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PRESIDENT'S MESSAGE.

Fellow-citizens of the Senate and House of Representatives :

warned my countrymen of the now impending danger. This does not proceed solely from the claim on the part of Congress or the territorial claim on the part of the claim on the territorial claim on the part of the claim on the territorial claim on the part of the claim on the territorial claim on the part of the claim on the territorial claim on the part of the claim on the territorial claim on the part of the claim on the territorial claim on the part of the claim on the territorial claim on the part of the claim on the territorial claim on the part of the claim on the territorial claim on territorial claim o

ator for the wisest purpose ; and no political

struction of the noblest system of government the overt act. The fugitive-slave-law has been Throughout the year since our last meeting, ever devised by mortals ! From the very na- carried into execution in every contested case the country has been eminently prosperous in ture of his office, and its high responsibilities, since the commencement of the present adminall its material interests. The general health he must necessarily be conservative. The istration ; though often it is to be regretted, with has been excellent, our harvests have been a- stern duty of alministering the vast and com- great loss and inconvenience to the master, and has been excerned, our smiles throughout the bundaut, and plenty smiles throughout the land. Our commerce and manufactures have been prosecuted with energy and industry, and violation of a clear constitutional right. After peal their unconstitutional and obnoxious enactbeen prosecuted with energy and industry, and have yielded fair and ample returns. In short no nation in the tide of time has ever presen-ted a spectacle of greater material prosperity than we have done until within a very recent period. Why is it, then, that discontent now so ex-Why is it, then, that discontent now so ex-the tensvely prevails, and the Union of the States, the auto-state of the solit states of the Aorth. Should the entively prevails, and the Union of the States, the solution, have a right the dense with foreign government. In tensively prevails, and the Union of the States, the solution of the States, the solution, have a right to dense with have a power to constitution, have a right to dense with have a power to constitution, have a right to dense with have a power to constitution, have a right to dense with have a power to constitution, have a right to dense with have been of justice from the States, of the solit entire with the States are non-tive to except the Missouri Com-tive the states, the solut states that the States are non-tive the states, the solut states that the solut states that the States are non-tive the states, the solut states that the States are non-tive the states, the solut states that the States are non-tive the states, the solut states that the states, the solut states are non-tive several dense the the states, the solut states that the states are non-tive the states, the solut states that the states are non-tive the states, the solut states that the solut states are non-tive the states with the states, the solut states that the states are non-tive the states with the states with the states are non-tive the states with the states are

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threatened with destruction? The long-continu-threatened with destruction? The long-continu-ed and intemperate interference of the Northern people with the question of slavery in the ent indications, that no probability exists of the piness of the remainder. In that event the in-taxes. Southern States has at length produced its passage of such an act, by a majority of both jured States, after having first used all peaceful and constitution has not only conferred these high powers upon Congress, but it has a- ciary are concerned. All the Federal officers Shall we hold it as a province, and govern it Union are now arrayed against each gress. Surely, under these circumstances, we would be justified in revolutionary resistance to

immediate peril arises not so much from these other property, their owners have a right to In order to justify secession as a constitution- shall belong to the United States.

place to apprenensions of service insuffection, the obsolution of the obsolution of

which is the source of all these blessings, is promise, impairing, in the slightest degree, the all the States are parties, will have been wilful-

other, and the time has arrived, so much dreaded by the Father of his Country, when hostile geographical parties have been hostile geographical parties ha formed. I have long toreseen, and olten fore- thereof." The day of evil may never come, claimed within the last few years that any into any treaty, alliance, cr confederation ; grant South Carolina. In fact, the whole machinery to perform all other duties depending upon

claim on the part of Congress or the territorial legislatures to exclude slavery from the Terri-tories, nor from the efforts of of different [States to deleat the execution of the fugitive-slave law All or any of these evils might have been en-All or any of these events might nate events mig

causes as from the fact that the incessant and take then into the common Territories, and al remedy it must be on the principle that the And "no State shall, without the consent of militia and employ the army and navy to aid expended, rendering future reconciliation becauses as from the fact that the incessant and take them into the common Territories, and the under the protection of the Con-riolent agitation of the slavery question hold them there under the protection of the Con-throughout the North for the last quarter of a stitution.

throughout the North for the last quarter of a century, has at length produced its malign in-fluence on the slaves, and inspired them with vague notions of freedom. Hence a sense of vague notions of the central to the slaves and inspired them with vague notions of freedom. Hence a sense of vague notions of the vague n security no longer exists around the family al- will surely be admitted that this apprehension of public opinion in any of the States. In this will not admit of delay." security no longer exists around the family al-tar. This feeling of peace at home has given place to apprehensions of servile insurrection. It is true that place to apprehensions of servile insurrection. It is true that

her children before the morning. Should this over the veto of the governor, declaring that excitement might impel them to such a course, which shall be made in pursuance thereof; and The bare enumeration of these provisions sword was not placed in their hand to preserve apprehension of domestic danger, whether real slavery "is, and shall be, forever prohibited in By this process a Union might be entirely bro- all treaties made, or which shall be mode un- proves how inadequate they are without further it by force. or imaginary extend and intensify itself until this Territory." Such an act, however, plain- ken into fragments in a few weeks, which cost duer the authority of the U-nited States, shall be legislation to overcome a united opposition in a But may I be permitted solemnly to invoke it shall pervade the masses of the Southern peo-ple, then disunion will become inevitable. Self the Constitution, will surely be declared void by

ator for the wisest purpose, and no purpose, a

formed to attain."

tify the fears of the South that he will attempt States of the Union. But are we to presume tended that this "more perfect union" does not and new ones have taken their place. It is em- extract but a single sentence. He observed : to invade their constitutional rights. But are in advance that he will thus violate his duty? include the essential attribute of perpetuity. such apprehensions of contingent danger in the This would be at war with every principle of But that the Union was designed to be per-such apprehensions of contingent danger in the This would be at war with every principle of But that the Union was designed to be per-own Declaration of Independence. But the o raise and support armies and navies, and to but still it is revolution.

cess in any particular case, to call forth the a vast amount of blood and treasure would be

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ple, then distanton will become interest is a stantal activities. Seen the biodiciary whenever it shall be presented in the biodiciary whenever it shall be presented in the bioticiary with standing."

the necessary consequence be to render the times that the correctness of at length in these bodies, composed of executive and judicial officers, "both of the Uni-thomes and firesides of nearly half the parties to find the most powerful nation on the face of the times that the correctness of the times that the correctness of the times that the correctness of the face of the times that the correctness of the times that the correctness of the face of the times that the correctness of the face of the times that the correctness of the times that the correctness of the face of the times that the correctness of the times that the correctness of the face of the times that the correctness of the face of the times that the correctness of the face of the times that the correctness of the face of the times that the correctness of the face of the times that the correctness of the face of the face of the times that the correctness of the face of the face of the times that the correctness of the face of the face

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 in-cessant. In 1835 pictorial handbills, and in-the cause of danger. It cannot be denied that null the sacred rights of property. This power of this or any other country, in never occurred to any individual, either among its opponents or over these the authority to exercise exclusive to assert, or even to intimate, that cessant. In 1835 pictorial handbills, and in-ther in the Union is fo.bidden by its own con-ture in the Union is fo.bidden by its own con-ture in the Union is fo.bidden by its own con-ture in the Union is fo.bidden by its own con-ture in the Union is fo.bidden by its own con-ture in the Union is fo.bidden by its own con-ture in the Union is fo.bidden by its own con-ture in the Union is fo.bidden by its own con-ture in the Union is fo.bidden by its own con-ture in the Union is fo.bidden by its own con-ture in the Union is for the eight of the reader desponents or the r

petual appears conclusively from the nature distinction must ever be observed, that this is tion of punishment ; and would probably be and extent of the powers conferred by the Con- revolution against an established Government, considered by the party attacked as a dissolution stitution on the Federal Government. These and not a voluntary secession from it by virtue of all previous compacts by which it might be powers embrace the very highest attributes of of an inherent constitutional right. In short, bound." Upon his motion the clause was national sovereignty. They place both the let us look the danger fairly in the face : Seces- unanimously postponed, and was never I besword and the purse under its control. Con- sion is neither more nor less than revolution .- lieve again presented. Soon afterwards, on gress has power to make war, and to make peace; It may or it may not be a justifiable revolution, the 8th June, 1787, when incidently advert-

lect, Congress possesses the exclusive right to over which he could have evercised no control ? be safely asserted, that the power to make war lay and collect duties on imports, and in com-mon with the States to lay and collect all other out the State of Sou h Carolina, so far as the spirit and intent of the Constitution. Suppose laws of the United States to secure the adminis- such a war should result in the conquest of a dopted effectual means to restrain the States within its limits, through whose agency alone by despotic power? In the nature of things from interfering with their exercise. For that these laws can be carried into execution, have we could not, by physical force, control the

thomes and firefides of nearly half the parties to homes and firefides of nearly half the parties to homes and firefides of nearly half the parties to homes and firefides of nearly half the parties to homes and firefides of nearly half the parties to homes and firefides of nearly half the parties to homes and firefides of nearly half the parties to has not yet arrived; and my prayer to God is has not yet arrived; and my prayer to God has not yet arrived; and my prayer to God has not yet arrived; and my prayer to God has not yet arrived; and my prayer to God has not yet arrived; and my prayer to God has not yet arrived; and my prayer to God has not yet arrived; and my prayer to God has not yet arrived; and my prayer to for first men of the construction of the instrument there build to apprehensions. In the cause of danger. It cannot be denied that the cause of danger. It cannot be denied that the face are frights of property. This power the face are for property. This power to any individual, either among its opponents or the for five and twenty years, the agitation at the congress is expressly forbidden by the Federal to any individual, either among its opponents or

flammatory appeals, were circulated extensively stitution flammatory appears, were circulated excessively state except by the people in their high-throughout the South, of a character to excite in any State except by the people in their high-throughout the South, of a character to excite in any State except by the people in their high-cruchura argument would this how a was confined to making requisitions on the that any attempt will be made to expel the not only be lost; but it would be quoted as a throughout the South, of a character to excite in any State except by the people in their high sector from the ontoin. What a the passions of the slaves; and, in the language of General Jackson, "to stimulate them to insur-of General Jackson, "to stimulate them to insur-rection and produce all the horrors of a service is convention of dependent of the state structure is not only be lost; but it would be quoted as a structure of the sovereign character.— rection and produce all the horrors of a service is convention of dependent of dependent of dependent of the state structure is not only be lost; but it is not every wrong—nay, it is not every wrong—nay. this never-ending subject ; and appeals in pamphlet and other forms, endorsed by distinguishsubordinate territorial legislation. Were it gress, employs the following language : "The ed names, have been sent forth from this central point, and spread broadcast over the U- otherwise, then indeed would the equality of right of the people of a single State to absolve

How easy would it be for the American people to settle the slavery question forever, and to restore peace and harmony to this distracted upon the shift ing majorities of an irresponsi- the millions composing this Union, cannot be country.

They, and they alone, can do it. Ail that is to be let alone and permitted to manage their for a dissolution of the Union. domestic institutions in their own way. As such a momentous question.

elutionary resistance, the Federal Government the Constitution. The late presidential electo such a remedy.

the States in the Territories be destroyed, and themselves at will, and without the consent of the rights of property in slaves would depend, the other States, from their most solemn obliganot upon guarantees of the Constitution, but tions, and hazard the hberty and happiness of

ble territorial legislature. Such a doctrine, acknowledged. Such authority is believed to from its intrinsic unsoundness, cannot long be utterly repugnant both to the principles upnecessary to accomplish the object, and all for influence any considerable portion of our on which the General Government is constituwhich the slave States have ever contended, is people, much less can it afford a good reason ted and to the objects which it was expressly

The most palpable violation of constitutional sovereign States, they, and they alone, are re- duty which have yet been committed consists in Constitution gives countenance to such a theory. sponsible before God and the world for the sla- the acts of different State legislatures to defeat it is altogether founded upon inference, not very existing among them. For this, the peo- the execution of the fugitive-slave-law. It from any language contained in the instrument ple of the North are not more responsible, and ought to be remembered, however, that for these itself, but from the sovereign character of the have no more right to interfere, than with simi- acts, neither Congress nor any President can several States by which it was ratified. But is lar institutions in Russia or in Brazil. Upon justly be held responsible. Having been passed it beyond the power of a State, like an individtheir good sense and patriotic forbearance I con- in violation of the Federal Constitution, they ual, to yield a portion of its sovereign rights to tess I still greatly rely. Without their aid, it are therefore null and void. All the courts, both secure the remainder ? In the language of Mr. is beyond the power of any President, no mat-State and national, before whom the question Madison, who has been called the father of the ter what may be his own political proclivities, has arisen, have from the beginning declared the Constitution : "It was formed by the Statesto restore peace and harmony among the States. fogitive-slave-law to be constitutional. The that is, by the people in each of the States, acunder our Constitution and laws, he alone can consin ; and this has not only been reversed by formed consequently by the same authority accomplish but little, for good or for evil, on the proper appellate tribunal, but has met with which formed the State constitutions." such universal reprobation that there can be no "Nor is the Government of the United States,

tion of any one of our fellow-citizens to the of this law has been established over and over a- in the strict sense of the term, within the sphere fice of President does not of itself afford just gain by the Supreme Conrt of the United States of its powers, than the governments created by cause for dissolving the Union. This is more with perfect unanimity. It is founded upon an the constitutions of the States are, within their especially true if his election has been effected express provision of the Constitution, requiring several spheres. It is, like them, organized inby a mere plurality, and not by a majority, of that fugitive slaves who escape from service in to legislative, executive, and judiciary departtemporary causes, which may probably never their masters. Without this provision it is a sons and things; and, like them, it has at again occur. In order to justify a resort to rev- well-known historical fact that the Constitution command a physical force for executing the itself could never have been adopted by the Con- powers committed to it." must be guilty of "a deliberate, palpable, and vention. In one form or another under the acts it was intended to be perpetual, and not to dangerous exercise" of power not granted by of 1793 and 1850, both being substantially the be annulled at the pleasure of any one of the same, the fugitive-slave-law has been the law of contracting parties. tion, however, has been held in strict confor- the land from the days of Washington until the federation were entitled "Articles of Confedermity with its express provisions. How, then, present moment. Here, then, a clear case is ation and Perpetual Union between the States;" can the result justify a revolution to destroy presented, in which it will be the duty of the and by the 13th article it is expressly declared can the result justify a revolution to desity presented, in which it of the daty of the anticles of this Confederation shall be oppression of the Federal Government? By framed the Constitution.

war." This agitation has ever since been con-tinued by the public press, by the proceedings of State and county conventions, and by aboli-tion sermons and lectures. The time of Con-tion sermons and lectures. The time of Congress has been occupied in violent speeches on with power to decide the question whether sla-arguments of Goneral Jackson, who in his mes-act directly upon the people, and execute its

Constitution of the United States.

the sovereign people of each of the several States has precisely the same right to exercise its power over the people of all these States, in enumerated cases, that each one of them ly, or to the people."

To the extent of the delegated powers the It is not pretended that any clause in the Constitution of the United States is as much a binding upon its people, as though it had been it is, therefore, my duty to submit to con the whole question in all its bearings. course of events is so rangery pastering.

This Government, therefore, is a great and never intended to implant in its bosom the seeds creation guilty of the absurdity of providing for opinion on this important subject. Wisely limited and restrained as is his power, single exception is that of a State court in Wis- ting in their highest sovereign capacity; and its own dissolution. It was not intended by its vanish to thin air, but a substantial and mighty

And this brings me to observe that the elec- danger from it as a precedent. The validity of created by the Constitution, less a Government frbric, capable of resisting the slow decay of indulged fears that a government of such high deciare and to make war against a State .- survived without these amendmen's. by a mere plurality, and not by a majority, of that logitive staves who escape from service in the election of President Jef-the prople, and has resulted from transient and one State to another shall be "delivered up" to ments. It operates, hke them, directly on per-the danger! But there did not from transient and one State to another shall be "delivered up" to ments. It operates, in Feb-

gard for the Constitution, all require that we with vigor in executing this supreme law against inviolably observed by every State, and the U- no means. The right of resistance one the part gard for the Constitution, all require that we with vigor in executing this supreme law against the oppression of their shall merely call intervent of the governed against the oppression of their that on the 31st May, 1787, the clause attention to a few sentences in Mr. Madison's the constitution of the governments cannot be denied. It exists inde-the part of the President elect before resorting an exertion of the force of the justly-celebrated report, in 1799, to the legislashould be fail in the performance of this high the constitution of the articles of Confedera-duty, he will then have manifested a disgregard express reference to the articles of Confedera-pendently of all constitutions, and has been ex-whole against a delinquent State" came up for ture of Virginia. In this he ably and conclu-

This agitation has ever since been con- ritory represented in a convention of delegates tion. The truth is, that it was not until many comply with such requisitions. It thus became des to act strictly on the defensive. In such grievous wrong-which can justify a resort to

Apart from the execution of the laws, so far conciliation had been exhausted. We should very shall or shall not exist within their limits. sage of 16th January, 1833, transmitting the own laws without the intermediate agency of as this may be practicable, the Executive has reflect that under this free government there is This is an act of sovereign authority, and not of nullifying ordinance of South Carolina to Conlations between the federal government and The slavery queslion, like everything human, In short, the Government created by the South Carolina. He has been invested with will have its day. I firmly believe that it has Constitution, and deriving its authority from no such discretion. He possesses no power to already reached and passed [the culmunating change the relations heretofore existing be- point. Build, in the midst of the existing extween them, much less to acknowledge the in- citement, the Union shall perish, the evil may dependence of that State. This would be to then become irreparable. Congress cannot con invest a mere Executive officer with the power tribute much to avert it by proposing and recpossesses over subjects not delegated to the Uni- of recognizing the dissolution of the Confedera- omending to the legislatures of the several ed States but "reserved to the States respective- cy among our thirty-three sovereign States. It States the remedy for existing evils, which the bears no resemblance to the recognition of a Constitution itself has provided for its own presforeign de fucto government, involving no ervation. This has been tried at different crit-Any attempt to do this ical periods of our history, and always with such responsibility. rart of the constitution of each State, and is as binding upon its people, as though it had been the whole question in all its bearings. The this article amendments have been proposed by course of events is so rapidly nastening for two-thirds of both houses of Gongress, and have ward, that the emergency may soon arise, been "ratified by the legislatures of three-fourths powerful Government, invested with all the at-tributes of sovereignty over the special subjects momentous question whether you possess the to which its authority extends. Its framers power, by force of arms, to compel a State to cess the country is indebted for the clause proremain in the Union. I should feel myself hibiting Congress from passing any law respecof its own destruction, nor were they at its recreant to my duty were I not to express an ting an establishment of religion, or abildging

The question fairly stated is : Has the Cor of petition. To this we are, also indebted for framers to be the baseless fabric of a vision stitution delegated to Congress the power to the Bill of Rights, which secures the people awhich, at the touch of the enchanter, would coerce a state into submission which is attempt- gainst any abuse of power by the Federal Goving to withdraw or has actually withdrawn ernment. Such were the apprehensions justly from the Confederacy ? If answered in the entertained by the friends of State-rights at that time and of delying the storms of ages. Indeed, the affirmative, it must be on the principle that period as to have rendered it extremely doubt-

powers might violate the reserved rights of the After much serious reflection I have arrived at States, and wisely did they adopt the rule of a the conclusion that no such power has been same process after the election of President Jefthe danger! But they did not fear, nor had ment of the Federal Government. It is mani- ruary, 1803. This an endment was rendered they any reason to imagine, that the Constitu- lest, upon an inspection of the Constitution, necessary to prevent a recurrence of the dantion would ever be so interpreted as to enable that this is not among the specific and enumera- gers which had seriously threatened the exisany State, by her own act, and without the ted powers granted to Congress; and it is tence of the Government during the pendency consent of her sister States, to discharge her equally apparent that its exercise is not "ner s of that election. The article for its own amendpeople from all or any of their Federal obliga- sary and proper for carrying into execution" ment was intended to secure the amicable adany one of these powers. So far from this justment of conflicting constitutional questions It may be asked, then, are the people of the power having been delegated to Congress, it like the present, which might arise between the States without redress against the tyranny and vas expressly refused by the convention which governments of the States and that of United

It appears, from the proceedings of that body, history. In this connection, I shall merely call such a remedy. It is said, however, that the antecedents of of the Constitution and laws, to the great in-tion, recites that it was established "in order to It is said, however, that the antecedents of of the Constitution and laws, to the great in-tion, recites that it is consideration. Mr. Madison opposed it in a sively defended the resolutions of the preceding

the freedom of spech or of the press, or the right well may the jealous patriots of that day have the power has been conferred opon Congress to ful whether the Constitution could have long

> Again, the Constitution was amended by the States. This appears from contemporaneous

It is said, however, that the antecedents of lot the Constitution and laws, to the great its form a more perfect union." And yet it is con- Under it old governments have been destroyed, brief but powerful speech, from which I shall legislature against the structures of several other the President elect have been sufficient to jus- jury of the people of nearly one half of the 'form a more perfect union."