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SPEECH OF MR. BADGER. ON THE SLAVERY QUESTION.

Delivered in the Senate, March, 18, 1850

what does that state of things imply! It im- yield to the motion to adjourn, plies this: that the States are associated togethe. er under a common consumion, binding them

If the part of the season from New York (Mr. Seward) for shewesto escape to the part of the season of the North, and fornormen freedment of the North, and fornormen freedment of the North, and fornormen freedment of the North will be required, and in my judgment, ought now that the freedment of the North will be required, and in my judgment, ought never to that the freedment of the North will be required as hiving discharged the high the constitution. Here we demand it, and appeal to their sense of justice, pledged to us in the fundament of the same of the North will be required, and in my judgment, ought never to fix the demand of the subject; this measure should meet with the destination upon the considered as hiving discharged the high the constitution. Here we were passion to supply the Wilmor Project alk about respecting the constitution. He has been exceeding to the law which a greatest the parties forever. This propose the meeting should respect to us in the fundament of the subject; this discharged the high the parties forever to the subject; this proposed of the North will be destination upon the considered as hiving discharged the high the subject of feeling and denoncation from southern generated that the convention was presided over by the which we demand it, and appeal to the fundament of the Sorth, and fornorment feedment in that in Ginde cought to the parties of the ball with the destination and the wind the required, and in my judgment, ought never to feeling and denoncation from southern generated the subject; this distinct the parties of the subject; this distinct the parties of the subject of the subject, this proposed in the constitution. He has the constitution of all friends no time from the parties of the subject o follows his own inclination; and he who, have office, and appeal from the law of the land to the philosophic ing taken an oath to support the constitution have of God, and yet claim to be a loyal subtreefuses to obey it because he thinks there is not of the State and a faithful administrator by the honorable Senator from New Hamprefuses to obey it because he thinks there is just of the State and a faithful administrator some "law above the constitution" which for the laws of his country, yet leaving a law share [Mr. Hale.] that under its operation, but the laws of his country, yet leaving a law share [Mr. Hale.] that under its operation, but to say within a narrow compass.

In the first places his salary. These principles destroy are withheld from us, and that the proper manner that my on the test a civil or a sorvile war—better a civil or a sorvile war—better and the witness of the laws of his country, yet leaving a law share [Mr. Hale.] that under its operation, better a civil or a sorvile war—better and the witness of the laws of his country, yet leaving a law share [Mr. Hale.] that under its operation, better a civil or a sorvile war—better a civil or a sorvile war—better and the witness of the laws of his country, yet leaving a law share [Mr. Hale.] that under its operation, better a civil or a sorvile war—better and the witness of the laws of his country, yet leaving a law share [Mr. Hale.] that under its operation, better a civil or a sorvile war—better and the witness of the laws of his country, yet leaving a law share [Mr. Hale.] that under its operation. In the first places what I was a constantly taken from our parts by the resident manner of the laws of his country, yet leaving a law share [Mr. Hale.] that under its operation. In the first places while the holds his providence shall send, than an extended from those Territories. Well now, better a civil or a sorvile war—better a civil constitution, which he can rightfully do only give us a fanatical and wild notion, that every there. If a resident or citizen, his resident or cit

bill. His purpose is to extend hospitality to gentleman who admits the obligation of the cation to improper purposes as the convenient of the cation to for adopted with practical results of peace article of the constitution, who admits the obligation of this constitution, who admits the obligation of the constitution, and peace and presents an amendment to the bill offer adopted the constitution of the dealth of the constitution of t man to do what the associate of Paul, and the law to him. He swears to be a good and cording to the law of that country, as well as the treaty with Mexico; I did my best to get are many gentlemen—perhaps the majority of slave apon the soil of New Mexico! James and John did! Immoral for a man' to obedient servant to that law, and he has no eur own, an assault made upon a public offido what the wisest and best men that ever right to render a less effectual obedience believed upon earth have done; and not immoral to cause he disapproves of the object of this partification, and for no other upon this constitutional question. They white races together to a more idealism—a

regulates our stewardship to grade or the rest of stagers in accordating species, their in question, because the person upon the tribunal that has propose jurisdiction tribus. the constitution devotes the density of the attention of the sir, in all matters of this kind, in all resolutions, to defence, to defence and to liberty.

Senate to a very brief extract from a speech in all breakings up of the ties which bind us. Justice, to defence to welfare and to likerty.

"But there is a higher lise than the constitue self solumerily to surreider a foguive slave from the Capitol:

"But there is a higher lise than the constitue self solumerily to surreider as delivered in the other end of the Capitol:

"In enclusion, I take the question, truly and philosophically said—that other end of the Capitol:

"In enclusion, I have only to add that

"In enclusion, I have only to add that

"In enclusion, I have only to add that main, and devotes it to the same and noble purvest men and good erizens they will feel them- not to a people who are insensi- political matters such an assertion of extreme is my solemn and abiding conviction of the and public outrage on the part of one towards seless bound to carry into effect a law passes."

seless bound to carry into effect a law passes the person so claimed over service or labor ble to the claims of homomity or to the power right, such a resolution to do whatever we character of slavery, that, under a full sense the person so claimed over service or labor ble to the claims of homomity or to the power right, such a resolution to do whatever we character of slavery, that, under a full sense the person so claimed over service or labor ble to the claims of homomity or to the power right, such a resolution to do whatever we character of slavery, that, under a full sense the person so claimed over service or labor ble to the claims of homomity or to the power right, such a resolution to do whatever we character of slavery, that, under a full sense the person so claimed over service or labor ble to the claims of homomity or to the power right, such a resolution to do whatever we character of slavery, that, under a full sense the person so claimed over service or labor ble to the power right, such a resolution to do whatever we character of slavery, that, under a full sense the person so claimed over service or labor ble to the power right, such a resolution to do whatever we character of slavery, that, under a full sense the person so claimed over service or labor ble to the power right, such a resolution to do whatever we character of slavery, that under a full sense that the person so claimed over service or labor ble to the power right, such a resolution to do whatever we character of slavery, that under a full sense that the person so claimed over service or labor ble to the power right, such a resolution to do whatever we character of slavery, that under a full sense that the person so claimed over service or labor ble to the claims of homomity or to the power right. misuaders, and, that though country a constitution formed by common third place is that service or labor which he had to a people as sensible to such claims as power lawfolly to do it, always end in despose no measures are the perions for whom the sensitor speaks reversely the perions for whom the sensitor speaks reversely the perions for whom the sensitor speaks reversely the perions the constitution, very they consider a gaines shall be surroundered.

The perions for whom the sensitor speaks reversely the perions to the private bestiment of the perions due to him who makes this claim? Up- ready to acknowledge them, prompt to dissument of the surrounder of the proposed with the private bestiment of the surrounder of the proposed that any structure of the proposed that any that the private bestiment of the surrounder of the proposed that any will be proposed looking to that as an object— with the private bestiment of the surrounder of the proposed that any will be proposed looking to that as an object— with the private bestiment of the surrounder of the private bestiment of the private bestiment of the surrounder of the private bestiment of the surrounder of the private bestiment of the priva May, s.r. any other doctume saps the founsed in pursuance of the constitution, as a voclation of the constitution and as immortall—
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government, and especially in a government supposed to by liable to that charge. I have
the may sure thing to satisfy me of that (besides abundance
safely rely upon these—but we rest it upon
government, and especially in a government, and appeal to their
like ours, should be exercised, the existence of pencil, however, in the convention was presided over by the

to enforce. Here, sir, is a key to open the mind of the public to the honorable senator's

Now, Mr. President, as I have said, no

This bill is by no means so liable to misapplireasonable settlement, commended to us, bepassed into our hands, whether such laws re-

code of morals-if this is the feeling of integ. every State of the Union, as well at the North erument never would have consented to extend in because I intended to state frankly my own exclude by its force from the Territories what piness; the growing prosperity and the mutarity which induced our northern followed izers, directly or indirectly, to set aside considerce from the sense of justice property which we hold—if this is the purpose to be carried out, it is scarcely desirable pose to be carried out, it is scarcely desirable provided by its scarcely desirable that we should remain in the Union. For what does that state of things imply! It implies this that the States are associated togeths.

Trouble as a substitute for that reported by the deepest employed and remain in the Union. For have not moderate as a substitute for that reported by the deepest employed and remain in the Union. For have not much to say about it. I shall now the deepest employed the deepest employed the deepest employed the states are associated togeths.

Trouble as a substitute for that reported by the deepest employed the deepest on Tuesday, Mr. Badger resumed and conditions are associated togeths, as follows:

On Tuesday, Mr. Badger resumed and conditions are not extreme the proper qualification upon the exercise of the institutions flowers to according to the terms of the const.

On Tuesday, Mr. Badger resumed and conditions upon the exercise of the institutions of dead which it may seem to require, the proper qualification upon the exercise of the proper qualification upon the exercise of the institutions flowers are any amendments in the proper qualification upon the exercise of the proper qualification upon the exercise of the institutions flowers are any amendments in the proper qualification upon the exercise of the institutions flowers are any amendments in the proper qualification upon the exercise of the proper qualification upon the proper qualification that one could be the control of the country of figures shares is subject to the charge the amount of duty towards you that we please; for we reserve to ourselves the right of decoding when anything required of the control of the country of the constant on the say as I think I can say with confidence, not say as I think I can say with confidence, not say as I think I can say with confidence, not only for myself, but for every senator from said upon this subject by so many able and position.

Six President to saying, we that the reserved of figures shares to the say as I think I can say with confidence, not only for myself, but for every senator from said upon this subject by so many able and position.

Six President to saying, we have the say as I think I can say with confidence, not only for myself, but for every senator from said upon this subject by so many able and into the southern that the constitution, and the constitution only for myself, but for every senator from said upon this subject by so many able and distinguished gentlemen upon this floor, and that the followed the constitution of the country of th THE LAW OF NEWSPAPERS.

1. All superclasses, who do not give exercises who do not give exercises the contency, are considered as whole not give exercises the contency, are considered as whole not give exercises the contency, are considered as whole not give exercises the contency are considered as whole not give exercises the contency are considered as whole not give exercises the contency are considered as whole not give exercises the contency are considered as whole not give exercises of the contency are considered as whole not give exercises of the contency are considered as whole not give exercises of the contency are considered as whole not give exercises of the contency are considered as whole not give exercises of populations and having the factor of the constant form the discontinuous of their papers, the publishers may contend and exactly in the factor of having no Provisor but the manifesting superclass that the constant form the discontinuous of their papers, the publishers may contend of the constitution and of the factor of having no Provisor but the meets the unit arresting the registration of the constitution and of the factor of having no Provisor but the meets the unit are state of dangs, with no propose every proper amendment. Neither we not our constitution and of the factor of having no Provisor but the meets the unit are state of thouse of provisor but the meets the unit are state of things the provisor but the meets the unit are state of thouse of the constitution and of If subscribers in slot or refer to know the pages from the consideration of the consideration the determined upon primal facts exclange, but the determined upon primal facts exclange, but the determined upon primal facts exclange, but the determined upon primal facts exclange, and in the determined upon primal facts exclange or attempts of the determined upon primal facts exclange, and in the determined upon primal facts exclange, and the determined upon primal facts exclange and the determined upon primal facts exclange, and the determined upon primal facts exclange, and the determined upon primal facts of the deter

the it to have slaves be an offence it is no evidence in to be directed to the three in the case of the ultimate question of freedom. Now, forcest the street of the attention of the person because the person upon the tributed that has proper person because the person upon the tributed that has proper person the street of the attention of the kir, in all matters of this kind, in all matters of this kind, in all resolutions.

open your arms, contrary to the express stipulations of the constitution, to the fugilive

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To murder.

Therefore, I have submitted these observa
Therefore, I have submitted the submitted the submitted the submitted the submitted the submitted the submitt slaves of your neighbor, to receive them, pro- tions to show that, according to the frame litical excitements that are continually agitating danger lies in an indefinite extension of our rate if nothing is done by Congress to put them or calm deliberation—a sacrifice of our glori- cannot preserve the constitutional test them, and throw around them such control of the constitution, and throw around them such control of the constitution, and throw around them such control of the constitution, and throw around the constitution, and throw around the constitution are the constitution and throw around the constitution are the constitution and throw around the constitution are the constitution and throw around the constitution, and throw around the constitution are the constitution and throw around the constitution.

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Interest in the North Natural, AS, 1806.

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Interest in the Natural Natural, AS, 1806.

Now, Mr. Persidoral, These submitted these ties to gentlemen, and those only, whe hold here the submitted these ties to gentlemen, and those only, whe hold here the submitted the sub constants and New York—I say if the second could be made the subject of the second could be made the subject of the second could be made between the same parties in more country. Mandes the Second country, which could be subject of the periodic country, which could work in the second country. Which could work in the second country which country is the second country. Which could be subject of the periodic country. Which could work in the second country which could work in the second country. Which could work in the second country which could work in the second country. Which could work in the second country which could work in the second country. Which could work in the second country which country which could work in the second country. Which could work in the second country which is a second country which is a second country which could work in the second country which is a second countr cise harving power to off-or its coayse year will be a summary way it as I don't not it will be—to insure to those symmetric for what purpose? To consider, the server of power the other and steen the great mass of great mass of the great mass of the great mass of grea together, the first step is one of great difficulty. "In conclusion, I have only to add that such It is so in the married state, The first wanter stension of the bounds of slavery."

Several Senators. Whose speech is that!

I fully believe that that convention in Missis-A Senator. Mr. Mana's.

Mr. Badger. We have heard much Mr. for this convention, was influenced by high President, of the violence of southern declama-tion. I have most carefully avoided reading not to destroy the Union. If I wanted anythe speeches of southern gentlemen who were thing to satisfy me of that (besides abundance

after surrendering the office he holds on the condition which that each implies and intends to enforce. Here, sur, is a key to open the consider all the evidence.

The results of consider all the evidence and only pive is a maintender of the commissioner who is to hear and that a flagrant wrong on one side naturally same as a series of that a flagrant wrong on one side naturally same as a very strong conviction of its correctness, in the case of that a flagrant wrong on one side naturally same as a very strong conviction of its correctness, in the case of protection and the condition which that each implies and intends to enforce. Here, sur, is a key to open the consider all the evidence.

The results of the capable of easy proof that rather than the extension of its correctness, in the extension of slavery one foot—we would prefer all the consider all the evidence.

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The results of the capable of easy proof that rather than the extension of slavery one foot—we would prefer all the evidence of protection and the capable of easy proof that rather than the extension of slavery one foot—we would prefer all the evidence of protection and the capable of easy proof that a flagrant wrong on one side naturally same and the capable of easy proof that a flagrant wrong on one side naturally same and the capable of easy proof the capable o horrors of civil war, all the monstrous, untold, dent, the moment these States, by mutual comare apon the soil of New Mexico! meeting of this convention, with the clavery Yes, sir, here is a sacrifice of life and hap-