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> Address JOHN G. HALL, EDITOR & PROPRIETOR.

ADDRESS TO THE

## People of the United States.

Having met in Convention, at the city of Philadelphia, in the State of Pennsylvania, this 16th day of August, 1866, as the representatives of the people in all sections, and all the States and Territories of the Union, to consult upon the condition and the wants of our common country, we address to you this declaration of our principles, and of the political purposes we seek to promote.

Since the meeting of the last Nation. al Convention, in the year 1860, events have occurred which have changed the character of our internal politics, and given the United States a new place among the nations of the earth. government has passed through the vicissitudes and the perils of civil war— a war which, though mainly sectional in its character, has nevertheless decided political differences, that from the very beginning of the government had threatened the unity of our national ex. istence, and has left its impress deep of arms the supreme authority over all and ineffaceable upon all the interests. the sentiments, and the destiny of the Republic. While it has inflicted upon the whole country severe losses in life and in property, and has imposed bur. dens which must weigh on its resources for generations to come, it has developed a degree of national courage in the presence of national dangers-a capacity for military organization and achievement, and a devotion on the part of the people to the form of government which they have ordained, and to the principles of liberty which that government thority which the rebellion sought to was designed to promote, which must the perpetuity of its republican institutions, and command the respect of the civilized world.

Like all great contests which rouse the passions and test the endurance of nations, this war has given new scope to the ambition of political parties, and fresh impulse to plans of innovation and reform. Amidst the chaos of conflicting sentiments inseparable from such an era, while the public heart is keenly alive to all the passions that can sway the public judgment and affect the pub. lie action ; while the wounds of war are still fresh and bleeding on either side, and fears for the future take unjust proportions from the memories and resent ments of the past, it is difficult but an imperative duty which on your behalf we, who are here assembled, have un-

dertaken to perform. For the first time after six long years symbol again of a common glory, to States, or to the people thereof." consult together how best to cement and perpetuate that Union which is again secure the blessings of liberty to our.

selves and our posterity.

In the first place, we invoke you to the war is ended, and the nation is again at peace. The shock of contending clamation of the Executive it was exarms no longer assails the shuddering heart of the republic. The insurrection nation has been suppressed, and that authority has been again acknowledged and Congress more than once reiterated by word and act, in every State and by this solemn declaration, and added the every citizen within its jurisdiction. We are no longer required or permitted should be attained, the warshould cease, to treat each other as enemies. Not and all the States should retain their only have the acts of war been discontinued, and the weapons of war laid aside, but the state of war no longer ex. ists, and the sentiments, the passions, the relations of war have no longer law. ful or rightful place anywhere through. out our broad domain. We are again citizens of one country, bound by the duties and obligations, of a common paland the people involved in the insurare again the duties of peace, and no stitutions and laws, and to subject the longer the duties of war. We have as territory conquered and its inhabitants sembled here to take counsel concerning we may most wisely and effectually heal the government may see fit to impose. the wounds the war has made, and Under this broad and sweeping claim, have sprung up in its fiery track. This frage in the Senate of the United and sober judgment; not of resentment limits which justice and reasen pre. scribe, but of a liberal statesmanship which tolerates what it cannot prevent, and builds its plans and its hopes for the future rather upon a community of in. terests and ambition, than upon distrust

war just closed. In two most important only been asserted, but it has been exwar just closed. In two most imposed the particulars the victory achieved by the particulars the victory achieved by the national government has been final and decisive. First it has established be:

| Nor does it find any people of each and every State alike, with the right to enforce our laws upon the support in the theory, that the States without distinction, or the authority to their people, and to impose upon them the possession and jurisdiction of their soil, with the right to enforce our laws upon the people of each and every State alike, with the right to enforce our laws upon them the present time. That we have no righ, for such reasons,

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youd all future controversy, and by the highest of all human sauctions, the ab. solute supremacy of the national gov. Constitution of the United States, and the permanent integrity and indissolu-

bility of the Federal Union as a necesexistence of slavery upon the soil or rectly involved in the contest, and controversy upon both was ended absolutely and finally by the result.

In the third place, we deem it of the utmost importance that the real character of the war and the victory by which it was closed should be accurately understood. The war was carried on by the government of the United States in maintenance of its own authority and in defense of its own existence, both of which were menaced by the insurrection which it sought to suppress. The suppression of that insurrection accomplished that result. The government of Union. the United States maintained by force the territory, and over all the States and people within its jurisdiction which the Constitution confers upon it ; but it acquired thereby no new power, no enlarged jurisdiction, no rights either of territorial possession or of civil authority which it did not possess before the re bellion broke out. All the rightful power it can ever possess is that which s conferred upon it, either in express terms or by fair and necessary implication, by the Constitution of the United States. It was that power and that au. overthrow, and the victory of the Fed. attempt. The government of the United States acted throughout the war on the defensive. It sought only to hold possession of what was already its own.

has imposed. The Constitution of the United States is to-day precisely as it was before the every section of our land, as citizens of eral government, nor prohibited by it to States from one Congress-the ascena common country, under that flag, the the States, are "reserved to the several

which it was closed, changed in any

States. The war was carried on by

This position is vindicated not only by the essential nature of our governthe object of our common love, and thus | ment, and the language and spirit of the Constitution, but by all the acts and the language of our government, in all its departments, and at all times from the remember, always and everywhere, that outbreak of the rebellion to its final overthrow. In every message and proplicitly declared, that the sole object and purpose of the war was to maintain against the supreme authority of the the authority of the Constitution and to preserve the integrity of the Union; assurance that whenever this object equal rights and dignity unimpaired. It is only since the war was closed that other rights have been asserted on behalf of one department of the general government. It has been proclaimed by Cengress that, in addition to the powers conferred upon it by the Conpeople of the United States, fellow. stitution, the Federal government may now claim over the States, the territory, triotism, and having neither rights nor rection, the rights of war, the right of interests apart from a common destiny, conquest and confiscation, the right to The duties that devolve upon us now abrogute all existing governments, into such laws, regulations and depriva. the interests of peace; to decide how tions as the legislative departments of perfect and perpetuate the benefits it that clause of the Constitution which has secured, and the blessings which, provides that " no State shall without under a wise and benign Providence. its consent be deprived of its equal sufis the work, not of passion, but of calm States," has been annulled, and ten States have been refused, and are still for past offences, prolonged beyond the refused, representation altogether in both branches of the Federal Congress. And the Congress in which only a part of the States and of the people of the Union are represented, has asserted the right thus to exclude the rest from rep. resentation, and from all share in ma-In the next place, we call non you to conditions and perform such acts recognize in their full significance, and king their own laws or chosing their recognize in their full significance, and as this Congress thus composed may to accept with all their legitimate consequences, the political results of the only been asserted but it has been as this congress and every State with all their legitimate consequences, the political results of the only been asserted but it has been as the conditions and perform such acts resentation thus recognized as possessed its own people, upon its own soil against at its own people, upon its own soil against at its own people is not such as renders safe their resentation thus recognized as possessed its own people, upon its own soil against at its authority. If we had carried on the country, that they are still disloyal meaning the contract of the southern States and such conditions and perform such acts resentation thus recognized as possessed its own people, upon its own soil against at the southern States and such conditions and perform such as renders safe their resentation thus recognized as possessed its own people, upon its own soil against at the southern States and such conditions and perform such as renders safe their resentation thus recognized as possessed its own people, upon its own soil against at the southern States and every State with.

the government, and are therefore precluded from sharing its authority. They and all in an attitude of loyalty towards the government, and of sworn allegiance to the Constitution of the United States. sary consequence; and second, it has In no one of them is there the slightest put an end finally and forever to the indication of resistance to this authori-In no one of them is there the slightest ty, or the slightest protest against its cially recognized by solemn proclamalaws of the United States have been extended by Congress over all these States and the people thereof. Federbellion are recognized as holding the those laws are to be enforced. as the other States of our common

can bring to the subject, that such a which was sought to be effected by the absolute and intolerable tyranny? States and people in armed insurrection ngainst them both. It cannot escape observation that the power thus asserted to exclude certain States and from rep. resentation, is made to rest wholly in the will and discretion of the Congress or excuses urged on their behalf. It is at variance alike with the principles of that asserts it. It is not made to de- alleged. pend upon any specified conditions or circumstances, nor to be subject to any confirm the confidence of the nation in eral arms was simply the defeat of that rules or regulations whatever. The right asserted and exercised is absolute, without qualification or restriction, not right of any Congress in formal posses-Neither the war, nor the victory by sion of legislative authority, to exclude way the Constitution of the United any State or States, and any portion of the people thereof, at any time, from virtue of its provisions, and under the representation in Congress and in the limitations which they prescribe, and the result of the war did not either enand until they shall perform such acts may dictate. Obviously, the reasons effect the powers it confers upon the the discretion of Congress, may change as the Congress itself shall change. One ernment from the restrictions which it Congress may exclude a State from all dency of Western or of Southern interthe next. Improbable as such usurpa, tions may seem, the establishment of the principle now asserted and acted upon by Congress will remember them by no means impossible The character, indeed the very existence, of Congress and the Union is thus made dependent solely and entirely upon the party and sec.

> We need not stop to show that such Constitution, but is at war with every the very existence of free institutions. It is, indeed, the identical practice which has rendered fruitless all attempts hith. erto to establish and maintain free governments in Mexico and the States of South America. Party necessities as. sert themselves as superior to the fundamental law, which is set aside in reckless obedience to their behests. Stability, whether in the exercise of power, in the administration of government, or in the enjoyment of rights, becomes impossible; and the conflicts of party, which, under constitutional governments, are the conditions and means of political progress, are merged in the conflicts of arms to which they directly and inevitably tend.

tional exigencies or forbearances of the

It was against this peril so conspicu. ous and so fatal to all free governments that our Constitution was intended especially to provide. Not only the stability but the very existence of the government is made by its provisions to depend upon the right and the fact of representation. The Congress, upon which is conferred all the legislative power of the national government, con sists of two branches, the Senate and House of Representatives, whose joint concurrence or assent is essential to the of Representatives, says the Constitu. tion, (article 1, section 2), "shall be composed of members chosen every secoud year by the people of the several

thus excluded are in rebellion against make distinctions among them, for any reason or upon any grounds whatever. And in the Senate, so careful is the ernment, as defined and limited by the are not thus in rebellion. They are one Constitution to secure to every State this right of representation, it is expressly provided that "no State shall, without its consent, be deprived of its equal suffrage "in that body, even by an amendment of the Constitution itself. When, therefore, any State is within the jurisdiction of the United just and binding obligation. This con-States. Both these points became di-dition of renewed loyalty has been offithe constitutional integrity of the Sen. tion of the Executive department. The ate is impaired, and the validity of the government itself is brought in ques. tion. But Congress at the present moment thus excludes from representation al Courts have been reopened, and Fed- in both branches of Congress, ten States to be maintained; and victorious war eral taxes imposed and levied, and in of the Union, denying them all share against the rebellion could do nothing every respect, except that they are de- in the enactment of laws by which they more than maintain it. It could only nied representation in Congress and the are to be governed, and all participation Electoral College, the States once in re- in the election of the rules by which same position, as owing the same obli. er words, a Congress in which only gations, and subject to the same duties twenty-six States are represented, asserts the right to govern, absolutely and achieved. Such an enlargement or in its own discretion, all the thirty-six abridgement of constitutional power can It seems to us in the exercise of the States which compose the Union-to be effected only by amendment of the calmest and most candid judgment we make their laws and choose their rulers, Constitution itself, and such amendment and to exclude the other ten from all claim, so enforced, involves as tatal an share in their own government until it the Constitution itself prescribes. The overthrow of the authority of the Con. sees fit to admit them thereto. What claim that the suppression of an insur. stitution, and as complete a destruction is there to distinguish the power thus rection against the government gives ad-

> Nor do these extravagant und un. just claims on the part of Congress to

First That these States, by the act

of rebellion and by voluntarily withdrawing their members from Congress, forfeited their right of representation, lute justice and impartial equality and that they can only receive it again which the principles of our government confined to States in rebellion, nor to at the hands of the supreme legislative require; that it was in these respects States that have rebelled; it is the authority of the government, on its own the result of compromises and concessterms and at its own discretion. If ions to which, however necessary when representation in Congress and partici | the Constitution was formed, we are no pation in the government were simply longer compelled to submit, and that privileges conferred and held by favor, now, having the power through successthis statement might have the merit of tul war and just warrant for its exercise plausibility. But representation is un. in the hostile conduct of the insurgent and until they shall perform such acts der the Constitution not only expressly section, the actual government of the large, abridge, or in any way change or and comply with such conditions as it recognized as a right, but it is imposed United States may impose its own conas a duty; and it is essential in both as- ditions, and make the Constitution con-Federal government, or release that gov- for such exclusion being wholly within peets to the existence of the government form in all its provisions to its own ideas and to the maintenance of its authority. of equality and the rights of man,-In free governments fundamental and Congress, at its last session, proposed essential rights cannot be forfeited, ex- amendments to the Constitution, enlargshare in the government for one reason; cept against individuals by due process ing in some very important particulars war, the "supreme law of the land, and, that reason removed, the next Con- of law; nor can Constitutional duties the authority of the general government anything in the constitution or laws of gress may exclude it for another. One and obligations be discarded or laid over that of the several States, and reany State to the contrary notwithstanding," and to-day, also, precisely as beto day, and another may be excluded on one ground ing," and to-day, also, precisely as beto day, and another may be excluded on be for a time suspended by the failure
the representative power of the States
and sincere submission as do the people of alienation and of conflict, we have come together from every State and red by the Constitution upon the gen-The withdrawal of all their members be made valid as parts of the original from Congress by the States which re. Constitution, without the concurrence ests, or of both combined, may exclude the general government was of the States to be most seriously affect-the Northern or the Eastern States from among their acts of insurrection—was ed by them, or may be imposed upon one of the means and agencies by which | those States by three-fourths of the rethey sought to impair their authority maining States, as conditions of their and defeat the action of the government; and that act was annulled and rendered void when the insurrection itself was suppressed. Neither the right of representation por the duty to be represented was in the least impaired by the fact of insurrection; but it may have been that by reason of the insurrection the conditions on which the enjoyment action not only finds no warrant in the of that right and the performance of that duty for the time depended could principle of our government, and with not be fulfilled. This was, in fact, the gress to make these changes in the funda case. An insurgent power, in the exercise of usurped and unlawful authority in the territory under its control, had prohibited that allegiance to the Consti. tution and the laws of the United States which is made by that fundamental law the essential condition of representation in its government. No man within the insurgent States was allowed to take the oath to support the Constitution of the United States, and as a necessary conse. quence, no man could lawfully represent those States in the councils of the Union. But this was only an obstacle to the enjoyment of the right and to the discharge of a duty-it did not annul the one nor abrogate the other; and it ceased to exist when the usurpation by which it was created had been overthrown, and the

> ance to the Constitution and laws of the United States. Second. But it is asserted in support of the authority claimed by the Congress of the authority claimed by the Congress constitutional right dependent solely upon now in the possession of power, that it the will of the party in possession of power. flows directly from the laws of war;that it is among the rights which victorious war always confers upon the conquerors, and which the conqueror may exercise or waive in his own discretion. To this we reply, that the laws in ques. validity of any law. Of these the House | tion relate solely, so far as the rights they confer are concerned, to wars waged between alien and independent na. tions, and can have no place or force, in this regard, in a war waged by a gov. creised, and is practically enforced at ing representatives is imposed upon the possession and jurisdiction of their soil, nation would be safe if they were readmit-

states had again resumed their allegi-

such laws and such obligations as we might choose. But we had before the war commenced complete jurisdiction over the soil of the Southern States, limited only by our own Constitution .our laws were the only national laws in force upon it. The government of the United States was the only government through which those and their people had relations with foreign nations, and were recognized or known anywhere on the face of the earth. In all these re. spects, and in all other respects involv. ing national interests and rights our possession was perfect and complete .-It did not need to be acquired, but only vindicate and reestablish the disputed supremacy of the Constitution. It could neither enlarge nor diminish the authority which that Constitution confers upon the government by which it was can be made only in the modes which of the government and Union, as that asserted and exercised from the most ditional authority and power to that gov. ernment, especially that it enlarges the jurisdiction of Congress and gives that body the right to exclude States from powers and authority never conferred representation in national councils, withupon the government by the Constitu. out which the nation itself can have no tion find any warrant in the arguments authority and no existence, seems to us

> the Constitution and with public safety Third. But it is alleged that in certain particulars the Constitution of the United States fails to secure that absore-admission to representation in Con

gress and in the Electoral College. It is the unquestionable right of the people of the United States to make such chang es in the Constitution as they, upon due deliberation, may deem expedient. But we insist that they shall be made in the mode which the Constitution itself points out-in conformity with the letter and spirit of that instrument, and with the principles of self-government and of equal rights which lie at the basis of our republi-can institutions. We deny the right of Conmental law without the concur.ence of three fourths of all the States, including especially those to be most seriously affect. ed by them; or to impose them upon States or people as conditions of representation, or of admission to any of the rights, duties, or obligations which belong under the Constitu-tion to all the States alike. And with still greater emphasis do we deny the right of any postion of the States excluding the rest of the States from any share in their councils, to propose or sanction changes in the Constitution which are to affect perma-nently their political relations, and control or coerce the legitimate action of the several members of the common Union. Such an exercise of Power is simply a usurpation ; ust as unwarrantable when exercised by Northern States as it would be if exercise by Southern, and not to be fornified or pal. liated by anything in the past history either of those by whom it is attempted, or of those upon whose rights and libertles it is to take effect. It finds no warrant in the Constitution. It is at war with the fundamental principles of our form of government If tolerated in one instance it becomes the precedent for future invasions of liberty and and thus 'eads, by direct and necessary, to the most fatal and intolerable of all tyrannies—the shifting and irresponsible politi-cal factions. It is against this, the most formidable of all the dangers which menace the stability of free government, that the Constitution of the United States was intended most carefully to provide. We demand a strict and steadfast adherence to its provisions. In this, and this alone, can we find a basis of permanent Union and peace. Fourth. But it is alleged in justification

of the usurpation which we condemn, that the condition of the southern States and

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to deny any portion of the States or people, tights expressly conferred upon them by

2. That so long as their acts are acts of yaliy-so long as they conform in all their public conduct to the requirements of the Constitution and laws—we have no right to exact from them conformity in their sentiments and opinions to our own.

3. That we have no right to distrust the

purpose or the ability of the people of the Union to project and defend, under all con-tingencies and by whatever means may be

equired, its honor and its welfare.
These would, in our judgment, be full and onclusive answers to the pleathus advanced or the exclusion of these States from the nion. But we say further, that this plearests upon a complete misapprehension or an unjust perversion of existing facts.

We do not hesitate to affirm, that there is no section of the country where the Constitution and laws of the United States find a more prompt and entire obedience than in those States, and among those people who were lately in arms against them; or where there is less purpose of danger of any future attenint to overthrow their authority. It would seem to be both natural and inevitable that, in States and sections so re. cently swept by the whirlwind of war, where all the ordinary modes and methods of ornanized industry have been broken up, and the bonds and influencees that guarantees social order have been destroyed-where thousands and tens of thousands of turbulent spirits have been suddenly loosed from the discipline of war, and thrown without resources or restraint upon a disorganized and chaotic society, and where the keen sense of defeat is added to the overthrow of ambition and hope, seenes of violence should defy for a time the imperfect discipline of law, and excite anew the fears and forebodings of the patriotic and well disposed. It is unquestionably true that local disturbances of this kind, accompanied by more or less violence, do still occur. But they are confined entirely to the cities and larger towns of the Southern States, where different races and interests are brought more closely in contact, and where passions and resentments are always most easily fed and fanned into an outbreak; and even there, they are quite as much the fruit of untimely and hurtful political agitation, as of any hostility on the part of the people to the authority of the national government.

But the concurrent testimony of those best acquainted with the condition of society and the state of public sentiment in the South-including that of its rep. resentatives in this Convention-estab lishes the fact that the great mass of are prepared, in the most loyal spirit, and with a zeal quickened alike by their interest and their pride, to cooperate with other States and sections in whatever may be necessary to defend the rights, maintain the honor and promote the welfare of our common country,-History affords no instance where a people, so powerful in numbers, in resources and in public spirit, after a war so long in its duration, so destructive in its progress, and so adverse in its issue. have accepted defeat and its consequenees with so much of good faith as has marked the conduct of the people lately in insurrection against the United States Beyond all question, this has been largely due to the wise generosity with which their enforced surrender was ac. cepted by the President of the United States and the generals in immediate command of their armies, and to the liberal measures which were afterwards taken to restore order, tranquility and law to the States where all had for the time been overthrown. No steps could have been better calculated to command the respect, win the confidence, revive the patriotism and secure the permanent and affectionate allegiance of the people of the South to the Constitution and laws of the Union, than those which have been so firmly taken and so stead. fastly pursued by the President of the United States. And if that confidence and loyalty have been since impaired; if the people of the South are to day less cordial in their allegiance than they were immediately upon the close of the war, we believe it is due to the changed ton of the legisla ive department of the general government towards them; to the action by which Congress has endeavored to supplant and defeat the President's wise and benificent policy of restoration, to their exclusion from all participation in our common government; to the withdrawal from them of rights conferred and guaranteed by the Constitution and to the evident purpose of Congress, in the exercise of a usurped and unlawful authority, to reduce them from the rank of free and equal members of a republic of States, with rights and dignities unimpaired, to the condition of conquered provinces and a conquered people, in all things subordinate and subject to the will of their conquerors; free only to obey laws in making which they are not allowed to share.

No people has ever yet existed whose