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PRESIDENT'S MESSAGE. Fellow Citizens of the Senate and House

of Representatives.

Throughout the year since our last meeting, the country has been eminently prosperous in all its material interests. The vests have been abundant, and plenty smiles manufactures have been prosecuted with and ample returns. In short, no nation in the tide of time has ever presented a spectacle of greater material prosperity than we have done until within a very recent period.

Why is it, then, that discontent now so extensively prevails, and the Union of the States, which is the source of all these bles sings, is threatened with destruction ? The long-continued and intemperate interference of the Northern people with the question of slavery in the Southern States, has at length produced its natural effects .-The different sections of the Union are now arrayed against each other, and the time has arrived, so much dreaded by the Fa ther of his Country, when hostile geographical parties have been formed. I have long foreseen and often forewarned my com.try men of the now impending danger. This does not proceed solely from the claim on the part of Congress or the Territorial Legislatures to exclude slavery from the Territories, nor from the efforts of different States to defeat the execution of the Fugitive Slave law. All or any of these evils might have been endured by the South without danger to the Union, (as others have been.) in the hope that time and reflection might apply the remedy, The immediate peril arises not so much from these causes as from the fact that the incessant and violent agitation of the slavery question throughout the North for the last quarter of a century, has at length produced malign influence on the slaves, and inspired them with vague notions of freedom .--Hence a sense of security no longer exists around the family akar.

This feeling of peace at home has given place to apprehensions of servile insurrection. Many a matron throughout the South retires at night in dread of what may befall herself and her children before the morning. Should this apprehension of do mestic danger, whether real or imaginary, extend and intensify itself until it shall pervade the masses of the Southern people, then disunion will become inevitable .-Self-preservation is the first law of nature.

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the office of President does not of itself af- it otherwise, then, indeed, would the equalford just cause for dissolving the Union. This is more especially true if his election has been effected by a mere plurality, and not a majority, of the people, and has re general health has been excellent, our har- sulted from transient and temporary causes, which may probably never again occur. throughout the laad. Our commerce and In order to justify a resort to revolutionary its intrinsic unsoundness, cannot long inresistance, the Federal Government must energy and industry, and have yielded fair be guilty of 'deliberate, palpable and dan. gerous exercise' of powers not granted by the Constitution. The late Presidential election, however, has been held in strict conformity with its express provisions .--How, then, can the result justify a revolu-

tion to destroy this very Constitution ?- Legislatures to defeat the execution of the Reason, justice, a regard for the Constitution, all require that we shall wait for some overt and dangerous act on the part of the President elect before resorting to such a justly be held responsible. Having been remedy.

It is said, however, that the antecedents stitution, they are therefore null and void. of the President elect have been sufficient All the Courts both State and national, to justify the fears of the South that he before whom the question has arisen, have will attempt to invade their constitutional from the beginning declared the Fugitive rights. But are such apprehensions of Slave law to be constitutional. The single contingent danger in the future sufficient exception is that of a State Court in Wisto justify the immediate destruction of the consin; and this has not only been renoblest system of government ever devised versed by the proper appellate tribunal, by mortals? From the very nature of his but has met with such universal reprobaoffice, and its high responsibilities, he must tion that there can be no danger from it necessarily be conservative. The stern du- as a precedent. The validity of this law ty of administering the vast and compli- has been established over and over again cated concerns of this Government affords by the Supreme Court of the United States in itself a guarantee that he will not at- with perfect unanimity. It is founded tempt any violation of a clear constitutionupon an express provision of the Constitual right. After all, he is no more than the tion, requiring that Fugitive Slaves who chief executive officer of the Government. escape from service in one State to another His province is not to make, but to execute, shall be 'delivered up' to their masters. the laws; and it is a remarkable fact in Without this provision it is a well known our history, that, notwithstanding the re- historical fact that the Constitution itself peated efforts of the anti-slavery party, no could never have been adopted by the single Act has ever passed Congress, unless | Convertion. we may possibly except the Missouri Com-In one form or other under the Acts of promise, impairing, in the slightest degree, 1703 and 1850, both being substantially the rights of the South to their property the same, the Fugitive Slave law has been in slaves. And it may also be observed, the law of the land from the days of julging from present indications, that no Washington until the present moment .-probability exists of the passage of such an Here, then, a clear case is presented, in Act, by a majority of both Houses, either which it will be the duty of the next Presin the present or the next Congress. Sure ident, as it has been my own, to act with iv, under these circumstances, we ought to vigor in executing this supreme law against be restrained from present action by the the conflicting enactments of State Legisprecept of Him who spake as never man latures. Should he fail in the performance

evil thereof.' The day of evil may never fested a disregard of the Constitution and come, unless we shall rashly bring it upon laws, to the great injury of the people of nearly one-half of the States of the Unionourselves. It is alleged as one cause for immediate But are we to presume in advance that he will thus violate his duty ? This would

lish. ity of the States in the Territories be Such a principle is wholly inconsistent destroyed, and the rights of property in slaves would depend, not upon the guaranthe Federal Constitution. After it was tees of the Constitution, but upon the

shifting majorities of an irresponsible Tercare it was submitted to Conventions of ritorial Legislature. Such a doctrine, from the people of the several States for ratification. Its provisions were discussed at ex post fucto or law impairing the obligafluence any considerable portion of our jength in these bodies, composed of the tion of contracts.' Moreover, 'without the people, much less can it afford a good first men of the country. Its opponents reason for a dissolution of the Uncontended that it conferred powers upon

rights of the States, whilst its advocates necessary for executing its inspection Taws; The most palpable violations of constitutional duty which have yet been commaintained that under a fair construction of the instrument there was no foundation mitted consist in the acts of different State for such apprehensions. In that mighty struggle between the first intellects of this Fugitive Slave law. It ought to be reor any other country, it never occurred to keep troops, or ships, of war, in time of membered, however, that for these Acts, any individual, either among its opponents neither Congress nor any President can or advocates, to assert, or even to intimate, that their efforts were all vain labor, bepassed in violation of the Federal Concause the moment that any State felt herself aggrieved she might secede from the Union.

What a crushing argument would this have proved against those who dreaded that the rights of the States would be endangered by the Constitution. The truth is, that it was not until many years after the origin of the Federal Government that such a proposition was first advanced. It was then met and refuted by the conclusive arguments of General Jackson, who in his message of 16th January, 1833, transmitting the nullifying Ordinance of South Carolina to Congress, employs the following language: 'The right of the people of a single State to absolve themelves at will, and without the consent of the other States, from their most solemu obligations, and bagard the liberty and Union, cannot be acknowledged. Such

authority is believed to be utterly repugnant both to the principles upon which the General Government is constituted, and to the objects which it was expressly formed to attain."

It is not pretended that any clause in vice, having first by Proclamation comman-Government, to the extent of its powers, the Constitution gives countenance to such acts directly upon the individual citizens a theory. It is altogether founded upon of every State, and executes its own deinference, not from any language contained rees by the agency of its own officers. In possibility be performed in a State where in the instrument itself, but from the soythis respect it differs entirely from the ereign character of the several States by Government under the old Confederation, which it was ratified. But is it beyond spoke, that 'sufficient unto the day is the of this high duty, he will then have maniwhich was confined to making requisitions the power of a State, like an individual, to | on the States in their sovereign character." yield a portion of its sovereign rights to This left in the discretion of each wheth secure the remainder ? In the language of er to obey or to refuse, and they often deone solid combination to resist him. Mr. Madison, who has been called the clined to comply with such requisitions. father of the Constitution; 'It was formed It thus became necessary, for the purpose of removing this barrier, and in order to by the States- that is, by the people in each of the States, acting in their highest form a more perfect Union,' to establish a sovereign capacity ; and formed consequen-Government which could act directly upa similar attitude. Congress alone has tly by the same authority which formed on the people, and execute its own laws the State Constitutions.' without the intermediate agency of the 'Nor is the Government of the United States. This has been accomplished by States, created by the Constitution, less a the Constitution of the United States. stitution. Government in the strict sense of the term In short, the government created by within the sphere of its powers, than the the Constitution, and deriving its authority governments created by the Constitutions lie in the way of executing the laws for the from the sovereign people of each of the of the States are, within their several several States, has precisely the same right still continues to be collected as heretofore spheres. It is, like them, organized into to exercise its power over the people of all legislative executive, and judiciary departthese States, in the enumerated cases, that ments. It operates, like them, directly on should the Collector unfortunately resign, each one of them possesses over subjects. a successor may be appointed to perform persons and things : and like them, it has not delegated to the United States, but at command a physical force for executing this duty. 'reserved to the States, respectively; or to Then in regard to the property of the the power committed to it. the people.' It was intended to be perpetual, and not To the extent of the delegated powers o be annulled at the pleasure of any one the Constitution of the United States is as of the contracting parties. The old artimuch a part of the Constitution of each cles of confederation were entitled 'Arti-State, and is as binding upon its people, cles of Confederation and Perpetual Union as thought it had been textually incerted between the States;' and by the 13th therein. 14.14 articles it is expressly declared that 'the This Government, therefore, is a great articles of this Confederation shall be inand powerful Government, invested with violably observed by every State, and the all the attributes of sovereignty over the Union shall be perpetual.' The preamble special subjects to which its anthority exto the Constitution of the United States. tends. Its framers never intended to im having express reference to the articles o plant in its bosom the seeds of its, own Coulederation, recites that it was establishdestruction, nor were they at its creation ed 'in order to form a more perfect union.' guilty of the absurdity of providing for And yet it is contended that this 'more ite own dissolution. It was not intended the heads of the assailants. perfect union' does not include the essenby its framers to be the baseless fabric of a Apart from the execution of the laws tial attribute of perpetuity. vision which, at the touch of the enchan But that the Union was designed to be ter, would vanish into thin air but a sub cutive has no authority to decide what shall perpetuitere poter conclusively from the nature and estent of the powers conferred stantial and mighty labric, capable of resisbe the relation between the Federal Govting the slow decay of time and of delying by the Constitution on the Federal Gov-The storms of ages. Indeed, well may ernment. . These powers embrace the very the jealous patriots of that day have insesses no power to change the relations here highest attributes of mational sovereignty. dulged fears what a Government of such They place both the swird and the purse high powers might violate the reserved rights of the States, and wisely did they make war, and to make place; lo raise adopt the rule of a strict construction of and support armies and navies, and to these powers to prevent the danger ! But dissolution of the Confederaty among our conclude treaties with foreign Governthey did not feat, nor had they any reason ments. It is invested with the power to to imagine, that the - Constitution would coin money, and to regulate the value ever be so interpreted as to enable any thereof, and to regulate commerce with State, by her own act, and without the oreign nations, and among the se (ral consent of her sister States, to discharge States. It is not necessary to enumerate her people from all or any of their Fedethe other high powers which have been ral obligations. It may be asked, then, are the people conferred upon the Federal Goven ment In order to carry the anumerated powers of the States without redress against the into effect, Congress posses the exclusive tyranny and oppression of the Federal tyranny and oppression of the goderal Government? By na means. The right of meistance ou the part of the governed spatnat the oppression of their governments cannot be denied. It exists independent-ly of all Constitutions, and has been exright to lay and collect duties on imports, and in common with the States to lay and collegt all other taxes. But the Constitution has not only con-ferred these high powers upon Congress, but it has adopted effectual means to rereised at all periods of the world's listory. ant subject.

with the history as well as the character of treaty, alliance or confederation ; grant letters of marque and reprisals ; coin monbut gold and silver coin a tender in payment of debts; pass any bill of attainder, consent of Congress, no State shall lay any impos.s or duties on any imports or exthe Federal Government dangerous to the ports, except what may be absolutely and, if they exceed this amount, the excess shall belong to the United States.

> And 'no State shall, without the con sent of Congress, lay any duty of tongage : peace; enter into any agreement or compact with another State, or with a foreign power; or angage in war, unless actually invaded, or in such immigent danger as will not admit of delay.'

> In order still further to secure the un interrupted exercise of these high powers against interposition, it is provided 'that this Constitution and the laws of the Uni. ted States which shall be made in pursuance thereof, and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.'

The solemn sanction of religion has been superadded to the obligations of official duty, and all Senators and Representativos of the United States, all members of State Legislatures, and all executive and judicial officers, 'both of the United happiness of the millions composing this States and of the several States, shall be bound by oath or affirmation to support this Constitution."

In order to carry into effect these pow ers. the Constitution has established a perfect Government in all'its forms, Legislative. Execu ive, and Judicial; and this

And this brings me to observe that the act of sovereign authority, and not of which cost our forefathers many years | strain the States from interfering with their | Under it old governments have been des- | The question fairly stated is ; Has the election of any one of our fellow-citizens to subordinate Territorial legislation. Were of toil, privation, and blood to estab- exercise. For that purpose it has, in troyed, and new ones have taken their Constitution delegated to Congress the powstrong prohibitory language, expressly place. It is embodied in strog and express er to coerce a State into submission which declared that 'no State shall enter into any language in our own Declaration of Inde- is attempting to withdraw or has actually pendence. But the distinction must ever withdrawn from the Confederacy? If anbe observed, that this is revolution against swered in the affirmative, it must be on framed with the greatest deliberation and ey; emit bills ot credit; make anything an ostablished Government, and not a the principle that the power has been convoluntary secession from it by virture of ferred upon Congress to declare and to an inherent Constitutional right. In short make war against a State. After much selet us look the danger fairly in the face : rious reflection, I have arrived at the con-Secession is neither more nor less than clusion that no such power has been delerevolution. It may or it may not be a gated to Congress, or to any other departjustifiable revolution, but still it is revoln- ment of the Federal Government. It is manifest, upon an in spection of the Contion.

Wint, in the meantime, is the responsi- stitution that this is not among the specific bility and true position of the Executive ? and enumerated pwers granted to Congress; He is bound by the solemn oath before and it is equally apparent that its exercise God and the country 'to take care that is not 'necessary and proper for carrying the laws be faithfully executed,' and from into execution' any one of these powers. this obligation he cannot be absolved by So far from this power having been deleany human power. But what if the per- gated to to Congress, it was expressly reformances of this duty, in whole or part, fused by the Convention which framed the has been rendered impracticable by events Constitution.

over which he could have exercised no It appears, from the proceedings of that control. Such, at the present moment, is body, that on the 21st May, 1787, the the case throught the State of South Caro clause 'authorizing an exertion of the force lina, so far as the laws of the United of the whole against a desinquent State,' States to secure the administration of jus came up for consideration. Mr. Madison tice by means of the Federal Judiciary opposed it in a brief but powerful speech, are concerned. All the Federal officers from which I shall extract but a single senwithin its limits, through whose agency tence. He observed: 'The use of forca against a State would look more like a alone these laws can be carried into execution, have already resigned. We no declaration of war than an infliction of longer have a district Judge a district at- punishment; and would probably be contorney, or a marshal, in South- Carolina, sidered by the party attacked as a disolu-In fact the whole machinery of the Fede- tion of all previous compacts by which it ral Government, necessary, for the distri- might be bound.' Upon his motion the bution of remedial justice among the peo- clause was unanimously postponed, and was ple, has been demolished and it would be never, I believe, again presented. Soon difficult, if not impossible, to replace it. afterwards, on the 8th June, 1787, when The only Acts of Congress on the incidentally adverting to the subject, he said; 'Any Government for the United statute book, bearing upon this subject, are those of the 28th February, 1795, States, formed on the supposed practicabiland 3d March, 1807. These authorize ity of using force against the unconstituthe President, after he shall have ascer- tional proceedings of the States, would tained that the marshal with his posse prove as visionary and fallacious as the comitatus is unable to execute civil or government of Congress,' evidently meancriminal process in any particular case, to ing the then existing Congress of the old call forth the militia and employ the army Confederation.

Without desending to particulars, it may and navy to aid him in performing this serbe safely asserted, that the power to make ded the insurgents to disperse and retire war against a State is at variance with the peaceably to their respective abodes, with- whole spirit and intent of the Constituinin a limited time.' This duty cannot by Suppose such a war should result in the conquest of a State, how are we to govern no judicial authority exists to issue process, it afterwards ? Shall we hold it as a proand where there is no marshal to execute it vince, and govern it by despotic power? In and where, even if there were such an offi- the nature of things we could not, by physicer, the entire population would constitute cal force, control the will of the people, and compel them to elect Senators and Re-The bare enumeration of these provisions presentatives to Congress, and to perform proves how inadequate they are without all the other daties depending upon their

by his Creator for the wisest purpose; and no political Union, however fraught with blessings and benefits in all other respects, authority are these denied? Not by Concan long continue, if the necessary consequence be to render the homes and the firmides of nearly half the parties to it habitually and hopelessly insecure. Sooner or later the bonds of such a Union must be severed. It is my conviction that this fatal period has not yet arrived ; and my praver to God is that He would preserve the Constitution and the Union throughout all generations

But let us take warning in time, and remove the cause of danger. It cannot be denied that, for five and twenty years, the agitation at the North against slavery in the South has been incessant. In 1835 pictorial hand-bills, and inflommatory ap peals, were circulated extensively through out the South, of a character to excite the passions of the slaves ; and, in the language of General Jackson, ' to suizulate them to insurrection, and produce all the horriers of a servile war.' This agitation has ever since been continued by the public press by the proceedings of State and Conventions, and by abolition sermons and lectures. The time of Congress has been occupied in violent speeches on this noveranding subject; and appeals in pamphlet and other forms, endorsed by distinguished names, lisve been sent forth from this central point, and spread broadcast over the Union.

How easy would it be for the American people to settle the slavery question forever, and to restore peace and harmony in this distracted country.

They, and they alone, can do it. All that is nechisary to accomplish the object. and all for which the Slave States have ever contended, is to be let alone, and permitted to manage their domestic institutions in their own way. As sovereign States, they, and they alons, are responsible before God and the world for the slave ry existing among them. For this, the people of the North are not more responsible, and have no more right to interfere, than with similar institutions in Russia or in Brazil. Upon their good sense and patriotic forbearance I confess I atill greatly rely. Without their aid it is beyond the power, of any President, no matter what may be his own political proclivities, to restors page and harmony among the States. Wirely limited and testrained as is his Wisely imited and testrained as is his are they invested with power to decide the ment might impel them to such a course, alone can accomplish but little for good or question whether slavery shall or shall By this process a Union might be entirely for evil, on such a momentous question, . | pot exist within their limite. This is up broken into fragments in a few weeks

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be at war with every principle of justice nied equal rights with the other States in and of Christian Charity. Let us wait for the common Territories. But by what the overt act. The Fugitive Slave law has Lean carried into execution in every congress, which has never passed, and I believe never will pass, any act to exclude slavery tested case since the commucement of the present Administration-though often, it from these Territories ; and certainly not by the Supreme Court, which has solemns to be regretted, with great loss and in convenience to the master, and with conly decided that slaves are property, and siderable expense to the Government. Let like all other property, their owners have a us trust that the State Legislatures will right to take them in the common Territorepeal their unconstitutional and obnoxious ries, and hold them there under the proenactments. Unless this shall be done tection of the Constitution. without unnecessary delay, it is impossible

So far then, as Congress is concerned, the for any human power to save the Unobjection is not to anything they have alion ready done, but to what they may do here-The Southern States, standing on the after. It will surely be admitted that this basis of the Constitution, have a right to apprehension of future danger is no good demand this act of justice from the States reason for an immediate dissolution of the of the North. Should it be refused, then Union. It is true that the Territorial Leg the Constitution, to which all the States iduture of Kansas, on the 28d of February, are parties, will have been wilfully violated 1859, passed in great haste an Act, over by one portion of them in a provision the veto of the Governor, declaring that essential to the domestic security and hap slavery 'is, and shall be, forever prohibited piness of the remainder. In that event in this Territore.' Such an Act. however, the injured States, after having first used plainly violating the rights of property seall peaceful and constitutional means to cured by the C astitution, will be declared obtain redress, would be justified in revovoid by the judiciary whenever it shall be lutionary resistance to the government of presented in a legal form. the Union.

Only three days after my inanguration I have purposely confined my remarks the Supreme Court of the United States to revolutionary resistance, because it has soleinnly adjudged that this power did not been claimed within the last few years exist in a Territorial Legislature. Yet that any State, whenever this shall be its such has been the factions temper of the sovereign will and pleasure, may secede times that the correctness of this decision

from the Union, in accordance with the Constitution, and without any violation of has been extensively impugged before the. public, and the question has given rise to. the conscitutional rights of the other memangry political conflicts throughout the bers of the Confederacy, That as each country. Those who have appealed from became parties to the Union by the vote of this judgment of our highest constitutional its own people assembled in Convention,

tribunal to popular assemblies would, if so any one of them may retire from the they could, invest a Territorial Legislature Union in a similar manner, by the vote of under its control. Congress has power to with power to annul the sacred rights such a Convention.

of property. This power Congress is ex-In order to justify secession as a conpressly forbidden by the Federal Constitustitutional remedy it must be on the -print tion to exercise. Every State Legislature ciple that the Eederal Government is a in the Union is forbidden by its own mere voluntary association of States, to Constitution to exercise its It cannot be be dissolved at pleasure by any one of the exercised in any State, except by the people in their highest sovereign capacity when contracting parties. If this be so, the Confederacy is a rope of sand, to be penefraining or amending their State Gonetitu- trated and discolved by the first adverse tion. In like manner, it can only be ex-. waves of public opinion in any of the ercised by the people of a Territory repre-States. In this manner our thirty-three sented in a Convention of Delegates for States may resolve themselves into as many the purpose of framing a Constitution petty, jawing, and hostile Republics, each preparatory the admission as a State into one ratiring from the Union, without re-

further legislation to overcome a united op. own volition, and required from the free position in a single State, not to speak of citizens of a free State as a constituent other States who may place themselves in member of the Confederacy.

But, if we nossessed this power, would power to decide whether the present laws it be wise to exercise it under existing cir-can or connot be amended so as to carry cumstances? The object would doubtless out more effectually the objects of the Con- be to preserve the Union. War would not only present the most effectual means of The same insuperable obstacles do not destroying it, but would banish all hope of its peaceable reconstruction. Besides in collection of the customs. The revenue the fraternal conflict, a vast amount of blood and treasure would be expended, renderat the Custom House in Charleston .: and ing future reconciliation between the States impossible. In the meantime, who can foretell what would be the suffering and

privations of the people during its existence ?

The fact is, that our Union rests upon United States in South Carolina, This has been purchased for a fair equivalent, public opinion, and can never be cemented by the consent of the Legislature of the by the blood of its citizens shed in civil State, for the erection of forts, magazines, war. If it cannot live in the affections of arsenals,' &c., and over these the authority the people, it must one day perish. Con-'to exercise exclusive legislation' has been gress possesses many means of preserving expressly, granted by the Constitution to it by conciliation; but the sword was not Congress. It is not believed" that any at- placed in their hand to preserve it by force. But may Libe permitted solemnly to intempt will be smade to expel the United States from this property by force ; but if voke my countrymen to pause and deliberin this I should prove to be mistaken, the ate before they determine to destroy this, officer in command of the forts has received the grandest temple which has ever been orders to act strictly on the defensive. In dedicated to human freedom since the world such a comtingency, the responsibility for began? It has been consecrated by the consequences would rightfully rest upon blood of our fathers, by the glories of the past and by the hopes of the future. The

Union, bas already made us the most prosperous and, ere long, will, if preserved renso far as this may be practicable, the Exeder us the most powerful nation on the fam of the earth. In every foreign region of stament and South Caroline. He has been the globe the title of American citizen is invested with no such discertion. He pos- held in the bigchst respect, and when pronounced in a foreign land it causes the tofore existing between them, much less to hearts of our countrymen to swell with acknowledge the indepndence of that State, Honest pride, Surely, when we reach the This would be to invest a mere Excoutive brink of the yawning abyss, we shall recoil officer with the power of recognizing the with borror from the last fatal plunge. By such a dread catastrophe the hones of the thirty three sovereign States .- It bears no friends of freedom throughout the world resemblance to the recognition of a foreign would be destroyed," and a long night o de fucto government, involving no such re- lenden despotism would enshroud the na-sponsibility. Any attempt to do this would tions. Our example for more than eighty on his part, be a naked get of usurplation. years would not only be lost, but its ould It is, therefore, my witty, to submit to Ugn- be anoted as a conclusive proof that man

gress the whale question in all its bearings, The course of events is so rapidly basten . It is not every wrong—nay, it is not ing forward, that the emergency may soon arise, when you may be called upon to flet ebb and flow in public opinion. The sla-