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#### Speech of Hon. B. F. Wade, of Ohio, on the State of the Union

Benjamin Franklin Wade

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### SPEECH

OF

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HON. B. F. WADE, OF OHIO,

ON

THE STATE OF THE UNION,

DESIVERED IN

THE SENATE OF THE UNITED STATES, DEC. 17, 1860.

WASHINGTON:
M'GILL & WITHEROW, PRINTERS.
1860.

## HON. B. F. WADE, OF OHIO,

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BUTTERSTONE

THE SENATE OF THE UNITED STATES, DEC. 17, 1880.

76-69975

WANTINGTON, PRINTERS 1860.

#### SPEECH.

The Senate resumed the consideration of the resolution of Mr. Powell, to refer so much of the President's message as relates to the present agitated and distracted condition of the country, to a special committee of thirteen.

Mr. WADE. Mr. President, at a time like this, when there seems to be a wild and unreasoning excitement in many parts of the country, I certainly have very little faith in the efficacy of any argument that may be made; but at the same time, I must say, when I hear it stated by many Senators in this Chamber, where we all raised our hands to Heaven, and took a solemn oath to support the Constitution of the United States, that we are on the eve of a dissolution of this Union, and that the Constitution is to be trampled under foot—silence under such circumstances seems to me akin to treason itself.

I have listened to the complaints on the other side patiently, and with an ardent desire to ascertain what was the particular difficulty under which they were laboring. Many of those who have supposed themselves aggrieved have spoken; but I confess that I am now totally unable to understand precisely what it is of which they complain. Why, sir, the party which lately elected their President, and are prospectively to come into power, have never held an executive office under the General Government, nor has any individual of them. It is most manifest, therefore, that the party to which I belong have as yet committed no act of which anybody can complain. If they have fears as to the course that we may hereafter pursue, they are mere apprehensions—a bare suspicion; arising, I fear, out of their unwarrantable prejudices, and nothing else.

I wish to ascertain at the outset whether we are right; for I tell gentlemen, if they can convince me that I am holding any political principle that is not warranted by the Constitution under which we live, or that trenches upon their rights, they need not ask me to compromise it. I will be ever ready to grant redress, and to right myself whenever I am wrong. No man need approach me with a threat that the Government under which I live is to be destroyed; because I hope I have now, and ever shall have, such a sense of justice that, when any man shows me that I am wrong, I shall be ready to right it without price or compromise.

Now, sir, what is it of which gentlemen complain? When I left my home in the West to come to this place, all was calm, cheerful, and contented. I heard of no discontent. I apprehended that there was nothing to interrupt the harmonious course of our legislation. I did not learn that, since we adjourned from this place at the end of the last session, there had been any new fact intervening that should at all disturb the public mind. I do not know that there has been any encroachment upon the rights of any section of the country since that time; and therefore expected to have a very harmonious session. It is very true, sir, that the great Republican party which has been organized ever since you repealed the Missouri compromise, and who gave you four years ago full warning that their growing strength would probably result as it has resulted, have carried the late election; but I did not suppose that would disturb the equanimity of this body. I did suppose that every man who was observant of the signs of the times might well see that things would result precisely as they have resulted. Nor do I understand now that anything growing out of that election is the wase of the present excitement that pervades the country.

Why, Mr. President, this is a most singular state of things. Who is it that is complaining? They that have been in a minority? They that have been the subjects of an oppressive and aggressive Government? No, sir. Let us suppose that when the leaders of the old glorious Revolution met at Philadelphia eightyfour years ago to draw up a bill of indictment against a wicked King and his ministers, they had been at a loss what they should set forth as the causes of their complaint. They had no difficulty in setting them forth so that the great article of impeachment will go down to all posterity as a full justification of all the acts they did. But let us suppose that, instead of its being these old patriots who had met there to dissolve their connection with the British Government, and to trample their flag under foot, it had been the ministers of the Crown, the leading members of the British Parliament, of the dominant party that had ruled Great Britain for thirty years previous: who would not have branded every man of them as a traitor? It would be said: "You who have had the Government in your own hands; you who have been the ministers of the Crown, advising everything that has been done, set up here that you have been oppressed and aggrieved by the action of that very Government which you have directed yourselves. a sublime revolution, the uprising of an oppressed people, ready to battle against unequal power for their rights, it would have been an act of treason.

How is it with the leaders of this modern revolution? Are they in a position to complain of the action of this Government for years past? Why, sir, they have had more than two thirds of the Senate for many years past, and until very recently, and have almost that now. You—who complain, I ought to say—represent but a little more than one fourth of the free people of these United States, and yet your counsels prevail, and have prevailed all along for at least ten years past. In the Cabinet, in the Senate of the United States, in the Supreme Court, in every department of the Government, your officers, or those devoted to you, have been in the majority, and have dictated all the policies of this Government. Is it not strange, sir, that they who now occupy these positions should come here and complain that their rights are stricken down by the action of the Govern-

ment?

But what has caused this great excitement that undoubtedly prevails in a portion of our country? If the newspapers are to be credited, there is a reign of terror in all the cities and large towns in the southern portion of this community that looks very much like the reign of terror in Paris during the French revolution. There are acts of violence that we read of almost every day, wherein the rights of northern men are stricken down, where they are sent back with indignities, where they are scourged, tarred, feathered, and murdered, and no inquiry made as to the cause. I do not suppose that the regular Government, in times of excitement like these, is really responsible for such acts. I know that these outbreaks of passion, these terrible excitements that sometimes pervade a community, are entirely irrepressible by the law of the country. I suppose that is the case now; because if these outrages against northern citizens were really authorized by the State authorities there, were they a foreign Government, everybody knows, if it were the strongest Government on earth, we should declare war upon her in one day.

But what has caused this great excitement? Sir, I will tell you what I suppose it is. I no not (and I say it frankly) so much blame the people of the South; because they believe, and they are led to believe by all the information that ever comes before them, that we, the dominant party to-day, who have just seized upon the reins of this Government, are their mortal enemies, and stand ready to trample their institutions under foot. They have been told so by our enemies at the North. Their misfortune, or their fault, is that they have lent a too easy ear to the insinuations of those who are our mortal enemies, while they would not hear

us.

Northern Democrats have sometimes said that we had personal liberty bills in some few of the States of the North, which somehow trenched upon the rights of the South under the fugitive bill to recapture their runaway slaves — a position that in not more than two or three cases, so far as I can see, has the slightest foundation in fact; and even of those where it is most complained of, if the provisions of their law are really repugnant to that of the United States, they are utterly void, and the coarts would declare them so the moment you brought

them up. Thus it is that I am glad to hear the candor of those gentlemen on the other side, that they do us complain of these laws. The Senator from Georgia [Mr. Iverson] himself told us that they bad never suffered any injury, to his knowledge and belief, from those bills, and they cared nothing about them. The Senator from Virginia [Mr. Mason] said the same thing; and I believe the Senator from Mississippi, [Mr. Brown.] You all, then, have given up this bone of contention, this matter of complaint which northern men have set forth as a griev ance more than anybody else.

Mr. MASON. Will the Senator indulge me one moment?

Mr. WADE. Certainly.

Mr. MASON. I know he does not intend to misrepresent me or other gentlemen here. What I said was, that the repeal of those laws would furnish no cause of satisfaction to the southern States. Our opinions of those laws we gave freely.

We said the repeal of those laws would give no satisfaction.

Mr. WADE. Mr. President, I do not intend to misrepresent anything. I understood those gentlemen to suppose that they had not been injured by them. I understood the Senator from Virginia to believe that they were enacted in a spirit of hostility to the institutions of the South, and to object to them not because the acts themselves had done them any hurt, but because they were really a stamp of degradation upon southern men, or something like that-I do not quote his words. The other Senators that referred to it probably intended to be understood in the same way; but they did acquit these laws of having done them injury to their

knowledge or belief.

I do not believe that these laws were, as the Senator supposed, enacted with . view to exasperate the South, or to put them in a position of degradation. Why, sir, these laws against kidnapping are as old as the common law itself, as that Senator well knows. To take a freeman and forcibly earry him out of the jurisdiction of the State, has ever been, by all civilized countries, adjudged to be a great crime; and in most of them, wherever I have understood anything about it, they have penal laws to punish such an offence. I believe the State of Virginia has the to-day as stringent in all its provisions as almost any other of which you complain. I have not looked over the statute-books of the South; but I do not doubt that there will be found this species of legislation upon all your statute-books.

Here let me say, because the subject occurs to me right here, the Senator from Virginia seemed not so much to point out any specific acts that northern people had done injurious to your property, as what he took to be a dishonor and a degradation. I think I feel as sensitive upon that subject as any other man. If I know myself. I am the last man that would be the advocate of any law or any act that would humiliate or dishonor any section of this country, or any individual in it; and, on the other hand, let me tell these gentlemen I am exceedingly sensitive upon that same point, whatever they may think about it. I would rather sustain an injury than an insult or dishonor; and I would be as unwilling to inflict it upon others as I would be to submit to it myself. I never will do either the one or the

other if I know it.

I have already said that these gentlemen who make these complaints have for a long series of years had this Government in their own keeping. They belong to the dominant majority. I may say that these same gentlemen who rise up on this floor and draw their bill of indictment against us, have been the leaders of that dominant party for many years past. Therefore, if there is anything in the legislation of the Federal Government that is not right, you, and not we, are responsible for it; for we have never been invested with the power to modify or control the legislation of the country for an hour. I know that charges have been made and rung in our ears, and reiterated over and over again, that we have been unfaithful in the execution of your fugitive slave bill. Sir, that law is exceedingly odious to any free people. It deprives us of all the old guarantees of liberty that the Anglo-Saxon race everywhere have considered sacred-more sacred than anything else.

Mr. GREEN. Will the Senator from Ohio allow me to say a word?

Mr. WADE. Certainly.

It is simply this: It has been said that the practical operation Mr. GREEN. of the so-called liberty bills of the North has not affected anybody; but they do act as evidence of a public sentiment adverse to the execution of the Federal law to reclaim our slaves under the Constitution; and a repeal of those laws would not be worth one single straw while the sentiment remains. I know from practical observation that in nine cases out of ten you cannot can be a fugitive slave; and I know more than that; you forfeit your life whenever you make the attempt.

One word more: when it is said that this fugitive slave law is obnoxious to the North, and runs counter to these old guarantees concerning personal liberty, I say that the recovery of fugitives from justice is, under the Constitution and under the law, just as summary without trial by jury, and must of necessity be so. Why is not the same complaint made about forgers, and murderers, and scoundrels that steal? Not a word of liberty bills in their behalf; but all for the negro.

[Applause in the galleries.]

Mr. WADE. Mr. President, the gentleman says, if I understood him, that these fugitives might be turned over to the authorities of the State from whence they came. That would be a very poor remedy for a free man in humble circumstances who was taken under the provisions of this bill in a summary way, to be carried -- where? Where he came from? There is no law that requires that he should be carried there. Sir, if he is a free man he may be carried into the market place anywhere in a slave State; and what chance has he, a poor, ignorant individual, and a stranger, of asserting any rights there, even if there were no prejudices or partialities against him? That would be the mere mockery of justice and nothing else, and the Senator well knows it. Sir, I know that from the stringent, summary provisions of this bill, free men have been kidnapped and carried into captivity and sold into everlasting slavery. Will any man who has a regard to the sovereign rights of the State rise here and complain that a State shall not make a law to protect her own people against kidnapping and violent seizures from abroad? Of all men, I believe those who have made most of these complaints should be the last to rise and deny the power of a sovereign State to protect her own citizens against any Federal legislation whatever. These liberty bills, in my judgment, have been passed, not with a view of degrading the South, but with an honest purpose of guarding the rights of their own citizens from unlawful seizures and abductions. I was exceedingly glad to hear that the Senators on the other side had arisen in their places and had said the repeal of those laws would not relieve the case from the difficulties under which they now labor.

How is it with the execution of your fugitive bill? Sir, I have heard it here, I have read it in the papers, I have met it everywhere, that the people of the free States, and especially the great Republican party, were unfaithful on this subject, and did not properly execute this law. It has been said, with such a tone and under such circumstances here, that, although I was sure that in the State from which I come these insinuations had no foundation in truth, I could not rise here and repel them in the face of those who say, We will not believe a single word you say. I never did, and I never would, until our enemies, those who have ever opposed us and who have censured us upon this subject, had arisen here in their places, and at length, with a magnanimity that I commend, have said that this was not so. My colleague, with a magnanimity for which I give him my thanks, has stood forth here to testify that in the State which I in part represent, the Republican courts and the Republican juries have fulfilled this repulsive duty with perfect faithfulness. So said the Senator from Illinois, [Mr. Douglas;] and if I understood him, so also said the Senator from Indiana, [Mr. Firch.] Therefore, sir, this calumny upon us is removed so far as the statement of our political enemies can make the averment good. I know that our courts, when a case is brought before them - I do not care what their politics may be - feel bound to administer the law just as they find it; and let me say to gentlemen from the South upon the other side, where you have lost one slave from the unfaithfulness of our legislative or judicial tribunals, we have had ten men murdered by your mobs, frequently

under circumstances of the most savage character.

Why, sir, I can hardly take up a paper—and I rely, too, upon southern papers—which does not give an account of the cruel treatment of some man who is traveling for pleasure or for business in your quarter; and the lightest thing you do is to visit him with a vigilance committee, and compel him to return. "We give you so long to make your way out of our coast." "What is the accusation?" "Why, sir, you are from Ohio." They do not even inquire what party he belongs to, or what standard he has followed. I say this is the case, if I may rely on the statements of your own papers; and many of these outrages occur under circumstances

be humiliating and dishonorable to us if we were to listen to a compromise by which he who has the verdict of the people in his pocket, should make his way to the presidential chair. When it comes to that, you have no government; anarchy intervenes; civil war may follow it; all the evils that may come to the human imagination may be consequent upon such a course as that the moment the American people cut loose from the sheet anchor of free government and liberty - that is, whenever it is denied in this Government that a majority fairly given shall rule. the people are unworthy of free government. Sir, I know not what others may do; but I tell you that, with the verdict of the people given in favor of the platform upon which our candidates have been elected, so far as I am concerned, I would suffer anything to come before I would compromise that away. I regard it as a case where I have no right to extend comity or generosity. A right, an absolute right, the most sacred that a free people can ever bestow on any man, is their undisguised, fair verdict, that gives him a title to the office that he is chosen to fill; and he is recreant to the principle of free government who will ask a question beyond the fact whether a man has the verdict of the people, or if he will entertain for a moment a proposition in addition to that. It is all I want. If we cannot stand there, we cannot stand anywhere. Any other principle than that would be as fatal to you, as to us. On any other principle, anarchy must immedi-

ately ensue.

You say that he comes from a particular section of the country. What of that? If he is an honest man, bound by his constitutional duties, has he not as good a right to come from one side as the other? Here, gentleman, we ought to understand each other. I appeal to every candid man upon the other side, and I put this question: if you had elected your candidate, Mr. Breckinridge, although we should have been a good deal disheartened, as everybody is that loses his choice in such a matter as this; although it would have been an overthrow that we should have declored very much, as we have had occasion almost always to deplore the result of national elections, still do you believe that we would have raised a nand against the Constitution of our country because we were fairly beaten in an election? Sir, I do not believe there is a man on the other side who will not do us more credit than to suppose that if the case were reversed, there would be any complaint on our side. There never has been any from us under similar circumstances, and there would not be now. Sir, I think we have patriotism enough to overcome the pride and the prejudice of the canvass, and submit gracefully to the anmistakable verdict of the people; and as I have shown that you have nothing else to complain of, I take it that this is your complaint. Some of you have said that the election of Mr. Lincoln showed hostility to you and your institution. Sir, it is the common fate of parties to differ, and one does not intend to follow exactly the course of policy of the other; but when you talk of constitutional rights and duties, honest men will observe them alike, no matter to what party they belong.

I say, then, that so far as I am concerned, I will yield to no compromise. I do not come here begging, either. It would be an indignity to the people that I represent if I were to stand here parleying as to the rights of the party to which I belong. We have won our right to the Chief Magistracy of this nation in the way that you have always won your predominance; and if you are as willing to do justice to others as to exact it from them, you would never raise an inquiry as to a committee for compromises. Here I beg, barely for myself, to say one thing more. Many of you stand in an attitude hostile to this Government; that is to say, you occupy an attitude where you threaten that, unless we do so and so, you will go out of this Union and destroy the Government. I say to you, for myself, that, in my private capacity, I never yielded to anything by the way of threat, and in my public capacity I have no right to yield to any such thing; and therefore I would not entertain a proposition for any compromise; for, in my judgment, this long, chronic controversy that has existed between us must be met, and met upon the principles of the Constitution and laws, and met now. I hope it may be adjusted to the satisfaction of all; and I know no other way to adjust it, except that way which is laid down by the Constitution of the United States. Whenever we go astray from that, we are sure to plunge ourselves into difficulties. The old Constitution of the United States, although commonly and frequently in direct opposition to what I could wish, nevertheless, in my judgment, is the wisest and best Constitution that ever yet organized a free Government; and by its provisions I

am willing, and intend, to stand or fall. Like the Senator from Mississippi, I ask nothing more. I ask no ingrafting upon it. I ask nothing to be taken away from it. Under its provisions a nation has grown faster than any other in the history of the world ever did before in prosperity, in power, and in all that makes a nation great and glorious. It has ministered to the advantages of this people; and now I am unwilling to add or take away anything till I can see much clearer than I can

now that it wants either any addition or lopping off.

There is one other subject about which I ought to say something. On that side of the Chamber, you claim the constitutional right, if I understand you, to secede from the Government at pleasure, and set up an adverse Government of your own; that one State, or any number of States, have a perfect constitutional right to do it. Sir, I can find no warrant in the Constitution for any doctrine like that. In my judgment, it would be subversive of all constitutional obligation. If this is so, we really have not now, and never have had, a Government; for that certainly is no Government of which a State can do just as it pleases, any more than it would be of an individual. How can a man be said to be governed by law, if he will obey the law or not, just as he sees fit? It puts you out of the pale of Government, and reduces this Union of ours, of which we have all boasted so much, to a mere conglomeration of States, to be held at the will of any capricious member of it. As to South Carolina, I will say that she is a small State; and probably, if she were suck by an earthquake to-day, we would hardly ever find it out, except by the unwonted harmony that might prevail in this Chamber. [Laughter.] But I think she is unwise. I would be willing that she should go her own gait, provided we could do it without an example fatal to all government; but standing here in the highest council of the nation, my own wishes, if I had any, must be under the control of

my constitutional duty.

I do not see how any man can contend that a State can go out of this Union at pleasure, though I do not propose now to argue that question, because that has been done by men infinitely more able to argue it than I am. When it was raised some thirty years ago, and challenged the investigation of the best minds of this nation of all parties, it received a verdict that I supposed had put it at rest forever. General Jackson, with all the eminent men that surrounded him in his Cabinet, and in the councils of the nation, with hardly any exception, except Mr. Calhoun, held that the doctrine was a delusion, not to be found in the Constitution of the United States; and not only so, but utterly destructive of all Governments. Mr. Calhoun held the contrary. Mr. Webster, in his great controversy with Mr. Hayne upon that subject, was supposed to have overthrown him, even upon nullification, so utterly, that it was believed at the time that the doctrine could never arise or sprout up again. But here it is to-day in full bloom and glory: a State has a right to secede. Mr. Calhoun did not hold so. He held that a State had a right to nullify a law of Congress that they believed to be unconstitutional. He took that distinction between the power of a State to nullify a law of Congress and secession. Grounding herself upon the resolutions of 1798-99. he held that a State, in her sovereign capacity, judging in the last resort as to whether a law was warranted by the Constitution or not, must be the sole judge of the infraction of the Constitution by the enactment of a law, and also of the mode of remedy. In that, he hardly had a second at that period. But when you come to the doctrine of secession, he himself says that that is not a constitutional remedy. He did not treat it as such, Nay, sir, he goes much further than the President of the United States has gone in his message, in which he declares that the United States has no power to make war upon a seceding State. Mr. Calhoun says we undoubtedly have that power. One remedy he calls peaceable and constitutional, and the other not. I have not the book with me; I intended to have brought it, but forgot it; but you will find this doctrine laid down in his famous letter to Governor Hamilton, taking and working out the distinction between peaceable nullification and secession, that puts an end to all the relationship between the General Government and the State, and enables the General Government, if they see fit, to declare war upon such a State. Therefore I take it that a State has no constitutional right to go out of this Government.

I acknowledge, to the fullest extent, the right of revolution, if you may call it a right, and the destruction of the Government under which we live, if we are discontented with it, and on its ruins to erect another more in accordance with

our wishes. I believe nobody at this day denies the right; but they that undertake it, undertake it with this hazard; if they are successful, then all is right, and they are heroes; if they are defeated, they are rebels. That is the character of all revolution: if successful, of course it is well; if unsuccessful, then the Gov-

erument from which they have rebelled treats them as traitors.

I do not say this because I apprehend that any party intends to make war upon a seceding State. I only assert their right from the nature of the act, if they see fit to do so; but I would not advise nor counsel it. I should be very tender of the rights of a people, if I had full power over them, who are about to destroy a Government which they deliberately come to the conclusion they cannot live under; but I am persuaded that the necessities of our position compel us to take a more austere ground, and hold that if a State secedes, although we will not make war upon her, we cannot recognize her right to be out of the Union. and she is not out until she gains the consent of the Union itself; and that the Chief Magistrate of the nation, be he who he may, will find under the Constitution of the United States that it is his sworn duty to execute the law in every part and parcel of this Government; that he cannot be released from that obligation; for there is nothing in the Constitution of the United States that would warrant him in saying that a single star has fallen from this galaxy of stars in the Confederacy. He is sworn not to know that a State has seceded, or pay the least respect to their resolutions that claim they have. What follows? Not that we would make war upon her, but we should have to exercise every Federal right over her if we had the power; and the most important of these would be the collection of the rev-There are many rights that the Federal Government exercises over the States for the peculiar benefit of the people there, which, if they did not want, they could dispense with. If they did not want the mails carried there, the President might abolish the offices, and cease to carry their mails. They might forego any such duty peculiarly for the benefit of the people. They might not elect their officers and send them here. It is a privilege they have; but we cannot force them to do it. They have the right under the Constitution to be represented upon equal terms with any other State; but if they see fit to forego that right; and do not claim it, it is not incumbent upon the President to endeavor to force them to do an act of that kind.

But when you come to those duties which impose obligations upon them, in common with the other members of the Coufederacy, he cannot be released from his duty. Therefore, it will be incumbent on the Chief Magistrate to proceed to collect the revenue of ships entering their ports, precisely in the same way and to the same extent that he does now in every other State of the Union. We cannot release him from that obligation. The Constitution, in thunder tones, demands that he shall do it alike in the ports of every State. What follows? Why, sir, if he shuts up the ports of entry so that a ship cannot discharge her cargo there or get papers for another voyage, then ships will cease to trade; or, if he undertakes to blockade her, and thus collect it, she has not gained her independence by seces sion. What must she do? If she is contented to live in this equivocal state all would be well, perhaps; but she could not live there. No people in the world could live in that condition. What will they do? They must take the initiative and declare war upon the United States; and the moment that they levy war force must be met by force; and they must, therefore, hew out their independence by violence and war. There is no other way under the Constitution, that I know of, whereby a Chief Magistrate of any politics could be released from this duty. If this State, though seceding, should declare war against the United States, I do not suppose there is a lawyer in this body but what would say that the act of levying war is treason against the United States. That is where it results. We might just as well look the matter right in the face.

The Senator from Texas says—it is not exactly his language—we will force you to an ignominious treaty up in Fancail Hall. Well, sir, you may. We know you are brave: we understand your prowess; we want no fight with you; but, nevertheless, if you drive us to that necessity, we must use all the powers of this Government to maintain it intact in its integrity. If we are overthown, we but share the fate of a thousand other Governments that have been subverted. If you are the weakest, then you must go to the wall; and that is all there is about it.

we will earlie the poor, the destitute, industrious white men from

That is the condition in which we stand, provided a State sets herself up in oppo-

sition to the General Government.

I say that is the way it seems to me, as a lawyer. I see no power in the Constitution to release a Senator from this position. Sir, if there was any other, if there was an absolute right of secession in the Constitution of the United States when we stepped up there to take our oath of office, why was there not an exception in that oath? Why did it not run "that we would support the Constitution of the United States unless our State shall secede before our term was out?' Sir, there is no such immunity. There is no way by which this can be done that I can conceive of, except it is standing upon the Constitution of the United States, demanding equal justice for all, and vindicating the old flag of the Union.

must maintain it, unless we are cloven down by superior force.

Well, sir, it may happen that you can make your way out of the Union, and that by levying war upon the Government, you may vindicate your right to independence. If you should do so, I have a policy in my mind. No man would regret more than myself that any portion of the people of these United States should think themselves impelled, by grievances or anything else, to depart out of this Union, and raise a foreign flag and a hand against the General Government. If there was any just cause on God's earth that I could see that was within my reach, of honorable release from any such pretended grievance, they should have it; but they have set forth none; I can see none. It is all a matter of prejudice, superinduced unfortunately, I believe, as I intimated before, more because you have listened to the enemies of the Republican party and what they said of us, while, from your intolerance, you have shut out all light as to what our real principles are. We have been called and branded in the North and in the South and everywhere else, as John Brown men, as men hostile to your institutions, as meditating an attack upon your institutions in your own States—a thing that no Republican ever dreamed of or ever thought of, but has protested against as often as the question has been up; but your people believe it. No doubt they believe it because of the terrible excitement and reign of terror that prevails there. No doubt they think so, but it arises from false information, or the want of informationthat is all. Their prejudices have been appealed to until they have become uncontrolled and uncontrollable.

Well, sir, if it shall be so; if that "glorious Union," as we all call it, under which the Government has so long lived and prospered, is now about to come to a final end, as perhaps it may, I have been looking around to see what policy we should adopt; and through that gloom which has been mentioned on the other side, if you will have it so, I still see a glorious future for those who stand by the old flag of the nation. There lie the fair fields of Mexico all before us. The people they are prejudiced against you. They fear you intend to over-run and enslave them. You are slavery propaganda, and you are fillibusters. That has raised a violent antagonism between you and them. But, sir, if we were once released from all obligation to this institution, in six months they would invite us to take a protectorate over them. They owe England a large debt, and she has been coaxing and inviting us to take the protectorate of that nation. They will aid us in it; and I say to the commercial men of the North, if you go along with me, and adopt this policy, if we must come to this, you will be seven-fold indemnified by the trade and commerce of that country for what you lose by the secession. Talk about eating ice and granite in the North! Why, sir, Great Britain now carries on a commerce with Mexico to the amount of nearly a hundred million dollars. How much of it do we get? Only about eight million. Why so? Because, by our treatment of Mexico, we have led them to fear and to hate us; and they have been compelled, by our illiberal policy, to place themselves under the shadow of a stronger nation for their own protection.

The Senator from Illinois [Mr. Douglas] and my colleague [Mr. Pugh] have said that we Black Republicans were advocates of negro equality, and that we wanted to build up a black government. Sir, it will be one of the most blessed ideas of the times, if it shall come to this, that we will make inducements for every free black among us to find his home in a more congenial climate in Central America or in Lower Mexico, and we will be divested of every one of them; and then, endowed with a splendid domain that we shall get, we will adopt a homestead policy, and we will invite the poor, the destitute, industrious white men from every clime under heaven, to come in there and make his fortune. So, sir, we will build up a nation, renovated by this process, of white laboring men. You may build yours up on compulsory servile labor, and the two will flourish side by side; and we shall very soon see whether your principles, or that state of society, or ours, is the most prosperous or vigorous. I might say, sir, that, divested of this institution, who doubts that the provinces of Canada would knock at our doors in a day? Therefore, my friends, we have all the elements for building up an empire—a Republic, founded on the great principles of the Declaration of Independence, that shall be more magnificent, more powerful, and more just than this world has ever seen at any other period. I do not know that I should have a single second for this policy; but it is a policy that occurs to me, and it reconciles me in some measure to the threatened loss or secession of these States.

But, sir, I am for maintaining the Union of these States. I will sacrifice everything but honor to maintain it. That glorious old flag of ours, by any act of mine, shall never cease to wave over the integrity of this Union as it is. But if they will not have it so, in this new, renovated Government of which I have spoken, the 4th of July, with all its glorious memories, will never be repealed. The old flag of 1776 will be in our hands, and shall float over this nation forever; and this Capitol, that some gentlemen said would be reserved for the southern republic, shall still be the Capitol. It was laid out by Washington; it was consecrated by him; and the old flag that he vindicated in the Revolution shall still float from the Capitol. [Ap-

plause in the galleries.]

The PRESIDING OFFICER. The Sergeant-at-Arms will take proper measures

to preserve order in the gallery or clear it.

Mr. WADE. I say, sir, I stand by the Union of the States. Washington and his compatriots fought for that good old flag. It shall never be hauled down, but shall be the glory of the Government to which I belong, as long as my life shall continue. To maintain it, Washington and his compatriots fought for liberty and the rights of man. And here I will add that my own father, although but a humble soldier, fought in the same great cause, and went through hardships and privations sevenfold worse than death in order to bequeath it to his children. It is my inheritance. It was my protector in infancy, and the pride and glory of my riper years; and Mr. President, although it may be assailed by traitors on every side, by the grace of God, under its shadow I will die.

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