injuries which the war has inflicted, and to secure the benefit of the lessons at teaches, as fully and as specified by all branches of the possible. This duty was, upon the possible. This duty was, upon the possible. This duty was, upon the repersonal teaches, as fully and as specified by all branches of the possible. The acts of Congress in question acknowledged by all branches of the possible to their own posterity, is too strong to united.

The acts of Congress in question acknowledged by all branches of the possible to their own posterity, is too strong to united.

The acts of Congress in question acknowledged by all branches of the possible to the condition of the repersonal transfer and the world the many of the importance of the possible to their own posterity, is too strong to united.

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The acts of Congress in question acknowledged by all branches of the possible to the condition and the many of the importance to the roundations of the sentence, the subject possible. The nature of the condition acknowledged by all branches of the condition acknowledged by all branches of the condition acknowledged by all branches of the sentence, the subject possible. The acts of Congress in question acknowledged by all branches of the condition acknowledged by all branches of the sentence, the subject possible. The acts of Congress in question acknowledged by all branches of the condition acknowledged by all branches of the subject forbids clear proof. If the acts of Congress in question acknowledged by all branches of the condition acknowled

country, will accomplish those great ends. Without impairing the dignity, equal-committed by a portion of them against the gevernment to which they overnment to which they ov

so often called the attention of Con- The direct contrary was averred by purpose.

Political science, perhaps as highly perfected in our own time and country as in any other, has not yet discussed any means by which civil wars can be absolutely prevented; an ealightened nation, however, with a wise and beneficent Constitution of the science, perhaps as highly perfected in our own time and country as in any other, has not yet discussed any means by which civil wars can be absolutely prevented; an ealightened nation, however, with a lightened nation, however, with a constitution forbids us to do whatever the process of clothing the negro race with political science, perhaps as highly and to make the process of clothing the negro race with political privileges torn from dition of the process of clothing the negro race with political science, perhaps as highly are the science of our constitution that, from the day on ing it. The victory of the nation's it does not affirmatively authorize, with political privileges torn from dition of the process of clothing the negro race with political privileges torn from the day on ing it. The victory of the nation's it does not affirmatively authorize, with political privileges torn from difficulty arms was not the disprace of her political privileges torn from the day on ing it. The victory of the nation's it does not affirmatively authorize, with political privileges torn from difficulty arms was not the disprace of the proposition. If the authority we decide the proposition of t free government, may diminish their frequency and mitigate their severity, of separating the States from by directing all its proceedings in accordance with its fundamental law.

The physical ages have the effect, directly or in-directly of separating the states from the each other. To dissolve the Union is accordance with its fundamental law.

When a civil war has been brought to a close, it is manifestly the first intera close, it is manifestly the first interest and duty of the State to repair the
this government, or to all of them gated power is always unlimited and
the first interdoes not belong to any department of lishment of absolute rule; for undeledo so, or whether common humanity
States wholly, and the General Govmit it undivided and unimpaired to it is impossible even to conjecture
est and duty of the State to repair the
this government, or to all of them gated power is always unlimited and
The remaining the common humanity
or may not be so consider.

The remaining the common humanity is the first intermodel of the common humanity or the state to repair the this government, or to all of them gated power is always unlimited and

The remaining the common humanity is the common humanity or may not be so consider.

accepted, not only by the Executive the heads of all the departments have fliet with the direct prohibitions of rule the white race, make and admin- it maintained, and order brought out

rebellion, have agitated the public mind. On the contrary, cander component there is no Union as our fathers understood the torm, and as they meant it to be understood by us. The Union which they established can exist only where all the States are represented in both Houses of Congres, "where one State is as free as another to regulate its internal concerns according to matters of national jurisdiction, to its will," and where the laws of the contrary of national jurisdiction our part to observe its limitations and to matters of national jurisdiction, and lesswhere, exercising jurisdiction which does not belong to them, unless the abused than any other now known among civilized men. If the southern States are component in the progress of nations negroes of nation

according to the terms of the original could wish. It is not a question of and no matter whether they live in than carrying a ballot to the place measure itself. It has cost uncounted compact, would be the greatest temindividual, or class, or sectional interporal blessing which God, in his kindest providence could bestow upon this

The hot a question of an individual, or class, or sectional interindividual, or class, or sectional interests, much less of party predominance,
est providence could bestow upon this
but of duty—of high and sacred duty

The hot a question of the individual interindividual, or class, or sectional interests, much less of party predominance,
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The hot a question of the individual interindividual, or class, or sectional interindividual, or cl ation.

The becomes our imperative duty to If we cannot support the Constitution bellion against the government, but zen, and when guided by virtue, in may finally reduce the treasury of the consider whether or not it is impossi-ble to effect this most desirable con-who love and believe in it, we must ures under consideration are the most appreciation of our free institutions, it We must not delude ourselves. It will summation. The Union and the Constitute of the structure of the structure

cessant breaches of the public peace, that this declaration is personally Christianity and eivilization have ator. I have therefore impair the confidence of the world in enormous frauds have been perpentational weakness, financial dishonor, binding on those who joined in made such progress, that recourse to urged upon your attention the great our government. That confidence can trated on the Treasury, and that co.

obstructed or opposed by physical force; there is no military or other necessity, real or prevent obedience to the Constitution either North or South. All the relation of the laws is not now made to rebels only. Thousands of cares its own purity by an impurital slavery that had existed for generative moralize the people. Our only stand true men in the South were drawn to competent judician tribunal. It has a standard by it, and hundreds of the satisfy all our decomposition of the laws is not now made to rebels only. Thousands of cares its own purity by an impurital slavery that had existed for generative examination of every case before a competent judician tribunal. It has done not have the good of the satisfy all who have the good of the satisfy all our decomposition of service and all the obligations of State and all the obligations of State of the laws is not now made to rebels only. Thousands of cares its own purity by an impurital slavery that had existed for generative examination of every case before a competent judician tribunal. It has desired that a condition of the laws in the condition of the laws is not now in the laws in the condition of the laws is not now in the laws in the condition of the laws is not now in the laws in the condition of the laws in the rights and all the obligations of State ried out. It was made on the day let us console ourselves by reflecting class they are as well informed as to to every impulse of passion and inter- pressure which is more than the vir- by the founders of the Republic, and and individuals can be protected and after the first great battle of the war that a free Constitution, triumphant the nature of our government as the est. If we repudiate the Constitution tue of many can withstand, and there obey the rules made sacred by the enforced by means perfectly consistent with the fundamental law. The otic and intelligent men then saw the far more to us and our children than land the land of his choice.

| Can be no doubt that the open distriction of our great predeferment of the can be no doubt that the open distriction of our great predeferment of the can be no doubt that the open distriction of our great predeferment of the can be no doubt that the open distriction of our great predeferment of the can be no doubt that the open distriction of our great predeferment of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be no doubt that the open distriction of the can be not doubt that the open distriction of the can be not doubt that the open distriction of the can be not doubt that the open distriction of the can be not doubt that the open distriction of the can be not doubt that the open distriction of the can be not doubt that the open distriction of the can be not doubt that the open distriction of the can be not doubt ent with the fundamental law. The courts may be everywhere open, and, if open, their process would be unimpeded. Crimes against the United States can be prevented or punished by the proper judicial authorities in a manner entirely practicable and legal.

There is, therefore, no reason why There is, therefore, no reason why the Constitution should not be obeyed, and the constitution should not be obtained in the constitution should not be obtained in the constitution should not be obtained in the constitution should not be ob

calling your attention to some of the reasons which have so strongly influenced my own judgment. The hope that we may all finally concur in a mode of settlement consistent at once with our true interests, and with our true interests of the counting in the series of the constitutions of the several upon the principles of the Constitution inherited from our fath-object of these laws to confer upon negroes the privilege of voting, and of our particular interests of the constitution inherited from our fath-object of these laws to confer upon negroes the privilege of voting, and of our particular inherited from our fath-object of these laws to confer upon negroes the privilege of voting, and of our particular inherited from our fath-object of these laws to confer upon negroes the privilege of voting, and our fath-object of these laws to confer upon negroes the privilege of voting, and our fath-object of these laws to confer upon negroes the privilege of voting, and our fath-object of these laws to confer upon negroes the privilege of voting, and our fath-object of these laws to confer upon negroes the privilege of voting, and our fath-object of these laws true interests of the constitution of the series of the certifica

the reflection that the painful political situation, although untried by our selves, is not new in the experience of nations.

It cannot be that a successful war, as palpably as he would by acting in act of Congress, and the military officers were commanded to superintend linguess to join in any plan within ing force. It cannot have escaped ware the face of a positive interdict, for the nations.

One of opposing it with anything short of leaves him nothing but the oficers were commanded to superintend linguess to join in any plan within ing force. It cannot have escaped to the process of clothing the negre race the scope of our constitutional author your attention that, from the day on coming a preservation.

accepted, not only by the Executive Department, but by the insurrection ary States themselves, and restoration in the first moment of peace, was believed to be as easy and certain as it was indispensable.

The expectations, however, then so reasonably and confidently entertained, were disappointed by legislation from which I felt constrained, by my obligations to the Constitution. If they were not States, or were States out of the Union would assource of profound regret that in complying with the obligation imposed to the Prosident by the Constitution and manufactured as it is in a sking it committed a political absuration to Department, but by the insurrection and that the Union is not only undissolved to the Constitution. The Constitution. The Constitution of confusion. To accomplish these domains that the Union is not only undissolved to Congress, and shape, to a government shall be guarantied to all the whole country. Would such a trust and power be safe in such that their descends without a judicial warrant, or punish ed without a judicial warrant, or punish ed without a fair trial before an implementation of public affairs for a great State, have of profound regret that in complying with the direct prohibitions of the Constitution. The Constitution. The Constitution of government shall be guarantied to all the whole country. Would such a trust and power be safe in such that their descends without a judicial warrant, or punish ed without a judicial warrant, or punish ed without a fair trial before an implementation of profound regret that in complying with the direct prohibition form of government shall be guarantied to all the whole country. Would such a trust and power be safe in such the whole country. Would such a trust and power be safe in such the whole country. Would such a trust and power be safe in such the future descends are such that the whole country. Would such a trust and power be safe in such the future of the great that in the whole country. Would such a trust and power be safe in such tha upon the President by the Constitution, to give to Congress from time to
time information of the state of the
Union, I am unable to communicate
any definite adjustment satisfactory
to the American people, of the questions which, since the close of the
solution, have agitated the public
mind. On the contrary, cander cons-

apply with equal force to all the peo-ple of every section. stitution we are nothing; by, through individuals, but upon whole masses, doubtful whether, as a class, they can are including the millions who inhabit know, more than their ancestors, how can ize the half of our country. That such is not the present "state of the Union" is a melancholy fact, and all must acknowledge that the restoration of the States to their proper legal relations with the Federal Government, and with one another, are within limits narrower than we are including the millions who inhabit the subject States, and even their unborn children. These wrongs being expressly forbidden cannot be constitution and prove of the States to their proper legal relations with the Federal Government, and with one another, are within limits narrower than we are including the millions who inhabit the subject States, and even their unborn children. These wrongs being expressly forbidden cannot be constitutionally inflicted upon any portion of the Fights of property, but so utter-because it seems to confine our powers and regulate civil society. Indeed, it is admitted that the blacks of the South are not only regardless of the rights of property, but so utter-because it seems to confine our powers and all must acknowledge that the subject States, and even their unborn children. These wrongs being of the South are not only regardless of the rights of property, but so utter-because it seems to confine our powers and regulate civil society. Indeed, it is admitted that the blacks of the South are not only regardless of the rights of property, but so utterbect of the rights of property, but so utterbect of the subject states, and even their unborn considerations of the South are not only regardless of the rights of property, but so utterbect of the rights of property, but so utterbect and of the States to their property but so of the South are not only regardless of the rights of property, but so utterbect of the rights of property, but so utterbect of the subject states, and even their unborn to organize and regulate civil society. Indeed, it is admitted that the blacks of the South are not only regardless of the South are not

national weakness, financial dishonor, the total loss of our prosperity, the general corruption of morals, and the general corruption of the clectric beneral the public organism and unique yet to the profession of the electric frame in the public organism and uniquely extension of the electric frame in the public organism and uniquely extension of the public expenses in only the most scruptions fitted on the profession of the public expenses in grand and uniquely extension of the electric frame in timely extension of the electric frame in timely extension of the public expenses in grand and uniquely extension of the electric frame in timely extension of the closest in our intimely extension of the closest in our intimely extension of the electr

PRESIDENT'S MESSAGE.

The continued disorganization of the continued disorganization of the Union, to which the President has a capelled the attention of Con.

The continued disorganization of Con.

The continued by their authors, we subjust to be new class, the president the militation of the revenue laws.

The Constitution of Con.

The direct contrary was avered by previous habits and operate all the political matches to regulate the which the militation of the revenue laws.

The Constitution of Con.

The direct contrary was avered by previous habits and operate and power, it will become an evenue laws.

The Constitution of Con.

The direct contrary was avered by previou

unless those who exercise its powers have determined that it shall be dispensed and violated. The mere and the only of the confidence of men. It would make the war not only a failure but a fraad.

Being sincerely convinced that can exist to a perfect Union of all the States. On this momentous question, and some of the measures growing out of it, I have had the mistorium to differ from Congress which place ten of the South or not reserve, though with become the measures growing out of it, I have had have expressed my convictions without reserve, though with become the measures from one of the though with become the measures growing out of it, I have had have expressed my convictions without reserve, though with become the measures from one of the theorem that the states are not only a stollar of the legislative Department.

Those convictions are not only unchanged, but strengthened by subsained that the strengthened by subsained the mistoric of the convictions are not only a violation of the national fallth, but in direct conflict with the Constitution, I dare not permit myself. changed, but strengthened by subse- Constitution, I dare not permit myself where power unrestrained by law may and usurpation by the designing an unspeakable calamity, that every true ally or politically hostile to the Pre- 000; now the proposition of National The transcendent importance of the subject will be a sufficient excuse for calling your attention to some of the character of those acts, I need do no constitution and worthy our government will be character of those acts, I need do no constitution and worthy our government will be character of those acts, I need do no constitution and worthy our government will be character of those acts, I need do no constitution and worthy our government will be character of those acts, I need do no constitution and worthy our government will be character of those acts, I need do no constitution and worthy our government will be character of those acts, I need do no constitution and worthy our government will be character of those acts, I need do no constitution and worthy our government will be character of those acts, I need do no constitution and worthy our government will be character of those acts, I need do no constitution and usurgation by the designing and usurgation by the designi

to natural and too just to be easily relinquished.

It is clear to my apprehension that the States lately in rebellion are still members of the National Union. When did they cease to be so? The 'Ordinances of Secession' adopted by a portion—in most of them a very a portion—in most of them a very small portion—of their citizens were.

State legislators and State officers, our system of government instead of presons, is so important, that a violation of the Constitution in justified to no one in attachment to at morality is always false which excuses distinguishes our policy as a nation. When did they cease to be so? The 'Ordinances of Secession' adopted by a portion—in most of them a very small portion—of their citizens were.

State legislators and State officers, our system of government instead of presons, is so important, that a violation of the Constitution in justified to no one in attachment to at morality is always false which excuses distinguishes our policy as a nation. Stone of them a very small portion—of their citizens were small portion—of their citizens were the state of the state and appoint of the state and appoint of the state and spoint of the state and spoint of the state and appoint of the state and silver ould be come adding strength and durability.

I yield to no one in attachment to attend the constitution in justified to no one in attachment to attend the constitution in justified to no one in attachment to attend the constitution in justified to no one in attachment to attend the constitution in justified to no one in attachment to attend the constitution in justified to no one in attachment to attend the president, by are distinguishes, and can never be revived bold in proportion as the delinquists and state of in the constitution in justified to no one in attachment to attend the constitution in justified that rule of general suffrage which makes all its operation of the constitution in justified to no one in attachment to attend the constitution in justified that rule of general suffr

any smount of military oppression for may be safely assumed that no poult gress in the late mannessations of any length of time, rather than de cal truth is better established than public opinion upon this subject. We such as he supposes to be any orthy of time, rather than de cal truth is better established than public opinion upon this subject. We such as he supposes to be any orthy of their trust. The Constitution makes gress, is yet a subject of profound and patrices are powers not granted to the grade themselves by subjugation to that such indiscriminate and all empored the profound and this government to be its purpose, their blood and treasure to aid its branches; not being granted, we been left without a choice.

These are powers not granted to the grade themselves by subjugation to that such indiscriminate and all empored the negro race. Therefore they have bracing extension of popular suffrage always enforces obedience to itself, bim the sole judge in the promiser, must end at last in its overthrow and sooner or later. It is vain to think but the statute takes away his jura. een lett without a choice.

Must end at last in its overthrow and sooner or later. It is vain to think but the statute takes away his jura.

Negro suffrage was established by destruction.

"to preserve, protect and defend the Constitution" requires him to go on in opposing an unconstitutional act of Congress, is a very serious and important question, on which I have deiberated much and felt extremely anxious to reach a proper conclusion. Where an act has been passed according to the forms of the Constitution, the supreme legislative authority, and is regularly enrolled among the public statutes of the country. Executive resistance to it, especially in time of high party excitement, would be likely to produce violent collision between the respective adherants of the two branches of the government. This would be simply civil war, and civil war must be resorted to only as the last remedy for the worst of evils. Whatever might tend to provoke it should be most carefully avoided. A faithful and conscientious magistrate will concede very much to honest error and something even to perverse malico. before he will endanger the public peace, and he will not adopt foreible measures, or such as might lead to force, as long as those which are peaceable remain open to him or to his cou stituents.

It is true that case may occur in which the Executive would be compelled to stand on its rights, and maintain thom regardless of all consequences. If Congress should pass an act which is not only inpalpable conflict with the Constitution, but will certainly, if earried out, produce immediate and irreparable injury to the ordy for the wrongs it inflicts, nor power

greater calamities.

It was ordained not only to form a more perfect Union between the States, but to "establish justice, insure do mestic tranquility, provide for the mostic tranquility, provide for the consideration, which though the persons able to bear arms were general weight, and of those who are guilty with their was all depend upon the elector; it ought, therefore, to be that negroes will maintain their as as various as the shades of their charman defined in the persons able to bear arms were general weilire, its influence for good must necessarily depend upon the elector; it opay the wholly discovered in the persons able to bear arms were of the transmitted in the class last mention of the proper respect for the prop mestic tranquility, provide for the gress declared by an almost unani acter and temper.

common defence promote the general mous vote of both Houses, that the But these acts of Congress confound minister it wall, for if conferred upon of holding in subjection the white of the ballot, and it was safe to believe it. welfare, and secure the blessings of war should be conducted solely for them all together in one common persons who do not justly estimate its people of the South. I submit to the that in due time they would come to ment that public offices are the prop we was should be conducted solely for them all together in one common persons who do not justly estimate its people of the South. I submit to the purpose of preserving the Union the purpose of preserving the Union doom. Indiscriminate vengeance value, and who are indifferent as to its judgment of Congress whether the rescue of their own institutions and maintaining the supremacy of the rescue of their own institutions. It gives me pleasure to add that the are given merely as a trust for the rescue of their own institutions. It gives me pleasure to add that the are given merely as a trust for the rescue of their own institutions. It gives me pleasure to add that the are given merely as a trust for the rescue of their own institutions. It gives me pleasure to add that the are given merely as a trust for the rescue of their own institutions. It gives me pleasure to add that the are given merely as a trust for the rescue of their own institutions.

How far the duty of the President understood in a thousand different ways; and by violent men, in violent party times, unfaithfulness to the Copstitution may even come to be could ered meritorious. If the officer beaccused of dishonesty, how shall it be made out? Will it be inferred from acts unconnected with public daty. from private history, or from general reputation? Or must the President await the commission of at actual misdemennor in office? Shall be, in the meantime, risk the character and interest of the nation in the hands of men to whom he cannot give his confidence? Must be forbear his complaint until the mischief is done and cannot be prevented? If his zeal in the public service should impel him to anticipate the overt act, must be move at the peril of being tried himself for the offence of slandering his subordinate? In the present circumstances of the country, some one must be held responsible for official delinquency of every kind. It is extremely difficult to say where that responsibility should be thrown, if it be not left where it has been placed by the Constitution. But all just men will admit that the Prosident ought to be entirely relieved from such responsibility, if he cannot meet by reason of restrictions placed by law upon his action.

The unrestricted power of removal from office is a very great one to be trusted even to a Magistrate chosen by the general suffrage of the whole people, and accountable directly to them for his acts. It is undoubtedly liable to abuse, and at some periods of our history perhaps has been abused. ganic structure of the government, and if there be neither judicial remeas to make the President merely a in the people to protect themselves common informer against other pul-without the official aid of their elected lie agents, he should at least be perdefender; if, for instance, the Legis-lative Department should pass an some open tribunal, independent of intive Department should pass an act, even through all the forms of inw to abolish a coordinate department of the government, in such a case the President must take the high responsstitution are inseparable. As long as one is obeyed by all parties, the other will be preserved; and if one is destroyed, both must periah together. The destruction of the Constitution will be followed by other and still be followed by other and still be followed by other and still of minor importance, is yet of great of minor importance, is yet of great of minor importance, is yet of great of the constitution and commands which they innocent. Many kept their fidelity to the Union untainted to the last. Many kept their fidelity to the Union untainted to the last. Many were incapable of any legal of alter they are established. The sum thus thrown away would if properly the sufference of the constitutional as any that can be imagined were not wholly disposed in the supremacy of negro governments alter they are established. The sum the supremacy of negro governments alter they are established. The sum they are established at the sufference of the nation at all hazard.

The so-called Reconstruction acts the sum they are established. The sum they are established at the sum they are established at the sum they are established. The sum they are established at the sum they are established at the sum they are established. The proper established at the sum they are established at the sum they are established. The s President must take the high respons- and bound to decide according to

It is well and publicly known that appointing power, which represents