PRESIDENT'S MESSAGE.

Fellow-Citizens of the Senate

and of the House of Representatives : Having been convened on an extraordinary occasion, authorized by the Constitution, your attention is not called to an ordinary subject of legislation.

At the beginning of the present Presidential term, four months ago, the functions of the Federal Government were found to be generally suspended within the several States of South Carolina, Georgia, Alabama, Mississippi, Louisiana and Florida, excepting those only of the Post office Department.

Within these States all the forts, arsenals, dockyards, custom-houses, and the like, including the movable and stationary property in and about them, had been seized and held in open hostility to this Government, excepting on-ly Forts Pickens, Taylor and Jefferson, on and near the Florida coast, and Fort Sumpter, in Charleston Harbor, South Carolina.

The forts thus seized had been put in improved condition, new ones had been built, and armed forces had been organized, and were organizing, all avowedly with the same hostile pur-The forts remaining in the possession of the Federal Government in and near these States were either besieged or menaced by warlike preparations, and especially Fort Sumpter was nearly surrounded by well protected hostile batteries, with guns equal in quality to the best of its own, and outnumbering the latter, perhaps, two to one.

A disproportionate share of the Federal muskets and rifles had somehow found their way into these States, and had been seized to be used against the Government. Accumulations of the public revenue lying within them had been seized for the same object. The navy was scattered in distant seas, leaving but a small portion of it within the reach of the Government. Officers of the Federal army and navy had resigned in great numbers, and of those resigning a large proportion had taken up arms against the Government.

was openly avowed. In accordance with this purpose an ordinance had been adopted in each f these States, declaring these States respectively to be separated from the National Union. A formula for instituting a combined government of these States had been promulgated, and their illegal organization in the character of Confederate States was already invoking recognition, and and intervention from foreign pow-

Finding this condition of things, and believing it to be the imperative duty upon the in-coming Executive to prevent, if possible, the consummation of such an attempt to destroy the became indispensable.

This choice was made and declared in the Inaugural address. The policy chosen looked to the exhaustion of all peaceable measures before a resort to any stronger ones. It sought only to hold the public places and property not already wrested from the Government, and to collect the revenues, relying on the rest for time, discussion and the ballot-box.

It promised a continuance of the mails at Government's expense to the very people who were resisting the Government, and it gave repeated pledges against any disturbance to any of the people or any of their rights-of all that a President might constitutionally and justifiably do is such a case. Everything was forborue without which it was deemed possible to keep the Government on foot.

On the 5th of March, the present incumbent's first full day in office, a letter from Major Anderson, commanding at Fort Sumpter, written on the 28th of February, and received at the War Department on the 4th of March, was by that Department placed in his hands, This letfer proffered the professional opinion of the writer that reinforcements could not be thrown into that fort within the time for his release rendered necessary by the limited supply of provisions, and with a view of holding possession of the same with a lorce of less than 20,000 good and well disciplined men. This opinion was concurred in by all the officers of his command, and their memorandums on the subject were made enclosures of Major Anderson's letter.

The whole was immediately laid before Lieut. Gen. Scott, who at once concurred with Gen. Anderson in opinion. On reflection, however, he took full time, consulting with officers both of the army and navy, and at the end of four days came reluctantly but decidedly to the same opinion as before. He also stated at the same time that no such sufficient force was then at the control of the Government, or could be raised and brought to the ground within the time in which the provisions in the fort would be exhausted.

In a purely military point of view this reduced the duty of the Administration in the case to the mere matter of getting the garrison safely out of the fort. It was believed, however, that to so abandon that position under the circumstances would be utterly ruinous; that the necessity under which it was done could not be fully understood; that by many it would be considered as part of a voluntary policy; that at home it would disorganize the friends of the Union, embolden its adversaries, and go far to ensure to the latter a recognition abroad. That in fact it would be our national destruction con-

summated. This could not be allowed. Starvation was not yet upon the garrison, and ere it would be reached Fort Pickens might be reinforced.

This last would be a clear indication of policy, and would better enable the country to accept the evacuation of Fort Sumpter as a military necessity. An order was at once directed porary alliance and co-operation with the so-to be sent for the landing of the troops from the called Confederate States, and sent members to Brooklyn into Fort Pickens. This order could not go by land, but must take the longer and

slower route by sea. The first return news from the order was received just one week before the fall of Fort Sumpter. The news itself was that the officer commanding the Sabine, to which vessel the her borders, and the Government has no choice troops had been transferred from the Brooklyn, but to deal with it where it finds it. acting upon some quasi-armistice of the late Administration, and of the existence of which which the order was dispatched, had only too to recognize and protect as being Virginia. vague and uncertain rumors to fix attention, had

named fort. In precaution against such a conjecture, the

and it was resolved to send it forward.

As had been intended in this contingency, it was also resolved to inform the Governor of South Carolina that he might expect an attempt external blockade. would be made to provision the fort, and that would be no effort to throw in men, arms or ammunition without further notice, or in case of an attack apon the fort. This fort was attacked and bombarded to its fall, without even awaiting the arrival of the provision expedi-

It is thus seen that the assault and reduction of Fort Sumpter was in no sense a matter of self defence on the part of the assailants. They well knew that the garrison in the fort could by no possibility commit aggression upon them. They knew they were expressly notified that the giving of bread to the few brave and hungry men of the garrison was all that would on that occasion be attempted, unless themselves by resisting so much should provoke more.

They knew that this Government desired to keep the garrison in the fort, not to assail them, but merely to maintain visible possession. and thus to preserve the Union from actual and immediate dissolution, trusting, as heretofore stated, to time, discussion and the ballot-box for final adjustment; and they assailed and reduced the fort for precisely the reverse object - to drive out the visible authority of the Federal Union, and thus force it to immediate dissolu-That this was their object the Executive well understood.

And having said to them in an maugural address "you can have no conflict without being yourselves the aggressors," he took pains not only to keep that declaration good, but also to keep the case so free from the power of ingenious sophistry, as that the world should not be able to understand it. By the affair at Fort Sumpter, with the surrounding circumstances, that point was reached.

Then and thereby the assailants of the government began the conflict of arms, without a gun in aight or in expectancy to return their fire, save only the few in the fort, sent to that Simultaneously, and in connection with all fire, save only the few in the fort, sent to that this, the purpose to sever the Federal Union and still ready to give that protection in whatever was lawful.

In this act, discarding all else, they have forced upon the country the distinct issue-immediate dissolution or blood. And this issue embraces more than the fate of these United States. It presents to the whole family of man the question whether a constitutional republic or democracy, a government of the people by the same people can or cannot maintain its territorial integrity against its own domestic foes. It presents the question whether discontented individuals, too few in numbers to concontrol the administration according to organic Federal Union, a choice of means to that end law in any case, can always upon the pretences made in this case, or on other pretences, or arbitrarily without any pretence, break up their government, and thus practically put an end to-free government upon the earth.

It forces us to ask: Is there in all Republics Government of necessity be too strong for the liberties of its own people, or too weak to maintain its own existence? So viewing the issue no choice was left but to call out the war power of the government, and so to resist force employed for its destruction by force for its preservation.

This call was made, and the response of the country was most gratifying, surpassing in u-nanimity and print the most sanguine expecta-tions. Yet none of the States commonly called slave States, except Delaware, gave a regiment through regular State organization.

A few regiments have been organized within some others of these States by individual enterprise and received into the government service. Of course the seceded States, so called, and to which Texas had been joined about the time of the inauguration, gave no troops to the cause of the Union.

The Border States, so called, were not unimost for the Union, while in others, as Virginia, North Carolina, Tennessee and Arkansas, the Union sentiment was very nearly repressed and silenced.

The course taken in Virginia was the most remarkable, perhaps the most important. A convention elected by the people of that State to consider their relative position toward the Federal Union was in session at the capital of Virginia when Fort Sumpter fell.

To this body the people had chosen a large majority of professed Union men, and almost immediately after the fall of Fort Sumpter many members of that majority went over to the original minority, and with them adopted an ordinance for withdrawing the State from the

Whether this change was wrought by their great approval of the assault on Fort Sumpter, or their great resentment at the Government's resistance to that assault is not definitely known.

Although they submitted the ordinance for ratification to a vote of the people, to be taken on a day then somewhat more than a month distant, the convention and the Legislature which was also in session at the same time and place, with leading men of the State not members of either, immediately commenced acting

as if the State were already out of the Union. They pushed military preparations vigorously forward all over the State; they seized the United States Arsenal at Harper's Ferry, and the navy yard at Gosport, near Norfolk; they rebodies of troops, with their warlike appoint-

ments, from the so-called sec-ded States. They formally entered into a treaty of temtheir Congress at Montgomery; and finally they permitted the insurrectionary government to be transferred to their capitol at Rich-

The people of Virginia have thus allowed this great insurrection to make its nest within

And it has the less regret, as the loyal citi zens, have in due form, claimed its protection. the present Administration, up to the time at Those loyal citizens this Government is bound

In the Border States, so called -in fact, the refused to land the troops. To now reinforce Middle States-there are those who favor a pol- greatest perplexities of the jovernment is to Fort Pickens before a crisis could be reached at icy which they call armed neutrality, that is, Fort Sumpter was impossible, rendered so by the arming of those States to prevent the Union the near exhaustion of provisions in the latter forces passing one way, or the disunton the their government, if the government, if the government, if the government, if the government itself will traitors? Did we notify them of this sage view ter the rebellion shall have been suppressed, other, over their soil.

This would be disunion completed. Figura-Government had a few days before commenced tively speaking, it would be the building of an preparing an expedition as well adapted as impassable wall along the line of separation : might be to relieve Fort Sumpter, which expe- and yet not quite an impassable one, for under movers, however, well undestind the difference. go, or to extort terms upon which they will the powers and duties of the Federal Governdition was intended to be ultimately used or not, the guise of neutrality, it would tie the hands At the beginning they knew bey could never promise to remain.

according to circumstances. The strongest an- of the Union men and freely pass supplies from raise their treason to any respectable magnitude ticipated case for using it was now presented, among them to the insurrectionists which it by the name which implied violation of law. mits of secession; others have assumed to make inaugural address. He desires to preserve the

if the attempt should not be resisted, there of all things they most desire-feed them well people. They knew they could make no ad- in ours. and give them disunion without a struggle of vancement directly in the teeth of the strong their own. It recognizes no fidelity to the and noble sentiment. Accordingly they com-Constitution-no obligation to maintain the U-

very minrious in effect. for 75.000 militia, and rapidly following this a the insurrectionary districts by proceedings in the Union without the consent of the U-nion or of any other State. lieved to be strictly legal.

vateering.

a popular demand and a public necessity, trust- of taking their State out of the Union, who do. These politicians are astute and profound hem. It is believed that nothing has been day before. done beyond the constitutional competency of Congress.

general in proper cases, according to his discretion, to suspend the privilege of the writ of habeas corpus : or, in other words to arrest and detain, without resort to the ordinary and forms of law, such individuals as sparingly.

Nevertheless, the legality and propriety of the attention of the country has been called to the proposition that one who is sworn to take coming into the Union, while that name was lar sentiment at such an election; all that ment, perform yours. He sincerely hopes that care that the laws be faithfully executed, should first adopted for the old ones in and by the Dec- large class who are at once for the Union and a- your views and your actions may so accord with not himself violate them.

Of course some consideration was given to were being resisted, and failing of execution in nearly one third of the States, must they be al- tual pledges and their mutual action, before, at a striking and impressive illustration. citizen's liberty that practically it relieves more be perpetual, is most conclusive. of the guilty than of the innocent, should to a

this inherent and fatal weakness? Must a garding the single law would tend to preserve ty? it! But it was not believed that this question was presented. It was not believed that any law was violated.

The provision of the Constitution that the privilege of the writ of haheas cornus shall not suspended unless when in cases of rebellion or invasion the public safety may require, is equivalent to a provision that such privilege me has used and when in cases of repulling or invasion, the public safety does require it.

It was decided that we have a case of rebelion and that the public safety does require the qualified suspension of the writ which was authorized to be made. Now it is insisted that

provision was plainly made for a dangerous form in their action—some of them being albe called together, the very assembling of which dependence for them and made them States, and the authority of the people? This is esmight be prevented, as was intended in this such as they are. Not one of them ever had sentially a people's contest.

On the one side of the Union, it is a struggament is now offered, as an opinion of some ength will probably be presented by the Atlegislation upon the subject, and if any, what, is and preparatory to, coming into the Union. submitted entirely to the better judgment of

as if they supposed the early destruction of our National Union was probable.

While this one discovery gave the Executive now everywhere practically respected by foreign powers, and a general sympathy with country is maitested throughout the whole world.

The reports of the Secretaries of the Treasury, War and Navy, will give the information in while whatever concerns only the State should detail deemed necessary and convenent for your deliberation and action, while the Execuand all the Departments will sand ready supply omissions, or to communishe new fact onsidered important for you to klaw.

It is now recommended that yurgive the legal means for making this contests short and a decisive one; that you place at the control of batted is the position that Secession is consis-Government for the work at least400,000 men tentwith the Constitution - is lawful and peaceand \$400,000,000. That number of men is ful: about one-tenth of those of propr ages within the regions where apparently allare willing to engage; and the sum is less that the twentythird part of the money value wined by the men who seem ready to devote te whole

A debt of six hundred millionof dollars now revolution when we came out olthat struggle; and the money value in the coutry now bears than does the population. Suely each man lieve Florida of the aboriginal tribes. has as strong a motive now to piserve our lib-

erties as each had then to establi them. practical shape and efficienc. One of the part of this herself? do its part only indifferently vell

It might seem at first thought to be of little difference, whether the prisat movement at lowing the seceders to go in peace, it is diffi- Constitution and the laws; and that he probthe South be called secession of rebellion. The cult to see what we can do if others choose to ably will have no different understanding of

could not do as an open enemy. At a stroke They knew their people possessed as much morit would take all the trouble off the hands of al sense, and as much of devotion to law and necessity they have either discarded or retainsecession except only what proceeds from the order and as much pride in, and reverence for, ed the right of secession, as they insist it exists the history and government of their common in ours. If they have biscarded it, they here-It would do for the disunionists that which country, as any other civilized and patriotic by admit that on principle it ought not to be ernment has no right to withhold or neglect it. menced by an insidious debauching of the pubnion; and while very many who have favored lic mind. They invented an injurious sophism, it are doubtless loyal citizens, it is nevertheless which if conceded, was followed by perfectly logical steps through all the incidents to the Recurring to the action of the Government, complete destruction of the Union. The sophit may be stated that at first a call was made ism itself is that any State of the Union may consistently with the National Constitution, and proclamation was issued for closing the ports of therefore lawfully and peacefully withdraw

The little disguise that the supposed right At this point the insurrectionists announced is to be exercised only for just cause, themselves their purpose to enter upon the practice of pri-to be the sole judge of its justice, is too thin to vateering. But suppose that precisely the vateering. But suppose that precisely the Other calls were made for volunteers to serve coated they have been drugging the public mind one out should be called the seceding of the three years, unless sooner discharged, and also of their section for more than thirty years, and others from that one, it would be exactly what for a large addition to the regular army and na until at length they have brought many good the seceders claim to do, unless indeed they men to a willingness to take up arms against make the point that the one because it is a miner the day after some assembly nority may rightfully do what the others bewere ventured upon under what appeared to be of men have enacted the farcical pretence g, as now, that Congress would readily ratify | could have been brought to no such thing the | on the rights of minorities. They are not

of its currency, from the assumption that there itself, "We, the people." Soon after the first call for militia, it was is some Omnipotent and Sacred Supremacy per-Union. Our States have neither more nor less ters of any State, except perhaps South Caroli- decisions. ower than that reserved to them in the Union na, in favor of disunion. There is much reasy the Constitution, no one of them ever have

and the laws and treaties of the United States, be does it whether the substitute will give, her the Supreme law of the constitution, to be for per intended to give, so much of cood to the her the Supreme law of the land.

But at most, such only as were known in istence we contend. the world at the time as governmental powers, and certanly a power to destroy the governsome concern he is now happy to say that the ment itself, has never been known as a govern-sovereignty and rights of the United States are mental or a merely administrative power. This relative matter of national power and State rights, as a principle, is no other than the principle of generality and locality.

Whatever concerns the whole should be confided to the whole-the General Government; be left exclusively to the State. This is all here is of original principle about it. Wheththe national Constitution, in defining the coundaries between the two, has applied the principle with exact accuracy, is not to be questioned. We are all bound by that definitely, without question. What is now com-

It is not contended that there is any express law for it, and nothing should ever be implied as law which leads to unjust or absurd consequences.

The Nation purchased with money the countion paid very large sums, in the aggregate, I a formidable internal attempt to overthrow i

Is it just that she shall now be off

Again, if one State may secede, so may anavoid receiving troops faster tan it can provide other; and when all shall have seceded pone of candid men as to what is to be the course of for them. In a word, the pople will serve are left to pay the debts. Is this quite just to the Government toward the Southern States afof ours when we borrowed their money

If we now recognize this doctrine by al-

If they have retained it by their own con-struction of ours, they show that to be consistent they must secrede from one another whenor unjust object.

The principle itself is one of disintegration, and upon which no government can possibly endure.

If all the States save one should assert the power to drive that one out of the Union, it is presumed the whole class of seceded politicians would at once deny the power and denounce the act as the greatest outrage upon cause they are a majority may not rightfully partial to that power which made the Consti-

The sophism derives much, perhaps the whole tution and speaks from the preamble, calling ing up the main point upon which the people It may well be questioned whether there is considered a duty to authorize the commanding taining to a State, to each State of our Federal to-day a majority of the legally qualified vo- ants, can safely reverse their own deliberate

There is much reabeen a State out of the Union. The origi- jority in many, if not in every other one of ones passed into the Union even before they the so-called seceded States. The contrary and so sacred a trust as these free people had deem dangerous to the public safety. This au- cast off their British Colonial dependence; and has not been demonstrated in any one of them. thority has purposely been exercised but very the new ones each came into the Union direct. It is ventured to affirm this even of Virginia right to shrink, nor even to count the chances ly from a condition of dependence excepting and Tennessee, for the result of an election of his own life in what might follow.

Texas, and even Texas in its temporary indeheld in military camps, where the bayone's are
In full view of his great responsibility what has been done under it are questioned, and pendence was never designated a State. The all on one side of the question voted upon, can new ones only took the designation of States on scarcely be considered as demonstrating popularation of Independence.

gainst coe cion would be coerced to vote against his as to assure all faithful citizens who have been the Union. It may be affirmed without exdisturbed in their rights of a certain and speedy gainst coercion would be coerced to vote against his as to assure all faithful citizens who have been the question of power and propriety before this declared to be free and independent States; but travagance that the free institutions we enjoy restoration to them under the Constitution and matter was acted upon. The whole of the laws even then the object plainly was not to declare which were required to be faithfully executed, their independence of one another, or of the condition of our whole people beyond any ex-Union, but directly the contrary, as their mu- ample in the world; this we now have guile and with pure purpose, let us renew our

lowed to finally fail of execution, even had it been perfectly clear that by the use of the The express plighting of faith by each and all on foot was never before known, without a means necessary to their execution some single of the original thirteen in the Articles of Con-soldier in it but who had taken his place there law, made in such extreme tenderness of the federation, two years later, that the Union shall of his own free choice. But more than this, there are many single regiments, whose men Having never been States, either in substance bers, one and another possess full practical know very limited extent be violated. To state the question more directly, are all the laws but one to go unexecuted, and the Government itself go to pieces lest that one be violated?

Taying never seek states, whether is despited between any possession in plactical another possess in plactical and the government itself go a claim or power to lawfully destroy the Union to pieces lest that one be violated?

Itaying never seek states, whether is destroyed and another possess in plactical another possess in plac Even in such a case would not the official the States; but the word, even, is not in the dent, a Congress, and perhaps a their faces covered with pimples and blotches,

Nor do I say this is not true of the army of In the political sense of the term it would not our late friends, now adversaries, in this conbe far wrong to define it a political community test. But if it is, so much better the reason tised by persons desirous of health. Mothers without a political superior. Tested by this, no one of our States except Texas was ever a sovereignty; and Texas gave up the character on be broken up. Whoever, in any section, procoming into the Union, by which act she ac- poses to abandon such a government, would do knowledged the constitution of the United States | well to consider in deference to what principle

The States have their status in the Union, and they have no other legal status. If they break from this, they can only do so against tion of independence, in which, unlike the law and by revolution. The Union and not good old one penned by Jefferson, they omit Congress and not the Executive is vested with the power.

But the Constitution itself is silent as to which

the mselves separately procured their independence and their liberty, by conquest or purchase the Union gave each of them whatever tional Constitution, in the preamble of which or who is to exercise the power; and as the provision was plainly made for a dangerous emergency, it cannot be believed the framers of and in fact it created them as States. Origiunlike our good old one signed by Washingthe instrument intended that in every case the nally some dependent colonies made the Uni- Independent States." Why? Why this deon, and in turn the Union threw off their old liberate pressing out of view the rights of men

Of course it is not forgotten that all the new gle for maintaining in the world that form and of Schellsburg, Bedford co. States framed their Constitutions before they en- substance of government whose leading object torney General. Whether there shall be any tered the Union; nevertheless dependent upon, is to elevate the condition of men, to lift artificial weights from all shoulders, to clear the Unquestionably the States have the powers paths of laudable pursuit for all, to afford all and rights reserved to them in and by the Na- an unfettered start and a fair chance in the The forbearance of this Government had been tional Constitution; but among these surely are race of life. Yielding to partial and temposo extraordinary and so long continued as to lead some foreign nations to shape their action mischievous or destructive. leading object of the Government for whose ex-

I am most happy to believe that the plain people understand and appreciate these. It is worthy of note that, while in this, the Government's hour of trial, large numbers of those in to the hand which had pampered them, not one common soldier or common sailor is known to have deserted his flag.

Great honor is due to those officers who remained true despite the example of their traitorous associates. But the greatest honor and the most important fact of all is the unanimous firmness of the common soldiers and the common sailors. To the last man, so far as known they have successfully resisted the traitorous elforts of those whose commands but an hour he fore they obeyed as an absolute law. This is the patrotic instinct of plain people. They understand, without an argument, that destroying the government, which was made by Washington means no good to them.

Our popular government has often been called an experiment. Two points in it our peotries out of which several of these States were ple have settled. The successful establishing is a less sum per head than was he debt of our formed. Is it just that they shall go off with and the successful administering of it. One out leave and without refunding? The Na- still remains; its successful maintenance against even a greater proportion to wat it was then believe, nearly one hundred millions, to re- It is now for them to demonstrate to the world that those who can fairly carry an election can also suppress a rebellion; that ballots are consent, or without making any return? The the rightful and peaceful successors of bullets A right result at this time wilbe worth more Nation is now in debt for money applied to and that when ballots are fairly and constituo the world than ten times te men and ten the benefit of these so-called seceding States, tionally decided that there can be no suc-The evidere reaching us in common with the rest. Is it just that cred-cessful appeal, except to ballots themselves from the country leaves no dout that the mate- itors shall go unpaid, or the remaining States at succeeding elections. Such will be a great rial for the work is abundant, ad that it needs pay the whole? A part of the present National lesson of peace, teaching men that what they only the hand of legislation to we it legal sanc- debt was contracted to pay the old debt of Tex- cannot take by an election neither can they tion, and the hand of the Exestive to give it as. Is it just that she shall leave and pay no take it by war; teaching all the folly of being the beginners of a war.

Lest there be some uneasiness on the minds the Executive deems it proper to say, it will be his purpose then, as ever, to be guided by the ment relatively to the States and the people un- July 12th, '61.

The seceders insist that our Constitution ad- | der the Constitution, than that expressed in the

as it was administered by the men who made it.

Loyal citizens everywhere have the right to claim this of their Government, and the Gov-It is not perceived that in giving it there is any coercion, any conquest, or any subjugation, in any just sense of those terms.

The Constitution provides, and all the States ever they shall find it the easiest way of set- have accepted the provisions, that the Unsted tling their debt, or effecting any other selfish States shall guarantee to every State in this U. nion "a Republican form of Government."

But if a State in this Union may lawfully go out of the Union, having done so, it may also discard the Republican form of government, so that to prevent its going out is an indispensable means to the end of maintaining the guarantee mentioned; and when an end is lawful and obligatory, the indispensable means to it are also lawful and obligatory.

It was with the deepest regret that the Executive found the duty of employing the war power in defence of the Government forced upon im. He could but perform this duty or surrender the existence of the Government.

No compromise by public sentiment could in this case be a cure. Not that compromises are not often proper, but that no popular government can long survive a marked precedent that those who carry an election can only save the Government from immediate destruction by givgave the election.

The people themselves, and not their serv-

As a private citizen the Executive could not have consented that these institutions shall perish. Much less could be, in betrayal of so vast confided to him. He felt that he had no moral

In full view of his great responsibility he has so far done what he has considered his duty. You will now, according to your own judg-

And having thus chosen our course without trust in God, and go forward without fear and with manly hearts

ABRAHAM LINCOLN. (Signed.)

PIMPLES AND SKIN DISEASES - Are the result of impure blood. The blood becomes thick and clogged. The skin is not able to cast off the impurities so important to health. How many young men and woman we see with oath be broken if the Government should be overthrown, when it was believed that disreof the State constitutions. What is a sovereignof the State constitutions. What is a sovereignof the State constitutions. What is a sovereignuse of soaps and washes of various kinds. This is very dangerous and should never be pracapplications, for in this way they will drive in the humors and produce ill health for the child during its whole life time. There is no other that likes to see her children afflicted with feeble health.

> JUDSON'S MOUNTAIN HERB PILLS are prepared expressly for the cure of eruptions of the skin, such as Pimples, Blotches, Sores, &c. They cleanse the blood of all impurities, producing a beautiful, clear and realthy skin, so much admired by taste and ennement.

-MARRIED-

McROBERTS-DEWALT .-- On the 4th inst., by the Rev. Joseph Hannabery, at the house of the bride's father, Mr. Simon McRoberts, of Allegheny City, Pa., to Miss Mary E. Dewalt,

KUCHMANN--NICODEMUS .-- Near Pattonsville, on the evening of the Glorious Fourth, by the Rev. Wm. M. Deatrick, Mr. Adam Kuchmann and Miss Mary Ann, eldesi daughter of Mr. Samuel Nicodemus, all of South Woodberry township, Bedford co.

-DIED-

SEMLER .- On the 24th ult., Mrs. Josehine Louisa Semler, aged 43 years, 4 months and 12 days. The deceased was a consistent member of the Ev. Lutheran Church, of Bedthe army and navy who have been favored ford, for many years, and always felt an interwith the offices have resigned and proved false est in its welfare, always ready to do what she could not only for its temporal, but for its spiritual advancement. For many years. She had been a patient sufferer -the pains of a distressing disease, theumatism, were endured without murmuring. During a period of about six weeks, prior to her own sickness, she sat as a ministering angel at the bed-side of her hasband, who for a time, appeared to be upon the confines of the eternal world. She left his side, to lie upon a bed of death. After a brief sickness, she fell asleep, we trust, in Jesus. The loss to her husband, children and rela-

tives, is her eternal gain. Her funeral sermon will be preached on the 14th inst., in the Lutheran Church, at half past

On the 29th ult., in Schellsburg, Mrs. Susanna Crouse, aged 81 years, 6 months, and 5 davs.

RIGADE ORDERS.

Brigade Inspector's office, Bedford, July 12th, '61. H ving been instructed by the Adjutant Genera to collect all arms in the County, to wit: Muskets, Rifles and Equipments, Captains of Companies, privates or citizens baving any arms in their possession are hereby notified to hand them over, or send them to the undersigned, without delay. Persons failing to comply with this request, will be proceeded against according to law.

When the arms are remodeled, they will be properly distributed to organized companies in this

A. J. SANSOM,

Brigade Inspector, 1st Brigade, 16th Division July 12th., '61.

RAILROAD NOTICE.

A meeting of the Stockholders of the Bedford Railroad Company, will be held at the office of the Company in the Borough of Bedford, the puron Saturday the 27th day of July, inst., for the purpose of considering the propriety of accepting or adopting a further supplement to the act incorporating said Company, approved the first day of May, A. D. 1861 A. D. 1861.

JOHN P. REED,