Thfer Aitboc

| mithe deem if entirely ungeecestary to inquire Lua; ásilicould in io way chapge righls) or <br>  mperomit had commited iofenses againeithe Comiminee deente equally tirofivant and to material. <br>  objection to grabitiag Thi eapplication geghe ground demecedentor chisitititiona requige- <br>  1 is jogitifed by the ampount of popultiton, and is is desired by a majority of thit pquple. <br> As io popolation, this point was fullyeepn. <br>  notinig to add to thee facte : and argufiebts <br>  wnived by boilh branchesor Congress. TYh Houseg passed an aci forir Thie admission of the Stats, and the Senate passedone for theym. ordeci to sicict idmission', without tgepeact to pipulation-and the bill riferredito your Com. miltee is therefore as much liable to.suctran otijection as is the substitues: which. they tric: ommend |
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 question in a hope of a different result. But
hat can hardly be received as a reason why
this Governent should withold Irom any
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