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TOWANDA:

Thursday Morning, January 12, 1860.

Governor's Message.

To the Honorable the Senators and Members of the House of Representatives of the Commonwealth of Pennsylvania:

GENTLEMEN :- In complying with that provision of the Constitution of Pennsylvania, which makes it the duty of the Governor, from time to time, to give the General Assembly information of the state of the Commonwealth, I am most happy, on this occasion, again to congratulate the representatives of the people upon the highly favorable condition of the finances of the State.

The receipts at the State Treasury, from all sources, for the fiscal year ending on the 30th of November, 1859, were \$3,826,350 14, to which add balance in Treasury, December 1, 1858, \$892,027 76, and it will be seen that the whole sum available for the year, was \$4,-718.377 90. The expenditures, for all purposes, during the same period, were \$3,879,-054 81. Leaving an available balance in the Treasury, on the 1st day of December, 1859, of \$839,323 09. Included in the expenditures for the fiscal year, are the following sums, viz:

Loans redeemed	840,302	50		
Relief notes cancelled	4,137	00		
Interest certificates paid	4,843	30		

Making of the public debt actually paid

The funded and unfunded debt of the Commonwealth, on the 1st day of December, 1858, was as follows :-

		FUNDED DEBT.			
6 pe	r cent. lo	ans	\$	445,180	00
5	do.			38,450,905	67
41	do.				00
4 2	do.				00
	To	tal funded debt		39,354,285	67
Relie	ef not so	UNFUNDED DEBT.		\$105,350	00
		ficates		23,357	12
do		do. unclaimed		4,448	38
Dom	estic cree	ditors		802	50
	То	tal unfunded debt		133,958	00
31	1 1	autino dobt of the	Ca		01+

Making the entire debt of the Commonwealt at the period named, \$39,488,243 67.

The funded and unfunded debt of the State, at the close of the last fiscal year, December 1. 1859, stood as follows:

		FUNDED DEBT.		
6 per	cent. los	ns	400,630	
5	do.		38,625,153	37
41	do.		388,200	
1	do.		100,000	00
	Tot	tal funded debt	35,513,983	37
		UNFUNDED DEBT.	\$101.313	00
		n circulation		
nter	est certi	ficates outstanding	18,513	82
	do.		802	50
	Tot	tal unfunded debt	124,977	70

Making the public debt on the first day of December last, \$38,628,961 07.

Since the close of the fiscal year, the Commissioners of the Sinking Fund have redeemed, of the five per cent. loans, the sum of \$160,-000, leaving the real debt of the Commonwealth, at this time, funded and unfunded. the amount of the bonds received by the State, from the sale of her public works, and now

held by her, as lonows:	0.00
Bonds of Pennsylvania R.R. Company \$7,300,000 Bonds of Sunbury & Erie R.R. Co 3,500,000	0 00
Bonds of Wyoming Canal Company 281,000	00
Total	0 00

of the Commonwealth, the principal and iuterest to be provided for, from the ordinary sources of revenue.

It will be observed, that from the 1st day of December, 1858, to the 31st day of December, 1859, a period of thirteen months, besides meeting all the ordinary demands upon the Treasury, there has been actually paid, on the principal of the public debt, \$1,009,382 60.

When it is remembered, that during this period, the law reducing the State tax on real half mills, has been in full force, and that from the Pennsylvania railroad company, on from those two sources of revenue, less by four handred thousand dollars, than they were for the preceding year, it is a source of congratulation that, under such circumstances, a result so favorable has been produced by the

ordinary operations of the Treasury. For nearly two years past, the State has agement of canals and railroads, and the gratifying result, thus far, is, that her public debt now less than it has been since the year 1842, and is decreasing at the rate of nearly one million of dollars per annum. It is now mismanagement of the financial interests of the State, can prevent its sure and speedy ex tinguishment. Why should not Pennsylvania press onward until she is entirely free from debt? She is no longer engaged in the construction of great works of internal improvecanals. Relieved of these, governmental action is greatly simplified, and is now happily limited to the subjects of a purely governmental character. Having ceased to be interested in ordinary business pursuits, it is her plain duty to devote her best energies to relieving her people from the burden of an oner-When this great result shall have been accomplished, the necessary expenditures of an economical administration of the government, can be readily met without the imposition of a State tax on real or personal estate -the remaining sources of revenue being more than sufficient for all legitimate purposes. Until that end, so anxiously looked to, is secured, true wisdom, as well as sound policy, dictates, that our resources should be carefully husbanded-that none of our present sources of revenue should be cut off, or diminished-that consult a proper economy—that all extrava—the tax on tonnage of five mills per ton, per gant and unnecessary appropriations should be mile, trom the 10th of March to the 1st of of each citizen. To strengthen, to retain pure,

Encouraging, as are the results of the past wo years, it must not be forgotten, that we have but just commenced the payment of the principal of our debt; and that to prevent a misapplication of the public finances, and thereby insure a continuance of its reduction, from Com year to year, is manifestly the first duty of those placed by the Constitution in charge of the Public Treasury, and to whom belongs the exclusive right of raising, economising and appropriating the public revenue. I earnestly commend this whole subject to the careful attention of the Legislature-entirely satisfied, that, as it is the most vital of all the interests committed to the charge of the General Assembly, it will receive that consideration which its importance so eminently demands.

In my last annual message, I communicated to the General Assembly all that, up to that | the company, for the tax on tonnage, from the period, had been done under the act, entitled 21st day of July, to the 30th day of Novem "An Act for the sale of the State canals," ber, 1858, inclusive, amounting to the sum of approved April 21, 1858. Since the adjournment of the last Legislature, satisfactory evidence having been given to me, of the compliance of the Sunbury and Erie railroad company, with the conditions mentioned in the third section of the act referred to, the State Treasurer, under my direction, has delivered to the company the canal bonds for two millions of dollars, deposited in the Treasury under the provisions of the said act.

The railroad company has also become entitled to, and has received, one million of dollars, of the mortgage bonds referred to in the sixth section of the same act; leaving mort. gage bonds to two and a half millions of dollars, still remaining in the Treasury of the Commonwealth, to be delivered to the company, "from time to time, pari passu, with the progress of the work, as ascertained by the returns and estimates of the chief engineer of the said company." When the bonds, last mentioned, shall have been surrendered to the company, as directed by law, the State will still hold, as absolute owner, three and a half millions of dollars of the mortgage bonds of the company, payable in the year 1872, and in the six succeeding years, as mentioned in the act of Assembly, with interest, at the rate of five per centum, per annum, payable semi-annually, on the thirty-first days of January and July of each year. Interested, as the Commonwealth is, in the early completion of this important thoroughfare, it affords me great pleasure to be able to inform the General Assembly, that the progress of the work, for the past year, has been highly satisfactory

The Eastern division of the road, extending from Sunbury, in the county of Northumberland, to Whetham, in the county of Clinton, a distance of eighty one miles, is finished; passenger and freight trains passing over it daily. The Western division, extending from the city of Erie, to the borough of Warren, in Warren county, a distance of sixty-six miles, is, also, completed, with regular passenger and freight trains now running over it daily. Making is a legal one, and its decision, therefore, institution established under it, as soon as a institution established under it, as soon as a certain number, to be fixed by law, shall have way, along the line of the route, that have Government; but, I have not the slightest been legally recognized, and are in full opera-been already brought into practical operation doubt, that the decision, when had, will en-\$38,478,861 07. If we deduct from this sum clusive of sidings, were finished during the to impose the tax, and to compel corporations portion to the outlay, than in any other of the all bills creating new banks. Without again and class legislation, that it is not necessary Whetham station, a distance of one hundred is remembered, that the tax was originally im- teacher, is economy as well as duty. It will and forty miles, ninety-five and a half miles are posed, in order to indemify the State, to some graded, leaving but forty four and a half miles yet to be graded, to place the whole of the tain from a competition, which was inevitable, unfinished portion of the road in a position to we have \$27,397,961 07, the remaining debt receive the superstructure. If no untoward line of public works; and that this competi- loss by the State, and of stimulating, into event shall delay its vigorous prosecution, another year will not pass before the entire line of the road will be finished and in use ; thus affording a direct and continuous communication, by railroad, from the city of Philadelphia to the harbor of Erie.

By the twenty-second section of the act approved the 13th day of April, 1846, entitled An Act to incorporate the Pennsylvania railroad company," it is provided, "tnat all tonnage, of whatsoever kind or description, period, the law reducing the State tax on real contage, or understanding the state, from three to two and a except the ordinary baggage of passengers, half mills has been in full force, and that loaded or received at Harrisburg, or Pittsburg, nothing for the last year has been received or at any intermediate point, and carried or conveyed on or over said railroad, more than account of tax on tonnage, making the receipts twenty miles, between the 10th day of March and the 1st day of December, in each and every year, shall be subject to a toll or duty, for the use of the Commonwealth, at the rate of five mills, per mile, for each ton of two thousand pounds; and it shall be the duty of said company, between the 10th and 30th days of July, and between the 1st 14,071. The schools have been in operation, been entirely free from the ownership or man- and 10th days of December, in each and every year, after thirty miles or more of said railroad shall have been completed, and in use, to cause to be made out, and filed with the Auditor General, a true aud correct statement, exhibiting the amount of said tonnage, so loaded or morally certain, that nothing but the grossest received, and the distance so carried and conveyed, during the respective periods, intervening between the said 10th day of March, and the 20th day of July, and between the said 20th day of July and the 1st day of December, in each and every year; which said statement shall be verified by the oath or affirmament, nor is she the proprietor of railroads, or tion of the receiving or forwarding agent or agents, or other proper officer or officers, of said company, having knowledge of the premises : and at the time of filing said statement or on or before the said 30th day of July, and the 10th day of December, in each and every year, the said company shall pay to the State Treasurer, the amount of said toll or duty, so accruing for the use of the Commonwealth, during the respective intervening periods before mentioned." And, in a supplement to the act just referred to, passed on the same day, it is further provided, "that in case the said company shall, at any time, fail to pay the toll or charge on tonnage, which may accrue, or become due to the Commonwealth under the provisions of said act, the same shall said company, and shall have precedence over all other liens or incumbrances thereon until

1855, lumber and coal, were made exempt from the tonnage tax.

In pursuance of the provisions of the sevcompany has paid into the Treasury of the

monwealth the foll	owing s	ums,	viz :	
r the fiscal year ending	Nov. 30.	1852,	\$7.521	93
do	do	1852,	16,680	49
do	do	1853,	65,228	59
do	do	1954.	112,880	50
do ·	do	1855.	129,230	56
do	do	1856.	226,018	51
do	do	1857.	179,233	75
do	do		222,363	

Since July, 1858, the railroad company has refused to pay this tax, and consequently there is now due from said company, on that account, exclusive of interest, the sum of \$350,405 00.

On the 21st of February, 1858, an account was settled, by the Auditor General, against ber, 1858, inclusive, amounting to the sum of \$87,275 22. From this settlement, the company, on the 19th day of April, took an appeal to the court of common pleas of Dauphin county; and, in the specifications of objections which were filed, it was averred that the tax was unconstitutional, and an opinion to that effect, signed by eminent counsel, was last, the cause was tried, and after a full investigation, and argument, the constitutionality of the law imposing the tax was affirmed by the court, and a verdict and judgment rendered in favor of the Commonwealth, for the bunal, in the course of the present winter.

On the 25th day of August last, another the tax on tonage, from the 30th day of November, 1858, to the 20th day of July, 1859, amounting to the sum of \$159,368 58, from which an appeal has also been taken by the railroad company, and which will probably be tried during the present month.

As this question largely affects the revenues of the Commonwealth, and as the principle involved is one of the first importance, I have deemed it a duty to lay before the General-Assembly, somewhat in detail, the history of this tax, and the present condition of the legal controversy growing out of its imposition and enforcement. It will be observed, that the and corporate privileges, to a railroad company, upon the condition that it shall pay to the Commonwealth a portion of its earnings, in the shape of a fixed tax upon the freight carried over the road, is questioned by the upon it by its charter. The question, it is one hundred and seven miles of which, ex- tirely vindicate the right of the government in this manner, will effect more benefit, in probetween the railroad authorities, and her main tion did, not only seriously affect the revenues of the Commonwealth, derived from her public improvements, but ultimately induced the sale of the main line to the railroad company itself, at a price many millions of dollars below presumed that the Commonwealth will willingly yield her demand for revenue from this source, until she is, at least, fully indemnified for the pecuniary injury sustained in the depreciation of her own property, by her liberality extended to the company which now denies her power to enforce a contract, voluntarily entered

into, upon a consideration entirely adequate. The annual report of the Superintendent of Common Schools, with the tables and documents accompanying it, will exhibit the condition of the vast engine of social improvement to which it relates. The number of pupils, in all the public schools of the State is 643,651-of schools, 11,485-and of teachers on an average over the whole state, five months and nine days. The average salary of male teachers, is \$24 36, and of female teachers. \$17 79, and the cost of instruction, per pupil, fifty-three cents per month. The average tax for tuition, &c., is about five and a half mills. and for building purposes, about three and one-sixth mills, on the dollar. Including the city of Philadelphia, the entire cost of tuition, &c., was \$2,047,661 92; the building expenses \$531,313 85; and the whole expense of the system, in the State, for the year, \$2,-

Though the school year ending on the first Monday of June last, was one of unusual difficulty in money affairs, yet the system manifests an encouraging activity in all its departments, while the rate of taxation, both for tuition and buildings, would appear, from the official report, to have somewhat decreased. But, it is by a contrast of the present condition of the system, with that of 1854, when the agencies now operating so beneficially, were created, that results are most plainly seen. Within that period, the whole number of pupils has been increased nearly one-seventh -of teachers, one-thirteenth-and the salary of teachers, the best index of improvement, one-sixth for males, and one-fourth for females. These results, with the others which the of be and remain a lien on the property of the ficial report will exhibit, unerringly point to the duty, as well as necessity, of the utmost care and attention, on the part of all public agents, to this primary social institution-pri-

avoided—and that every new scheme for embarrassing the Treasury should meet with marked condemnation.

December, was commuted to a tax of three land to properly direct, this fountain-head of social influence, is, it seems to me, the great it is to all the other employments of life, we cannot but feel deeply interested, that a commumost responsible capacity, as the framer of the future of the State.

The attention of the General Assembly was eral acts referred to, the Pennsylvania railroad called, somewhat at length, to the existing the practical art of agriculture, as scientific condition and future requirements of our school They are again, however, commended to your attention has been called; and one which, befavorable consideration; the exents and ex- cause of its great importance, well deserves our perience of the intervening period, having increased the conviction of their propriety. This while youth are taught habits of industry, they is especially the case, in regard to the plan are impressed with the prond consideration, devised by the act of 20th of May, 1857, for that the labor of their own hands contributes the due training of teachers for the common schools of the State. A full supply of com- too, education is brought within the reach of petent teachers, is admitted by all, to be the many a bright genius, who would otherwise great need of the system, and the first want struggle and languish for the want of the to be provided for. Unerring indications, in means of acquiring it. Our School, within its every quarter, not only establish this fact, but point to the general adoption of the proposed during the past year; having under its charge means, at no distant day. The efforts of the one hundred boys, who, while they are careteachers, themselves, for professional impreve- fully instructed in all those branches of science ment, encouraged and sustained by all .who which pertain to a high order of education, are duly estimate the value and influence of the daily engaged in all the practical operations teacher's office, not only foretell this, but the of the farm-fitting them to return to rural strong public sentiment in favor of institutions for the purpose in question, confirms the prob- amount and kind of knowledge which must filed in the office of the Auditor General, at ability of this result. In every quarter, indithe time the appeal was entered. In August cations of this kind are perceived-more or less strong in proportion to the force of local circumstances. In the Second Normal district, composed of the counties of Lancaster, York and Lebanon, an institution, up to the full requirements of the law of 1847, has been amount claimed, with interest. The case has established and officially recognized, and is now since been removed, by a writ of error, to the in successful operation, as a State Normal Supreme Court of the State, and will, probably, be heard and determined, by that tri-Superintendent of Common Schools; but, I should do injustice to the intelligent enterprise account was settled against the company, for which moulded, and the large philanthrophy which produced, this noble institution, as well as to my own feelings, were I to forbear congratulating you upon the result. It is the first fruit of a law which seems to be as much in accordance with the cautious, yet generous, character of our people, as it is admirably adapted to effect the great end in view.

All that seems requisite to give full effect and general success to the plan, is, at this juncture, to guard it from mutilation, or radical change. If the intelligent and liberal minds that are now weighing the project, and contemplating its extension to other parts of the State, be assured that this is the settled power of the State to grant chartered rights, policy, their efforts will be concentrated, their activity increased, and final success be hastened. Whereas, radical or important charges, will destroy this growing confidence, crush the hopeful efforts now being made, and postpone for years, if not destroy, all hope of success company, and that, too, after the grant has in this essential department of public instructaken effect, and while the corporation is in tion. The true course will be to cherish the the full enjoyment of all the benefits conferred law, and bring it into general operation, by holding ont the certainty of State aid to each certain number, to be fixed by law, shall have which they derive their existence. When it a child, is a duty; but the instruction of a probably be advisable to make such appropriaextent, for losses which she was sure to sus- tions, payable only when the schools are legally recognized and in full operation. This course will have the double effect of guarding against early existence, a sufficient number of institu-

The period for the third election of County Superintendents is rapidly approaching, and what it would have produced, in the absence the public mind will naturally be turned to the of such competition, it is certainly not to be results of the office. My own observation, as well as information from various and reliable sources, leads to the opinion, that this office, when filled by the proper person, and its du ties discharged in full compliance with the design and spirit of the law creating it, has been of great advantage to the schools. Indeed. no candid person can deny the fact, apparent to even slight observations, that more improvement has been effected in the workings and office of County Superintendent, than in any previous period of even double duration. It s true, that when exercised by incompetent officers, or crippled by insufficient compensations, little, if any, advantage has accrued. But this is no argument against the office itself; and it is to be hoped that the directors for the past year. of counties thus heretofore deprived of the benefits of this agency, will, at the next election, acting under the teachings of experience at home, and the light of success from other parts, correct this evil and realize the full

tions to supply the existing want in every

quarter of the State.

benefits of this provision of the law. The increasing ease and soundness of our financial condition, will, at no remote period, justify an addition to the common school appropriation. The general policy of the State has been that each district shall raise within itself the main support of its own schools; but, an annual donation, distributable amongst them all, in proportion to population, has also been a part of that policy. The object of this State grant seems to be two-fold : First -- It is a means of securing regularity in the proceedings and reports of the several districts, so that the Department of Common Schools shall have the requisite information for the due discharge of its functions: And second-It lightens, in some degree, the burden of local taxations, to the relief of the poorer and more sparsely peopled districts. An increase of the annual appropriation would enhance both these objects, and, whenever the finances of the government will justify it, commeuds itself to the favorable consideration of

the establishment, The aid which the Legislature has hitherto as far as possible, the illegal, improper or extended to the establishment of the Farmers' fraudulent use of the funds of the State by a jon, under a constitution legally enacted, and High School of Pennsylvania, strongly evinces faithless or dishenest public agent. I respect fully and fairly ratified by the direct votes of their high appreciation of the advantages which | tfully recommend, that provision be made by a large majority of the people of the Territory,

nity so peculiarily agricultural as we are, should have all the advantages of an education which acquirements in all those branches of learning limited means, has been in successful operation life, and to infuse throughout the State an ultimately produce a most beneficial influence upon this most cherished branch of industry .-The practical workings of the school, for the phia-and the Western House of Refuge, at past year, have impressed the trustees, who have it in charge, with the highest hopes of its reformatory State institutions have done, and complete success. The great interest which is are doing, almost incalculable good, in the reeverywhere felt throughout the Commonwealth in the further extension and progress of the tion and reform of the erring young. They

aluoge of the books in the State Library, authorized by the act of the 16th of April, 1858, -a work, from the details it embraces, of much labor, but which will greatly facilitate the use of the Library. It will be seen, from his report, that the origin of the Library dates cause they are entirely local in their character, far back in the history of the Provincial Gov-ernment, and that it received the fostering care of the Commonwealth during the period of the Revolution. It is gratifying, that, not-withstanding the waste to which it has been subject in past years, owing to the want of proper attention, —under the careful supervision of the present Librarian, it has, since he has the Commonwealth. had the charge of it, nearly doubled its number of volumes, and now contains in all 22,000 volumes-the largest State Library in the Union, with the single exception of that of the State of New York. The collection of law bookes, and especially law reports, is con- and it is a satisfaction to know, that the residered by those competent to judge, among the best in the country. The Library, from its State, preceding the adoption of the Constituintrinsic value and importance, and its historic relations, deserves, and I trust it will receive, the continued liberality of the Legislature.

In my inaugural address, as well as in my last annual message, I expressed the opinion that ourpresent banking system was extremely defective, and that, unless it were radically changed, I should consider it an imperative duty to withhold the Executive approval from the Legislature, of the evils arising from local my action on this question, made to the Legislature, it is proper to rebeen confirmed, by time and reflection-that cannot approve of any increase of banking corporations under existing laws. If corporate privileges, for banking purposes, are needed, to accommodate the business wants of any portion of the State, justice requires, that such community receiving its circulation, by requiring that ample security shall be given for the pose. prompt redemption of its notes, the sufficiency of which no act of the corporation could impair. All experience in this State, and elsewhere, has demonstrated, that the present system affords little or no protection to notehold ers, beyond the personal integrity of the officers controlling the management of the several banks. For a full exposition of my views on this question, I respectfully call the attention results of the system, since the creation of the of the General Assembly to my last annual message.

The reports of the Auditor General, the State Treasurer, the Surveyor General, the Adjutant General, and the Attorney General will be laid before you, and will show, in detail, the operations of their respective departments Deeply impressed with the belief that the

present mode of receiving, keeping and disbursng the public revenue, is entirely unsafe, and inadequate to the complete protection of the for re-consideration. interests of the Commonwealth involved, I again respectfully, though earnestly, invoke cial condition of the General Government.relegislative action on this highly important subject. The receipts and disbursements of the Federal Treasury will demand a revision of the Treasury are each, annually, from three to existing tariff laws of the United States, with four millions of dollars. At times there is on a view to an increase of the revenue derivable hand a balance exceeding one million of dol- from imports. When this revision shall take lars. The State Treasurer gives security to place, it is greatly to be desired, that a prothe Commonwealth in the sum of only eighty per regard for the industrial interests of the thousand dollars. He deposits the money of the State when and where he pleases, and it ted States, to place her revenue laws upon is paid out upon his own check exclusively .-His accounts are settled by the Auditor Gen- and manufacturing interests the largest incieral, once a month, and this is, apparently the dential protection. The substitute specific for only safeguard provided by law to prevent the ad valorem duties, on a certain class of articles illegal use of the public funds while under the which from their nature are of equal or nearcontrol of the State Treasurer. That the Trea- ly equal value, -or to change the foreign to a surv of the Commonwealth has hitherto esca- home valuation, -with a moderate increase of ped from disastrous defalcation, is owing to the the rates now imposed, would, I am satisfied, integrity of the officer, and not to the efficien | infuse new life and vigor into all the various cy of the laws; and while our main reliance, in departments of industry, and, at the same the future, must be on the honesty of the offi- time, without imposing burdens upon the peocers to whom the department is entrusted, it is ple, afford to the General Government a revenevertheless, the plain duty of the government | nue amply sufficient for all its wants. by proper legislative enactments, to prevent,

without first requiring security to be given to the Commonwealth for the prompt re-payment of the sums deposited ;—that all checks, issued by the State Treasurer, shall be countersigned by the Auditor General, before they combines in itself, as well the knowledge of the practical art of agriculture, as scientific moneys received, deposited and disbursed, shall be kept in the office of the Auditor General It is not, therefore, necessary to repeat the suggestion and conclusions then presented.

They are again, however, commended to your attention has been really applicable to its profital as well as in the Treasury Department; and that weekly statements of the balances in the practically taught, is a new field to which our Treasury, and places and amounts of deposite purpose in each department.

The Commissioners appointed in pursuance of the resolutions of the 19th of April, 1858, to revise the Penal of Code of this Commonwealth, have presented to me their final report which is herewith transmitted to the General Assembly. Its importance to our whole community, and the great labor devoted to its preparation, commend it to your early and earnest attention. The manner in which the duties of the commission have been performed cannot fail, in my opinion, to receive your approba-

I commend to your fostering care the State Lunatic Asylum, at Harrisburg—the Western Pennsylvania Hospital for the insane, at Pittsburg-the Asylum for the Blind, at Philadelphia-the Asylum for the Deaf and Dumb, at Philadelphia-the Pennsylvania Training School for idiotic and feeble minded children, at Media-the House of Refuge, at Philadel-Pittsburg. These excellent, charitable and institution, commends it to our care and pro-tection have strong claims upon the continued bounty The State Librarian will report to you the these noble charities will be laid before you, completion of the descriptive and classified cat- and will exhibit, in detail, their operations during the past year.

I refrain from recommending, as proper objects for the bounty of the State, a number of benevolent and charitable associations, equally and however meritorious their claims may be, and unquestionably are, upon the respective communities for whose particular use they are founded and conducted, in my opinion they have no claims upon the Treasury of the State which can be recognized with a just regard to the interests and rights of other sections of

The editor of the Colonial Records and Pennsylvania Archives has prepared a copious index to the whole work, which will be laid before the Legislature, at an early day of the tion of 1690, are now of easy access to the public, and in a condition which renders their entire destruction impossible. I recommend that a suitable sum be paid, by the Commonwealth, to the editor of the Records and Archives, for the work performed by him since the discontinuance of his salary.

I have so repeatedly presented my views to past year. On the intermediate portion of the of its own creation to obey the laws from operations of the system. The instruction of giving in detail the reasons which influenced again to repeat them. I desire, however, to ention of the General Assem suggestions and recommendations heretofore the fact that we have, on our statute books, general laws providing for the incorporation of mark, at this time, that my convictions have railroad, turnpike, idge, plank road, gas, water, insurance and other similar companies, and my opinions remain unchanged, and that I | that all corporate powers granted by the Legislature, to such companies, should be under these general laws, so that there may be uniformity in the provisions of similar associations, and that the time of the General Assembly may not be occupied in passing bills of great institution should be compiled to protect the length, when a simple reference to the details of the General laws would answer every pur-

The practice of sending to the Executive a large number of bills immediately preceding the final adjournment of the Legislature, is highly objectionable, and ought, as far as practicable, to be discontinued. Its necessary consequence is, either to compel the Executive to approve bills which he has not fully examined to sign them after the final adjournment, or, if he disapprove them, to return them to the next General Assembly, with his objections .-Thus imposing upon a succeeding Legislature the final disposition of bills, with the origin and passage of which it had no connection .-To illustrate the evils resulting from this prac tice, it is only necessary to inform you, that, of the large number of bills presented for my approval, within a day or two of the adjournment of the last Legislature, I am constrained by a sense of duty, to return, with my objections, twenty-three to the present Legislature.

It is apparent from the exhibit of the financently made public, that the wants of the country will prompt the Congress of the Unisuch a basis, as to afford to our great mining

The early admission of the Territory of Kansas as one of the sovereign States of the Un-