I never reflect upon it without a disposition to do honor and justice—and justice would be the highest honor—to Virginia for the cession of her northwestern territory. I will say, sir, it is one of her fairest claims to the respect and gratitude of the United States, and that perhaps it is only second to that other claim which attaches to her, that from her counsels, and from the intelligence and patriotism of her leading statesmen, proceeded the first idea, put into practice, for the formation of a general constitution of the United States. Now, sir, the Ordinance of 1787 applied thus to the whole territory over which the Congress of the United States had jurisdiction. It was adopted nearly three years before the Constitution of the United States went into operation; because the ordinance took effect immediately on its passage, while the Constitution of the United States, having been framed, was to be sent to the states to be adopted by their conventions; and then a government had to be organized under it. This ordinance, then, was in operation and force when the Constitution was adopted, and this government put in motion, in April 1789.

Mr. President, three things are quite clear as historical truths. One is, that there was an expectation that on the ceasing of the importation of slaves from Africa, slavery would begin to run out. That was hoped and expected. Another is, that as far as there was any power in Congress to prevent the spread of slavery in the United States, that power was executed in the most absolute manner and to the fullest extent. An honorable member whose health does not allow him to be here today—

A SENATOR. He is here. [Referring to Mr. CALHOUN.]

Mr. WEBSTER. I am very happy to hear that he is—may he long be in health, and in the enjoyment of it to serve his country—said the other day, that he considered this ordinance as the first in the series of measures calculated to enfeeble the South, and deprive them of their just participation in the benefits and privileges of this government. He says, very properly, that

it was done under the old confederation, and before this Constitution went into effect; but, my present purpose is only to say, Mr. President, that it was done with the entire and unanimous concurrence of the whole South. Why, there it stands! The vote of every state in the Union was unanimous in favor of the ordinance, with the exception of a single individual vote, and that individual was a northern man. But, sir, the ordinance abolishing or rather prohibiting slavery northwest of the Ohio, has the hand and seal of every southern member in Congress.

The other and third clear historical truth is, that the convention meant to leave slavery, in the states, as they found it, entirely under the authority and control of the states.

“OPINIONS . . . HAVE CHANGED . . . NORTH AND CHANGED SOUTH”

This was the state of things, sir, and this the state of opinion, under which those very important matters were arranged, and those important things done; that is, the establishment of the Constitution with a recognition of slavery as it existed in the states, and the establishment of the ordinance prohibiting, to the full extent of all territory owned by the United States, the introduction of slavery into those territories, and the leaving to the states all power over slavery, in their own limits. And here, sir, we may pause. We may reflect for a moment upon the entire coincidence and concurrence of sentiment between the North and the South upon these questions, at the period of the adoption of the Constitution. But opinions, sir, have changed—greatly changed—changed North and changed South. Slavery is not regarded in the South now as it was then. I see an honorable member of this body paying me the honor of listening to my remarks;<sup>10</sup> he brings to me, sir, freshly and vividly the sentiments of his great ancestor, so much distinguished in his day and generation, so worthy to be succeeded by so worthy a grandson, with all

<sup>10</sup> James M. Mason of Virginia (1798–1871) served in the Senate, 1847–1861. His grandfather, George Mason (1725–1792) was a delegate to the Constitutional Convention of 1787; he also designed Virginia's plan for ceding her western lands to the United States.

the sentiments he expressed in the convention in Philadelphia.

Here we may pause. There was a general concurrence of sentiment, if not an entire unanimity, running through the whole community, and especially entertained by the eminent men of all portions of the country. But soon a change began at the North and the South, and a severance of opinion showed itself—the North growing much more warm and strong against slavery, and the South growing much more warm and strong in its support. Sir, there is no generation of mankind whose opinions are not subject to be influenced by what appears to them to be their present, emergent, and exigent interests. I impute to the South no particularly selfish view, in the change which has come over her. I impute to her certainly no dishonest view. All that has happened has been natural. It has followed those causes which always influence the human mind and operate upon it. What, then, have been the causes which have created so new a feeling in favor of slavery in the South—which have changed the whole nomenclature of the South on the subject—and from being thought of and described in the terms I have mentioned, but will not repeat, it has now become an “institution,” a “cherished institution,” in that quarter; no evil, no scourge, but a great religious, social, and moral blessing, as I think I have heard it lately described. I suppose this, sir, is owing to the sudden uprising and rapid growth of the cotton plantations of the South. So far as any motive of honor, justice, and general judgment could act, it was the cotton interest that gave a new desire to promote slavery, to spread it and to use its labor. I again say that that was produced by the causes, which we must always expect to produce like effects; their whole interests became connected with it. If we look back to the history of the commerce of this country, in the early years of this government, what were our exports? Cotton was hardly, or but to a very limited extent, known. The tables will show that the exports of cotton for the years 1790 and '91, were not more than forty or fifty thousand dollars a year. It has gone on increasing rapidly, until it may now, perhaps, in a season of great product and high prices, amount

to a hundred millions of dollars. In the years I have mentioned, there was more of wax, more of indigo, more of rice, more of almost every article of export from the South, than of cotton. I think I have heard it said, when Mr. Jay<sup>11</sup> negotiated the treaty of 1794 with England, he did not know that cotton was exported at all from the United States; and I have heard it said, that after the treaty, which gave to the United States the right to carry their own commodities to England in their own ships, the customhouse in London refused to admit cotton, upon an allegation that it could not be an American production, there being, as they supposed, no cotton raised in America. They would hardly think so now!

Well, sir, we know what followed. The age of cotton became a golden age for our southern brethren. It gratified their desire for improvement and accumulation, at the same time that it excited it. The desire grew by what it fed upon, and there soon came to be an eagerness for other territory—a new area or new areas for the cultivation of the cotton crop; and measures leading to this result, were brought about somewhat rapidly, one after another, under the lead of southern men at the head of the government, they having a majority in both branches, to accomplish their ends. The honorable member from Carolina observed, that there has been a majority all along in favor of the North. If that be true, sir, the North has acted either very liberally and kindly, or very weakly; for they never exercised that majority five times in the history of the government. Never. Whether they were out-generalled, or whether it was owing to other causes, I shall not stop to consider, but no man acquainted with the history of the country can deny, that the general lead in the politics of the country, for three-fourths of the period that has elapsed since the adoption of the Constitution, has been a southern lead. In 1802, in pursuit of the idea of opening a new cotton region, the United States obtained a cession from Georgia of the whole of her western territory, now embracing the rich and growing state of Alabama. In 1803

<sup>11</sup> John Jay (1745–1829).

Louisiana was purchased from France, out of which the states of Louisiana, Arkansas, and Missouri have been framed, as slaveholding states. In 1819 the cession of Florida was made, bringing another cession of slaveholding property and territory. Sir, the honorable member from South Carolina thought he saw in certain operations of the government, such as the manner of collecting the revenue and the tendency of those measures calculated to promote emigration into the country, what accounts for the more rapid growth of the North than the South. He thinks that more rapid growth was not the operation of time, but of the system of government established under this Constitution. That is a matter of opinion. To a certain extent, it may be so; but it does seem to me, that if any operation of the government could be shown in any degree to have promoted the population, and growth, and wealth of the North, it is much more sure that there are sundry important and distinct operations of the government, about which no man can doubt, tending to promote, and which absolutely have promoted, the increase of the slave interest, and the slave territory, of the South. Allow me to say, that it was not time that brought in Louisiana; it was the act of men. It was not time that brought in Florida; it was the act of men. And lastly, sir, to complete those acts of men, which have contributed so much to enlarge the area and the sphere of the institution of slavery, Texas—great, and vast, and illimitable Texas—was added to the Union, as a slave state, in 1845; and that, sir, pretty much closed the whole chapter and settled the whole account. That closed the whole chapter—that settled the whole account—because the annexation of Texas, upon the conditions and under the guaranties upon which she was admitted, did not leave an acre of land, capable of being cultivated by slave labor, between this Capitol and the Rio Grande, or the Nueces, or whatever is the proper boundary of Texas—not an acre, not one. From that moment, the whole country from this place to the western boundary of Texas, was fixed, pledged, fastened, decided, to be slave territory forever, by the solemn guaranties of law. And I now say, sir, as the proposition upon which I stand this day, and upon

the truth and firmness of which I intend to act until it is overthrown, that there is not, at this moment, within the United States, or any territory of the United States, a single foot of land, the character of which, in regard to its being free-soil territory or slave territory, is not fixed by some law, and some irrevocable law, beyond the power of the action of this government. Now, is it not so with respect to Texas? Why, it is most manifestly so. The honorable member from South Carolina, at the time of the admission of Texas, held an important post in the executive department of the government; he was secretary of state.<sup>12</sup> Another eminent person, of great activity and adroitness in affairs—I mean the late secretary of the treasury [Mr. Walker],<sup>13</sup> was a leading member of this body, and took the lead in the business of annexation; and I must say that they did their business faithfully and thoroughly; there was no botch left in it. They rounded it off, and made as close joiner-work as ever was put together. Resolutions of annexation were brought into Congress fitly joined together—compact, firm, efficient, conclusive upon the great object which they had in view, and those resolutions passed.

#### THE ADMISSION OF TEXAS

Allow me to read the resolution. It is the third clause of the second section of the resolution of the 1st March, 1845, for the admission of Texas, which applies to this part of the case. That clause reads in these words:

New states, of convenient size, not exceeding four in number, in addition to said state of Texas, and having sufficient population, may hereafter, by the consent of said state, be formed out of the territory thereof, which shall be entitled to admission under the provisions of the federal Constitution. And such states as may be formed out of that portion of said territory lying south of thirty-six degrees thirty minutes north latitude, commonly known as the Missouri Compromise line, shall be admitted into the Union, with or without slavery, as the people of each state, asking admission, may desire; and in such state or states as shall be formed out of said territory north of said Missouri Compromise line, slavery or involuntary servitude (except for crime) shall be prohibited.

<sup>12</sup> John C. Calhoun was secretary of state, 1844–1845.

<sup>13</sup> Robert J. Walker of Mississippi (1801–1869) served in the Senate, 1835–1845, and as secretary of the treasury, 1845–1849.

Now what is here stipulated, enacted, secured? It is, that all Texas south of 36°30', which is nearly the whole of it, shall be admitted into the Union as a slave state. It was a slave state, and therefore came in as a slave state—and the guaranty is, that new states shall be made out of it; and that such states as are formed out of that portion of Texas lying south of 36°30' may come in as slave states, to the number of four, in addition to the state then in existence, and admitted at that time by these resolutions. I know no form of legislation which can strengthen that. I know no mode of recognition that can add a tittle of weight to it. I listened respectfully to the resolutions of my honorable friend from Tennessee [Mr. BELL].<sup>14</sup> He proposed to recognize that stipulation with Texas. But any additional recognition would weaken the force of it, because it stands here on the ground of a contract, a thing done, for a consideration. It is a law founded on a contract with Texas, and designed to carry that contract into effect. A recognition founded not on any consideration, or any contract, would not be so strong as it now stands on the face of the resolution. Now, I know no way, I candidly confess, in which this government, acting in good faith, as I trust it always will, can relieve itself from that stipulation and pledge, by any honest course of legislation whatever. And, therefore, I say again, that, so far as Texas is concerned—the whole of Texas south of 36°30', which I suppose embraces all the slave territory—there is no land, not an acre, the character of which is not established by law—a law which cannot be repealed without the violation of a contract, and plain disregard of the public faith.

I hope, sir, it is now apparent, that my proposition, so far as Texas is concerned, has been maintained; and that the provision in this article—and it has been well suggested by my friend from Rhode Island,<sup>15</sup> that that part of Texas which lies north of 36°30' of north latitude may be formed into free states—is dependent, in like manner, upon the consent of Texas, herself a slave state.

<sup>14</sup> John Bell (1797–1869) served in the Senate, 1847–1859.

<sup>15</sup> Albert C. Greene (1792–1863) served in the Senate, 1845–1851.

Well, now, sir, how came this? How came it that within these walls, where it is said by the honorable member from South Carolina, the free states have a majority—that this resolution of annexation, such as I have described it, found a majority in both houses of Congress? Why, sir, it found that majority by the great addition of northern votes added to the entire southern vote, or, at least, nearly the whole of the southern votes. That majority was made up of northern as well as of southern votes. In the House of Representatives it stood, I think, about 80 southern votes for the admission of Texas and about 50 northern votes for the admission of Texas. In the Senate the vote stood for the admission of Texas 27 and 25 against it; and of those 27 votes, constituting a majority for the admission of Texas, in this body, no less than 13 of them came from the free states—4 of them were from New England. The whole of these 13 senators from the free states—within a fraction, you see, of one-half of all the votes in this body for the admission of Texas, with its immeasurable extent of slave territory—were sent here by the votes of free states.

Sir, there is not so remarkable a chapter in our history of political events, political parties, and political men, as is afforded by this measure for the admission of Texas with this immense territory over which a bird cannot fly in a week. [Laughter.] Sir, New England, with some of her votes, supported this measure. Three-fourths of the votes of liberty-loving Connecticut went for it in the other house, and one-half here. There was one vote for it in Maine, but I am happy to say, not the vote of the honorable member who addressed the Senate the day before yesterday [Mr. HAMLIN],<sup>16</sup> and who was then a representative from Maine in the other house; but there was a vote or two from Maine, ay, and there was one vote for it in Massachusetts, the gentleman then representing, and now living in, the district in which the prevalence of free-soil sentiment for a couple of years or so, has defeated the choice of any member to represent it

<sup>16</sup> Hannibal Hamlin (1809–1891) served in the House, 1843–1847, and in the Senate, 1848–1861 and 1869–1881. He was vice president of the United States, 1861–1865.

in Congress. Sir, that body of northern and eastern men, who gave those votes at that time, are now seen taking upon themselves, in the nomenclature of politics, the appellation of the northern Democracy. They undertook to wield the destinies of this empire—if I may call a republic an empire—and their policy was, and they persisted in it, to bring into this country all the territory they could. They did it, under pledges—absolute pledges, to the slave interest in the case of Texas, and afterwards they lent their aid in bringing in these new conquests. My honorable friend from Georgia,<sup>17</sup> in March, 1847, moved the Senate to declare that the war ought not be prosecuted for acquisition, for conquest, for the dismemberment of Mexico. The same northern Democracy entirely voted against it. He did not get a vote from them. It suited the views, the patriotism, the elevated sentiments of the northern Democracy, to bring in a world here, among the mountains and valleys of California and New Mexico, or any other part of Mexico, and then quarrel about it—to bring it in, and then endeavor to put upon it the saving grace of the Wilmot Proviso. There were two eminent and highly respectable gentlemen from the North and East, then leading gentlemen in the Senate—I refer, and I do so with entire respect, for I entertain for both of those gentlemen, in general, high regard, to Mr. Dix<sup>18</sup> of New York and Mr. Niles<sup>19</sup> of Connecticut who voted for the admission of Texas. They would not have that vote any other way than as it stood; and they would have it as it did stand. I speak of the vote upon the annexation of Texas. Those two gentlemen would have the resolution of annexation just as it is, and they voted for it just as it is, and their eyes were all open to it. My honorable friend, the member who addressed us the other day from South Carolina, was then secretary of state. His correspondence with Mr. Murphy,<sup>20</sup> the *chargé d'affaires* of the United States in

<sup>17</sup> John M. Berrien (1781–1856) served in the Senate, 1825–1829 and 1841–1852.

<sup>18</sup> John A. Dix (1798–1879) served in the Senate, 1845–1849.

<sup>19</sup> John M. Niles (1787–1856) served in the Senate, 1835–1839 and 1843–1849.

<sup>20</sup> William S. Murphy (1796?–1844) served as *chargé d'affaires* in Texas, 1843–1844.

Texas, had been published. That correspondence was all before those gentlemen, and the secretary had the boldness and candor to avow in that correspondence, that the great object sought by the annexation of Texas was to strengthen the slave interest of the South. Why, sir, he said so in so many words—

Mr. CALHOUN. Will the honorable senator permit me to interrupt him for a moment?

Mr. WEBSTER. Certainly.

Mr. CALHOUN. I am very reluctant to interrupt the honorable gentleman; but, upon a point of so much importance, I deem it right to put myself *rectus*. I did not put it upon the ground assumed by the senator. I put it upon this ground: that Great Britain had announced to this country, in so many words, that her object was to abolish slavery in Texas, and, through Texas, to accomplish the abolishment of slavery in the United States and the world. The ground I put it on was, that it would make an exposed frontier, and, if Great Britain succeeded in her object, it would be impossible that that frontier could be secured against the aggression of the abolitionists; and that this government was bound, under the guaranties of the Constitution, to protect us against such a state of things.

Mr. WEBSTER. That comes, I suppose, sir, to exactly the same thing. It was, that Texas must be obtained for the security of the slave interest of the South.

Mr. CALHOUN. Another view is very distinctly given.

Mr. WEBSTER. That was the object set forth in the correspondence of a worthy gentleman not now living, who preceded the honorable member from South Carolina in that office. There repose on the files of the Department of State, as I have occasion to know, strong letters from Mr. Upshur<sup>21</sup> to the United States minister in England, and I believe there are some to the same minister from the honorable senator himself, asserting to this effect the sentiments of this government; that Great Britain was expected not to interfere to take Texas out of the hands of its then existing government, and

<sup>21</sup> Abel P. Upshur (1791–1844) was secretary of state, 1843–1844.

make it a free country. But my argument, my suggestion is this; that those gentlemen who composed the northern Democracy, when Texas was brought into the Union, saw with all their eyes, that it was brought in as a slave country, and brought in for the purpose of being maintained, as slave territory, to the Greek Kalends. I rather think the honorable gentleman, who was then secretary of state, might, in some of his correspondence with Mr. Murphy, have suggested that it was not expedient to say too much about this object, lest it might create some alarm. At any rate, Mr. Murphy wrote to him, that England was anxious to get rid of the constitution of Texas, because it was a constitution, establishing slavery; and that what the United States had to do, was to aid the people of Texas in upholding their constitution; but that nothing should be said which should offend the fanatical men of the North. But, sir, the honorable member did avow this object, himself, openly, boldly and manfully; he did not disguise his conduct or his motives.

Mr. CALHOUN. Never, never.

Mr. WEBSTER. What he means he is very apt to say.

Mr. CALHOUN. Always, always.

Mr. WEBSTER. And I honor him for it. This admission of Texas was in 1845. Then, in 1847, *flagrante bello* between the United States and Mexico, the proposition I have mentioned, was brought forward by my friend from Georgia, and the northern Democracy voted straight ahead against it. Their remedy was to apply to the acquisitions, after they should come in, the Wilmot Proviso. What follows? These two gentlemen, worthy and honorable, and influential men—and if they had not been, they could not have carried the measure—these two gentlemen, members of this body, brought in Texas, and by their votes they also prevented the passage of the resolution of the honorable member from Georgia, and then they went home and took the lead in the Free Soil party. And there they stand, sir! They leave us here, bound in honor and conscience by the resolutions of annexation; they leave us here to take the odium of fulfilling the obligations, in favor of slavery, which they voted us into, or else the greater odium of violating those obligations, while they

are at home making rousing and capital speeches for free soil and no slavery. [Laughter.] And therefore I say, sir, that there is not a chapter in our history, respecting public measures and public men, more full of what should create surprise, more full of what does create, in my mind, extreme mortification, than that of the conduct of this northern Democracy.

Mr. President, sometimes, when a man is found in a new relation to things around him, and to other men, he says that the world has changed, and that he has not changed. I believe, sir, that our self-respect leads us often to make this declaration in regard to ourselves, when it is not exactly true. An individual is more apt to change, perhaps, than all the world around him. But, under the present circumstances, and under the responsibility which I know I incur by what I am now stating here, I feel at liberty to recur to the various expressions and statements, made at various times, of my own opinions and resolutions respecting the admission of Texas, and all that has followed. Sir, as early as 1836, or in the early part of 1837, a matter of conversation and correspondence between myself and some private friends, was this project of annexing Texas to the United States; and an honorable gentleman, with whom I have had a long acquaintance, a friend of mine, now perhaps in this chamber—I mean General Hamilton,<sup>22</sup> of South Carolina—was knowing to that correspondence. I had voted for the recognition of Texan independence, because I believed it was an existing fact, surprising and astonishing as it was, and I wished well to the new republic; but I manifested from the first utter opposition to bringing her, with her territory, into the Union. I had occasion, sir, in 1837, to meet friends in New York, on some political occasion, and I then stated my sentiments upon the subject. It was the first time that I had occasion to advert to it; and I will ask a friend near me to do me the favor to read an extract from the speech, for the Senate may find it rather tedious to listen to the whole of it. It was delivered in Niblo's Garden, in 1837.

<sup>22</sup> James Hamilton (1786–1857) served in the House of Representatives, 1822–1829. He was governor of South Carolina, 1830–1832.

Mr. GREENE then read the following extract from the speech of the honorable senator, to which he referred:

Gentlemen, we all see that, by whomsoever possessed, Texas is likely to be a slaveholding country; and I frankly avow my entire unwillingness to do anything which shall extend the slavery of the African race on this continent, or add other slaveholding states to the Union.

When I say that I regard slavery in itself as a great moral, social, and political evil, I only use language which has been adopted by distinguished men, themselves citizens of slaveholding states.

I shall do nothing, therefore, to favor or encourage its further extension. We have slavery already among us. The Constitution found it among us; it recognized it, and gave it solemn guaranties.

To the full extent of these guaranties we are all bound, in honor, in justice, and by the Constitution. All the stipulations contained in the Constitution in favor of the slaveholding states, which are already in the Union, ought to be fulfilled, and, so far as depends on me, shall be fulfilled in the fullness of their spirit, and to the exactness of their letter. Slavery, as it exists in the states, is beyond the reach of Congress. It is a concern of the states themselves. They have never submitted it to Congress, and Congress has no rightful power over it.

I shall concur, therefore, in no act, no measure, no menace, no indication of purpose which shall interfere or threaten to interfere with the exclusive authority of the several states over the subject of slavery, as it exists within their respective limits. All this appears to me to be matter of plain and imperative duty.

But when we come to speak of admitting new states, the subject assumes an entirely different aspect. Our rights and our duties are then both different. . . .

I see, therefore, no political necessity for the annexation of Texas to the Union—no advantages to be derived from it; and objections to it of a strong, and, in my judgment, of a decisive character.

Mr. WEBSTER. I have nothing, sir, to add to, or to take back, from those sentiments. That, the Senate will perceive, was in 1837. The purpose of immediately annexing Texas, at that time, was abandoned or postponed, and it was not revived, with any vigor, for some years. In the meantime, it had so happened, that I had become a member of the executive administration, and was, for a short period, in the Department of State. The annexation of Texas was a subject of conversation—not confidential—with the president and heads of departments, as well as with other public men. No serious attempt was then made, however, to bring it about. I left the Department of State in May, 1843, and shortly after, I learned, though no way connect-

ed with official information, that a design had been taken up, of bringing in Texas, with her slave territory and population, into this Union. I was here in Washington at the time; and persons are now here who will remember, that we had an arranged meeting for conversation upon it. I went home, to Massachusetts, and proclaimed the existence of that purpose; but I could get no audience, and but little attention. Some did not believe it, and some were too much engaged in their own pursuits to give it any heed. They had gone to their farms, or to their merchandise, and it was impossible to arouse any sentiment in New England or in Massachusetts that should combine the two great political parties against this annexation; and, indeed, there was no hope of bringing the northern Democracy into that view, for the leaning was all the other way. But, sir, even with Whigs, and leading Whigs, I am ashamed to say, there was a great indifference toward the admission of Texas, with slave territory, into this Union. It went on. I was then out of Congress. The annexation resolution passed on the 1st of March, 1845. The legislature of Texas complied with the conditions, and accepted the guaranties; for the phraseology of the language of the resolution is, that Texas is to come in "upon the conditions, and under the guaranties, herein prescribed." I happened to be returned to the Senate in March, 1845, and was here in December, 1845, when the acceptance by Texas, of the conditions proposed by Congress, were laid before us by the president; and an act, for the consummation of the connection, was laid before the two houses. The connection was not completed. A final law, doing the deed of annexation ultimately, had not been passed; and when it was upon its final passage here, I expressed my opposition to it, and recorded my vote in the negative; and there that vote stands, with the observations that I made upon that occasion. It has happened, that between 1837 and this time, on various occasions and opportunities, I have expressed my entire opposition to the admission of slave states, or the acquisition of new slave territories, to be added to the United States. I know, sir, no change in my own sentiments, or my own purposes, in that respect. I will now ask my friend from Rhode

Island, to read another extract from a speech of mine, made at a Whig convention, in Springfield, Massachusetts, in the month of September 1847.

Mr. GREENE here read the following extract from the speech:

We hear much just now of a *panacea* for the dangers and evils of slavery and slave annexation, which they call the '*Wilmot Proviso*.' That certainly is a just sentiment, but it is not a sentiment to found any new party upon. It is not a sentiment on which Massachusetts Whigs differ. There is not a man in this hall who holds to it more firmly than I do, nor one who adheres to it more than another.

I feel some little interest in this matter, sir. Did not I commit myself in 1838 to the whole doctrine, fully, entirely? And I must be permitted to say, that I cannot quite consent that more recent discoverers should claim the merit and take out a patent.

I deny the priority of their invention. Allow me to say, sir, it is not their thunder. . . .

We are to use the first, and last, and every occasion which offers, to oppose the extension of slave power.

But I speak of it here, as in Congress, as a political question—a question for statesmen to act upon. We must so regard it. I certainly do not mean to say that it is less important in a moral point of view—that it is not more important in many other points of view; but, as a legislator, or in any official capacity, I must look at it, consider it, and decide it, as a matter of political action.

Mr. WEBSTER. On other occasions, in debates here, I have expressed my determination to vote for no acquisition, or cession, or annexation, north or south, east or west. My opinion has been, that we have territory enough, and that we should follow the Spartan maxim, "Improve, adorn what you have, seek no farther." I think that it was in some observations that I made here on the three-million loan bill, that I avowed this sentiment. In short, sir, the sentiment has been avowed quite as often, in as many places, and before as many assemblages, as any humble sentiments of mine ought to be avowed.

But now that, under certain conditions, Texas is in, with all her territories, as a slave state, with a solemn pledge that if she is divided into many states, those states may come in as slave states south of 36°30', how are we to deal with this subject? I know no way of honorable legislation, when the proper time comes for the enactment, but to carry into effect all that we have stipulated to do. I do not entirely agree

with my honorable friend from Tennessee [Mr. BELL], that, as soon as the time comes when she is entitled to another representative, we should create a new state. The rule in regard to it I take to be this: that, when we have created new states out of territories, we have generally gone upon the idea, that when there is population enough to form a state—sixty thousand, or some such thing—we would create a state; but it is quite a different thing when a state is divided, and two or more states made out of it. It does not follow, in such a case, that the same rule of apportionment should be applied. That, however, is a matter for the consideration and discretion of Congress, when the proper time arrives. I may not then be here—I may have no vote to give on the occasion; but I wish it to be distinctly understood, today, that according to my view of the matter, this government is solemnly pledged, by law and contract, to create new states out of Texas, with her consent, when her population shall justify such a proceeding, and so far as such states are formed out of Texan territory lying south of 36°30', to let them come in as slave states. The time of admission, and requisite population, must depend, of course, on the discretion of Congress. But when new states shall be formed out of Texas, they have a fixed right to come into the Union as slave states. That is the meaning of the resolution which our friends, the northern Democracy, have left us to fulfill; and I, for one, mean to fulfill it, because I will not violate the faith of the government.

"CALIFORNIA AND NEW MEXICO ARE DESTINED TO BE FREE"

Now, as to California and New Mexico, I hold slavery to be excluded from those territories by a law even superior to that which admits and sanctions it in Texas—I mean the law of nature—of physical geography—the law of the formation of the earth. That law settles forever, with a strength beyond all terms of human enactment, that slavery cannot exist in California or New Mexico. Understand me, sir—I mean slavery as we regard it; slaves in gross, of the colored race, transferable by sale and delivery, like other property. I shall not discuss the point, but leave it to the learned

gentlemen who have undertaken to discuss it; but I suppose there is no slave of that description in California now. I understand that *peonism*, a sort of penal servitude, exists there; or, rather, a voluntary sale of a man and his offspring for debt, as it is arranged and exists in some parts of California and New Mexico. But what I mean to say is, that African slavery, as we see it among us, is as utterly impossible to find itself, or to be found in Mexico, as any other natural impossibility. California and New Mexico are Asiatic, in their formation and scenery. They are composed of vast ridges of mountains, of enormous height, with broken ridges and deep valleys. The sides of these mountains are barren—entirely barren—their tops capped by perennial snow. There may be in California, now made free by its constitution—and no doubt there are—some tracts of valuable land. But it is not so in New Mexico. Pray, what is the evidence which every gentleman must have obtained on this subject, from information sought by himself or communicated by others? I have inquired, and read all I could find, in order to acquire information on this important question. What is there in New Mexico that could, by any possibility induce anybody to go there with slaves? There are some narrow strips of tillable land on the borders of the rivers; but the rivers themselves dry up before midsummer is gone. All that the people can do, is to raise some little articles—some little wheat for their tortillas—and all that by irrigation. And who expects to see a hundred black men cultivating tobacco, corn, cotton, rice, or anything else, on lands in New Mexico, made fertile only by irrigation? I look upon it, therefore, as a fixed fact, to use an expression current at this day, that both California and New Mexico are destined to be free, so far as they are settled at all, which I believe, especially in regard to New Mexico, will be very little for a great length of time—free by the arrangement of things by the Power above us. I have therefore to say, in this respect also, that this country is fixed for freedom, to as many persons as shall ever live there, by as irrepealable and a more irrepealable law, than the law that attaches to the right of holding slaves in Texas; and I will say further, that if a resolu-

tion, or a law, were now before us, to provide a territorial government for New Mexico, I would not vote to put any prohibition into it whatever. The use of such a prohibition would be idle, as it respects any effect it would have upon the territory; and I would not take pains to reaffirm an ordinance of nature, nor to reenact the will of God. I would put in no Wilmot Proviso, for the purpose of a taunt or a reproach. I would put into it no evidence of the votes of superior power, to wound the pride, even whether a just pride, a rational pride, or an irrational pride—to wound the pride of the gentlemen who belong to the southern states. I have no such object—no such purpose. They would think it a taunt—an indignity. They would think it to be an act taking away from them what they regard as a proper equality of privilege; and whether they expect to realize any benefit from it or not, they would think it a theoretic wrong—that something more or less derogatory to their character and their rights had taken place. I propose to inflict no such wound upon anybody, unless something essentially important to the country, and efficient to the preservation of liberty and freedom, is to be effected. Therefore, I repeat, sir—and I repeat it because I wish it to be understood—that I do not propose to address the Senate often on this subject. I desire to pour out all my heart in as plain a manner as possible; and I say again, that if a proposition were now here for a government for New Mexico, and it was moved to insert a provision for a prohibition of slavery, I would not vote for it.

Now, Mr. President, I have established, so far as I proposed to go into any line of observation to establish, the proposition with which I set out, and upon which I propose to stand or fall; and that is, that the whole territory of the states in the United States, or in the newly acquired territory of the United States, has a fixed and settled character, now fixed and settled by law, which cannot be repealed in the case of Texas without a violation of public faith, and cannot be repealed by any human power in regard to California or New Mexico; that, under one or other of these laws, every foot of territory in the states, or in the territories, has now received a fixed and decided character.

Sir, if we were now making a government for New Mexico, and anybody should propose a Wilmot Proviso, I should treat it exactly as Mr. Polk treated that provision for excluding slavery from Oregon. Mr. Polk was known to be in opinion decidedly averse to the Wilmot Proviso; but he felt the necessity of establishing a government for the territory of Oregon, and, though the proviso was there, but he knew it would be entirely nugatory; and, since it must be entirely nugatory, since it took away no right, no describable, no estimable, no weighable, or tangible, right of the South, he said he would sign the bill for the sake of enacting a law to form a government in that territory, and let that entirely useless, and, in that connection, entirely senseless, proviso remain. For myself, I will say that we hear much of the annexation of Canada; and if there be any man, any of the northern Democracy, or any one of the Free Soil party, who supposes it necessary to insert a Wilmot Proviso in a territorial government of New Mexico, that man will of course be of opinion that it is necessary to protect the everlasting snows of Canada from the foot of slavery, by the same overpowering wing of an act of Congress. Sir, wherever there is a particular good to be done, wherever there is a foot of land to be staid back from becoming slave territory—I am ready to assert the principle of the exclusion of slavery. I am pledged to it from the year 1837; I have been pledged to it again and again; and I will perform those pledges; but I will not do a thing unnecessary, that wounds the feelings of others, or that does disgrace to my own understanding.

#### NORTHERN AND SOUTHERN GRIEVANCES

Mr. President, in the excited times in which we live, there is found to exist a state of crimination and recrimination between the North and the South. There are lists of grievances produced by each; and those grievances, real or supposed, alienate the minds of one portion of the country from the other, exasperate the feelings, subdue the sense of fraternal connection, and patriotic love, and mutual regard. I shall bestow a little attention, sir, upon these various grievances, produced on the one side and on the

other. I begin with the complaints of the South: I will not answer, farther than I have, the general statements of the honorable senator from South Carolina, that the North has grown upon the South in consequence of the manner of administering this government, in the collecting of its revenues, and so forth. These are disputed topics, and I have no inclination to enter into them. But I will state these complaints, especially one complaint of the South, which has in my opinion just foundation; and that is, that there has been found at the North, among individuals and among the legislatures of the North, a disinclination to perform, fully, their constitutional duties, in regard to the return of persons bound to service, who have escaped into the free states. In that respect, it is my judgment that the South is right, and the North is wrong. Every member of every northern legislature is bound, by oath, like every other officer in the country, to support the Constitution of the United States; and the article of the Constitution, which says to these states, they shall deliver up fugitives from service, is as binding in honor and conscience as any other article. No man fulfills his duty in any legislature who sets himself to find excuses, evasions, escapes from this constitutional obligation. I have always thought that the Constitution addressed itself to the legislatures of the states themselves, or to the states themselves. It says, that those persons escaping to other states, shall be delivered up, and I confess I have always been of the opinion, that it was an injunction upon the states themselves. When it is said that a person escaping into another state, and becoming therefore within the jurisdiction of that state, shall be delivered up, it seems to me the import of the passage is, that the state itself, in obedience to the Constitution, shall cause him to be delivered up. That is my judgment. I have always entertained that opinion, and I entertain it now. But when the subject, some years ago, was before the Supreme Court of the United States, the majority of the judges held that the power, to cause fugitives from service to be delivered up, was a power to be exercised under the authority of this government. I do not know, on the whole, that it may not have been a fortunate decision. My habit is to respect the result

of judicial deliberations and the solemnity of judicial decisions. But, as it now stands, the business of seeing that these fugitives are delivered up, resides in the power of Congress, and the national judicature, and my friend at the head of the Judiciary Committee has a bill on the subject now before the Senate, which, with some amendments to it, I propose to support, with all its provisions, to the fullest extent. And I desire to call the attention of all sober-minded men, of all conscientious men in the North, of all men who are not carried away by any fanatical idea, or by any false idea whatever, to their constitutional obligations. I put it to all the sober and sound minds at the North, as a question of morals and a question of conscience, what right have they, in their legislative capacity, or any other, to endeavor to get round this Constitution, to embarrass the free exercise of the rights secured by the Constitution, to the persons whose slaves escape from them? None at all—none at all. Neither in the forum of conscience, nor before the face of the Constitution, are they justified, in my opinion. Of course, it is a matter for their consideration. They probably, in the turmoil of the times, have not stopped to consider of this; they have followed what seemed to be the current of thought and of motives as the occasion arose, and neglected to investigate fully the real question, and to consider their constitutional obligations, as I am sure, if they did consider, they would fulfill them with alacrity. Therefore, I repeat, sir, that here is a ground of complaint against the North, well founded, which ought to be removed—which it is now in the power of the different departments of this government to remove—which calls for the enactment of proper laws, authorizing the judicature of this government, in the several states, to do all that is necessary for the recapture of fugitive slaves, and for the restoration of them to those who claim them. Wherever I go, and whenever I speak on the subject—and when I speak here, I desire to speak to the whole North—I say that the South has been injured in this respect, and has a right to complain; and the North has been too careless of what I think the Constitution peremptorily and emphatically enjoins upon it as a duty.

Complaint has been made against certain resolutions that emanate from legislatures at the North, and are sent here to us, not only on the subject of slavery in this District, but sometimes recommending Congress to consider the means of abolishing slavery in the states. I should be sorry to be called upon to present any resolutions here which could not be referable to any committee or any power in Congress, and, therefore, I should be unwilling to receive from the legislature of Massachusetts any instructions to present resolutions expressive of any opinion whatever on the subject of slavery, as it exists at the present moment in the states, for two reasons; because—first, I do not consider that the legislature of Massachusetts has anything to do with it; and next, I do not consider that I, as her representative here, have anything to do with it. Sir, it has become, in my opinion, quite too common; and if the legislatures of the states do not like that opinion, they have a great deal more power to put it down, than I have to uphold it. It has become, in my opinion, quite too common a practice for the state legislatures to present resolutions here on all subjects, and to instruct us here on all subjects. There is no public man that requires instruction more than I do, or who requires information more than I do, or desires it more heartily; but I do not like to have it come in too imperative a shape. I took notice, with pleasure, of some remarks upon this subject made the other day, in the senate of Massachusetts, by a young man of talent and character, of whom the best hopes may be entertained. I mean Mr. Hilliard. He told the senate of Massachusetts that he would vote for no instructions whatever to be forwarded to members of Congress, nor for any resolutions to be offered, expressive of the sense of Massachusetts, as to what their members of Congress ought to do. He said that he saw no propriety in one set of public servants giving instructions and reading lectures to another set of public servants. To their own master, all of them must stand or fall, and that master is their constituents. I wish these sentiments could become more common—a great deal more common. I have never entered into the question, and never shall, about the binding force of instructions. I will, however, simply

say this: if there be any matter of interest pending in this body, while I am a member of it, in which Massachusetts has an interest of her own not adverse to the general interest of the country, I shall pursue her instructions with gladness of heart, and with all the efficiency which I can bring to the occasion. But if the question be one which affects her interest, and at the same time affects the interests of all other states, I shall no more regard her political wishes or instructions, than I would regard the wishes of a man who might appoint me an arbitrator or referee, to decide some question of important private right, and who might *instruct* me to decide in his favor. If ever there was a government upon earth, it is this government; if ever there was a body upon earth, it is this body, which should consider itself as composed by agreement of all, appointed by some, but organized by the general consent of all, sitting here, under the solemn obligations of oath and conscience, to do that which they think is best for the good of the whole.

#### THE ABOLITION SOCIETIES

Then, sir, there are those abolition societies, of which I am unwilling to speak, but in regard to which I have very clear notions and opinions. I do not think them useful. I think their operations for the last twenty years have produced nothing good or valuable. At the same time, I know thousands of them are honest and good men, perfectly well-meaning men. They have excited feelings; they think they must do something for the cause of liberty; and in their sphere of action, they do not see what else they can do, than to contribute to an abolition press, or an abolition society, or to pay an abolition lecturer. I do not mean to impute gross motives even to the leaders of these societies, but I am not blind to the consequences. I cannot but see what mischiefs their interference with the South has produced. And is it not plain to every man? Let any gentleman who doubts of that, recur to the debates in the Virginia house of delegates in 1832, and he will see with what freedom a proposition, made by Mr. Ran-

dolph<sup>23</sup> for the gradual abolition of slavery, was discussed in that body. Everyone spoke of slavery as he thought; very ignominious and disparaging names and epithets were applied to it. The debates in the house of delegates on that occasion, I believe, were all published. They were read by every colored man who could read, and if there were any who could not read, those debates were read to them by others. At that time Virginia was not unwilling or afraid to discuss this question, and to let that part of her population know as much of it as they could learn. That was in 1832. As has been said by the honorable member from Carolina, these abolition societies commenced their course of action in 1835. It is said—I do not know how true it may be—that they sent incendiary publications into the slave states; at any event, they attempted to arouse, and did arouse, a very strong feeling; in other words, they created great agitation in the North against southern slavery. Well, what was the result? The bonds of the slaves were bound more firmly than before, their rivets were more strongly fastened. Public opinion, which in Virginia had begun to be exhibited against slavery, and was opening out for the discussion of the question, drew back and shut itself up in its castle. I wish to know whether anybody in Virginia can, now, talk as Mr. Randolph, Governor McDowell,<sup>24</sup> and others talked there, openly, and sent their remarks to the press, in 1832? We all know the fact, and we all know the cause; and everything that these agitating people have done, has been, not to enlarge, but to restrain, not to set free, but to bind faster, the slave population of the South. That is my judgment. Sir, as I have said, I know many abolitionists in my own neighborhood, very honest good people, misled, as I think, by strange enthusiasm; but they wish to do something, and they are called on to contribute, and they do contribute; and it is my firm opinion this day, that within the last twenty years, as much

<sup>23</sup> Thomas J. Randolph (1792–1875) made a speech in the Virginia house of delegates in 1832 recommending the gradual emancipation of slaves.

<sup>24</sup> James McDowell of Virginia (1795–1851) gave a speech on slavery to the state legislature in 1832. He served as governor from 1843–1846.

money has been collected and paid to the abolition societies, abolition presses, and abolition lecturers, as would purchase the freedom of every slave, man, woman, and child in the state of Maryland, and send them all to Liberia. I have no doubt of it. But I have yet to learn that the benevolence of these abolition societies has at any time taken that particular turn. [Laughter.]

Again, sir, the violence of the press is complained of. The press violent! Why, sir, the press is violent everywhere. There are outrageous reproaches in the North against the South, and there are reproaches in not much better taste in the South against the North. Sir, the extremists of both parts of this country are violent; they mistake loud and violent talk for eloquence and for reason. They think that he who talks loudest reasons the best. And this we must expect, when the press is free, as it is here—and I trust always will be—for, with all its licentiousness, and all its evil, the entire and absolute freedom of the press is essential to the preservation of government, on the basis of a free constitution. Wherever it exists, there will be foolish paragraphs, and violent paragraphs, in the press, as there are, I am sorry to say, foolish speeches, and violent speeches in both houses of Congress. In truth, sir, I must say that, in my opinion, the vernacular tongue of the country has become greatly vitiated, depraved, and corrupted, by the style of our congressional debates. [Laughter.] And if it were possible for our debates in Congress to vitiate the principles of the people as much as they have depraved their taste, I should cry out, "God save the Republic!"

Well, in all this I see no solid grievance—no grievance presented by the South, within the redress of the government, but the single one to which I have referred; and that is, the want of a proper regard to the injunction of the Constitution, for the delivery of fugitive slaves.

#### NORTHERN COMPLAINTS

There are also complaints of the North against the South. I need not go over them particularly. The first and gravest is, that, the North adopted the Constitution, recognizing the existence of slavery in the states, and recogniz-

ing the right, to a certain extent, of representation of the slaves in Congress, under a state of sentiment and expectation which do not now exist; and that, by events, by circumstances, by the eagerness of the South to acquire territory, and extend their slave population, the North finds itself, in regard to the influence of the South and the North, of the free states and the slave states, where it never did expect to find itself when they entered the compact of the Constitution. They complain, therefore, that, instead of slavery being regarded as an evil, as it was then, an evil, which all hoped would be extinguished gradually, it is now regarded by the South as an institution to be cherished, and preserved, and extended—an institution which the South has already extended to the utmost of her power by the acquisition of new territory. Well, then, passing from that, everybody in the North reads; and everybody reads whatsoever the newspapers contain; and the newspapers, some of them—especially those presses to which I have alluded—are careful to spread about among the people every reproachful sentiment uttered by any southern man bearing at all against the North—everything that is calculated to exasperate, to alienate; and there are many such things, as everybody will admit, from the South, or some portion of it, which are spread abroad among the reading people; and they do exasperate, and alienate, and produce a most mischievous effect upon the public mind at the North. Sir, I would not notice things of this sort appearing in obscure quarters; but one thing has occurred in this debate which struck me very forcibly. An honorable member from Louisiana addressed us the other day on this subject. I suppose there is not a more amiable and worthy gentleman in this chamber, nor a gentleman who would be more slow to give offence to anybody, and he did not mean in his remarks to give offence. But what did he say? Why, sir, he took pains to run a contrast between the slaves of the South and the laboring people of the North, giving the preference in all points of condition, and comfort, and happiness, to the slaves of the South. The honorable member doubtless did not suppose that he gave any offence, or did any injustice. He was merely expressing his opinion. But

does he know how remarks of that sort will be received by the laboring people of the North? Why, who are the laboring people of the North? They are the North. They are the people who cultivate their own farms with their own hands—freeholders, educated men, independent men. Let me say, sir, that five-sixths of the whole property of the North, is in the hands of the laborers of the North; they cultivate their farms, they educate their children, they provide the means of independence; if they are not freeholders, they earn wages; these wages accumulate, are turned into capital, into new freeholds; and small capitalists are created. That is the case, and such the course of things, with us, among the industrious, and frugal. And what can these people think when so respectable and worthy a gentleman as the member from Louisiana, undertakes to prove that the absolute ignorance, and the abject slavery of the South, is more in conformity with the high purposes and destiny of immortal, rational human beings, than the educated, the independent free laborers of the North?

There is a more tangible, and irritating cause of grievance, at the North. Free blacks are constantly employed in the vessels of the North, generally as cooks or stewards. When the vessel arrives, these free colored men, are taken on shore, by the police or municipal authority, imprisoned, and kept in prison till the vessel is again ready to sail. This is not only irritating, but exceedingly inconvenient in practice, and seems altogether unjustifiable, and oppressive. Mr. Hoar's <sup>25</sup> mission, some time ago, to South Carolina, was a well-intended effort to remove this cause of complaint. The North thinks such imprisonment illegal, and unconstitutional; as the cases occur constantly and frequently, they think it a great grievance.

Now, sir, so far as any of these grievances have their foundation in matters of law, they can be redressed, and ought to be redressed; and so far as they have foundation in matters of opinion, in sentiment, in mutual crimination and recrimination, all that we can do is, to endeavor to allay the agitation, and cultivate a

<sup>25</sup> Samuel Hoar (1778-1856). This incident is also discussed in Speech No. 11.

better feeling and more fraternal sentiments between the South and the North.

"PEACEABLE SECESSION IS AN UTTER IMPOSSIBILITY"

Mr. President, I should much prefer to have heard, from every member on this floor, declarations of opinion that this Union could never be dissolved, than the declaration of opinion that in any case, under the pressure of any circumstances, such a dissolution was possible. I hear with pain and anguish, and distress, the word secession, especially when it falls from the lips of those who are eminently patriotic, and known to the country, and known all over the world, for their political services. Secession! Peaceable secession! Sir, your eyes and mine are never destined to see that miracle. The dismemberment of this vast country without convulsion! The breaking up of the fountains of the great deep without ruffling the surface! Who is so foolish—I beg everybody's pardon—as to expect to see any such thing? Sir, he who sees these states, now revolving in harmony around a common centre, and expects to see them quit their places and fly off without convulsion, may look the next hour to see the heavenly bodies rush from their spheres, and jostle against each other in the realms of space, without producing the crush of the universe. There can be no such thing as a peaceable secession. Peaceable secession is an utter impossibility. Is the great Constitution under which we live here—covering this whole country—is it to be thawed and melted away by secession, as the snows on the mountain melt under the influence of a vernal sun—disappear almost unobserved, and die off? No, sir! no, sir! I will not state what might produce the disruption of the states; but, sir, I see as plainly as I see the sun in heaven—I see that disruption must produce such a war as I will not describe, in its twofold character.

Peaceable secession! peaceable secession! The concurrent agreement of all the members of this great republic to separate! A voluntary separation, with alimony on one side and on the other. Why, what would be the result? Where is the line to be drawn? What states are to secede? What is to remain American? What am

I to be—an American no longer? Where is the flag of the Republic to remain? Where is the eagle still to tower? or is he to cower, and shrink, and fall to the ground? Why, sir, our ancestors—our fathers and our grandfathers, those of them that are yet living among us with prolonged lives—would rebuke and reproach us; and our children, and our grandchildren, would cry out, Shame upon us! if we, of this generation, should dishonor these ensigns of the power of the government, and the harmony of the Union, which is every day felt among us with so much joy and gratitude. What is to become of the army? What is to become of the navy? What is to become of the public lands? How is each of the thirty states to defend itself? I know, although the idea has not been stated distinctly, there is to be, a southern confederacy. I do not mean, when I allude to this statement, that anyone seriously contemplates such a state of things. I do not mean to say that it is true, but I have heard it suggested elsewhere, that that idea has originated in a design to separate. I am sorry, sir, that it has ever been thought of, talked of, or dreamed of, in the wildest flights of human imagination. But the idea must be of a separation, including the slave states upon one side, and the free states on the other. Sir, there is not—I may express myself too strongly, perhaps—but some things, some moral things are almost as impossible as other natural or physical things; and I hold the idea of a separation of these states—those that are free to form one government, and those that are slaveholding to form another—as a moral impossibility. We could not separate the states by any such line, if we were to draw it. We could not sit down here today, and draw a line of separation, that would satisfy any five men in the country. There are natural causes that would keep and tie us together, and there are social and domestic relations which we could not break, if we would, and which we should not, if we could. Sir, nobody can look over the face of this country at the present moment—nobody can see where its population is the most dense and growing—without being ready to admit, and compelled to admit, that, ere long, the strength of America will be in the valley of the Mississippi.

Well, now, sir, I beg to inquire what the wildest enthusiast has to say, on the possibility of cutting off that river, and leaving free states at its source and its branches, and slave states down near its mouth? Pray, sir, pray, sir, let me say to the people of this country, that these things are worthy of their pondering and of their consideration. Here, sir, are five millions of freemen in the free states north of the river Ohio: can anybody suppose that this population can be severed by a line that divides them from the territory of a foreign and an alien government, down somewhere, the Lord knows where, upon the lower banks of the Mississippi? What will become of Missouri? Will she join the *arrondissement* of the slave states? Shall the man from the Yellowstone and the Platte be connected in the new republic with the man who lives on the southern extremity of the cape of Florida? Sir, I am ashamed to pursue this line of remark. I dislike it—I have an utter disgust for it. I would rather hear of natural blasts and mildews, war, pestilence, and famine, than to hear gentlemen talk of secession. To break up! To break up this great government! to dismember this great country! to astonish Europe with an act of folly, such as Europe for two centuries has never beheld in any government! No, sir! no, sir! There will be no secession. Gentlemen are not serious when they talk of secession.

Sir, I hear there is to be a convention held at Nashville. I am bound to believe that if worthy gentlemen meet at Nashville in convention, their object will be to adopt counsels conciliatory—to advise the South to forbearance and moderation, and to advise the North to forbearance and moderation; and to inculcate principles of brotherly love, and affection, and attachment to the Constitution of the country, as it now is. I believe, if the convention meet at all, it will be for this purpose; for certainly, if they meet for any purpose hostile to the Union, they have been singularly inappropriate in their selection of a place. I remember, sir, that when the treaty was concluded between France and England at the peace of Amiens, a stern old Englishman and an orator, who disliked the terms of the peace as ignominious to England, said in the House of Commons, that if King William could know the terms of that treaty, he would turn in

his coffin. Let me commend this saying of Mr. Windham, in all its emphasis and in all its force, to any persons who shall meet at Nashville for the purpose of concerting measures for the overthrow of the Union of this country, over the bones of Andrew Jackson.

Sir, I wish to make two remarks, and hasten to a conclusion. I wish to say, in regard to Texas, that if it should be hereafter at any time the pleasure of the government of Texas to cede to the United States a portion, larger or smaller, of her territory which lies adjacent to New Mexico, and north of 36°30' of north latitude, to be formed into free states, for a fair equivalent in money, or in the payment of her debt, I think it an object well worthy the consideration of Congress, and I shall be happy to concur in it myself, if I should be in the public counsels of the country at the time.

I have one other remark to make. In my observations upon slavery as it has existed in the country, and as it now exists, I have expressed no opinion of the mode of its extinguishment or melioration. I will say, however, though I have nothing to propose on that subject, because I do not deem myself so competent as other gentlemen to consider it, that if any gentleman from the South shall propose a scheme of colonization, to be carried on by this government upon a large scale, for the transportation of free colored people to any colony or any place in the world, I should be quite disposed to incur almost any degree of expense to accomplish that object. Nay, sir, following an example set here more than twenty years ago, by a great man, then a senator from New York, I would return to Virginia, and through her for the benefit of the whole South, the money received from the lands and territories ceded by her to this government, for any such purpose as to relieve, in whole or in part, or in any way, to diminish or deal beneficially with, the free colored population of the southern states. I have said that I honor Virginia for her cession of this territory. There have been received into the treasury of the United States eighty millions of dollars, the proceeds of the sales of the public lands ceded by Virginia. If the residue should be sold at the same rate, the whole aggregate will exceed two hundred millions of dollars. If

Virginia and the South see fit to adopt any proposition to relieve themselves from the free people of color among them, they have my full consent that the government shall pay them any sum of money out of its proceeds which may be adequate to the purpose.

And now, Mr. President, I draw these observations to a close. I have spoken freely, and I meant to do so. I have sought to make no display; I have sought to enliven the occasion by no animated discussion, nor have I attempted any train of elaborate argument. I have sought only to speak my sentiments, fully and at large, being desirous, once and for all, to let the Senate know, and to let the country know, the opinions and sentiments which I entertain on all these subjects. These opinions are not likely to be suddenly changed. If there be any future service that I can render to the country, consistently with these sentiments and opinions, I shall cheerfully render it. If there be not, I shall still be glad to have had an opportunity to disburden my conscience from the bottom of my heart, and to make known every political sentiment that therein exists.

And now, Mr. President, instead of speaking of the possibility or utility of secession, instead of dwelling in these caverns of darkness, instead of groping with those ideas so full of all that is horrid and horrible, let us come out into the light of day; let us enjoy the fresh air of liberty and Union; let us cherish those hopes which belong to us; let us devote ourselves to those great objects that are fit for our consideration and our action; let us raise our conceptions to the magnitude and the importance of the duties that devolve upon us; let our comprehension be as broad as the country for which we act, our aspirations as high as its certain destiny; let us not be pigmies in a case that calls for men. Never did there devolve, on any generation of men, higher trusts than now devolve upon us for the preservation of this Constitution, and the harmony and peace of all who are destined to live under it. Let us make our generation one of the strongest, and the brightest link, in that golden chain which is destined, I fully believe, to grapple the people of all the states to this Constitution for ages to come. It is a great popular constitutional gov-

ernment, guarded by legislation, by law, and by judicature, and defended by the whole affections of the people. No monarchical throne presses these states together; no iron chain of despotic power encircles them; they live and stand upon a government popular in its form, representative in its character, founded upon principles of equality, and calculated, we hope, as to last forever. In all its history, it has been beneficent; it has trodden down no man's liberty; it has crushed no state. Its daily respiration is liberty and patriotism; its yet youthful veins are full of enterprise, courage, and honorable

love of glory and renown. Large before, the country has now, by recent events, become vastly larger. This Republic now extends, with a vast breadth, across the whole continent. The two great seas of the world wash the one and the other shore. We realize on a mighty scale, the beautiful description of the ornamental edging of the buckler of Achilles—

Now, the broad shield complete the artist crowned,  
With his last hand, and poured the ocean round;  
In living silver seemed the waves to roll,  
And beat the buckler's verge, and bound the whole.