THE MASSACHUSETTS RESOLUTIONS ON THE SUMNER ASSAULT, AND THE SLAVERY ISSUE. 6. 3

SPEECHES OF SENATORS.

BUTLER, EVANS, AND HUNTER,

DELUVERED

IN THE SENATE OF THE UNITED STATES.

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June 12, 1856.

Hon. A. P. BUTLER addressed the Senate as follows:

Mr. President: The occasion and the subject apon which I an about to address the Senarc of the United States, at this time, have been brought about by events over which I have had no control, and could have had none-eyents which have grown out of the commencement of a controversy for which the Senator from Maasachusetts (not now in his scat) [Mr. SUMNER] should be held exclusively responsible to his country and his God. He has delivered a speech the most extraordinary that has ever had utterance in any deliberative body recognizing the sanctions of law and decency. When it was de-livered I was not here; and if I had been present, what I should have done it would be perfectly idle for me now to say; because no one can substitute the deliberations of a subsequent period for such as might have influenced him at another ine and using the international and added in the added in the international and a different circumstances. My impression now is that, if I had been present, I should have asked the Senator, before he finished some of the paragraphs personally applicable to myself, to pause; and if he had gone on, I would have demanded of him, the next morning, that he should review that speech, and retract or modify it, so as to bring it within the sphere of parlia-mentary propriety. If he had refused this, what I would have done I cannot say; yet I can say that I would not have submitted to it. But what mode of redress I should have resorted to. I cannot tell.

I wish I had been here. I would have at least ; assumed, as I ought to have done on my responsibility as a Senator, and on my responsibility as a representative of South Carolina, all the consequences, let them lead where they might; but instead of that, the speech has involved his own friends, and his own colleague. It has involved my friends. It has involved one of them to such

Hif the consequences which are likely to flow from that speech hereafter shall end in blood and violence, that Secutor should be prepared to repeat in sackcloth and ashes.

Now, I pronounce a judgment on that speech which will be adopted by the public. I am as certain as I am speaking that it is now condemned by the public mind, and by posterity, it will be consigned to infamy, for the mischievous consequences which have flowed from it already, and such as are likely yet to disturb the peace and repose of the country.

I said nothing, Mr. President, at any period of my life-much less did I say anything in the course of the debate to which the Senator from Massachusetts purports to have made a replythat could have called for, much less have justified, the gross personal abuse, traduction, and calumny, to which he has resorted.

When I was at my little farm, enjoying myself quietly, and as I thought had taken refuge from the strifes and contentions of the Senate, and of politics, a message was brought to me that my kinsman had been involved in a difficulty on my account. It was so vague that I did not know how to account for it. I was far from any telegraphic communication. I did not wait five minutes before I left home to put mysel? within the reach of such information --- and garbled even that was---as was accessible. I traveled four days continuously to Washington; and when I arrived I found the very subject under discussion which had given me so much anxiety; and it has been a source of the deepest concern to my feelings ever since I heard of it, on many accounts-on even since a near of 11, on many accounts—on account of my country, and on account of the honor and the safety of my kinaman. When I arrived here, I found the subject under discussion: I wont to the Senate worn down by travel; and I then gave notice that, when the resolutions from Masseciusetts should be presented, I would spoat to them, as coming from a Concentration of the to them, as coming from a Commonwealth whose my friends. It has involved one of them to such history, and whose lessons of history, had in-an extent that, at his time, he has been obliged sprited me with the very highest admiration == I to put his (crume and his life at stake. And, sir, i) would appeak to them from a respect to a Comp-

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monwealth, whilst, perhaps, the Senator who had been the cause of their introduction orght not to deserve my notice, and would not have received it.

Well, sir, days massed, and those resolutions were not presented. Naw, they have been prosented, and prequited in a different way from any that I have ever known to be submitted from any other in the second second second second by one of its Senators, but were sent directly to ito. President of the Senate, and the Speaker of the House of Representatives. I waited for some time with the expectation that, when these resolutions should come, I would acquit myself of the phinful task which circumstances in ad levolved upon me. They did not come until yesterday more than two weeks after their adoption.

In the mean time — on Monday last — I gave notice that I would address the Senate to-day, under the confident belief, not that the present Senator [Mr. Witsoy] would be here—because I have nothing to do with him—but that the S.n.ator who have been the aggressor, the criminal aggressor, in this matter, would E. present; and if give eradence to the testimony of Dr. Boyle, For anything that appears in that testimony, if he had been at officer of the Army, and had not appeared the next: day on the battle-field, he would have desrred to be cashiered.

In proceeding with his preliminary remarks, he expresses his surprise that the Senator from Massachusetts should have airmed his assaults at him [Mr. Bornen] individually and at South Carolina, and continues:

Tow, sir, 4 proceed to make my points; and 1 shall show that what the Senators and of myself, and South Carolina, was not in response to anything which I sail? that he has gone outside the record to bring into the debate matters which did not legitimately belong to it by association or connection.

I will maintain these three propositions go certainly that, in my opinion, there will not be one muid here, unless it be disposed to morally perjure itself, which will not nequises in them. I will show that his remarks upon me and South Carolins were untrive and unjust; the language used was licentious; the spirit which prompted it was aggressive; and the whole tenor and one of the speech was malignant and insuling.

In no speech which I have made during this session did I name Massachusetts or South This is a most remarkable thing con-Carolina sidering the nature of the dobate. I have called what I said, and I have not introduced South Carolina by name into the debate, nor have I brought in Massachusetts. Yet, sir, this Senator alludes to me in two paragraphs. I should like to know why he did not finish my picture in one skritch on the first day, when he spoke of me as being the Don Quixote in love with slavery as a mistress, because she was a harlot." I dislike L dislike When to repeat the obscenity of his illustration he had me under review then, why did he not finish me in that general sketch? He took another night; and during that night the chaotic concepsuggested to it by those busy people who seem llauch tions either emanated from his own mind or were

to have control over him; and then it was that he made this celebrated attack on me, assailing my reputation as a gentleman of veracity:

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He charges the Senator from Massachusetts with garbling, misquoting, and misconstruing the constitution of South Carolina; defends the State and her revolutionary history from the aspersions of Mr. Stawnen, and proceeds:

But, sir, the Senator undertakes to say that, because I have advocated here the constitutional rights of the South and the equality of these States, I subjected myself to an imputation which I shall not read myself. It bears his own handjwork. Mr. Socretary, I beg your pardon for asking you to read such a ting as this, but it is your duty, no mine.

The Secretary read the following extract from Mr. SUMNER's speech of May 19:

⁴⁵ Bits, before entering upon the argument, I mast say something of a general chrater(pr particularly in response to what this fallen from Senators, who have raised theme serves to emission the championality of human works, I mean the state of the championality of human works, I mean the state of the influence of the fallen from Hilmoit, Mr. Deres, state, I mean the state of the influence of the fallen from the state of the s

exposing him should not be lost; and it is for the cause that I speak. The Senator from South Carolina has read many books of chivalry, and believes himself u chivalrous knight, with sentiments of honor and courage. Of course he has chosen a mistress to whom he has made his vows, the mas cancer a functions to whom the may model DB 900%? and when theory upper to others, is relavantly solvely to him ; though polluted in the slight of the world, is charact an his sight-f mean the harder Shrevery. For her, his corgoe is always profase in words. Let her be impeached in char-acter, or any graposition made to shart her out from the exacter, or only accession made to suit her out noth the es-tension of hey variances, suit an outwagence of memory The fenzy of Don Quivate, in hehalf of his venet Dut-ciuca del Thous, is all surposed. The asserted rights of Slavery, vibich shock equality of all kinds, are clonked by a finatsite issue Station of equality. If the slave States equand. enjoy what, In mockery of the great futhers of the Republic, * he mishames equality under the Constitution—in other words, the full power in the National Territories to compel fellow-men to unpaid toil, to separate husband and wife, eit, and to seen inde enlighten at the antetion block--lien, eif, the chivalric Senator will conduct the State of South Car-olina out of the Union! Ilcroickknight! Exalted Senator! A second Alosse come for a second exadus! "But not equept with this near second exadus! and to seil little children at the auction block-then

A second Alorse cound for a second exodial "But not content with this poor menace, which we have been twice toil wus' measured, the Sanator, in the unre-strained chivary of his instruct, has undertaken to apply opprobrious words to those who differ from him on this foor.; if e glis them 'sectional and finantical'; and oppo-sition to the surpration in Kunesa, he denounces as 'an uncatedualing finalitiesia." To be sure; these clarges lack all grace of originality, and all sentiment of truth's but the adventirous Senator does not hesitate. He is the ancompromising, upbushing, representative on this floor of a flagrant sectionalism, which now domineers over the Republie, and yet with a ludicrous ignorance of his own position --unable to see himself as others see him-or with an effrontery which even his white head ought not to protect from rebuke, he applies to those here whoresist his section-alism the very epithet which designates himself. The men glism the very epithet which designates himself. who strive to bring back the Government to its original policy, when Freedom and not Slavery was national while policy, when Preedon and not Shavey was national write Blavey; and not Preedon was rectional, he arrayms as sectional. This will not do. It involves too great, per-version of terms, i left hits Scharoty flat, it is to himself, and to the 'organization' of which he is the 'contribute' advocater' late this equite belongs. I now branch it upon absorbed has been rised here. I aftern into the Brewbliero amount has been rised here, I aftern into the Brewbliero austion has been raised here, I autra that the Menuhasen party of the Union is in no just sense excitorate, but, more than any other party, national, and that it now goes forth to dislodge from the high places of the Government the tyrannical sectionalism of which the Senator from South Carolina is one of the maddest zealots."

Mr. BUTLER. Now, Mr. President, how any man, who has not been excluded from society, could use such an illustration on this floor, I know not. ! I do not see how any man could obtain the consent of his own conscience to rise in the presence of a gallery of ladies and give to slavery the personification of a "mistress," and say that I loved her because she was a " harlot." I beg pardon for repeating it. . What in the name of justice and decency could have ever led that man to use such language? That is the language of Cleon. It is a somewhat remarkable thing, that in the speech which I delivered here in reply to the Senator from New Hampshire, I used the word " slavery " but in one paragraph; and that was in response to a remark of his speaking of the Supreme Court as the citadel of slavery. I rebuked him. I said I would rather regard that court as the defender or as the promontory of the Constitution; and that he was at too great a distance over to reach it by any arrow which he could discharge from his bow. Sectionalism was not in the speech itself. When I spoke of indi-viduals in a particular section, I did not speak in terms which would imply or convey the idea that I mean the public of the slaveholding and non-slaveholding States. I confined it to that section - who are suffering at this time, I hope to a limited || has gone out of the way gratuite ? . ? to say il at

extent, and who are burning their fires until they will be reduced to the caustie ashes of disappoint ment and disgrace. I did not speak of sectionalism in any other point of view. Sir, there are men on this floor who I believe honestly differ from me. I would not make any personal allusion to them. Far from widening this controversy, the object of rai non which is in the other that the course of it i ventured to say, what I had never said before, that the man does not live who could look without concern at the consequences of a separation of these States effected in blood. I remarked that I would not say there was not intelligence enough ultimately to form new governments and make them a union of confederacies. Sir, in that speech I attempted to throw oil upon the troubled waters. My friends in some measure blamed me for the tone of my remarks. The so-called reply was already in the sap, the poisonous sap behind, and the Senator had to use his speech as a conduit to pour it out on me and on the country, when he had less oc-casion than was presented by any speech which I ever before m de. Anybedy who says we are incapable of preserving free institutions, I should be inclined to consider a slandator on free institutions; but I will never agree to live in any Goveroment that has not some operative and enforcible provisions of a constitution to preserve my rights. If the Government were as it, formerly was, South Carolina and Massachusetts haviag a common interest, do you think the Senator could arise as en ediersary to be applauded by his people? There was a time, sir, when his peo-ple would have disgraced him for that very speech. At this day, I do not say they will acquit my kinsman; I dare say they will not; but the time is coming when there will be but one opinion-that that is the most mischie whie! hart ever been delivered in this country, and has in-volved more innocer: persons. If the contest goes . a upon such istnes as it makes, blood must follow. I do not look on any such scenes with pleasure. I have not temper for them, though when a young man I might, perhaps, not have been indisposed to enbark in the hazards of contests.

Whilst upon this point, I may remark that Josiah Quincy, for whom I have heretofore had a great respect, says the Senator has not gone a hair's breadth beyond the line of duty and truth. After my explanations before I hardly in think the will say so. He is the only man of high respectabil-ity whom I have yet seen of heard make such a declaration. He made it, how with a reproach that I was sorry to see scape from such a man. He said, alluding to the fracas in the Senatehouse, not in the Senate, that it is only a part of that tribe who carry bowie-knives and revolvers. Sir, I never wore a secret weapon in my life. I am not going to discuss the fact that I have used open weapons; and that is the only way I choose to deal, but that is not the way we can get them to deal with us.

Unfortunately, I have had scenes of that kind which I have regretted all my life to some extent. I am mortified to hear such a man as Quincy making a charge upon a shole section, when I question if there is a southern man in this House with a pistol or bowie-knife in his pocket. lio we are of a "bredd" who wear them as part of was any, evidence, indicted my relative upon opr divisa. I am storry to ace such things creepauto the public mind. They mortify me; they annoy me.

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But now I come to the resolutions of Massachusetts. I ask that they be read.

The Secretary read them as follows:

CONMONWFALTH OF MASSACHURSTYR. In the year 1858. Resolves concerning the recent assault upon the Hon. Observes Somner, at Washington. Recolved by the Senate and House of Representatives of

the Commonspath of Manachusetts, That we have received with deep concern, information of his recent violent assault supported in the Senate Chamber at Washington, upon the model) of the ilon. Charles Summer, one of our Sena-which no plove atom could histily-lightli and cowardly in lock - a growbreach of parliamentary privileg - a ruldes attack upon the liberty of spench-an murage of the decen cies of civilscollife, and an indignity to the Conunc awealth

of the of events of the part of an animal provide contains investors of Massactionestor. Resolved, That the Legislature of Massachusetts, in the name of her free and emightened people, dements for her representatives in the Nutional Legislature entire freedom representatives in the reaction beginning entire precoun-age pacet, and will upboil doern in the proper exercise of that essential right of American citizens. Retolerd, That we approve of Mr. Bunmer's manimums and counting in this entrest and features declaration of free

scinciples, and his defense of human rights and free terriinr

Request, That the Legislature of Massachusetts is imperdecent regard to the rights of her eltizone, and respect for her accontrance as a verseting. State, to definitual, and the Legi-diparate part as a verseting. State, to definitual, and the Legi-lature of Massachusetts hereby does demands of the patients Congross a groupst and affect lavestigation into the recent density uron Straptor Sumer, and the expansion by the Notice of Representatives of Mr. Brocks, of South Carolina, and any other member concerned with him in sud-assault.

Realized, That his excellency the Governor be requested by radiomit a copy of the foregoing resolves to the President of the Securit, and Spenker of the House of Representa-tives, and to each of the Security and members of this House of Representatives from this Commonwealth, in the Congress of the United States.

HOUSE by REPRESENTATIVES, May 20, 1856. CHARLES A. PHELPS, Speaker. Passied.

> IN SENATE, May 30, 1856. ELIHU C. DAKER, President.

Passed. Approved.

MAY 31, 1856. HENRY J. GARDINER-

SECRETARY'S OFFICE, * BOSTON, May 31, 1856.

f certify the foregoing to be a true copy of the original Ivee Attest:

FRANCIS DEWITT, Secretary of the Commonwealth.

Mr. BUTLER. These resolutions give rise to more serious reflection than anything which has decurred to me in my time. I have been in the Senate for ten years, and this is the first occasion that I have ever seen one of the sovereign States of the Union taking cognizance of matters which of the value of th sind in the history of the country. It has been done from an ex parte view of the subject; for it is now very apparent that the resolutions of Massachusetts were introduced and passed withanticipated and asserted what may not be truewhat the public may not think true-what the Sonate may not think true-what the House of Representatives may not think true; and yet the sovereign State of Massachusetts, before there

runnor - a measure which would have taken Stafferd to the gallows. What! sir; indict a mon in the lunguage of these resolutions upon the runor of newspapers? These resolutions - I say it more in sorrow than in anger-betray a temper and precipitancy of judgment that do not look like having a regard to that dignity which is associated with justice. I shall speak respectfully. So far as I have apoken of Massachusetts hitherto, no exception can be taken; but, when I speak of Massachusetts now, it must be of Massachuactta as she has sent forth these resolutionsunder the influence of a feeling which pervades her-under the influence of a sentiment which denied Daniel Webster the right to sprak in Fanenil Hall, and threw off the coffin of Lincola because he had fallen in performing his profes-sional duties in the cause of his country. Boston now is not the Boston that she was when Hancock wrote, and Adams spoke, and Otis thought, and Warren felt. They would not recognize her. She is no more the same. Yet, from that very hotbed of bitter feeling to the South, and especially to South Carolina, have I to look for the feelings which dictated these resolutions. I have to meet an iddictment-for what? It is said that the liberty of speech has been violated. Upon that point I intend to deliver some remarks which, whether they be correct or not, I shall throw out. Our ancestors were a people of hardy morality. Generally, when they spoke, they spoke directly from the heart. Such a thing as printing speeches beforehand, or having them printed without being uttered in the Senate, was unheard of in their day. They were men who stood on their legs, and spoke out. They had hearts and mouths. They did not resort to the appliances of paper and print ing before they brought their speeches here. ٦ſ the Senator from Massachusetts were present, and would answer me, I would put the question to him, " Was not that speech of yours printed and published before you spoke it in the Senate of the United States?!" What is the meaning of that provision of the Constitution, which says that a Senator, or a member of the House, for any speech or debate in either House, shall not be questioned in any other place? Does it mean to give the Congress of the United States the power of deciding what is privilege without the courts questioning it? If so, it goes far beyond the settled doctrine in Great Britain at this day, which was maintained by Chief Justice Denman, in the case of Stockdale vs. Hansard; and that ease lins much to do with the matter now under consideration. Hansard had undertaken, under the authority of Parliantent, to publish a book which contained a libel. Without such privilege. Chief Justice Denman took cognizance of the case, on the broad ground that the courts could determine what was privilego under the Constitution of England. He said: "as a com-mon law judge, I will show the Parliament whether I am not capable of deciding on my responsibility as one of the great departments of this Government. Can it be maintained "- and it is one of the most cloquent decisions I ever read-"that the House of Commons, by claiming a privilege, shall thereby appropriate it to themselves, and acreen a village from the consequence of his libel?" The judge said that although by the law of Parliament newspapers were passed through the country under the frank of members without paying postage, that privilege did not give them the right to make use of a newspaper as a libel. He uses the strong expression : " God forbid that Parliament should afford such a pretext for doing wrong." I say the same thing now.

Will you tell me that a member rising here and handing a speech to the reporter, and telling him to print it, comes within the purview of the Con-stitution? Has be uttered words in debate? Will you tell me that a member who has made a speech of five sentences may append to it a newspaper like the Tribune, which has libeled me, and has the right to send through the post offices of this Government, and have folded by the persons employed in the folding room at the public expense. into my daughter's parlor, that which would cost him his life if he told it to me? Has it coule to this, that a Senator upon this floor can claim such ap extensive privilege, under the law of Parliament, that he can send off, by the twenty thousand, speeches to England and to the four corners of the globe, where I am not known, and then claim protection upon the ground that he has a privilege which precludes him from being questioned elsewhere for words spoken in debate?

The liberty of speech and of the press is the reat conservative element of a Republic; it is to the political, what fire is to the material world, a subservient and affluent minister, when under the control of prudence and intelligence; but, when unchecked and unregulated, a consuming foe, withering and blasting everything along its path-way of ruin. Render freedom of speech tributary to the proprieties, decencies, and restraints of social life, and you may crown it with all the ministrics and supremacies of intellect and liberty But release it from them, and it becomes a blind and maddened giant of evil, tearing down the bulwarks of social order, and desecrating the Very sanctuary of republican liberty. What would you think of a reckless man who should set fire to his own house, or should go about claiming the privilege of throwing his fire whereever he could among the most combustible materials, and say he had the right to do so, on the ground that he was a freeman, and could do as he pleased. Away with such liberty ! Liberty that is worth anything must be in the hardess of the law.

Liberty of speech and liberty of the press must have two restraints. The first is the highest, which will always govern a class of men who cannot violate it-the obligations of honor, decency, and justice. Another restraint upon licentiousness is that a man may publish and speak what he pleases with a knowledge that he is amenable to the tribunals of the law for what he has done. Congress cannot pass any statute to say that men shall not write against religion, or against the Government, or against individuals. Neither can Congress passa law, nor can any State pass a law depriving the tribunals of the country of the right of saying whether you have gone beyond the limits of liberty, and have used your power, under that name, with man, in passing down the street; heard but on

eviminal seeklessness, with a licentions indifference to the feeling's of individuals and the conseancuces upon society. I do not wish to live in any community where it is otherwises

Country & Country and a second

The oresa is losing 'ts power, and it ought to lose it: for it is now beginning to be an engine of private revenge, and individual expression, instead of being a responsible organ of public opinion. Suppose I were to go to New York, and indict one of the editors there whom I could name, for the most atrocious libit that has ever been intered upon the South. I will not mane the editor, but he has uttered a sentiment akin to one which has been expressed by the Senator from Mossachusetts, 1 saw in a New York, paper-1 have alluded to it, heretofore-a statement that the southern States are too feeble and weak to take any part in a war-that all they can do is to take charge of their negroes! It said that if a war should take place between England and the United States, the English fleet would only have to go to the capes of the Chesapcake, and the effeminate masters would be kept at hame. Fifty thousand shaves, inured to toil, could be mustered into service, and they would have the power to put their masters to the sword; and when the declaration of peace should come, the result would be the freedom of the slaves and the proscription of the masters! Suppose I should go into the community where this libel was uttered, and indict a man for such a bentiment as this, what would be the consequence in the present state of public opinion ? It is idle, worse than idle, to talk about that as a remedy.

Liberty of the press! Sir, that man has franked twenty thousand of his speeches; and some of them, if am not misinformed, were printed long before it was delivered. To bring him within the privileges of parliament is a mockery-a perfect.

mockery. Now, Mr. President, I approach another most bed temper: for, God knows, if my heart could be read, there is no one who would sooner than myself have averted the state of things which. now exists, if I could, consistently with my honor and the honor of the gentleman to whom I shall allude. The resolutions of Massachusetts undertook, before any evidence was heard, to pronounce senience on Mr. BROOKS. Sir, I will tell you who Mr. BROOKS is; and why he felt so deeply in reference to these abominable livels. I do not allude a district through which, if you pass, you will read spon the tombstones episaphs which would reproach him for tame and ignominious submission to wrong and to insult.

He has as proud and intelligent a constituence as are to be found in any part of the globe. 1 am his constituent. But more than that, he has worn the epaulet and the sword; he has marched under the Palmetto banner, and his countrymen have awarded to him a sword for his good conduct in the war with Mexico. That sword was in some measure committed to him, that he might use it, when octasion required, to maintain the honor and the dignity of his State. When he heard of this speech first, and read ltafter wards, this your

southwest, and it was, that his furth and his blood had been involved. The could not go into the drawing room, or parlor, or into a reading rithm, without the street commentary reponching him. Wherever he went, the outsine was eaked, "Has the chivalry of South Carolina encaped, and if thin to be a tank sufmission?" What advice 1 would have given him I do not now undertake to say.

distant and

But, sir, 'when this was said to this gentkaan wherever he' went, he felt that if samething wan rot doue he could not face his constituents without Joning his usefulness, and without there being a bint of his honor and on his courage. He may have blen mistakers in some respects. His coming just the Seart bouse was an option of bls. When he formed his determination, as 1 an informed, -mail I have kept also from conversation with him, -f judge from the evidence is hud no purjose to profane the Searts house. Gany the Searte house had been profaned hefer. And rather to -morrow take, ten blows inflicted on my body, than have the gas of the rhetorican poured out you my character and State.

The Sepator from Massachusetts, chose to make his place here one from which to asseil the history and reputation of South Carolina, and to assail an absent cunstituent of the gentleman who has taken redress into his own hands. In such a condition of things who could be placed in a situation more difficult? Surely, Mr. President, something is to be pardoned to the feelings of a man acting under sensibility, and under the dictates of high honor. If any one was here, placed in a situation to feel the touching appeal made by the ghost to Hamlet, "If thou has mature in thee, bear it not," he was the man. Now, I ask the Secretary to read the extract which I have marked in the book which I send to him, and I do not intend to say where it comes from till it is read.,

The Secretary read as follows:

⁴ Do not briter that 1 and insuf-taing opinions, tending to ditty the passe of society. On the contrary, they are the photopile that can preserve is. It is more dangeous for the photopile that can preserve is. It is more dangeous to define the photopile that can preserve is. It is more dangeous to define the photopile that can preserve is many disposed to commit theories theory, who must otherwise meet treportable highly defined to the photopile that the photopile the photopile that the photopile the photopile that the photopile the photopile that the photopile that the photopile that the photopile that the photopile the photopile the photopile that the photopile the ph

Mr. BUTLER. Who uttered that sentiment it is the sentiment of a gentleman whose speeches have always commended him to use. It is a sentiment worthy of the axient days of Boston when Dexter spoke. This is a northern man speaking; and I adopt his language. I has with him that, when things' tend to that impassable point where degradation and diagrace begin, may my arm driak palsed from its socket if I fail to defend wy own honer!"

Site, that seithinent was intered a, a time when der grynnen confined themselven to the publit, and preached against remine and vice, when they did not use the publit as a receiving attained to lasto Sharpe's rifles, and te mingle in all the hitter utility of the formand the Agara. It was ittered when Boston knew how to respect the feetingss, "adversa, a concar in all that its aid by Mr. Delter. I, and that it and the adversa is a start of the forant indication is a start of the start of the start of the formation is a start of the start of the start of the formation is a start of the start start of the start

At this point, on a suggestion of Mr. CLAY, the honorable Senator yielded the floor, and the Senate adjourned. The day succeeding, Mr. Burner continued:

I said vesterday that my friend, my representative, my relative, one who is associated with meby more ties than either of these-had taken redress in his own hands-had resorted to his own mode of redress. I said that there were con-siderations connected with the occasion which, though they could not justify him before a legal tribunal, would excuse my man of his character and position, representing such constituents as he represented, and bound in some measure to sympathize with the opinions of the section with which he is associated. It was impossible that he could separate himself from those conclusions which others might not appreciate, and some could not understand. But I say that gentleman dare uot-I do not say I would have advised himbut in his estimation he could not go home and face such a constituency without incurring what is the worst of all judgments-the judgment of the country against a man who is placed as a sentinel to represent it.

If, in the course of these proceedings and the events which have grown out of the speech which has been made by the Senator, it shall be said that Massachusetts can be justified by falling back on an opinion which will justify her Senators and Representatives, it is, I must be permitted to say, one of the unfortunate symptoms of the times in regard to which we have no common tribunal to decide between us. Sir, it seems to indicate a crisis when the opinion of the constituency of one portion of the Confederacy applauds one whilst it is ready to consume and put to the stake another. We have always supposed that public opinion would be right; and sir, I distinguish public opinion very much from nopula: prejudice. Popular prejudice is that which would consume in ignorance to-day, what it would repent of to-morrow. Public opinion is the judgment of an intelligent community, not formed under the excitement of the moment. ŧ. is not the sentiment of an irresponsible multi- . tude; it is not the sentiment of an ex parte decision; it is not the judgment which can and its way into the history of the count y, or which posterity will adopt as that which ought to he pronounced on the occasion. Public opinion is the highest. the gravest, the most solemn judgment to which any of us can defer. I would not give one cent for what is called public opinion, if it depended upon exparte views of any subject. And I say that the resolutions which have been sent here

from the Legislature of Massachusetts, are not only ex parte, but I am sorry to say that I fear their counselors were prejudice and malignity, even giving their counsels through the darkness of ignorance. I do not mean ignorance so far as regards the body individually, for I have no doubt it is intelligent enough; but I mean ignorance, so far as regards pronouncing a judgment without understanding the facts on which that indement pught to turn. I say that my friend hos been condemned without a hearing. He has been condemned by a judgment which, if suffered to go into history uncontradicted, unexamined, and unrefuted, would consign him to a fate which his character does not deserve, and shall not receive as long as I can stand here as his friend and advocate.

⁷ Bud, sir, hefore I approach the constitutional and legal view of these resolutions, I must negati myself of the duty which in some measure assumed yesterday revening, of presenting to the public the circumstances under which the funcas, as it is terminal, or the assoult, on the Sonator from Massechnewick, occurred.

. I acid that my friend and relative was not ut the Senate when the speech was being delivered, but he was summoned here, as I have learned from others. If was excited and stung by the screet romors and the street continentaries, and by the conversations in the parlors, where even ladies pronounce a judgment where honor is concerned, and it is always in favor of the rodress of a wrong. I woold trust to the instinct of woman upon antipets of this kind. He could are going a photo he di not find on inplied reproach that there was an unmanly submission, bit and it the start and bit is the start is an inplied to his Shate and his countrymen. Sir, it was hard for any man, much less for a man of his temerament, to bear this.

I intended to reserve a commentary which was at once made on the speech of the Senator from Massachusetts as the most important part of my conclusion; but I find that I can apply it at no better time than this. I allude to the commentary which was pronounced at the time; not when a controversy had arisen; not when it was supposed that the temptations of an adversary, or even the public mind, had so far made an issue that he was obliged to take one side or the other; but it was pronounced by a gentleman of distinguished position, a sage, a patriot, a man who had won laurels in the field, and justly deserved to be considered the Nestor of the Senate. Sir, the remarks made by the member from Michigan [Mr. Cass] struck me as the most consuming piece of criticism; and I think, taking it all into consideration, it would be more terrible to me than all the arguments of an advocate, and all the array that could be brought on one side or the other. It was the testimony of voluntary justice. "I have listened"-said that distinguished

"I have istened"-—said that distinguished gentleman, [Air, Cass.] who had worn the sword and the robes of the Senate, with distinction and dignity—"with equal regret and supprise to the speech of the hunorable Senator from Massachusetts. Such a speech---the most un-American and unpatroite that ever grated on ears of the members of this high holy—as I hope never to hear again, here or cleawhere. But say, I did not

rise to make any comments on the sprech of the honorable Senator, open as it is to the highest consure and disapprobation."

I am not as young a man as Mr. Somner, nor do I pretend to be in a combition to defy or place myself against the testimony which would put into operation a current of public opinion, such as was propounced by the honorable Senator from Michigan in his place; but, sir, I can say, that, with my nature, I could not have slept that night on my pillow with such a consure and mich a criticism pronounced in the Senate of the United States. I should have been ready to send a message to make atonement in some way. should have wiped out, an far as I could, by repentance and atonement, the unmanly aggression and insult which had been offered, and was condemneil by the highest authority. I do not undertake to say what was the opinion of that Senator, but I can quote from his State the most consuming judgment I ever heard pronounced. The sentiments expressed in the paragraph to which I allude, and in others, show that when the effervescence of nopular prejudice shall have subsided, this case might be tried, even in Massachusetts itself. I should not be afraid to try it They are not slaves to be governed by there. fanatical madness. One of the journals there, ina remarkably well-written article, which I adopt, says:

^{are} hardes Summer's recent specches an the United Bistnerman, and the specches and the specches of the specches and the specches of the s

We do not, we commune termin too strong in rel. ion to his matter. It is not the dometer of Climits Summer along that is involved. The fair fauce of Massechusetts suffars. Whatever may have been the policieal errors of Massechusetts, sile has ever, heretofore, been represented in the Bonga of the United States, and we majing it as any We hater, Winthrop, Everen, Chonte, Davis, and Batawho here white rights, aud knowing lared to runsinistis, and maintained them with courtesy, dignity, and ability, its recit a manuer is to command the respect of their oppoall tight countrymen."

I knew some of the gentlemen here harmed, and l should never be draid to meet them in debate anywhere, because with them I should never apprehend the assaults of calumny and signder. I cannot be reduced to such an issue that I must discount calumny and shauker by the language of a blackguard. If it be the theory of gentlemen that when one uses language in dobate transcenting ing the sphere preserbed by propriery and justice, we are to resort to the same mode for redressant satisfaction, I am a non-combatant; I cannot enter into a controversy with gentlemen in which they are to backy words.

These remarks are not without their direction. I have used them to show what was the impression on the public mind at the time when the assault was committed. Mr. Bingenan, a friend ePAir, Seyner, J prozume, says in his testimony which an hearing the special he antidipated sourching. It was the general imprivation of the whole, continuity that he deserred tworesize a whole, somthaution of the set of the set

there was not a probability of its being tried. Its would have made himself contemptible, and perhaps might have been committed to the penidantary for sending a challenge.

Then, what course was left to him to pursue? Mr. Surven had opportunities enough to make an apology. God knows I could not have resisted the admentioner without of the distinguished

Hispongy, Goy Andrew Control the distinguished Standard Robinson and Standard Stan

Well, sir, what did Mr. Broovs do? It is said be sought Mr. Sussex in the Senate Chamber. Si at the last place in which he wished to seek him. He would have met him in an open combat, an fair field, and undre a firce sky, at any sense. And when the Legislature of Massachuestis chooses to say that his condust is coverdly, left for try kim in any way she chooses. [Applause.]

Sir, a man who occupies a place in the Senate, representing a great Commonwealth like Massachusetts, or representing any State, as one of her Senators, occupies a very high position, from which he can send forth to the public what may affect the character of almost any man; except General Washington, or some one upon whose character the verdict of history has been rendered. There is scarcely any man who can withstand the slander which may be pronounced from the Senate Chamber of the United States. For this reason I would never look, and I never have looked, beyond the public position of a member here, to go into his private and personal character. I would not do it, because by so doing I should do a wrong which I could not redress. Even a word escaping my tongao in this Chamber, as a Senator, might go fur to injure a man where he could not correct it. We are in a position which requires high considerations for the regulation of our conduct. I agree thoroughly with General Jackson, that the slanderer who involves third persons in difficulty and danger, is an incendiary, against whom we should guard more than any one else, in a parliamentary point of view. I will quote General Jackson's language, He said: " Over the doors of each House of Congress, indettors of gold, should be inscribed the

dever," A single marker is horrible. It may take a mingle-individual form society. But whose 1 look at the minghierous influences of sharder, J fod that it pervades a whose community indicas war lagaosisty, acts family against-family indicas war lagaosisty, acts family against-family indicas war lagaosisty, acts family against-family indicas war lagaosisty acts family against-family indicas war lagaosisty acts family against-family indicas war lagaosisty acts family action against action. It is the most cowardly mode in which a war can be conducted.

With the state of opinion to which I have alluded prevailing, what did Mr. BROOKS do? Of course he did not undertake to challenge Mr. Summa to a fist fight, or a stick fight, or any other kind of fight. He though Mr. SUMNER deserved a castigation, and he undertook to give it to him according to the ol '- ashioned notion, by caning him. I have not heard Mr. BROOKS Gatail the circumstances. I have not conversed with him in regard to the matter; I take my information from the published testimony. Mr. Bitooxs, not finding him anywhere else, came to him while he was sitting in his scat hore, after the Sanato had seljourned. He came to him in front-different from the statement made to the Massachusetts Legislature. He was half a minute in his process or explanation. He said: "Mr. Somann, I have read your speech. I have read it carefully, with as much consideration, and forbearance, and fairness as I could; but, sir, I have come to punish you now for the contents of that speech, which is a libel on my State, and on a gray-haired relative."

Instinct would have prompted prost men to rise immediately. Mr. SUMNER did rise. In the act of rising, Mr. BROOKS struck him across the face-not, as has been represented, over his head, for that is not the truth, nor is it borne out by the testimony. On the second stroke the onne broke. It is the misfortune of Mr. Bacons to have incurred all the epithets which have been used in regard to an assassin-like and bludgeon attack, by the mere accident of having a foolish stick, which broke. It broke again; and it was not, as I understand, until it came very near the handle, that he inflicted blows which he would not have inflicted if he had an ordinary weapon of a kind which would have been a security against breaking. His design was to whip him, but the stick broke, and that has brought upon him these imputations.

It has goie through the country that Mr. Beoaus stuck him after he was prostate on the foor. None who know this young man could pretrain such an idea. I have known him from childhood. I used to have some cautrol over him, but the scholar has become the master, and I suppose he would not care much about my advice now. By an hereditary tie our families are more closely united than any two with whom I have been acquainted. But that is far apart from the question. Independent of his fluid feelings for me, and his regard for me as his consituent and Senator, I have no doubt that a personal feeling of regard for myself individually influenced him.

 ons, no doubt, and quick in resentment, but he did hot intend what has been assigned to him.

After all that has been said and done, on a post bettion examination, what is it? A fight in the Senate Chamber, resulting in two flesh woands, which ought not to have detained him from the Being rather a handsome man, perhaps Senate. he would not like to expose himself by making his appearance for some time; but if he had been in the Army, there was no reason why he should not go to the field the next day; and se would deserve to be eashiered if he did not go. What does his physician say? He says that there were but two flesh wounds; that he never had a fever while under his care and attendance, and that he was ready to come into the Senate the next day, but for his advice; and his advice was, that he should not come into the Schate, because it would aggravate the excitement alrendy too high. He did not recommend him not to go into the committee room to be examined on the ground that his wounds had enfectled him, but for other considerations, becauce it might aggravate the excitement already prevailing to an extent which might lead to mischievous consequences.

This, then, is the mode of redress to which Mr. BROOKS resorted. I do not say what I should have advised him to do, but perhaps it was fortunate that I was absent in one respect, for I certainly should not have submitted to that insult. Possibly it might not have been offered if I were present, though I do not know the fact, because I cannot say exactly what would be the course of one of those persons who have a way of fabricating speeches. Perhaps, being in his speech, he would have had to read it; but I think it possible that on the appeal which I would have inade on my discretion, his friends might have induced him to reform it in some way so as to conform at least to the requirements of common decency in public opinion. If he had not done so, I do not know what would have been my course.

For this transaction, as I have detailed it, and without the intelligence which I have detailed being before them, the Legislature of Massachuresolutions are without a precedent in the Listory of this country. I hope other Senators will speak to them, for they are not only an insult to South Carolina and her representatives in Congress, but I think they assail the Constitution of the country. Before commenting on them, I may be permitted to allude to the first precedent of a congressional fight, which was between two members from New England.

This affair is said to be an evidence of southern violence and southern ruffianism. Some papers violence and southern runanism. Some parts speak of the bowie-knife and the revolver of, southern blackguards. Why, sir, the first fight which took place in Congress was between Matthew Lyon and Roger Griswold, from Connecticut, Our ancestors in those days looked upon a fight with very little of the importance which is now attached to it. They said it was so unim-

by antachen dry and they solut it was so unin-gottain, that they were vexed that so much of the time of the House was occupied in considering it. It seems that Matthew Lyon, originally an officer in the Army, had been casibired and awarded a woolen sword. He then lived in Connecticit. At that time, and at this, too, in Con-II finding of a grend jury, what is his position?' If

necticut, there was a pretty pressing opinion against a low man, and he could not stand it. He had to move over into Verydoni, a new State, then the frontier of the country. 116 was elected a the frontier of the country. 11b was elected a member of Congress from Vermont. 11c was one of the Democrats. I suppose he was one of the Red Republicane of that day against John

Adams/s administration. Was he a Democrat? Mr. FOOT. Yes, air; he was a Democrat. Mr. BUTLER. It was before the genitemen from Vermont tangait school there, and Lyon as sumed to be a kind of apostlo of liberty and De-mocracy. Not satisfied with instructing the people of Vermont, he went to Mr. Griswold of Connecticut; stood behind his seat and told him, "Sir, you do not represent Connecticut correctly; I know these pieople; they are mean people; they will take \$1,000 as soon as \$9,000 for a selary." Griswold stood it for a great while. Finally Lyon said, "I will go over to Connecticat! will talk to these people, and I will have an influence upon them; I will show whether you ought to occupy your seat or not." Griswold said, 'I hope you will not so with your wooden sword." He repeated this twice; and after some-body suggested to Lyon that the third time was too much, he spit in Griswol.''s face. A great bubbub was raised, and Lyon was brought up, I suppose, to his perfect delight, to be tried as to whether he should be expelled from the Light of Representatives or not, On the ollowing day, Griswold involved himself in a difficulty without any consideration. He took a good hickory stick and went to Lyon. He did not give him any notice at all. They fought with lickory sticks, and spit-boxes, and topgs; all over the House of Representatives, while the House was in session. Our hardy encestors at that time did not think a fight of so much importance that they should take it into serious consideration. They said, let them both go. They refused to expel either of them.

When Mr. Randolph struck Mr. Allstins, the matter was brought before the House; but none of these things were considered of a sufficient magnitude to invoke the high function of a Legislature sending its missive to Congress to tell them what to do. Massachusetts is the first to set the cxample. She has not only administered a rep-rimand to Mr. Baoosa without any evidence, als has not only assumed to pronounce indemient before hearing the evidence, like a judge massing sentence on a criminal before hearing his defense but she has undertaken indiscriminately to say that she demands of the Congress of the Unite States to carry out her behests in regard to what she considers to be an outrage upon the privileges of the Senate. Can anything be more insulting to die Con-

gress of the United States than the spectacle of a State sending down a message to its "faithful Commons"—a message that they are to pro-nounce this or that judgment? Are we to submit to this? I did not wish to make the contest; but, in my opinion, these resolutions, in the terms they import, ought not to have been received by the Senate.

Taking all these things into consideration, in-dicted as Mr. BROOKS has been by an ex parts accusation, without evidence, without even flie

his case could go before any impairtial tribunal, and I could employ counsel such as I would seleot, probabily I would choose my friend from California, [Mr. WELLER,] who lives in a free State; who is an impairtial man, an advocate, a goaldenia, a man of hours and courage.

"If a civil action were brought by Mr. Susarsa against Mr. Baooas for assault and battery, I pledge myself that, with all the resources he could bring to bit command, he would be able to reduce the verificit os a penny damages. What would be he disting to bit command, he would be able to reduce the verificit os a penny damages. What would be admitted that he struck him, and inflicted two fash wounds. Mr. Susarsa would reply, "I am Senaror on the United States; and allowing the Bornoir and the structure, so sain that age the Bornoir and the the struck and the struck and the state of the Senarch, so sain that age the Bornoir of the Senarch, so sain that age the structure of the Senarch, that I am not to be assilled." What would Mr. Bacoas's counsel profaned, and disgraced the sena you occupied, before you were struck."

Then the question would be, what is this privliege so much spoken of-freedom of denate? The court would examine the question, whether the Senate, or whether it was a likel. If it should be pronounced to be a likel, and I were the judge before whoin an action were brought--if a main brought before me could show that another induled his mother, or his father, or his sister, or himself, or his country. I would say to the man who inflicted the blow, "Wy duty is to fine you; you are not justified by the law; but it is my privilege to say that, while I will enforce the law and maintain its dignity, I shall fine you as small a win a I possibly can which my discretion."

a dim as possibly call what have been action. Now let not state that, if the observed of the state of the sta

on this floor, a coequal with him, to which no one could have submitted. If happens that that Seuatog was the constituent of a member of the House of Representatives, who was his first. That friend, finding that his own blood was insulted by an insult to his oheart relative, was gooded on by the necessity of incrumentances to day, surely under such circumstances much is to be parload to the feelings of a man acting under such motives.

With these remarks I dismiss the resolutions of Massachusetts, hoping that somebody class besides a Sentor from South Carolina will say something of them, for I do not wish to identify myself too much with them as a personal matter. Laws attemnted to keep aloof from that

I Lave attempted to keep aloof from that. The Senator from Massachusetts, in his speech, made one or two allubions which I must incidentally notice to show how erroneous he is whenever he touches any subject. He says I indulged in licentious abuse of the people of Kansas. When he speaks of the people of Kansas I suppose he means those who were sent there by the aid societies. I presume he considers nobody as the people of Kansas except those who have the impression upon them of the people whom he designates to choose and comprehend whom he designates to choose and completened within the term, "people of Kanasa." He has no regard for the people of Kentucky, of Mis-souri, of Iowa, of Virginia, of South Carolina, who may have gone into that Territory, but he says I have abused its people. I never did abuse them. I did say that the man who came here with the so-called petition of Kansas in his hands without signatures, was attempting to come into the fold of this Federal Government by a fraud. I did not use as strong an expression as my fricad from Louisiana, [Mr. BENJAMN] my friend from Virginia, [Mr. Mason] and others. I did not say that the petition was a forgery. I denounced it as a violation of the rules of the Senate to print a paper of that kind, or to give it the dignity of a paper coming from a State. This is all that I said. I did not abuse the people. But what does Mr. SUMMER say of the portion, my portion, if he chooses to call them so, though I do not wish so to characterize them, of the people of Kansas? He speaks of them as " hirelings, picked from the drunken spew and vomit of an uneasy civilization-in the form of men-

"' Ay, in the catalogue ye go for men ; -As hounds and grayhounds, mongreis, spaniels, curs, Bhoughs, water-rugs, and deni-wolves, are called Ail by the name of dogs.""

If frow masking against either of the Senators from Masskinketis personally or private line and the spinor senator in the spinor senator is spinor senator is spinor senator in the spinor senator is spinor senator in the spinor senator is spinor senator is spinor senator in the spinor senator is spinor senator is spinor senator is spinor senator is spinor senator in the spinor senator is spinor senator is spinor senator is spinor senator in the spinor senator is spinor senator is spinor senator is spinor senator in the spinor senator is spinor senator. This is a spinor senator is spinor senator. If is spinor senator is spinor senator is spinor senator senator is spinor senator is spinor senator senator senator senator is spinor senator senato

disturbence. But what think you of this demutesciatom-this reterioried boundardment from the Sounts of the United Sinter, of a class of inditension of the United Sinter, of a class of inditension of the United Sinter, of a class of indileast to some extent. Terget the issue pending in Kamaa. I said hefore, and now repeat, that the v y host fast to which this country should be reduced, would be to commit the arbitrament of great quecians to the issue of the aword in the hands of youth willing to contend and pleased with the price of engaging in nrans, and having heetowed on them all the fascination which can be imparted by danger and trial.

Mr. Bornzen then goes on to show Mr. Steavren guilty of what bears a very close similitude to an intentional misunderstanding in charging him (Mr. Bornzen) with saying that the people of Kansas should be disserned; and also shows up Mr. Sunsars's — now notorious — imitation of the apostrophe of Demosthenes, which he advits is a remarkable imitation, and is the best part of his (Mr. Sunsars's speech. He closes with the following acathing percention:

Mr. President, I have convicted the Scenator of making a specch which was not in response to anything I taid. I have convicted him of such historical errors as no man can mistake. I have convicted him of making allegations against me of being ignorant of law and of Constitutions, and yet when he undertook to quote and expound the constitution of S_{22} th Araolina, I have shown that he either never rean (i.st constitution, or he could not understand it, or, *i* the did understand it, he willfully misrepresented it. He has been guilty of the suppressive tori and the suggestio failst. He cannot escape from these propentions. I have a copy of the Santor's speech before

I have a copy of the Senator's speech before me, and now I am going to turn his gun upon him. I ask the Senate to see if I do not turn it upon him to such an extent as to allow me to apply the apposite quotation of which I have often made use:

"Mutato pomine, de te Fabula narratur."

Here is what he says of me:

"With regret I come again upon the Senator from South Carofina, [Mr. BUTLER,] who, omnipresent in this debate"

Why, sir, I have counted the Congressional Globe, and my remarks make but twelve pages, while his are thirty-two. I have not gone into the subject at as great length as my friends from Alabama, [Mr. CLAY,] Georgia, [Mr. TCOMBS,] and others. My speeches all put together on this subject are but twelve pages, and his are thirty-two; while those of his coadjutors amount, I suncose, to a hundred more. Yet he said I was suppose, to a hundred more. Yet he said I was onnipresent in this debate ! I will not say that he is omnipresent in this debate, but he is omnipresent everywhere out of the debate. He says that I "overflowed with rage at the simple suggestion that Kansas had applied for admission as a State, and, with incoherent phrases, discharged the loose expectoration of his speech, now upon her representatives, and then upon her people." I said it was a fraud, and the Senate said so. Why did he single me out? Again, alluding to me, he said:

⁴⁴ There was no extravagance of the ancient parliament ary debut which is data interpost; nor was there any possible deviation from truth which he dat not make, with so nucle of passion. I non glad to add, as to save blan from the asspicion of interitorial towrratios.¹⁹

I do not know that I have ever been an initiator in my life. Those who know me beet say that I am rather sai genria. Inever berrow from Demonstences, and palm it (off as my own. As for my deviation from the truth, let use ask, dia ho tell the truth when he quoted the consultation of South Carolina, and there was no such clause in it as he stated? Did, he tell the truth, when he undertook to say, that her imbediity was shannful during the Revolution? I have shown that she absolutely sent bread to Massachusetts. Did he tell the truth when he meant to impute to me what he has charged here? I rotert upon him everything that follows.

I retort on him the very language which he applies to me. He accused me of such a proclivity to error that I could not conform to the line of truth, or was continually deviating from it. I have convicted him before the Senate, by the evidence which I have adduced, of calumninting the history and character of South Carolina, and of misrepresenting her constitution. He has done this, not in response to anything I had said, or anything which was legitimately connected with the debate. He has undertaken to charge me with ignorance of the law and the Constitution, which is perfectly independent of his arbitrary dictum-the dictum, allow me to say, of a man who has never conducted a great law case in this country. I believe no one would buy an estate worth \$10,000 upon his opinion of the title. I would not engage him to conduct a cause, not that he is not a clear man, but I would not trust him as a lawyer. And yet he undertakes to be my judge. What right has he to pronounce judgment on me as a lawyer? I am reduced to a pretty predicament at this time of life, if I an to be subjected to such a judgment! It is a judgment about which I care little; and I do not suppose any man would give fifty dollars for it even in Massachusetts.

" He cannot ope his mouth but out there flies a blunder."

I sincerely hope that what he has said is a blunder. I do not know but that he may have thought he would escape scrutiny and exposure. I hope that, when he opened his mouth and said what he did in reference to these matters, it was a blunder. He said of me, "the Senator touches nothing which he does not disfigure." I can sey of him he has touched nothing which he has not misrepresented, except it be in his general declamation, and there is no detecting a man in that; it is a matter of taste. I appreciate highly the compliment I received this morning in the Boston Courier as to the merit of my speech. The Senator says of me, that "the Senator touches nothing which he does not disfigure-with error sometimes of principle, sometimes of fact." I apply this to him with this exception: I say error nearly always of principle, sometimes of fact. 1 leave the Senate to decide between us in that respect. Again he said of me:

"He shows an incapacity of accuracy, whether in stating the Constitution or in stating the law--whether in the detaits of statistics or the diversions of scholarship."

I shall not compete with him in scholarship

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for fahould be vulnerable there; but "men who live in glass hopset should never throw stones." Of all the hings which that Senator ventured to do, J think he exposed bis house most when he made that assertion, with the detection which I have fixed upon hink of zero; injustice, and malignity. It is indied upon hins, and he capnot get not off. I carry not how far fandatism may indertake to inflatence the judgment of public biomedimes show in making its information on the public full that, but, whon made, it is yidence which hereit, and the first hard and be resplayed. That hereit, and my terformeds, and is suat sectain in the fruth of the evidence, and he cannot escape from it.

Mr, President, I have detained the Senate much longer than I wished. When I gave notice that I should speak to the resolutions of Massachusetts, it was with perfect confidence that the Senalor would be in his seat. Finding that these regolutions were not here, on Monday last I gave notice that I should speak on Thursday, still con-fident that he would be here? Yesterday, having heard that perhaps he would not be present, I inquired in as delicate a manner as I could when We would be here? Although our relations are not friendly, I did not wish to assume a position which would be even apparently inconsistent with fair chivalry and bearing. I inquired whether he would be in the Senate within a fort-"flight, and, if so, I said I would postpone my remarks. Finding that it was his purpose to go, In a few days, to Massachusetts, and that he would not be likely to return for three or four weeks. I could not allow the opportunity to pass. I have streted these facts to show that I do not! sland here taking advantage of his absence. I was willing to wait any reasonable time, but I could not allow error to prevail longer in relation to my State, my friend, or myself. This is my position.

[•] Sir, if there is any one individual who more coming when the fires of that than another regrets the occasion on which I will burn out, or will be redu have spoken, it is myself. I have no temper tor I disspace.

strife. .. I am passing through the last chapter of my public life, and I have no wish to identify my name with anything like a personal controversy. I have never sought it. When the question comes to be examined and solved, Who was the aggress-or? it will be found that it was not I on any occasion. I admit that I have three peculiarities of manner-impatience, excitability, and perhaps absent-mindedness. They are peculiarities which have followed me from the cradle. But, sir, I hope I have never known the, time when reason and repentance would not suppress even a temporary injustice. If injustice is done to me, or a wrong or insult offered, I never stop to parley in words. I ask justice, and if it is not given, I never would be in the wrong if I could help myself; but when I am in the right I do not think any man can blame me for vindicating my principles.

Now, sir, I appeal to the good sense of this country. I appeal to the lessons which its grave history inculcates. I appeal to the position which it occupies in relation to the history of the workl, and to the high responsibilities which now rest on this Confederacy, not to allow it to be dissolved in blood. If we are to separate, let us have com-mon sense enough to do it in a way becoming intelligent men, who have learned their lessons from the highest sources of intelligence and wisdom. If we are to live together, let it not be upon the terms prescribed or intimated by the tone and temper of the licentious and aggressive language of the speech delivered by the Senator from Massachusetts. It is impossible for self-respect to allow me to sit here and listen quietly to such a speech. If there were separate confederacies to-morrow, he dare not utter it without subjecting himself to a peril which he will not encounter now. He would then put his section in a position to make war, and he would be responsible to a higher tribunal than that of those who have crected themselves into it under an influence which I think must perish; and I hope the day is fast coming when the fires of that limited sectionalism will burn out, or will be reduced to the ashes of

FROM THE

HON. JOSIAH J. EVANS'S SPEECH,

DELIVERED IN THE SENATE OF THE UNITED STATES, JUNE 23, 1856.

The Senate, as in Committee of the Whole, having under consideration the bill to enable the people of the Territory of Kunsas to form a constitution and State government, preparatory to their admission into the Union when they have the requisite population—

Mr. EVANS said: Mr. President, the subjects which have grown out of this unhappy Kansas affair are of very grave import. I would willingly, very willingly, sovid, if it were possible, impiging in this courtoversy. I have no taste for it. It is against the habits of the last hirty years of my life; for within that period, so far as I remember, I have on no occasion found it necessary to make anything like a forensic effort. But, sir, the Senator from Messachusetia not not use any choice. He cassill you Messachuset and the messary to make a spating like a forensic effort. But, sir, the senator from Messachusetia not not in its seat [Mr. Source] has not loft me any choice. He to assail you force, and to seat all hese manner, no assail you force, and not purpose to induge in any unitind language, much leas to violate any periamentary law.

The subjects which I propose to discuss are the legitimate inferences growing out of that which ne has introduced into his speech. So far as I am capable of understanding it -- and I certainly have no desire to misrepresent either that Senator or any body else-the great object of the Sch ator's speech scemed to be threefold: First, to excite the people, the Free-Soil people- the "free people," as he called them-in Kansas, to rebel-lion and resistance to the law. That seemed to be his first object. His second object was, to and he state of South Carolina in particular. To this, sir, was added the further object of magnifying, as far as in him lay, the present condition, and former, and particularly the revolu-tionary, services of the State of Massachusetts. Now, sir, upon each of these subjects I have something to say-very little, indeed, in relation to Kansas. Sir, my heart bleeds at the unhappy condition of that country. The efforts which have been made, from the time of the passage of the Kansas bill, to defeat its operation by means which I believe originated in this Hall, have been incessant and without any remission. Mr. President, I am an old man; and for the last thirty years of my life, the business of it has been to endeavor to arrive dispassionately at just conclusions. I am too old to be excited by party con-flicts. I have therefore endeavored to turn my attention to this subject as dispassionately as I could; and the deliberate judgment to which I

fered to act for themselves, the unhappy condition in which that country is now placed would never have existed. But, sir, the politiciansthose who live by excitement-would not tet this matter rest. I have no doubt you will remember, sir, that before the Kanasa bill was passed, hundreds of thousands of pamphlets were distributed through this land, for the purpose of exciting the public prejudice against it. It was branded as in raud, as a swindle, as a breach of faith on the part of the South. Those pamphlets were ecload back by the remonstrances of three thousand New England clergymen, and laymen without number.

Mr. President, I beg to ask what was this plighted faith which it is charged that the South violated in the Kansas bill? What was it? It was simply the repeal of the Missouri restriction -I do not call it compromise, because it partakes of nothing of the nature of a compact or compramise. Well, sir, what is a complete of complete tion? I do not propose to enter into a discussion of it. I desire simply to say that it was an act of Congress. When Missouri came here requiring admission as a State, objection was made that she was a slave State. Missouri had a right, I presume, to decide this matter for herself. She was settled mainly from Virginia and other slavehold. and had existed there before the purchase of Louisiana, of which it was a part. Well, sir, for the salk of peace, after there had been much discussion on the subject, the South, headed by Mr. Lowndes, agreed that Missouri should be admitted, and that after that time no slavery should exist beyond a certain line. As I said before, this was a mere act of Congress. The North gave nothing for it. They had no right to object to the admission of Missouri as a slaveholding State. It was usurpation in them to pretend that they had a right to exclude her. If, then, the North had no right to object, she gave nothing for this plighted faith of the South, as it is called. It was simply an act of Congress, subject to repeal whenever Congress thought proper to repeal it.

In a voicer made, from the time of the passage of the Kansas bill, to defaat its operation by means of the South or sent to this Missouri restriction, which I believe originated in this Hall, have been it was the belief, which they had a right to exincessant and without any remission. Mr. President, I am an old man; and for the last thirty endeavor to arrive dispassionately at just concluficies. I have therefore endeavored to turm my attenion to this subject as dispassionately at just conclusion of this function of the last thirty endeavor to arrive dispassionately at just conclusion of this function of the last thirty endeavor to arrive dispassionately at just conclusion of this subject as dispassionately at just conclusion of this function of the last thirty endeavor to arrive dispassionately at just conclusion of this function of the last thirty endeavor to arrive dispassionately at just conclusion of the function of the last thirty endeavor to arrive dispassionately at just conclusion of the last the south. The slavery agilation or bar or the different of Kansaa-the there has been on termission in it. If it has partroolsever and ant slavery party-malb discense of the source conscions, the first eppertunity which presented itself has been seized to revive it with still greater virulence.

Mr. President, I do not propose to go further on this subject. It has been so often discussed that it would be an unnecessary waste of the time of the Senate for me to attempt to diaguas it again; but this agitation accms to have arisen out of the question of slavery; and on that I have something to say, though but very little. Sir, the South-the slave States-are not propagandists; they are content with their institutions as they are; they are content with that form of civ-ilization which exists amongst them; they desire not to extend it to New England or to any other portion of the United States, who do not choose to receive it. But, sir, whilst they are willing to do this, there is nothing in their nature, and there is nothing in their institutions, which inclines them to submit tamely to any aggressions on their rights. If slavery be a kin, it is ours, and we are willing to bear it. Neither New England nor any other section of the country comes in for any participation of it. If, as has been said, it is an incubus on the advance of civilization-if it is an incubns on the energies of any people-that incubus rests on our people, and does not paralyze any other section. If we are willing to bear it, why should others desire to relieve us of that of which we do not complain?

But it is said, "You are not content to keep your institutions in your own section, but you desire to extend them to Kansas." Well, sir, if we desire to extend them to Kansas, have we not a right to do so? Does not Kausas belong in part to the Louisiana purchase? Did we not pay equally-I do not say we paid more-but we aid our full share of the price of that country. If gentlemen wish to know why we particularly desire to have Kansas, I can tell them. If the slavery agitation had ceased, and if, after the Missouri compromise, those who live in the free States would have been content to allow things to remain as they were, there would never have been any movement to change that understanding between the two sections of the country. But, sir, no sooner had they succeeded in placing the Missouri restriction on our settlement of that northwestern country, than both Houses of Con-gress were flooded with petitions to abolish slavery in the District of Columbia, to abolish what was called the slave trade between the States, and, more than that, to abolish it in the forts and garrisons and every other place over which Congress had any jurisdiction. Did I not hear the Senator from Massachusetts [Mr. Wilson] say, that it was the intention of his party to abolish sla-very in the Territorics, in the District of Columbia, and everywhere else where they had power? If they will abolish it wherever they have the power, they will get the power whenever they can. The same spirit which would exercise the power will get the power whenever it can. Let any man cast his eye on the map of this immense domain, extending from the Adaptic to the Pacific ocean, and he will see a space there, outside of the ex-isting States, abundhully large to make States • enough to give the gendemen what they desire.

 enoigh to give the gentlemon what they desire. Whenever you have sixty States in this Union, three fourths of them can alter the Constitution, and abolish shavery everywhere. You have thirty-one now; you went only twenty-nice. Where are they to come from ? Kausos and Nebraska can make six; New Mexico will make half as many, California may be well divided into three States; and there is no doubt of the fact, I venture to say, that within the next forty or fifty years it will be accomplished-that the Indiana will be driven cat, and those large territories, extending from the Atlentic to the Pacific, will be divided into States of this Union. Was it strange, then, that the South should be alarmed at this state of things? I did not hear it; but I have nuderstood that, in 1850, a Senator here from one of the free States said their object was to build a wall around slavery-a wall of freemen, to render slave property unproductive, and to force its emancipation

Mr. BUTLER. "Cordon," was the word.

Mr. EVANS. Well, sir, Kansas, although it is but one State when added, will be good against three more. And was it strange, then, that the South should desire possession of Kansas merely as a guarantee? There is no pretense that they can occupy any other portion of that immense region. Everybody knows that slavery will not to for a farming country merely. It is of no value in a graining country; it is of no value in the mechanic arts; it can only be used to advantage in the cultivation of the great staples. There is no pretense that any one of the great staples that constitute the great material of our foreign commerce,n be cultivated anywhere within the shifting these Territories outside of the Territory of Kansas. I ought, Mr. President, to say, in this connection, that, although I have expressed our fears as to the fature, yet, with such gentlemen as I see around me from the free States, I have nothing to fear. I know that the honorable Senator from Connecticut [Mr. FOSTER] would do no such act of foul injustice as to interfere with slavery in the States. And if the question was to-morrow, whether the Constitution should be altered, and this great and crying wrong perpetrated, he would not do it; and I can say the same of many others whom I see here to-day; but can I forget, or can anybody forget, what is the progress of this thing? Why, sir, was not Daniel Webster refused the use of Fancuil Halt because it was supposed he had expressed some degree of toleration for the institution of slavery? What guarantee have I-what guarantee can anybody have, that, in twenty or thirty years from this time, those who are here now will not be elbowed out as they have been in some of the States by some more illiberal persons than themselves?

These, Mr. President, are the reasons why we desire Kanasa; but it was notallowed. The very instant there sprung up a contrivance—a machinery was set in operation of which I do not choose to speak-the object of which was to defact this act of Congress, and, as was said by the Semator free dom. Well, sir, if they can devote this Territory to freedom. Well, sir, if they can devote this to free oppuleion in the ordinary way, without the use of this new scheme of immigration of which has been in operation—if they can get possession of the without record to this new scheme of immigration, we cannot object; 1, for one, would not object.

Mr. President, I now propose to submit some remarks on this hated subje t of slavery. Sir, I am not frightened by a name. A wise legislator looks to things as they are; and he who would legislate for this great Republy must look to it as it is. A state of bings exist here which, perinps, exists nowhere dise; but it is here, and you must deal with it as a wise and honest man should. I do not mean in any remarks which I shall make to reproach Massachusetts, or any other State or acction of the world, on the subject of the slave trade. It is true that, at least so far as South Carolina is concerned, we participated very little in it. Some few ships were fitted out in Charleston, but I doubt if a native of the State ever had any participation in it. But, sir, I reproach nobody for it. At that period in the history of the world, it was thought right. There was the con-current testimony of the civilized world that, to capture the wild savage of Africa, and reduce him to a state of subjection, to feed and clothe him, and civilize him, and Christianize him was no wrong ? I say, therefore, that I reproach no man for it, We followed only the popular sentiment which But, sir, I think we have prevailed in the world. a right to complain, and it is the only complaint on this subject I have to make, that, if others have gone before us, if we have been outstripped in finding out that this system was wrong, those persons who have been thus fortunate will fet us alone until we ourselves become sufficiently enlightened to concur in their opinion. This, we tlunk, we have the right to ask; this is all we do ask.

I propose to enter into no ethnological inquiry about the unity of the races. My own opinion, my own judgment is, that we are all one-probably descended from a common ancestor: but that is very immaterial. We find men different on the face of the carth—as different as they would be if they were not descended from a common ancestor ; but in relation to the African, no man in this House, and no man out of it, can say that there is any corner of this carth, upon which the A frican race are as well off, as well provided for, with more of the elements of happiness, than in the slave part of these United States. I assert it without the fear of contradiction. I know not from whence it has come ; but this I know, that the Africans were slaves in the days of the Pharaohs; that nine out of ten of them are slaves in their native land; and that in no country of which I am aware are they received upon an equality with the white race. In confirmation of the fact which I have just stated, that nine out of ten of them arc slaves in their own country, I beg leave to refer to an incident in Park's travels in Africa. In the year, 1796, after having visited the interior, when he returned to the coast of Senegal, finding

vessed bound for Eur-ne, he took passage in a slaveship, bound for Gau-neston. In that ship there were one hundred an svity Africans. Having been a year in their cronury, he understood their language, and was able to converse with them. He found that of the whole one hundred and sixty only four had been born free. The rest were slaves. If any man desires to know what is the state of slavery in Africa, let lim read Park, and Lander, and the recent book of Captain Canot.

Many of the negroes at the South are intelligent. all ough they have not much mental culture-certainly very little that is derived from books. They are an improving people-improving in in-telligence and in morals. I have no doubt that the time will come when God will work out his own problem in relation to Africa. Carlyle says, I think with some truth, that all the great evonts in the history of man have generally been produced by a single individual, or by but very few; that the great reformation in religion was produced by Luther; that Croniwell and his associates in Engand produced a wondrous change in the notions of mankind, in relation to civil and religious libcrty; that a new impetus was given to this ball by the American Revolution of which Washington was the chosen instrum at of Providence to accomplish. S.c, for aught I know, it may be that, in the providence of God, in his own proper time, a deliverance will be worked out for this race. At present they are not fit for it, but they are going on in improvement, both mentally and morally. Of one thing I am sure-when that time arrives, some more fit instrument will be used than those who have now thrust themselves into this business, prematurely, and in a manner wholly uncalled for. I doubt very much whether Parson Beecher will be a chosen instrument in the hands of God for the purpose of effecting this or any other great and beneficial change in the affairs of mankind.

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Sir, as I said before, I am not rightened by manes. I am not alarmed by the fear that I shaft be held up in some future fourth of July speech, or some college coration, or in the columns of some fifthy newspaper, as the advocate of slavery. That he not errors forme. I stand here to leggilate for this country as it is. If the institution of slavery be an evil, to whom is it at a evil? Is it to the master; What injurious effect one (herman, is he not as moral a man, is he not as pious and religious a man, is he not as distingrished for all the cardinal virtues as the people of any country on the face of the earth ? If he is not, I have not found out the fact.

If it be an evil to the African, where, I ack, is his condition better? I at it in Africa? Let Park and the travelers in that country answer the question. Is his condition better in Hayti or Jamaica? Let those who desire correct information on that point go to some fountain of truth, and they will find it. I would recommend every man who embarks in this controversy with the bope of bettering the condition of the African, to read the letter of Governor Wood, of Ohio. On his way to his consulate in South America ho stopped at Jamaica. Let any man read what he says, and compare it with what he may see at the South – not what he has read in Mrs. Stave's novel--and he will find the truth of what I assert, southern States thin, in any of those countries in which he has been emaneptated.

I ask, further, is his condition better in the East? Is a free mogro in New England as well off as a slave who has a good master? and nine out of ten, I believe I might say ninety-nine out o. a hundrel, are good masters. Let the facts speak for themselves. Look at the consus. Although emanelysicon has been going on, and fugilizes have been fying to the pres States, the ecusans of over that, in the alave States, the alave population has increased infinitely beyond the increase of file five people o. colo . with all these appendages, if the free States. If You go . other records of paperism and poverty, what do you find? You find that he is a being infinitely more degraded than the white man. In 1850, in the State of Massachusetts, with a population of over 990,000 white inhabitants, there were 389 convicts in here penitentiaries, and 47 black convicts out of Amegra population of 9,000. In Connectiut, there were 166 white and 30 black convicts ip here penitentiary. In New York, you find the same dispropertion.

The result is, that in Massechusetts there is 1 white convict out of every 2522 whites, and 1 black convict for every 2621 energoes. In New York, duere is 1 white convict in 2,056, and 1 black convict in 142. In Virginia, there is 1 white convict in 5,570, and 1 black convict in 1,600. I do not suppose that these figures present exdely a correct fatterment in relation to Virginia, for I suppose the slaves there are not punished in result of crime. I presult they are punished, as in South Carolina, in some summary way of which no special record is kept; but so far as Massachusetts and New York are concerned, the question is setted beyond all controversy.

The ranid increases of population in the ordinary way is looked upon by all writers as one of the strongest evidences of the bodity comfort at least, of the subjects of it. Crime and paupersion are the fouries, not of comfort and independin. Massachusetts there is 1 white convict out of

2,522, and I black convict out of 262, exhibits a state of things, showing beyond all queetion that in those regions of boasted incedom the black man is in a sad condition.

I am sorry, sir, diat necessity compels me to speak of the absent Senator from Massachu-setts. I do not intend to use his own language; or 'o be unmindful of what is due to myself, but I have to speak of his facts. What could be the I have to speak of his facts. What could be the bject of the wondrous tirade which we heard from him about freedoin? Does he mean that, in the state of things which exists in this country, he thinks it desirable to turn loose three millions of Africans? If he does, he means what few people besides himself-few considerate peopic-would suppose to be practicable. The Sen-ator from Massachusetts, [Mr. Wilson,] who is present, has defined his position. He disclaims It is a fair inference, as I have already remarked, that, though he is now restrained by the Constition, he would do it if he had the power; bat in that I may do him injustice. The other Senator from Massachusetts [Mr. SUMNER] has never, I believe, defined his position on this point. He has never said in fact the contrary is to be inferred-that the Constitution affords us any guarantee. I suppose, this, (to borrow a manufac-tation of the suppose, this, (to borrow a manufac-tation of the suppose), that he belongs to that stripe of the anti-slavery party who deny, that the Constitu-tion has guarantical slavery, and wha contoind be Concreme has the poince to ablight it, and is that Congress has the power to abolish it, and is

in duity bound to exercise the power as soon as it can. This is the doctrine of Garisson, and of some papers which are sent to me every day among the rest, one called the Rahcial Abolitonist. If such be the Senator's rives, I can only such a scheme. If it is to be done on payment of the value of the Sanate in discussing usch a scheme. If the store to be done on payment of the value of the slaves, \$1,000,000,000 will not pay for them. If they are to be emanophated and sent to Africe, that sum will not pay the expense of their transportation and maintenance there until they are able to maintein themselves. If the object of that party be to emancipute them, and leve them in the States, it requires no sagacity to see what will be the result.

Sir, between the white man, North and South, and the black man, there is a deep, an impressible galf. It is as manifest at the Northa at the South. In 1847, It traveled through New England and New York. During all that this I never saw a negro at work. It is well known there that a white man will not work with thim. This with some people is the objection to allowing all what is not work with the negro's condition with the negro's condition. They see that the negro's condition will be read here and here on the south of the see that the south of the form of the see that the negro's condition will be read and here on this floor. I need not say, what is obvious a correspond who k nows anything about the matter, that his condition would be infinitely worse.

If these declamations about freedom, and these commissentions for the nor negro's condition, have any meaning—if they are to result in anything, I should suppose they would result in somehing to better his condition. Now, will his condition be bettered? No man, I think, will rise here in his place and say that it will.

will rise here in his place and say that it will. But another fruitfal subject of declamation— the Senator from Massachusetts spole largely about it-is, that we send little children to the auction block-that we part husband and wife. I can inform him that this act which he thus just v denounces is as much denunciated in the State of South Carolina as in Massachusetts. Sir, I live in a slave country; I live in a district in which the slave population exceeds the white by two thirds; and yet I affirm here, that I have never known an instance in which a separation has been made between husband and wife, or, as I have heard, mother and her childron. If gentlemen will jook at the census, they will joe that by far the greater part of the slaveholders own from one to ten slaves. When you come, on the par-tition of estales, to divide that number between families, there must necessarily be some separation; but as to putting them on the block, and selling them to anybody who may choose to buy, I never heard of it; I never knew it; and I do not believe the pepular sentiment in any part of South Carolina would tolerate it for a momant.

In this connection I may say that the man Legree, who has been held up as the model of a slavcholder, is no more a representative of the "lavcholders of South Carolina, than a Mas-

sachusetts man, by the name of Knapp, is of the morals of Massachuseits. Knapp was the nephew of an aged and respectable old gentleman who had once been a member of the House of Representatives, who was eighty years of age, and in the ordinary course of nature could have lived but a few years. His nephew was so greedy to put his hands on his property that he lired an assassin to enter dis chamber at midnight and murder the old man in his sleep. I quote not that as r model of Massachuset's morally, but it as fairly represents Massachusetts morality as this fellow Legree does the slavakalders of the South.

I am sorry to suy-but it is necessary that I should say, that whatever opinion a northern man may entertain at home upon the subject of slavery, I have never known any qualms of con-science to disturb him when he came to the South, and succeeded to this kind of property, either by purchase, inheritance, or marriage. have never known any man who came among us, no matter where he came from, who, if he removed into a irce State, did not put the value of his slaves in his pocket, and so off with a quiet and peaceable conscience. I do not blame anybody for this. If what I have stated of the condition of these people when free be true, he would have done them an injustice by eman-opaing them. If he had carried them to New England or New York, the strong probability is that the penitentiary would have been their doom.

It is very easy to be humane at other people's pense. I have known two or three fellows expense. who went from South Carolina to free States, end turned Abolitionists. I knew an exceedingly clever young man, as I supposed him to be, who removed to Mississippi, and there sold his nethe next I heard of him he was figuring there in an abolition meeting, very denunciatory of the slaveholders. There was another man who went from my State, who was a Baptist preacher, who It in a large number of negroes. It sold them, and carried off his money; and the next thing we heard of him was an entire mailbag full of abolition paniphlets, sent by him to his friends in South Carolina. But, sir, he had the money for his, slaves in his pocket, and he never disgorged it.

There is an extraordinary case connected with this subject which it is right that I should state. I has some peculiar significance. In the year 1839, a Mr. Boll, who was a rice planter on Cooper river, at the mouth of which the city of Charleston is ouilt, cook passage with his wife, who was a New England woman, and, as I have always understood, an exceedingly clever lady. It was the misfortune of this gentleman and his wife, that the steamboat in which they took passage, the Pulaski, was lost off the coast of North Carolina; she broke in two out the high sen; and, with the exception of three or four persons, all per-ished who were on board, and among the rest this gentleman and his wife. He left a large es-tate. Who was to get it? Mr. Ball had made a will, in which he made a large provision for his wife. The question was, did she survive him? If she died first, it was a lapsed legacy; if she survived him but for a rooment, the legacy was hers, and would go to her heirs.

the case of Pell 23. Ball. Mr. Pell, who I believe lived in New York, had married a lady who was perhaps the sister of Mrs. Ball, or, at any rate, one of the heirs. He and the other heirs of Mrs. Ball filed a bill in the court of equity for the pur-pose of having the benefit of this legacy. The chancellor decided, on the evidence of a Miss Lamar, of Georgia, a very extraordinary young woman of unusual fortitude and presence of mind, that Mrs. Ball survived, and therefore these claimants, as her heirs -at-law, were entitled to the leg-That settled the right; and the property, acy. That settled the right; and the property, consisting of over one hundred slaves, was or dered by the chancellor to be sold by the master,

Another gentleman, who was equally entitled with Mr. Pell, attended the sale; and, as I learn by some papers which I have here-for I was not there on the day of sale-among the negrocs to be sold was a negro man named Frank, with his family, consisting of a wife and eight children. It is the uniform order and direction of the court of equity, that negroes shall be sold in families. This negro man had been the favorite body servent eff. Ball. This other gentleman hald some conversion with him on the day of sale. In that conversation it was understood that he promised the negre that, if he would consent to be sold separate and spart from his wife and childen, he would provide for and take care of him The woman and the children were put up and bid for by Mr. Lowndes, a brother-in-law of Gov-ernor Aiken, of the House of Representatives. He bought them, not for himself, but for his overseer. Under the impression that this contract was to be carried out in fairness and in good spirit, the negro man Frank was put up, and bought in by the agent of this other gentleman. Everbody supposed that this was all right and

sair; but, to the utter amazement of the people, within two or three days afterwards, this man Frank was offered for sale to anybody who would buy him. There was indignation expressed about it which this gentleman could not resist. He then sold him to Mr. Lowndes, but sull must have fifty dollars for his profit. He pocketed his fifty dollars and his share of the proceeds of that sale, and he returned home. Now, if any one desires to know who that man was, the letter which I send to the Secretary's desk, and ask to have read, will disclose.

Mr. CLAY. Was he a northern or a southern man?

Mr. EVANS. You will learn that when you hear the ietter read.

. The Secretary read, as follows:

CHARLESTON, June 10, 1858.

MY DEAR SIE: YOUTS of the 4th justant, inclosing Ma-ifany's forter, has been served. The facts of the case Tidlay's for er, has been received. of Mr. Albert Summer are substantially correct as stated in Mr. Tiffany's note. In a conversation with Mr. Tiffany, when I had the pleasure of sceing birn here in February last, alloding to the functional political ravings of the Abalitionists at Washington, I expressed the opinion that they were actuated by polytest and sectional realousy, and not by motives of pivilambropy, and J incidentally men-tioned that the instances of the separation of families, so often the torically described, was generally by the agency of ollen the Correlation were trained, was generatively on one against pro-foreigners, who were developed of that sympasity which exists between the native born shorid-other and the slave. In illustration of any position, is need to Mr. Tiffing that they most influencian and revolting the of the separation of Sunirevied initial out for a rioment, the legacy was interference of the former of the for

ur observation in the contos of an esperience of upwards beyond that at which Mr. Sommer had purchased him. Baz wind a consurt, was one in which Mr. Albert Samner, the integentemen having reliesed to aid and their a specula-bester of the floa. Chaile Sequence, was chief agent.

[Apphause, and laughter in the galleries.]

Mr. STUART. Mr. President, I insist that the Chair shall preserve order. If it is necessary to chear the galleries, I hope it will be effected for ence, so that people may know what belongs to the proprieties of the Serate. If the Senate is to be turned into a theater, let us know it. I would be glad at this time if the Chair would exercise the auchority which belongs to him to clear that part of the gallerics from which the noise emanated.

Mr. WELLER. That would certainly be very mfair. There could not be more than two or three persons engaged in the disturbance, and I should hate very much to see the whole gallery cleared because there happened to be two or three disorderly persons in the Senate Chamber. It is rarely you will find so large an assemblage as this that loes not contain some persons who do not know how to behave themselves If the applause had been a general thing, it would be proper to clear the gallerier; but it was confined to two or three persons-not more than that-and I hope, thereand that there will be no further disturbance in the Senate.

The PRESIDING OFFICER, (Mr. BIGLER in the chair.) The Secretary will proceed with the reading of the lotter.

The Secretary continued, as follows: '

Upon Mr. Tiffuny's expressing much surprise, I told him that I was present on the occasion ; that if at any time - should shall server to traveline the first limit give much limit in give a sub-standard shall be an an an an an and standard server shall be a sub-standard server shall be a sub-sta rery active in the management and armingement of the sale. Among the negroes was a man servant remarkable for his A mining the negroes was man serial remarkable for his delay to be known and the series of the series of the series of the delay of the series of the series of the series of the series of the with the function of purchasting the along the series of the has overween, but to the surprise and indigation of the the full the series of the surprise of the series of the has been with the series of the heat of the series of the series of the series of the heat of the series with the series of t ast services. Under these circumstances ne was purchased past services. Under Diese circumsances nie vas par under wy Mr. Sammer or his agent at a moderato rate. But in a very shout time atterwards he was offered for sale by Mr. Sumaner to more than one gentleman at a price much

beyond that at Which Mr. Swinner had purchased fram. Bis these gentiances having relaxed to not ind ind so as a special-showed and the second second second second second second Mr. Lowadas had purchased the family, offered the servant as price separate that at which is head jurchased him. Mr. Lowadas finally necedad, having the r-isfateian of restor-ing the fattier to his family. It is a sicrumatance worthy of being mentioned, that, in replying to Mr. Sumoer, Mr. Lowadas, the feeling which fill the become of a slaves holder who feels aimself to be the protector and benefactor of his slaves, took the occasion of expressing, in a letter, (which he submitted to Cotonel Ashe and myself.) his denunciation of the proceeding in terms that would have aroused a southern gentleman.

The above, as for as my memory serves me is a tree and unvarnished account of the case to which Mr. Tiffany al-Inded. The circumstances are impressed upon my memory from the fact of my having been particularly acquainfed with them at the time, having been in consultation with Mr. Lownder, and as events which do violence to one's feelings are calculated to make an unpression. I will call upon Mr. Lowndes for a statement of the cir-

cumstances, as far as he recollects them, and I may probably deky this to go simultaneously with his.

I am, dear sir, with esteem and respect, your truly, WILLIAM B. PRINGLE.*

HOR. W: JIAM AIKEN, House of Representatives.

Mr. EVANS. On that letter I have no comment to make, and here I take my leave of the subject of slavery,

Sir, I have been at the North. I have seen much, very much, there to admire; I have seen some things that I should be glad my country-men would a ail themselves of. I doubt not, if northern gentlemen (I believe very few-none Lut invalids and commercial men-eve, visit our country) would come among us, and see our institutions-if they were to see how practically this form of civilization operates there, very much of their prejudice would be removed.

Thoma athing that I look upon with so much horror as the sectional jealousy which is lanning every day, and will shortly be fanned into a blaze, I fear, between the two sections of the country There is nothing that I could do, consistent with duty and consistent with honor, which I would not do to prevent it. I am no prophet; I would avoid, as far as I can, to look into the dark fut re which these things seem to indicate. I have often had occasion to say that I am a hopeful man; that I never look upon the dark side of things if I can possibly avoid it; but it is impossible that I should conceal from myself what the poet says, that

"Coming events cast their shadows before."

* There are several other letters to the same effect.

FROM THE

HON. ROBERT M. T. HUNTER'S SPEECH.

DELIVERED IN THE SENATE OF THE UNITED STATES, JUNE 24, 1855.

On motion of Mr. BUTLER, the Senate, as in Commit-ter of the Whote, resumed the consideration of the bill (S. No. 172) to authorize the people of Kausas to form a emulitution and State government, preparatory to their admission into the Union when they have the requisite population.

Mr. HUNTER said: Mr. President, it was with deep regret that I first saw the announcement of the passage of those resolutions by the Legislature of the Strie of Massachusetts. I was concerned to see that great State interpose for the purpose of converting what seemed to me to be a personal dispute into the magnitude of a public quarrel. In the history of the two Houses of Congress since the institution of this Government, there have been many instances of personal collisions in which members have been engaged, arising out of words spoken in debate; La* so far as I am acquanted with their history, this is the first case in which any State has interposed * 80 for the purpose of taking part in such quarrels. When Mr. John Quincy Adams, of Massachusetts, was President of the United States, his Sceretary of State challenged a Senator from Virginia ior words sponents, debate, and the quarrer titus made was not settled until two snots had been exchanged on the ground. The Legislature of Virginia did not interpose for the purpose of demanding of the Sanate to protect the privileges of i's Senator, or to shield him from the consequences of his speech; but, on the contrary, it was content to leave him to meet all his personal responsibilities, under the belief that he would be able to defend himself. There have been cases in which members have failen at the hands of each other for disputes arising out of debates; and yet I know of no instance before, in which the Legislature of any State has stepped forward to prejudge the case, and to pronounce the sentence which he to be given.

I can see no consequênce so likely to flow from this attempt, in the present instance, as that of examperating the unfortunate sectional dispute which is now raging in the country. Put, sir, that was not the only thing in these resolutions which excited pain and regret in my mind. 1 was concerned to see that, when the State of Massachusetts sat in judgment on this case, it had nothing to say by way of rebuke to its Senator for the offensive language which he uttered, not merely towards a majority of the members of this body, or towards certain individuals who were in it, but towards all the slave States, and particularly towards the States of South Carolina and Virginia. Not only did she have no word of rebake to offer for such a speech -a speech which called out from the venerable Senator from Michealled out from the venerable Senator from Mich-igan, [Mr. Cass] the declaration that it was the [The coloring in which it is dressed up depends most unputrious and un-American speech he had on the fancy of the laste of him who nie y happen

ever heard on this floor-not only, I sny, did she have no word of rebuke to utter for the offensive personalities of such a speech, but she actually indorsed and encouraged them, for she returned him her thanks for having made them; for in no other light can we regard her resolution "approving" of Mr. SUMNER's manliness and courage in his carnest and fearless declaration of free principles, and his defense of human rights and free territory

Mr. President, so long as the attacks on my State emchated from a single individual, I had nothing to say. Virginia can live under the taunts of any individual, I care not who he be; and portenious indeed would be the day, if it should ever arise, when can be said, the

"Fatcon, tow'ring in her prints of place, Was by a mousing cwi hawk'd at, and kill'd."

But when a State of this Confederacy comes forward to indorse the attack, and to thank the person who has attered what I conceive to be a slauder, it appears to me that I owe it as a durty to my constituents and to myself, as well as to others who may be concerned, to examine into the foundation upon which this accusation has been so unnecessarily and unprovokedly made against my State.

I pass over the personalities towards friends of mine on this floor-towards myself even, so far as I am included in that majority who voted for the Kansas-Nebraska bill, and towards the slavehold-ing States in the generality, to which Thelong; and I come to the specific attack on the State of Virginia, which I understand the State of Massa-clusters to indoffse and approve. The Senator from Massachusetts, [Mr. SUMNER,] speaking of my colleague, said:

"He holds the commission of Virsinia : but he does not ⁶ He holds the commission of Virginia's but he does nor perform that entry Virginia, so dent to our hearts, which gave to us the pen of Jefferson, by which the equality of new vas declared, and the wowned of Wachington, by which interpondence was secured; but in represents that other Virginia, from which Wachington and deficients nuw averatheir faces, where human beings are tred as carde for the shambles, and where a dangeou rewards the pions matron who teaches indie children to reheve their bondage by reading the Book of Life. It is proper that such a Senator, representing such a State, should will acting if free Kaysan."

The foundation upon which this accusation rests-and it has not even the poor merit of originality with him who has last made it, is the fact that slavery, and as a consequence of it the slave trade, exists in the State of Virginia - that is to say, slaves are not only beld a boundage, but, being treated as property, it follows as a consequence that they are sold from one is another. There 20

to nee the brush. I say it has not even the poor that race who can be found under any other Govmerit of originality, but it is a stale and backneyed reproach in the cant of all the abolition newspapers. It was made by a distinguished scholar and rhetorician on the other side of the water, who, assuded the States of Virginia and North Carolina for what he called the domestic slave trado-a nmn who, though distinguished for his felicity in picture writing, too ofton more its effect by the extravagance of the coloring which he The uses-I mean the celebrated Macaulay. foundation on which this reats is, that owing to the fact of the juxtaposition of these two races on dur soll, slavery has flowed from it as a necessary incident. These are circumstances of long standing, and for which we are no more responsible than these who accuse us. History proves that, so fur as Virginia, was concerned, this institution was fastoned upon hor against her femonstrance by the British Government. History also shows, and the Senator from Massachusetts confesses, the complicity of his State in his speech, that the slave was sold to us in great part by the men of Old England and New England; and surely the bayer could not have been more responsible than he who sold to him.

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Now, sir, out of the fact that these races have been standing together side by side in great numbers in the relation of master and slave, it has, followed that the happiness of both races requires that this relation should be kept up. Thi a has been proved by the experience of the British Government itself; and if there were no such experience, it could be proved by any one who knew how to reason upon the principles of human na-ture. Turn them loose to-morrow side by side, and you would see the black race perisning in the fierce competition which would ensue with the reperiorwand white race, which was dominant around it. You would see either that, or you would see that as they increased in numbers, and population began to press upon the means of sub-sistence, the white man would leave the country and abandon some of the fairest portions of this continent to the occupation of the negro. We We know that from the experiment which has alread y been tried. I may say that human nature and the experience of States around us both teach us that, although the slave would be nominally emancipated, he would in fact be in far worse bondage than he was held before." He would have not one, but many masters; and instead of having some one person who was responsible for his protection, who was linked to him, as all persons are who inherit slaves, by the ties of a certain sort of family connection, he would belong to every white man, and nobody would be responsible for the treatment by which he was crushed. I say this is proved, too, by the experiment which has been tried by the English Gov-ernment itself in the West India Islands. We know that if a similar experiment were tried here, its effect would be to substitute barbarism for civilization, and that the wilderness and waste would begin to encroach at once upon the cultiwated field.

We know, on the other hand, that under this institution of slavery we can present more than three millions of African negroes who exhibit a happiness and virtue, than the same number of hour slaveholding States than within them."

ernment or in any other clime. I say, they, that we can point to all these things to prove, and to show, that the holding of these men in boudage is the necessary result of those circumstances which originated cat of the action in g wt of Old England and of New England herself. Now, if we can show that the preservation of this rela-tion invites to the benefit both of the white and the black race, and that to destroy it would effect a cruel injury to each, do we not show what jus-tifies us in holding them in that condition? Do we not give reasons which prove that it is our duty to do no?

By what right, then, does any man reproach us for doing that which places the society of our country in the very best possible position? Sir, the statesman is not responsible for not attaining the greatest ideal good. He is responsible for not doing the best under the circumstances; and he who has done that has discharged his full duty to his race and to his principles. Are we to say, we will put down any organization, social or political, in which we find individual cases of evil and injustice " What social system or institutions would stand -what government on the face of the earth could endure for a minute, under such a doctrine? We know that in the great scheme of creation itself, framed by an all-powerful, all-wise, and all-good Being, evil exists. He permits it, and why, we do not understand; but he does not destroy the works of his creation on this account. We know that, in any form of society which could be organized . evil must exist; and to reproach a statesman or a people because in their institutions they may not have attained perfection, is to demand of them more than is possible for human nature. All that they can be required to do is what is best under the circumstatics. He who demands more, and makes war upon all Governments in which more is not effected; is an enemy of his race, and a disturber of the peace of mankind-a man to be ranked. not with the statesmen, but with the madmen of the world.

Now, sir, I ask if both reason and experience do not prove that to retain these two races in that relation on our own soil is the very best thing which can be done for them? But, Mr. President, the mischief of the attempt to turn these slaves loose, for the not doing of which we are thus reproached both abroad and at home, would not be confined to the two races on our soil; it would extend to those very countries which hurl these reproaches at us, and to the whole civilized world. There are probably as many people outside of the slave States who derive profit and existence from the proceeds of slave labor, as are to be found within them. On the great staple of slave-grown cotton. it is now estimated that nearly, or quite, three million British subjects depend for their subsistence. 1 take this from the recent declaration of the Manchester Peace Society, and I have seen a similar declaration before. When we come to add the number who depend on the other slavegrown staples, not only in Great Britain but inall Europe, and in the free States of our own Confederacy, we should find, I believe, that there were more depending for their existence on the reater degree of progress and improvement, of institution of slavery, and its profits, outside of

should find, probably, if we could pursue the inquiry strictly and accurately, that Massachusetts beyoolf is more interested in the profits of slave labor, and auhaiata a larger number of people upon it, than do, perhaps, the States of Maryland or Missouri, or evensome other sinve States which I might cunnerate.

Not only this; but those who thus make slavery profitible by creating the demand for the products of slave labor, are as much responsible for thy institution as we are who own the slaves. The deadliest blow that could be dealt to slavery would be to refuse to receive the products of slave labor. Do that, and you destruy the de-mand which makes it profitable. Do that, and, no for as Old England or New England are concerned, you would do it at only a pecuniary expense; but it would cost us not incredy money, but our social and political happiness. They could do that at a mere pecuniary expense; but will they do it, or have they done it? Why, sir, it is a little remarkable that, in this very philippic which Macaulay uttared against the institution of slavery in Virginia and North Carolina, he was engaged in the work, in which he succeeded, of repealing the discrimination against slave-grown engar, which had been made for the benefit of their own colonies, upon whom they had forced emancipation. He not only made it to force the repeal of that discriminating duty, but he succeeded; and England did repeal it, notwithstanding the obligations which she owed to her colonies, on whom she had forced this harsh measure, to give them, at least, that advantage in her own markets.

If we examine the history of the institution, we find, as ! have just endeavored to show, from its commencement to the present period, that those who now reproach us are as responsible as we. In the first instance, they sold the slave and we bought him. Now, we sell the products of his labor and they buy it. The complicity is the same; the process is reversed. It has been said, sir, and well said, that the judgment of him was to be commended,

"Woo sent the thici that stole the gold away, And panished him who put it in his way."

Upon that principle, I submit that, if there be guilt and if there be wrong in maintaining this relation, they are as responsible for it as we are. But in point of fact there is no guilt either in the one or in the other. The wrong is in converting that into a matter of reproach against us which is not properly the subject of reproach, and for which, if it were, they are as much responsible as we are.

Mr. President, it is said that slaves are sold as chartels and as property from one to another in the States in which the institution is tolerated. I know that this presents a splendid field for declamation; and if I had not known it before. I should have known it after following Macaulay in his display upon this subject. I know that individual cases may be selected, some of which are real, and some of which are imaginary, in which hardships and misery may be shown; but notwithstanding all that, I say the practice of selling them from one to another, and the slave trade itself, is the very safety-valve of the institution, so far as both races are concerned, in the South. It that they should do so? If in truth it did deserve is owing to this that the slaves have been able to || the reproaches which have been cast upon it---

make the progress which they have done. It he through this process that they acquire the means and facilities for emigration which are necessary for the improvement of every race that has ever made any improvement in the history of man. The stronger races sausfy this necessity of their condition by armed emigration; the weaker are ingde to do it by forced emigration; and history she as that the African has performed his share of that process, from an age beyond the date of the pyrainids, in the caravan of the slavetrader. Some of the very routes which he then traveled are pursued by him now for the same purposes and objects as if they had been traced out for him by some inexorable law of nature.

We know from experience that in the southern States it is this which has mitigated the institution and ameliorated his condition; because it is under this, that, when population begins to press on the means of subsistence, he is removed from a place where his labor pays but little to one in which it pays more, not only to the master but himself. Although it mey seem to be hard that he should be thus forced to emigrate at the will . of another instead of his own, yet, when we come to scrutinize closely the process, we find that the line of emigration which he pursues according the of engeneral which he parsars according to the laws of trade, is precisely that line which he would take if he were to follow only his own interests. Should we not find, if we were to examine it, in the history of the emigration of whites, as many individual instances of misery and suffering, as many cases of separation between members of the same family, as we do amongst the slaves who are thus sold from one State to another? I believe that, if we could trace the matter, we should find that the emigration from the Sutherland property, in Scotland, (Mr. Macaulay's own country,) was as involuntary in its movement and as sud in its consequences to those who made it, as any that ever took place from Virginia or North Carolina to the cotton States south of them. In the crowded population of the Old World, I believe we could find instances of emigration forced by circumstances which would harrow the heart fully as deeply as any that could be referred to in our States.

Why, Mr. President, under the operation of this trade, the effect has been that the moment the negro's labor becomes cheap in one region, and he gets a smaller share of the profits of his labor, he is transferred to another where the profits of his labor are greater, and where, of course, he gets a larger share, and where, in the end, he receives more consideration. Stop that trade to-morrow, and I believe you would inflict the greatest curse on the slave in the South that could be inflicted upon him. Pen him up in the old States, and the consequence most be, either that he must perish under the sufferings of a collision with the stronger race, when population presses too hard upor, the means of subsistence, or else the whites will abandon the country, and leave it to the negro and his original barbarism.

Under these circumstances, if this process be one of relief and amelioration to the slave, I ask how is it that it should be the subject of so much reproach to those who permit it, and who find it necessary for the improvement of this very race if in truth Virginia did accusations deserve the which have been thus made, I ask if it lies in the mouth of Old England, and New England, to uttor them? I ask if it was out of their quivers that she had a right to expect such an arrow to be directed at her? Have I not shown that they were an responsible as we for the circumstances which make this institution necessary; that if we were the huyers they were the sellers; and that if we sell the product of slave labor they buy it, and contribute their full share to the muntenance of the institution? If they would destroy all trade from which there may be possible evil, why do they continue this, upon which the institution of their attacks depends for its existence?

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Sir, in regard to Massachusetts, she was not only glad to receive our assistance in the Revolution, when we both held and sold slaves, but she was willing to admit us into the same family with herself. The men of that day-the men of the revolutionary generation who covered the name of Massachusetts with glory, the generation which produced the heroes of Concord, and Lexington, and Bunker Hill, and gave birth to the sages that illustrated the revolutionary councils, was not only willing but glad to receive Virginia into a family alliance. They were willing to enter into an association by which they bound themselves to put down insurrection in the States-by which they bound themselves to give a certain representation for the slaves-by which they bound them-selves to restore the fugitive slave. And here it is to be remembered, that the covenants which they entered into the men of 'hat day always kept. Under these circumstances, after they invited us into that family alliance, Lask if it is fair, if it is rightful, if it is honorable in their descendants to use the common Hall provided for our common deliberations for the purpose of abusing and vituperating us on account of that very state of things of which they had knowledge and cognizance when they entered into this union with us? Lask if they are not estopped by their own deed?

Now. Mr. President, we hear a new doctrine. We are told that the men of the present day are not to be held responsible for the men of that generation, which is branded by one of their descendants with turpitude. It is the Senator edged turpitude of a departed generation to be-come an example for us?" Thus they are not content with hurling accusations against us, but they brand with turpitude the memory of their ancestors who entered into those bonds by which they became members of the great family of States, to which Virginia, too, belongs. Sir, if I am to choose between the generation which gave birth to the heroes and sages of whom I have spoken, and the men who now east shame on their graves, I say, let me rather commune with the memories of those than walk in the living presence of these. If I am to choose between those heroes and sages, as I said before, who entored into a covenant to restore the fugitive slave, and who kept it, and these latter-day saints, who, whilst they claim all the benefits of the bond for themselves, refuse to execute their part of the compact, because they have discovered some law of higher obligation, which dispenses with the obligation of their oaths to support the Consti- throw himself in the path of the improvement of

associate with the men who made that coverant, and kept it, in preference to those who are breaking it. If I am to choose between the generation of men who, under the guarantee of treation, under the sanction of laws, transforred the African from a worse tora better condition, and these who, in violation of law and of the Constitution, steal away the southern slave, and transfer him from a better to a warse condition, let me live with the first inther than with the last. If we have enjoyed the respect and affection of that generation which covered the name of Massachuactts with glory, we may live under the taunts of those who strike at the very memories of their fathers, because it is only through them that they may aim a blow at us.

an Line -

Turpitude, sir 1 to talk of the turpitude of the generation of men who gave to Massachusetts the fair inheritance of glory which some of their descendants are now wasting so rapidly ! When * I hear such charges, I pause before the majesty of the silent shadows of those mighty dead, and wonder that a voice is not given to them to spenk to those of their descendants who are thus violating their engagements, trampling on their ancient friendships, and casting shame on their names and graves. But, sir, why do I wonder? If such a voice could be evoked from the tornes, and were it to charm ever so wisely, it would fall unheeded on the ear of the fanatical Abolitionist. He will not hear Moses and the Prophets; nor would he hear their voices, even if they could be permitted to speak to him.

But these are not the only charges. We are told of the dungeon to which the pious matron is consigned in Virginia who teaches the slave to read. Sir, I have seen in the State of Virginia thousands of slaves who could read and write; and if there ever was any matron, pious or otherwise, who was imprisoned for teaching them, I have yet to hear the history of the case. I have never known such a case; I do not believe that one exists. I think I have been told, that in one of the States of this Union there is a law making it penal to keep Christmas; but dees any man suppose such a law has ever been enforced within the last quarter of a century ? Suppose it were so; suppose some such enactments as these charged upon Virginia were to be found upon our statutebook, who are responsible for them? Are not those responsible who say to us, "Educate your slave at your peril; give him light and intelligence if you dare; and, if you do, we will make these gifts the means of applying the knife to your throats, and the torch to your dwellings?" Are not these the persons who would be responsible, and not we, if such things were to be found on the statute-book? I will say, however, not to them, not to those who have nothing to do with it, but to my countrymen in the South, that I believe it is our duty to remove whatever may cumber unprofitably the statute-book, whatever is improper or unjust. I believe that the progress of light and intelligence in both races is not incompatible with the institution of southern slavery. I believe that we are responsible for the happiness of all who are committed to our charge, whether they be white or black; and I say, let us do right in despite of the Abolitionist, however he may tution, and discharge its dutics, I say, let me the slave. We are strong enough within the

Union, or without the Union, to defend ourselves, | courts of law are open, where you may one by and with the blensing of Providence let us do right, and leave the consequences to God. To him who intrudes his opinion apon us -- to him who has no right to make an inquiry as to our domestic affairs, I have only to say, "There is the southern slave; be speaks for the institution of slavery in our section; produce to us the same number of African negroes in boudage or otherwise, and in any other country, who have made the same progress in improvement, and then we may acknowledge your right to reproach us; bat, until you do that, we are cutitled rather to the voice of approbation.

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Mr. HUNTLE then proceeds to defend Virginia from the aspersions cast upon her by the Senator from Massachusetts, and remarks upon shat part of the Massachusetts resolutions-

" in which she undertakes to sit in judgment on a case here pending, and not mercly to request her Representatives, and to instruct her Senators, as other States do, but to "demand" of us that we should carry out her fat and execute her judgment."

He, also, considers, at length, the question whether the assault of Mr. Buooks upon Mr. SUMNER was a breach of privilege of the Senate, and says, that, though in the outset inclined to think it such, upon mature consideration, he does not " believe that, so far as we are concerned, it was a breach of privilege." In support of this opinion, he sites numerous precedents of American decisions sustaining his views, and continues:

I say then, sir, that, so far from being governed by law in the course which we have taken, I respectfully suggest that we have departed from the true view of the power which the Constitution has given us; that we have acted upon the false light of precedents, whose principles do not apply to our case; and that we have made a mistake in the course which we have pursued. At any rate, I will say that surely we have no right to invoke the excreise of an arbitrary jurisdiction of any extreme discretionary power which may be lodged in the other House. We know that the free States of this Confederacy constitute a majority of it. Suppose they were all of them to act in the spirit of these Massachusetts resolutions; suppose they were to encourage their Senators to insult the members from the slave States; suppose they were to say: " If this is resented, you must expel him if you can find two thirds to do it; and if you cannot, you must annoy him by the power of your majority until you make his scat intolerable to him:"-I ask, under such circumstances, how long would it be before there would be a dissolution of such an assembly ? I ask, what southern man would be willing to sit here if he was thus to be governed by such a power, exercised in such a manner?

Mr. President, I know it may be said, on the other side, is there not danger that freedom of speech will be abridged, if men undertake to resent or punish its excesses? I admit that evils may "occur on that side, but not so great on that horn of the dilemma as on this; because it is always to be remembered that, in the other alternative, the | through the whole length of its course, until we

private action for ilaianges, where you may indict for assault, and where the court has power and jurisdiction to provish for the offense, in either person or property; so that there is a full remody and an impartial tribunal for any such isinry. Besides that, we must further remember that one man is about a able to defend himself as mother in to assail him, and that in such contests there are two to be engaged, so the probability is that, in the end, no very great mischief can ensue. At any rate, if scenes did occur which were to be deplored, if events did take place which were to be condenned, still we know there is not near so much danger on that side as there would be in employing the arbitrary and discretionary nower of the House, vested in it only for extreme necasions, in cases where the judgment might be attributed not so much to the sense of right es to sectional feeling, or to party bias. I think that, under such circumstances as these, it is always best to transfer such feuds from the Houses of Congress to the courts of law-from a tribunal which must of course be, to some extent, prejudiced and partial, to one which is unprejudiced and impartial.

I give this counsel for the sake of peace. advise such a measure, as one which seems to me to afford a solution by which we may escape from some of those difficulties that seem to threaten us with so much exasperation and strife. I believe that the merits of the whole case may thus be reached, and thus, too, we may save ourselves from the agitation which, rely upon it, is doing great mischier here and abroad. I think the Senate ought to reverse its position. Indeed, it would be but acting under the precedent in the case of Gunn, (a Senator who challenged a member of the House of Representatives,) if we were to withdraw our application after the apology of the member from South Carolina. In that case the proceedings were dropped the moment the Senator declared his contrition for what had happened. I believe that if this were done here, and the case were left to the courts, we should save both Houses from a scene of strife and exasperation which every patriot and every lover of his country must deplore.

Suppose that two foreign nations were mutually to instruct their representatives to insult and abuse each other: how long would peace be maintained? Suppose that the members of the same family were to use their opportunities of daily intercourse for the purpose of mutual vituperation: how long would harmony exist? Suppose that States which belonged to the same Union should use the common hall of their deliberations for the purpose of mutual crimination and recrimination: how long would that Union be maintained? Sir, "in the letter which killeth" it might endure for a while, but in " the spirit which giveth life" it would soon be gone and lost forever.

Now, sir, I ask if these arc not considerations which should be impressed upon all? Our institutions rest not upon parchment securities, but upon the broad basis of public affection. Who shall measure the crime of him that disturbs the waters of the stream of public opinion which to us are the very waters of life-Jof him who troubles the stream at its fountain that he may defile it

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With foathing away from its waters, although our filter tray benimors unto death itsel? Sir, the laws and the Constitution and the ordinances of our scattery, to have efficient force and life and being most be engraved upon the hearts of the propie. Once erase no bliterate that inscription, and it will not be iong before the lawgiver himrell, in some fit of exceptention, will shiver into fragmentsthetablets upon which they are written, as mers unopenking stome. In view of all these circumstances, does it not

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behouve us to do nomething to appease this strife. to wetthe these difficulties, to allay this bitterness? Who could have the heart, at such a moment as this, to engage in the work of crimination and reorimination amongst the States of the Confedersoy? We all belong to the same family, and the character of the whole family is disparaged if we injure the reputation of one of its members. What pleasure or what profit should I derive by injuring the reputation of Massachusetts? by dimming the luster of her revolutionary glory? by taking a leaf from that chaplet of immortal flowers with which she is crowned? Sir, so far as I am concerned, instead of taking one stone from the Bunker Hill monument, I would ald another to it. Let it tower to the skies, bearing upwards from earth to heaven whatever message of love and admiration may be transmitted from the living to the dead. Let it stand through the flight of ages, and carry down the story of those men and their deeds to the last syllable of recorded time. I will raise no sacrilegious hand against a single stone on that altar; and if there be any who has a heart for such a deod, he can find no sympathy from me.

. Who can have the disposition to disparage the reputation and the military glory of any of the Old Thirteen? If there be any man who can have a heart for such a work, he can have but little feeling in common with me. I will host aid in such a work. What macrials are these that we are collecting for history? What weapons are we placing in the hards of those who wishy will, and who delight in every opportunity to disparage ourselves and our institutions?

Mr. President, it has been said by wise and good men, "give us peace abload." I sympathize with them in that wish; but it may not always be in our power to secure that neace. It may require the will of another as well as of onyselves; but I say, give us what we can secure if we chouse-give us peace at home. We want its opportanities to work out our destiny, and to crown with the glory of success the most wonderful experiment in human happiness that has ever been attempted in the history of man. We must have peace at home if we would wish to insuire either fear or respect abroad. Is there nothing in the condition of things around us-is there nothing in the condition of things abroad, to induce us to do something to compase these differences, to allay this excitement, to settle these feuds? Can any man reconcile it to his conscience to feel high the hot fires of sectional strife or such an occasion as this? Are the doors of our Chamber, are the doors of the Congress of the United States, like those of the temple of Janus, to be opened only for war, for civil war, for domestic strife? or may we not rather close them upon such scenes, or else open them to send forth once more the mensage of peace and good will, and to proclaim throughout the land a yow to devote ourselves to the common good of a common country, and to bury, as far as we can, the recollection of these unhappy disputes?

Mr. President, I do believe that the time has arrived when we should look at the state of circumstances around us, coolly and dispassionately, and when every man should come to the settlement of these differences with the will to sarrifice much of feeling, anything of the pride of opinion, everything that he can, consistently with duty and conscience, to settle and quiet them. Senators, I say to you that you hold in your heads the issues of fife and dealt to this mighty Republic, to this great Union. On your souls, I charge you to take beed how you deal with them.

