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TOWAYDA:

WEDNESDAY, DECEMBER 10, 1845.

Message of the President of the U.S.,

of Representatives!

It is to me a source of unaffected satisfaction to receive the aid of their combined wisdom in the administration of public affairs. In performby the constitution, of giving to you information of the state of the Union, and recommend. soil, and which will ever resist foreign interfeing to your consideration such measures as in my judgement are necessary and expedient, I the blessings of Divine Providence and the bebefore the world a spectacle of national happi-

With our unexampled advancement in all the elements of national greatness, the affection of the people is confirmed for the union of the States, and for the doctrines of popular liberty, which he at the foundation of our government. It becomes us, in humility, to make our derout acknowledgements to the Supreme Ruler of the Universe, for inestimable civil and religious blessings with which we are favored.

ous causes of irritation and misunderstanding, In pursuant of the joint resolution of Congress, sented these sections of the resolution for the coceptance of that republic. The executive Since that time Mexico has, until recently, ocof deputies, is here with laid before Congress. It

and ratified the constitution.

transmitted by him to his own government. The President of Texas is required immediate- lies has not been disturbed. ty after the receipt of official information that the on this important subject.

reluctant people. It was the deliberate homage afterwards choose to assume.

of each people to the great principle of our fed-

challenged to furnish a parallel.

merce-most unexpectedly, and to our unfeigned regret, took part in an effort to prevent annex-

COMMUNICATED TO THE TWO HOUSES OF ted States. We may rejoice that the tranquil and pervading influence of the American principle of self-government, was sufficient to defeat the purposes of British and French interference, and that the almost unanimous voice of the peoto meet the Representatives of the States and ple of Texas has given to that interference a the people in Congress assembled, as it will be peaceful and effective rebuke. From this ex- made upon Mexico for that redress which had by this time near the Mexican capital. He ample, European governments may learn how vain diplomatic arts and intrigues must ever views, committees of the two Houses of Con- with which he is charged to a conclusion at ing, for the first time, the duty imposed on me prove upon this continent, against that system of self-government which seems natural to our

Towards Texas, I do not doubt that a liberal am happy that I can congratulate you on the and generous spirit will actuate Congress in all continued prosperity of our country. Under that concerns her interests and prosperity, and that she will never have cause to regret that she nign influence of our free institutions, it stands has united her "lone star" to our glorious constellation.

I regret to inform you that our relations with Mexico, since your last session, have not been of the amicable character which it is our desire to cultivate with all foreign nations. On the sixth day of March last, the Mexican envoy extraordinary and minister plenipotentiary to the United States, made a formal protest in the name of his government, against the joint resolution passed by Congress, "for the annexation of Texas to the United States," which he chose In calling the attention of Congress to our re-thous with foreign powers, I am gratified to be able to state, that, though with some of them ed his passports. He was informed that the there have existed since your last session seri. government of the United States did not consider this joint resolution as a violation of any of yetnoactual hostilities have taken place. Adopting the rights of Mexico, or that it afforded any just mg the maxim in the conduct of our foreign al. cause of offence to his government; that the the rights of Mexico, or that it afforded any just fairs, to "ask nothing that is not right, and sub. Republic of Texas was an independent power. mit to nothing that is wrong," it has been my owing no allegiance to Mexico, and constituting anxious desire to preserve peace with all nations; no part of her territory or rightful sovereignty but, at the same time, to be prepared to resist, and jurisdiction. He was also assured that it aggression, and to maintain all our just rights, was the sincere desire of this government to maintain with that of Mexico relations of peace for annexing Texas to the United States." my and good understanding. That functionary, predecessor, on the third day of March, 1845, however, notwithstanding these representations elected to submit the first and second sections and assurances, abruptly terminated his mission, of that resolution to the republic of Texas, as and shortly afterwards left the country. Our an overture, on the part of the United States, for | Envoy Extracrdinary and Minister Plenipotenher admission as a State into our Union. This tiary to Mexico was refused all official interelection I approved, and accordingly the charge course with that government, he returned to the d'affaires of the United States in Texas, under United States. Thus, by the acts of Mexico, instructions of the tenth of March, 1845, pre- all diplomatic intercourse between the two coun-

werament, the Congress, and the people of cupied an attitude of hostility towards the Uni-Texas in convention, have successively compli- ted States-has been marshalling and organized with all the terms and conditions of the joint ling armies, issuing proclamations, and avowing resolution. A constitution for the government the intention to make war on the United States. of the State of Texas, formed by a convention either by an open declaration, or by invading Both the Congress and convention of Texas. is well known, also, that the people of Texas at the people of Texas invited this government to the polls have accepted the terms of annexation, send an army into that territory, to protect and defend them upon the menanced attack. The I communicate to Congress the correspond. moment the terms of annexation, offered by the ence between the Secretary of State and our United States, were accepted by Texas, the latcharge d'affaires in Texas; and also the cor- ter became so far a part of our own country, as The terms of annexation which were offered to the coasts of Mexico, and to concentrate an Texas, the public faith of both parties is solemn - of Texas. Our army was ordered to take posiit pledged to the compact of their union. No- tion in the country between the Nueces and the thing remains to consumate the event, but the 'Del Norte, and to renel any invasion of the Texpassage of an act by Congress to admit the an territory which might be attempted by the of Texas into the Union upon an equal Mexican forces. Our squadron in the gulf was footing with the original States. Strong rea- ordered to co-operate with the army. But though sons exist why this should be done at an early our army and navy were placed in a position to period of the session. It will be observed that, defend our own, and the rights of Texas, they y the constitution of Texas, the existing gov- were ordered to commit no act of hostility frament is only continued temporarily till Con- against Mexico, unless she declared war, or was gress can act; and that the third Monday of the herself the aggressor by striking the first blow present month is the day appointed for holding. The result has been, that Mexico has made no he first general election. On that day a gov- aggressive movement, and our military and naemor, a lieutenant governor, and both branches val commanders have executed their orders with of the legislature, will be chosen by the people. such discretion, that the peace of the two repub-

Texas had declared her independence, and new State has been admitted into our Union by maintained it by her arms for more than nine Congress, to convene the legislature; and, up. years. She has had an organized government in on its meeting, the existing government will be successful operation during that period. Her superseded, and the State government organized. separate existence, as an independent State, had Questions deeply interesting to Texas, in common with the other states; the extension of our
revenue laws and interesting to Texas, in commerce and navigation had been concluded with

ea by the United States and the
unprovoked series of wrongs could never have
the two powers; it being well understood that
implied obligations which their acts seemed to
whale ships in the Pacific, but few of them af Questions deeply interesting to Texas, in com- been recognized by the United States and the ed by their government. Such a continued and the date of the signature of the present convenrevenue laws and judicial system over her peomerce and navigation had been concluded with ple and territory, as well as measures of a local her by different nations, and it had become macharacter, will claim the early attention of Con. nifest to the whole world that any future attempt pending before the people of Texas, during the shall be passed, the union of the two republics formal act, agreed to recognize the independence Till be consumated by their own voluntary con. of Texas, on condition that she would not annex herself to any other power. Tile agreement to This accession to our territory has been a acknowledge the independence of Texas, whehas had no part in the victory. We have not is a fact conceded by Mexico herself, and she possible, honorably avoid any hostile collionquest, or our republican institutions over a to the form of government which Fexas might

But though Mexico caunot complain of the United States on account of the annexation of had suffered, or to do more than be prepared complished, springing purely from the choice of ed injuries inflicted by the Mexican authoris for many weeks, without any hostile movethe people themselves to share the blessings of ties and people on the persons and property of ment on her part, though her menaces were bounded by the St. Mary's, on the Atlantic, has and such the insule repeatedly offered to Ame- in an authentic form, what the designs of the Passed the Capes of Florida, and been peaceful- rican citizens, and the American fing by Mexi- Mexican government were; whether it was the United States to Great Britain, and in those ten, that the result was achieved in despite of the fifth of April. 1831, that they have been settle, in an amicable manner, the pending difthe diplomatic interference of European mone repeatedly brought to the notice of Congress ferences between the two countries. On the had been our ancient ally—the country which of February, 1837, the President of the United received, that the Mexican government con- branch of the Columbia, and thence down the has a common interest with us in maintaining States declared in a message to Congress, that sented to renew the diplomatic relations which channel of that river to the sea, had been offerthe freedom of the seas—the country which, by the length of time since some of the injuries had been suspended in March last; and for ed by Great Britain, with an addition of a the cession of Louisiana, first opened to us as have been committed, the repeated and unathat purpose were willing to accredit, a minis- small detached territory north of the Columnia. cess to the Gulf of Mexico—the country with vailing applications for redress, the wanton ter from the United States. With a sincere bias. Each of these propositions had been rehich we have been every year drawing more character of some of the outrages upon the per- desire to preserve peace, and restore relations jected by the parties respectively.

bearance, proposed that another demand be ed has set but on his mission, and is probably others of an aggravated character have been in the summer of 1838, with full authority to make another and final demand for redress.-The demand was made; the Mexican governof indemnity with that view was concluded be-1840. Their time was limited to eighteen months; at the expiration of which, they had | United States. adjudicated and decided claims amounting to two millions twenty-six thousand one hundred Mexico has involved this subject in much mysand thirty-nine dollars and sixty-eight cents in tery. The first information, in an authentic favor of citizens of the United States against the Mexican government, leaving a large amount | pointed under the the administration of my preof claims undecided. Of the latter, the Ame- decessor, was received at the State Department rican commissioners had decided in favor of on the ninth of November last. This is conour citizens, claims amounting to nine hundred | tinued in a letter, dated the seventeenth of and twenty-eight thousand, six hundred and October, addressed by him to one of our cititwenty-seven dollars and eighty-eight cents. | zens then in Mexico, with the view of having which were left unacted on by the umpire au- it communicated to that department. From thorized by the treaty. Still further claims, this it appears that the agent, on the twentieth amounting to between three and four millions of dollars, were submitted to the board too late to be considered, and were left undisposed of. The sum of two millions, twenty-six thousand same communication, however, he asserts that one hundred and thirty-nine dollars and sixty eight cents, was a liquidated and aspertained debt due by Mexico to the claimants, and there was no justifiab e reason for delaying its payment according to the terms of the treaty. It obtain the money. As these instalments apwas not, however, paid. Mexico applied for further indulgence; and in that spirit of liberality and forbearance which has ever marked the policy of the United States towards that Republic, the request was granted; and on the thirtieth of January, 1843, a new treaty was concluded. By this treaty it was provided. that the interest due on the awards in favor of claimants under the convention of the eleventh of April, 1839, should be paid on the thirtieth of April 1843; and that the principal of said awards, and the interest arising thereon, shall respondence of the latter with the authorities of to make it our duty to afford such protection and be paid in five years, in equal instalments, eve. Texas; together with the official documents defence. I therefore deemed it proper, as a precautionary measure, to order a strong squadron commence on the thirtieth day of April, as aforesaid. The interest due on the thirtieth by the United States having been accepted by efficient military force on the western frontier day of April, 1843, and the three first of the

> claims for spoilations on the property of our mise; but each had proved unsuccessful. citizens, were subsequently presented to the without remedy, unless their rights be enforc-

of Europe. Mexico was, however, a neighgress; and therefore, upon every principle of on the part of Mexico to conquer her, or over- boring sister republic, which, following our exrepublican government, she ought to be repre- throw her government, would be vain. Even ample, had achieved her independence, and fended in that body without unnecessary delay. Mexico herself, had become satisfied of the length to be entirely recommend prompt action fact; and whilst the question of annexation was States were the first to recognise her independ-As soon as the act to admit Texas as a State past summer, the government of Mexico, by a ence, and to receive her into the family of nations, and have ever been desirous of cultivating with her a good understanding. We have therefore, borne the repeated wrongs she has committed, with great patience, in the hope diess achievement. No arm of force has ther with or without this condition, is conclusive that a returning sense of justice would ultimate-been raised to produce the result. The sword against Mexico. The independence of Texas ly guide her councils, and that we might, if

Without the previous authority of Congress, the Executive possessed no power to adopt or enforce adequate remedies for the injuries we

and more closely the bonds of successful com- sons and property of our citizens, upon the of- of good understanding between the two repubficers and flag of the United States, inde-pendent of recent insults to this government renewing diplomatic intercourse between them: used by just and generous nations, confiding in their strength for injuries committed, if it can be honorably avoided:" but, in a spirit of formal the State of Texas. The minister appointbeen so long and unjustly withheld. In these has been instructed to bring the negotiation gress, in reports made to their respective bodies | the earliest practicable period; which, it is exconcurred. Since these proceedings, more pected, will be in time to enable me to comthan eight years have elapsed, during which, municate the result to Congress during the in addition to the wrongs then complained of, present session. Until that result is known, I forbear to recommend to Congress such ultecommitted on the persons and property of our rior measures of redress for the wrongs and incitizens. A special agent was sent to Mexico Juries we have so long borne, as it would have been proper to make, had no such negotiation

Congress appropriated, at the last session. ment promised to repair the wrongs of which the sum of two hundred and seventy-five thouwe complained; and after much delay a treaty thand dollars for the payment of the April and July instalments of the Mexican indemnities tween the two powers on the eleventh of April for the year 1844: " Provided it shall be as-1839, and was duly ratified by both gorvern- certained to the satisfaction of the American ments. By this treaty, a joint commission was government that said instalments have been created to adjudicate and decide on the claims paid by the Mexican government to the agent of American citizens upon the government of appointed by the United States to receive the Mexico. The commission was organized at same, in such manner as to discharge all claim Washington on the twenty-fifth day of August, on the Mexican government, and said agent to be delinquent in remitting the money to the

The unsettled state of our relations with form, from the agent of the United States, apof September, 1844, gave a receipt to the treasury of Mexico for the amount of the April but that he holds such securities as warranted him at the time in giving the receipt, and entertains no doubt but that he will eventually pear never to have been actually paid by the government has not therefore been released so as to discharge the claim. I do not feel myself warranted in directing payment to be made to the claimants out of the treasury, without further legislation. Their case is, undoubtedly, one of much hardship; and it remains fo Congress to decide whether any, and what, relief ought to be granted to them. Our minister to Mexico has been instructed to ascertain the facts of the case from the Mexicar government, in an authentic and official form. and report the result with as little delay as pos-

My attention was early directed to the negotiation, which on the fourth of March last, I offer what he saw fit to call "some further of that territory. For this purpose, I recomfound pending at Washington between the proposal for the settlement of the Oregon ques- mend that provision be made for establishing United States and Great Britain, on the subject tion, more consistent with fairness and equity, an Indian agency, and such sub-agents as may of the Oregon Territory. Three several at and with the reasonable expectations of the The claims which were lest undecided by tempts had been previously made to settle the British government." The proposition thus tains.

Mexican government for payment, and were so the years 1818, 1824, and 1826; the two first der to Great Britain, 2s they had done, the free number of stockades and block-house forts be far recognized, that a treaty, providing for their under the administration of Mr. Monroe, and the navigation of the Columbia river. The right erected along the usual route between our fromexamination and settlement by a joint commission of the twentieth day of November, 1843. This object, resulted in the convention of the twentieth day of November, 1843. This object, resulted in the convention of the twentieth day of November, 1843. This object, resulted in the convention of the twentieth day of November, 1843. This object, resulted in the convention of the twentieth day of November, 1843. This object, resulted in the convention of the twentieth day of November, 1843. This object, resulted in the convention of the twentieth day of November, 1843. This object, resulted in the convention of the twentieth day of November, 1843. This object, resulted in the convention of the twentieth day of November, 1843. This object, resulted in the convention of the twentieth day of November, 1843. treaty was ratified by the United States, with tieth of October of that year. By the third ar- concede. It also embraced a provision to make tect them on their journey. The immediate certain amendments, to which no just exceptuce of that convention, it was agreed, that free to Great Britain any port or ports on the adoption of these recommendations by Contion could have been taken; but it has not yet any country that may be claimed by either received the ratification of the Mexican govern- party on the northwest coast of America, westment. In the meantime, our citizens who suf- ward of the Stony mountains, shall together fered great losses, and some of whom have with its harbors, bays, and creeks, and the been reduced from affluence to bankruptcy, are navigation of all rivers within the same, be extraordinary and wholly inadmissible demands territory. free and open for the term of ten years from of the British government, and the rejection of It requires several months to perform the prejudice of any claim which either of the two compromise which the United States ought to without great delay, between our settlements high contracting parties may have to any part of the said country, nor shall it be taken to afof the high-contracting parties in that respect being, to prevent disputes and differences lieved, maintained by irrefragable facts and argress.

| being, to prevent disputes and differences lieved, maintained by irrefragable facts and argress.

The negotiation of 1824 was productive of unchanged.

The negotiation of 1826, having also failed which it was agreed to continue in force, for an indefinite period, the provisions of the third months to the other contracting party, to an-

ation, and to impose on Texas, as a condition of the recognition of her independence by Mexicot, that she would never join herself to the Universe of the texts o similar offer to those made in 1818 and 1826. measure, which, he declared, "should not be full powers to adjust, and definitively settle, all 1844, was formally opened, under the direction of my immediate pretlecessof. Like all principles of "compromise;" and the avowed purpose of the parties was, "to treat of the Oregon territory, with the view to establish a of the Rocky mountains to the Pacific ocean." Accordingly, on the twenty-sixth of August, 1841, the British plenipotentiary offered to divide the Oregon territory by the forty-ninth mountains to the point of its intersection with the noartheasternmost branch of the Columbia river, and thence down that river to the sea; leaving the free navigation of the river to be enjoyed in common by both parties-the country south of this line to belong to the United States and that north of it to Great Britain. At the latitude forty-nine degrees, which they might or sum of two hundred pounds."

desire, either on the main land, or on Quadra

Subsequent to the date of this and Vancouver's island. With the exception ment, a grant was made from the "British of the free ports, this was the same offer which crown" to the Hudson's Bay Company, of the had been made by the British, and rejected by exclusive trade, with the Indian tribes in the the American government to the negotiation of Oregon territory, subject to a reservation that 1826. This proposition was properly reject- it shall not operate to the exclusion "of the ed by the American plenipotentiary on the day subjects of any foreign States who, under or it was submitted. This was the only propo-sition of compromise offered by the British between us and such foreign States respective. be made by the United States for "an equital the said trade."

ble adjustment of the question."

When I came into office, I found this to be taining the settled conviction, that the British bunals throughout the whole of Oregon, Ameripretensions of title could not be maintained to can citizens, in the same territory, have enany portion of the Oregon territory upon any joyed no such protection from their governand July instalments of the indemnity. In the principle of public law recognised by nations, ment. At the same time, the result illustrates same communication, however, he asserts that yet, in deference to what had been done by my the character of our people and their institupredecessors, and especially in consideration tions. In spite of this neglect, they have multhat propositions of compromise had been tiplied, and their number is rapidly increasing thrice made by two preceding administrations, in that territory. They have made no appeal to adjust the question on the parallel of forty- to arms, but have peacefully fortified themnine degrees, and in two of them vielding to selves in their new homes, by the adoption of Great Britain the free navigation of the Colum- republican institutions for themselves; furngovernment of Mexico to the agent, and as that | bia, and that the pending negotiation had been commenced on the basis of compromise, I deemed it to be my duty not abruptly to break and must prevail. It is due to them that it off. In consideration, too, that under the they should be embraced and protected by our conventions of 1818 and 1827, the citizens and laws. subjects of the two Powers held a joint occupancy of the country, I was induced to make another effort to settle this long-pentling controversy in the spirit of moderation which had given birth to the renewed discussion. A proposition was accordingly made, which was reected by the British plenipotentiary, who, without submitting any other proposition, suf- government to its citizens in that distant region, fered the negotiation on his part to drop, ex- make it our duty, as it is our interest, to cultipressing his trust that the United States would vate amicable relations with the Indian tribes the joint commission, amounting to more than questions in dispute between the two countries offered and rejected, repeated the offer of the by negotiation, upon the principle of comproparallel of forty-nine degrees of north latitude, their way to Oregon, against the attacks of the

> gumenu. The civilized world will see in these pro-

article of the convention of the twentieth of what measures it may be proper to adopt for amiliet privations and dangers, lead the way October, 1818; and it was further provided, that the security and protection of our citizens now through savage tribes inhabiting the vast will to either of inhabiting, or who may hereafter inhabit Ore- derhess intervening between our fromier settles If we consider the extent of territory involved Texas, it is to be regretted that serious causes to repel the threatened aggression on the part the contracting parties, in case either should gon, and for the maintenance of our just title menus and Oregon, and who collivate and are the twentieth of to that territory. In adopting measures for ever ready to defend the soil, I am fully easier America—the means by which it has been ac. continue to exist, growing out of the unredress mained on the frontier and coasts of Mexico October, 1828, on giving due nouce of twelve this purpose, care should be taken that nothing fied. To doubt whether they will obtain such be done to violate the stipulations of the con- grants as soon as the convention between the nul and abrogate this convention, and it shall, vention of 1827, which is still in force. The United States and Great Britain shall have nion,—the history of the world may be citizens of the United States, through a long continued. I deemed it important to put an end, in such case, be accordingly entirely annulled faith of treaties, in their letter and order. The United States and Great Britain shall have in such case, be accordingly entirely annulled faith of treaties, in their letter and order. The United States and Great Britain shall have in such case, be accordingly entirely annulled faith of treaties, in their letter and order. The United States and Great Britain shall have in such case, be accordingly entirely annulled faith of treaties, in their letter and order. The United States and Great Britain shall have in such case, be accordingly entirely annulled faith of treaties, in their letter and order. The United States and Great Britain shall have ever been, and, I must, will ever be, scrupa- of Congress; but, pending the year's notice, The jurisdiction of the United States, which injuries, but has neglected and refused to repair view, I caused steps to be taken in the month term of notice." In these attempts to adjust longly observed by the United States, which injuries, but has neglected and refused to repair view, I caused steps to be taken in the month term of notice." In these attempts to adjust longly observed by the United States, which injuries, but has neglected and refused to repair view, I caused steps to be taken in the month term of notices." at the formation of the federal constitution! was them. Such was the character of the wrongs, of September last, to ascertain distinctly, and the contribution to this affect may be made, consistantly degree of north latitude had been offered by be given by either party to the other, before with the spirit of that convention. the joint occupancy shall terminate, and before extended to the Del Norte. In contemplating co, in palpable violation of the laws of nations their intention to declare war, or invade Texas, of 1818 and 1826, with a further concession either can rightfully assert or exercise exclusions their intention to declare war, or invade Texas, of 1818 and 1826, with a further concession either can rightfully assert or exercise exclusions their intentions to declare war, or invade Texas, of 1818 and 1826. grandeur of this event, it is not to be forgot and the treaty between the two countries, of or whether they were disposed to adjust and of the Columbia river sive jurisdiction over any portion of the terri- Oregon, are submitted to Congress with great south of that latitude. The parallel of the tory. This notice it would, in my judgment, deference. Should they, in their windom, dethe diplomatic interference of European mon- repeatedly brought to the notice of Congress ferences between the two countries. On the forty-ninth degree, from the Rocky mountains be proper to give; and I recommend that proteins. Even France—the country which by my predecessors. As early as the eighth ninth of November an official answer was ly, and terminating in this manner the conven-

tion of the sixth of Angust, 1827. Beyond all question, the protection of our laws

In October, 1843, the Envoy Extasordina and our jurisdiction, civil and criminal ought ry and Minister Plenipotentiary of the United to be immediately extended over our citizens States in London was authorized to make a in Oregon. They have had just cause to complain of our long neglect in this particular, and have, in consequence, been compelled for their recommend an immediate resort to this extreme ter plenipotentiary to Mexico, clothed with ington; and, on the twenty-third of August, provisional government for themselves. Strong own security and protection, to establish a in their allegiance and ardent in their attach ment to the United States, they have beeff thus the previous negotiations, it was based upon cast upon their own resources. They are anxious that our laws should be extended over them, and I recommend that this be done by respective claims of the two countries to the Congress with as little delay as possible, in the full extent to which the British Parliament permanent boundary between them westward have proceeded in regard to British subjects in that territory, by their act of July the second, 1821, " for regulating the fur-trade, and establishing a criminal and civil jurisdiction within certain parts of North America." By this act parallel of north fatitude, from the Rocky Great Britain extended her laws and jurisdiction, civil and criminal, over her subjects, engaged in the fur-trade in that territory. By it, the courts of the province of Upper Canada were empowered to take cognizance of causes civil and criminal. Justices of the peace and other judicial officers were authorized to be appointed in Oregoti, with power to execute same time, he proposed, in addition, to yield all process issuing from the courts of that proto the United States a detached territory, north vince, and to " sit and hold courts of record for of the Columbia, extending along the Pacific the trial of criminal offences and misdemeanand the Straits of Fuca, from Bulfinch's harbor ors," not made the subject of capital punishinclusive, to Hood's canal, and to make free to ment, and also of civil cases, where the causa the United States any port or ports south of of action shall hot "exceed in value the amount

Subsequent to the date of this act of Parlisby force of any convention for the time being. plenipotentiary requested that a proposal should by, may be entitled to, and shall be engaged in;

It is much to be regretted, that while under this act, British subjects have enjoyed the prothe state of the negotiation. Though enter- tection of British laws and British judicial triishing another example of the truth that selfgovernment is inherent in the American breast.

It is deemed important that our laws, regulating trade and intercourse with the Indian tribes east of the Rocky mountains, should be extended to such tribes as dwell beyond

The increasing emigration to Oregon, and the care and protection which is due from the

which had been made by two preceding ad- Indian tribes occupying the country through These negotiations took place at London, in ministrations, but without proposing to surren- which they pass. I recommend that a suitable cap of Quadra and Vancouver's island, south gress will not violate the provisions of the exof this parallel. Had this been a new question, coming under discussion for the first time, for American citizens than British laws have this proposition would not have been made. The long since done for British subjects in the same

the proposition made in deference alone to what voyage by sea from the Atlantic States to Orethis agreement is not to be construed to the impose, afford satisfactory evidence that no ford an opportunity of interchanging intelligence accept, can be effected. With this conviction, in that distant region and the United States,the proposition of compromise which had been An overland mail is believed to be entirely sequently withdrawn, and our title to the ing such a mail, at least once a month, is subwhole Oregon territory asserted, and, as is be- mitted to the favorable consideration of Con-

It is submitted to the wisdom of Congress to determine whether, at their present session, and no result, and the convention of 1818 was left ceedings a spirit of liberal concession on the until after the expiration of the year's notice, part of the United States; and this govern- any other measures may be adopted constatents The negotiation of 1826, having also failed ment will be relieved from all responsibility to effect an adjustment by compromise, resulting the convention of August the sixth, 1827, troversy. ment will be relieved from all responsibility by with the convention of 1827, for the securi-All attempts at compromise having failed, it ultimately be wise and proper to make liberal becomes the duty of Congress to consider grants of land to the patriotic pioneers, who to that territory. In adopting measures for ever ready to defend the soil, I am fully satis-

vise any other mode better calculated to accomplish the same object, it shall meet with my

hearry concurrence.
At the end of the year's notice, should Con-It will become proper for Congress to deter- gress think it proper to make provision for mine what legislation they can, in the mean giving that notice, we shall have reached a petime, adopt without violating this convention. riod when the national rights in Oregon must FEE POURTH PAGE.