Many Needed Laws Are Suggested to the People's Representatives

Mr. Roosevelt writes a Particularly est to the Whole Country.

Roosevelt to Congress, as read in bot'ı touses:

Introductory.

To the Senate and House of Representatives:

As a nation we still continue to enoy a literally unprecedented prosperty; and it is probable that only reckess speculation and disregard of ligitimate business methods on the part of the business world can materially nar this prosperity.

No Congress in our time has done the present Congress. There were several matters left unfinished at your last session, however, which I nost earnestly hope you will complete before your adjournment.

Corporation Campaign Contributions. again recommend a law prohibiting all corporations from contributing to the campaign expenses of any party. Such a bill has already past one House of Congress. Let individuals contribute as they desire; but let us prohibit in effective fashion all year. corporations from making contributions for any political purpose, directly or indirectly.

Government's Right to Appeal in Criminal Cases.

Another bill which has past one

is of course not proposed that in any case a verdict for the defendant on indictment for conspiracy to obtain rebates has been sustained by the court, convictions obtained under it, and two defendants sentenced to imprisonment. The two cases referred to may not be in real conflict with each other, but it is unfortunate that there should even be an appearenconflict. At present there is no way by which the Government can cause such a conflict, when it occurs, to be solved by an appeal to a higher court, and the wheels of justice are blocked without any real decision of the question. I can not too strongly urg: the passage of the bill in question. A failure to pass it will result in ser ously hampering the Government in its effort to obtain justice, especially against wealthy individuals or corporations who do wrong; and may also prevent the Gayernman from obtaining justice for wageworkers who are not themselves able effectively to contest a case where the judgment of recent decision by a district judge leaving railway employees without remedy for violation of certain so. called labor statute. It seems an absurdity to permit a district juedg against what may be the judgment of the immense majority of his colleagues on the bench, to declare a peliey of resorting to the crimina! law solemnly enacted by the Congres have the Supreme Court definitely to a level with the criminal.

It is well to recollect that the real not upon the passage of acts as to ment, but upon the passage of acts of much public excitement, because there is little public understanding of their importance, while the interested parties are keenly alive to the desirability of defeating them. The importance of enacting into law the particular bill in question is further increased by the fact that the Govern-

IS STRONG ON MORALITY providing something to the effect

No judgment shall be set aside of new trial granted in any case, civil or criminal, on the ground of misdi-Strong Message In Which He Deals rection of the jury or the improper With Live Issues, Such as Injunc- admission or rejection of evidence, or tions, Lynchings and Their Causes, for error as to any matter of pleadand Other Matters of Vital Inter- ing or procedure unless, in the opinion of the court to which the application is made, after an examination of the entire cause, it shall affir-The following is the substance of matively appear that the error comthe annual message of President plained of has resulted in a miscarriage of justice.

Injunctions.

In my last message I suggested the enactment of a law in connection with matter by the demand that the right to exasperate to the highest degree of applying injunctions in labor cases race feeling. There is but one rule the courts; in which case of course the legislation would be ineffective. creed, or his social position, with nore good work of importance than Moreover, I believe it would be wrong even-handed justice on his real worth altogether to prohibit the use of in- as a man. White people owe it quite junctions. It is criminal to permit as much to themselves as to the colsympathy for criminals to weaken ored race to treat well the colored for our people lies in a resolute and our hands in upholding the law; and man who shows by his life that he deif men seek to destroy life or property serves such treatment; for it is sureby mob violence there should be no ly the highest wisdom to encourage impairment of the power of the courts in the colored race all those indivimary and effective way possible. But law-abiding, and who therefore make so far as possible the abuse of the good and safe neighbors and citizens. power should be provided against by Reward or punish the individual on some such law as I advocated last his merits as an individual. Evil against their fellows, or that other

is lodged in the hands of the judiciary | rule the habit of treating all the mema necessary power which is neverthe. bers of the race, good and bad, alike. less subject to the possibility of grave | There is no question of "social equalabuse. It is a power that should be ex ity" or "negro domination" involvencised with extreme care and should ed; only the question of relentlessly House of the Congress which it is be subject to the jealous scrutiny of punishing bad men, and of securin; urgently necessary should be enacted all men, and condemnation should be to the good man the right of his into law is that conferring upon the meted out as much to the judge who life, his liberty, and the pursuit of Government the right of appeal in fails to use it boldly when necessary his happiness as his own qualities profit; and when hatred is sown the criminal cases on questions of law. as to the judge who uses it wantonly of heart, head, and hand enable him or oppressively. Of course a judge to achieve it. This right exists in many of the States; it exists in the District of Columbia by act of the Congress. It will enjoin any resort to violence or that the worst enemy of his race is intimidation, especially by conspir- the negro criminal, and above all the acy, no matter what his opinion may negro eriminal who commits the dant's demurrer; while in another an bidding laboring men to strive for help the officers of the law in hunt-last few decades this fact has been from \$21.41 to \$33.08. their own betterment in peaceful and ing down with all possible earnestlawful ways; nor must the injunction ness and zeal every such infamous of- Whenever such an issue is raised in

Lynching.

the law, I call your attention and the of the court; and provision should be attention of the nation to the pre- made by which the punishment may valence of crime among us, and above follow immediately upon the heels of all to the epidemic of lynching and the offense; while the trial should be mob violence that springs up, now in so conducted that the victim need not one part of our country, now in an- be wantonly shamed while giving tesother. Each section, North, South, timony, and that the least possible East, or West, has its own faults; no publicity shall be given to the details. section can with wisdom spend its | The members of the white race on time jeering at the faults of another the other hand should understand section; it should be busy trying to that every lynching represents by amend its own shortcomings. To just so much a loosening of the bonds deal with the crime of corruption it of civilization; that the spirit of is necessary to have an awakened lynching inevitably throws into public conscience, and to suppliment prominence in the community all the this by whatever legislation will add foul and evil creatures who dwell speed and certainty in the execution therein. No man can take part in the of the law. When we deal with | torture of a human being without an inferior court has been against lynching even more is necessary. A having his own moral nature-permangreat many white men are lynched, ently lowered. Every lynching means but the crime is pecularly frequent in just so much moral deterioration in respect to black men. The greatest all the children who have any knowlexisting cause of lynching is the per- edge of it, and therefore just so much petration, especially by black men, additional trouble for the next genof the hideous crime of rape-the teration of Americans. most abominable in all the category Let justice be both sure and swift of erimes, ever worse than murder, but let it be justice under the law, Mobs frequently avenge the commis- and not the wild and crooked say sion of this crime by themselves tor- agery of a mob. to be "unconstitutional," and then it; thus avenging in bestile fashion a In dealing with both labor and cap-

vet innocent people are likely to die them to appreciate the danger in the when a mob's terrible lust is ones doctrines preached—all this is to comaroused. The lesson in this: No mit a crime against the body politic good citizen can afford to countenance and to be false to every worthy prindefiance of the statutes, no matter what the provocation. The innocent ional life. Moreover, while such frequently suffer, and, it is my obesr- meaching and such agitation may vation, more usually suffer than the guilty. The white people of the South | riety to some of those who take part indict the whole colored race on the in it, and may result in the temporground that even the better elements ary political success of othres, in the end no assistance whatever in fer- long run every such movement will

The respectable colored people must learn not to harbor their criminals, but to assist the officers in bring- wrought by the demagog and the aging them to justice. This is the larger crime, and it provokes such that the honest reformer, the true atrocious offenses as the one at Atlanta. The two races can never get on until there is an understanding on the part of both to make common cause with the law-abiding against eriminals of any color."

Moreover where any crime committed by a member of one race against teria and sensationalism replace the a member of another race is avenged spirit of sound judgment and fair in such fashion that it seems as if the issuance of injunctions, attention not the individual criminal, but the sheer revolt against the squalid anarhaving been sharply drawn to the whole race, is attacked, the result is chy thus produced men are sure in should be wholly abolished. It is at in dealing with black men as with lief at being free from the intolerleast doubtful whether a law abolish- white men; it is the same rule that ing altogether the use of injunctions must be applied in dealing with rich in such cases would stand the test of men and poor men; that is, to treat not for some time be aroused to ineach man, whatever his color, his to deal with them in the most sum- duals who are honest, industrious, will surely come in the end to both In this matter of injunctions there races if we substitute for this just who in a spirit of greed, or to accu-

Every colored man should realize

to deny the Government the right to bestile deed, and reducing themselves ital, with the questions affecting both corporations and trades unions, there Lawlessness grows by what it feeds is one matter more important to refor rape they speedily extend the the infinite harm done by preachers which there is great public excit. sphere of their operations and lynch of mere discontent. These are men for many other kinds of crimes, so who seek to excite a violent class hat- the direction of securing the general this nature as to which there is not that two-thirds of the lynchings are red against all men of wealth. They not for rape at all; while a consider- seek to turn wise and proper moveable proportion of the individuals ments for the better control of corlynched are innocent of all crime. porations and for doing away with Governor Candler, of Georgia, stated the abuses cannected with wealth, in- Congress past at the last session was average citizen. The change would Our Regular Army is so small that in on one occasion some years ago: "I to a campaign of hysterical excite can say of a varity that I have, with- ment and falsehood in which the aimin the last month, saved the lives of is to inflame to madness the bruta! half a dozen innocent negroes who passions of mankind. The sinister the statute books; but the law did not power at once to deal radically and already know how to shoot; for if a were pursued by the mob, and demagogs and foolish visionaries who go far enough. In spite of all precau efficiently with polygamy; and this soldier has the fighting edge, and ment has now definitely begun a law in those trust and interstate law in which they were acquitted." emergence cases where such a course law in which they were acquitted." camapign of destruction sometimes described by employers there are unavoidable accidents and even riage and divorce are dealt with. It open, his efficiency on the line of deaths and even bettle is almost directly proportion. As Bishop Galloway, of Mississippi, seek to associate themselves with deaths envolved in nearly every line is neither safe nor proper to leave battle is almost directly proportionoffers a reasonable chance of success has finely said: "When the rule of those working for a genuine reform Setting Aside of Judgments and a mob obtains, that which distin- in governmental and social methods, guishes a high civilization is rurrend- and sometimes masquerade as the fice of life may be reduced to a mini- deal with it should be conferred on lies in the large public and military In connection with this matter, I cred. The mob which lynches a negro reformers. In reality they are the would like to call attention to the elerged with rape will in a little worst enemies of the cause they provery unsatisfactory state of our eirm- while lynch a white man suspected of fess to advocate, just as the purveyinal law, resulting in large part from erime. Every Christian patriot in ors of sensantional slander in newsthe habit of setting aside the judg- America needs to li t up his voice in paper or magazine are the worst ments of inferior courts on technical- loud and eternal protest against the enemies of all men who are engaged ities absolutely unconnected with the mob spirit that is threatening the in- in an honest effort to better what is merits of the case, and where there tegrity of this Republic." Governor bad in our social and governmental been any failure of substantial jus- en as follows: "The lynching of any rich man as such, to carry on a cam-

cusable anywhere—it is a defiance of him, to seek to mislead and inflame | Pennsylvania and the causes out of | Surely it should need no demonstraorderly government; but the killing to madness honest men whose lives which the controversy arose, in their tion to show that wilful sterility is, of innocent people under any provo-cation is infinitely more horrible; and of mental training which will permit the belief "that the State and Fed from the standpoint of the human ciple and tradition of American nat-

Withdrawal of Coal Lands.

give a livelihood and a certain noto-

not merely in undoing the mischief

tator, but also in undoing the good

upholder of popular rights, has pain-

fully and laboriously achieved. Cor-

ruption is never so rife as in com-

munities where the demogog and the

agitator bear full sway, because in

such communities all moral

bands become loosened, and hys-

dealing as between man and man. In

the end to run toward any leader who

can restore order, and then their re-

able burdens of class hatred, violence,

and demogogy is such that they can

wealth; so that they permit a new

growth of the very abuses which were

outbreak. The one hope for success

advance along the path marked out

last year by this Congress. There

must be a stern refusal to be misled

into following either that base crea-

ture who appears and panders to the

lowest instincts and passions in order

to arouse one set of Americans

creature, equally base but no baser,

mulate or add to an already huge

fortune, seeks to exploit his fellow-

Americans with callous disregard to

their welfare of soul and body. The

man who debauches others in order to

obtain a high office stands on an evil

equality of corruption with the man

who debauches other for financial

erop which springs up can only be

mechanics, farmers, merchants, work-

platform of violence and hypocrisy.

Hour Law.

would be absurd; just as it is absurd,

so far as the Isthmus is concerned,

where white labor can not be employ-

ed, to bother as to whether the neces-

sary work is done by alien black men

or by alien yellow men. But the

wageworkers of the United States are

from the civic standpoint it should

Employers' Liability.

Capital and Labor.

observance of an eight-hour day.

cumb to the other.

in part responsible for the original

ever, can be properly settled only by should provide for the withdrawal of respect. these lands from sale or from entry save in certain especial circumstances. The ownership would then remain in the United States, which should not, however, attempt to work them, but permit them to be worked by private individuals under a royalty system, the Government keeping such control as to permit it to see that no excessive price was charged consumers.

Corporations.

The present Congress has taken ong strides in the direction of secur ing proper supervision and control by the National Government over corporations engaged in interstate business-and the enormous majority of corporations of any size are engagdignation against masdeeds by men of ed in interstate business. The passage of the railway rate bill, and only to a less degree the passage of the pure food bill, and the provision for increasing and rendering more effective national control over the beeffearless, but sane and cool-headed. packing industry, mark an important advance in the proper direction. In the short session it will perhaps b difficult to do much further along this line; and it may be best to wait unt' the laws have been in operation for a number of months before endeavoring to increase their scope, because only operation will show with exactness their merits and their shortcomings and thus give opportunity to define what further remidial legislation is needed. Yet in my judgment it will in the end be advisable in connection with the packing house inspection law o provide for putting a date on the abel and for charging the cost of inspection to the packers. All these laws have already justified their en-

Agriculture.

The only other persons whose wel-The plain people who think-the fare is as vital to the welfare of the whole country as is the welfare of the ers with head or hand, the men to wageworkers are the tillers of the for instance, the conditions are in agement, and where there must be a the country. every way so different from what better business organization among they are here that an eight-hour day the farmers themselves.

Marriage and Divorce.

I am well aware of how difficult it just basis. s to pass a constitutional amendment. Nevertheless in my judgment the subject result in scandals and abuses; tice the President says: and surely there is nothing so vitally The Congress has most wisely promum, but it can not be completely the National Government.

Investigation of Disputes Between men and women cease to regard a country, and should in every way enworthy family life, with all its du- courage the formation of rifle clubs The commission appointed by the ties fully performed, and all its re- ti roughout all parts of the land. The President October 16, 1902, at the re sponsibilities lived up to, as the life little Republic of Switzerland offers quest of both the anthricite coal ap- best worth living; then evil days for w an excellent example in all matters is no attempt to show that there has Jelks, of Alabama, has recently spok- conditions. To preach hatred of the ecusider, and pass upon the questions are regions in our land, and classes cient citizen soldiery. erators and miners, to inquire into, the commonwealth are at hand. There connected with building up an effii. controversy in connection with the of our population, where the birth tice. It would be well to enact a law person for whatever crime is inex paign of slander and invective against strike in the anthricite regions of rate has sunk below the death rate.

eral governments should provide the race, the one sin for which the penalmachinery for what may be called the ty is national death, race death; a cumpulsory investigation of contro- sin for which there is no atonement; versies btween employers and a sin which is the more dreadful employees when they arise." exactly in proportion as the men and women thereof are in other respects, in character, and bodily and mental It is not wise that the Nation powers, those whom for the sake of should alienate its remaining coal the state it would be well to see the lands. I have temporarily withdrawn fathers and mothers of many healthy from settlement all the lands which children, well brought up in homes the Geological Survey has indicated made happy by their presence. No reting out criminals of their own col- either fail or else will provoke a vio- as containing, or in all probability man, no woman, can shirk the prilent reaction, which will itself result containing, coal. The question, how many duties of life, whether for love of ease and pleasure, or for any other legislation, which in my judgment cause, and retain his or her self-

International Morality.

On the question of International morality Mr. Roosevelt comes out strongly, advocating clean dealing be tween the nations of earth and also strongly advocates international arbi tration as a means of settling all did ficulties that may arise. American Shipping.

Let me once again call the attention of the Congress to two subjects concerning which I have frequently before communicated with them. One is the question of developing American shipping. I trust that a law embodying in substance the views, or a major part of the views, exprest in the report on this subject laid before the House at its last session will be past. I am well aware that in former years objectionable measures have been proposed in reference to the encouragement of American shipping; but it seems to me that the proposed measure is as nearly unobjectionable as any can be. It will of course benefit primarily our seaboard States, Maine, Louisiana, and Washington; but what benefits part of our people in the end benefits all; just as Government aid to irrigation and forestry in the West is really of benefit, not only to the Rocky Mountain States. but to all our country. If is prove impracticable to enact a law for the encouragement of shipping generally. then at least provision should be made for better communication with South America, notably for fast mail lines to the chief South American ports. It is discreditable to us that our business people, for lack of direct communication in the shape of lines of steamers with South America, should in that great sister continent be at a disadvantage compared to the business people of Europe.

Currency Reform. I especially call your attention to the second subject, the condition of whom America traditions are dear, soil, the farmers. It is a mere truism our currency laws. The national the merits should be set aside. Recently in one district where the Gov.

There must be no hesitation in be felt as in the highest degree an it to say that no growth of cities, no bank act has ably served a great purpose in aiding the enormous business ernment had indicted certain persons for conspiracy in connection with re
for conspiracy in connection with re
sently in one district where the Gov.

Tel. There must be no nesitation in district where the Gov.

dealing with disorder. But there must be no nesitation in district where the Gov.

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dealing with of wealth, no industrial development can atone for any falling development of the country; and off in the character and standing of within ten years there has been as bates, the court sustained the defenrecognized with ever-increasing clear- years evidence has been accumulating be used merely to aid some big cor- fender. Moreover, in my judgement, this country nothing can be gained to realize that farming, at least in The recurence of each crop season poration in carrying out schemes for the crime of rape should always be by flinching from it, for in such case certain branches, must become a tech- emphasizes the defects of the present junished with death, as is the case democracy is iteself on trial. The nical and scientific profession. This laws. There must seen be a revision with murder; asault with intent to triumph of the mob is just as evil a means that there must be open to of them, because to leave them as they commit rape should be made a capi- thing as the triumph of the pluto- farmers the chance for technical and are means to incur liability of busi-In connection with the delays of tal crime, at least in the discretion cracy, and to have escaped one dange: scientific training, not theoretical ness disaster. Since your body adavails nothing whatever if we suc- merely but of the most severely prac- journed there has been a fluctuation tical type. The farmer represents a in the interest on call money from 2 Railroad Employees' Hours and Eight peculiarly high type of American per cent to 30 per cent; and the fluccitizenship, and he must have the tuation was even greater during the I call your attention to the need of same chance to rise and develop as preceding six months. The Secretary passing a bill limiting the number of other American citizens have. More- of the Treasury had to step in and by hours of employment of railroad en over, it is exactly as true of the far- wise action put a stop to the most ployees. The measure is a very mod- mer, as it is of the business man and violent period of oscillation. Even erate one and I can conceive of no the wageworker, that the ultimate worse than such fluctuation is the adserious objection to it. Indeed, so success of the Nation of which he vance in commercial rates and the unfar as it is in our power, it should be forms a part must be founded not certainty felt in the sufficiency of our aim steadily to reduce the num. sione on material prosperity but upon credit even at high rates. All comber of hours of labor, with as a goa! high moral, mental, and physical de- mercial interests suffer during each the general introduction of an eight. velopment. This education of the crop period. Excessive rates for call nour day. There are industries in farmer-self-education by preference, money in New York attract money which it is not possible that the hours but also education from the outside. from the interior banks into the speof labor should be reduced; just as as with all other men-is pecularly culative fields; this depletes the fund there are communities not far enough necessary here in the United States, that would otherwise be available for advanced for such a movement to be where the frontier conditions even in commercial uses, and commercial borfor their good, or, if in the Tropics, the newest States have now vanished, rowers are forced to pay abnormal so situated that there is no analogy where there must be a substitution of rates; so that each fall a tax, in the between their needs and ours in this a more intensive system of cultiva- shape of increased interest charges, matter. On the Isthmus of Panama, tion for the old wasteful farm man is placed on the whole commerce of

Our Island Possessions. It is urged that these shall receive the careful consideration of Congress and that tariffs, etc., shall be upon a

The message goes at length into the whole question of marriage and di- matter of the efficiency of our army vorce should be relegated to the au and navy. The President is much cfficiency of the law often depends upon; and when mobs begin to lynch member than aught else, and that is the merely industrial standpoint and present the wide difference in the ing in both branches of our common of so high a grade that alike from thority of the National Congress. At gratified at the progress we are maklaws of the different States on this defense. In the matter of rifle proc-

> essential to the welfare of the nation, vided for a National Board for the nothing around which the nation promotion of rifle prictise. Excellent should so bend itself to throw every results have already come from this Among the excellent laws which the safeguard, as the home life of the law, but it does not go far enough an employers' liability law. It was be good from every standpoint. In any great war we should have to marked step in advance to get the particular it would be good because trust mainly to volunteers; and in recognition of employers' liability on it would confer on the Congress the such event these volunteers should of business connected with the me- the question of polygamy to be dealt ate to excellence in markmanship. chanic arts. This is inevitable sacri- with by the several States. Power to We should establish shooting gallarschools, should maintain national tar-When home ties are loosened; when get ranges in different parts of the

> > THEODORE ROOSEVELT. The White House, Dec, 3, 1906.