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PRESIDENT'S MESSAGE.

Fellow citizens of the Senate and of the House of Representatives:

The constitution of the United States provides that Congress short assemble annually on the first Monday of cember, and it has on the first Monday 8 been usual for the President to make no coinmunication of a public character to the Senate and House of Representatives until advised of their readiness to receive it. I have deferred to this usage until the close of the first month of the session, but my convictions of duty will not permit me longer to postpone the discharge of the obligation enjoined by the constitution upon the President "to give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient."

It is matter of congratulation that the Republic is tranquilly advancing in a career of prosperity and peace.

FOREIGN RELATIONS-CENTRAL AMERICA. Whilst relations of amity continue to exist depending which may require the consideration of Congress.

Of such questions, the most important is that which has arisen out of the negotiations with Great Britain in reference to Central

By the convention concluded between the two Governments on the 19th of April, 1850, both parties covenanted that "neither will ever occupy, or fortify or colonize, or assume or exercise any dominion over Nicaragua, Costa Rica, the Mosquito coast or any part of Central America."

It was the undoubted understanding of the United States, in making this treaty, that all the present States of the former republic of Central America, and the entire territory of each, would thenceforth enjoy complete indethen had any claim of right in Central Ameri- | surrendered by the convention. ca, each claim, and all occupation or authority under it, were unreservedly relinquished by the stipulations of the convention; and that no dominion was thereafter to be exercised or assumed in any part of Central America, by Great Britain or the United States.

This government consented to restrictions in regard to a region of country wherein we had specific and peculiar interests, only upon the conviction that the like restrictions were in the same sense obligatory on Great Britain. But for this understanding of the force and effect of the convention it would never have been concluded by us.

So clear was this understanding on the part of the United States that, in correspondence contemporaneous with the ratification of the ject. convention, it was distinctly expressed that the mutual covenants of non-occupation were intended to apply to the British establishment at the Balize. This qualification is to be ascribed to the fact that, in virtue of successive treaties with previous sovereigns of the counthe Balize, but with positive exclusion of all domain or sovereignty; and thus it confirms the natural construction and understood import of the treaty as to all the rest of the region to which the stipulations applied.

It, however, became apparent, at an early day after entering upon the discharge of my present functions that Great Britain still continued in the exercise or assertion of large authority in all that part of Central America and a part of Costa Rica; that she regarded the Balize as her absolute domain, and was gradually extending its limits at the expense of the State of Honderas; and that she had formally colonized a considerable insular group known as the Bay Islands, and belonging, of right to that State.

All these acts or pretensions of Great Britain, being contrary to the rights of the States of Central America, and to the manifest tenor of her stipulations with the United States, as understood by this government, have been made the subject of negotiation through the American Minister in London. I transmit herewith the instructions to him on the subject, and the correspondence between him and the British Secretary of Foreign Affairs, by which you will perceive that the two governments differ winely and irreconcileably as to the construction of the convention, and its effect on their respective relations to Central

Great Britain so construes the convention as to maintain unchanged all her previous; pretensions over the Mosquito coast, and in different parts of Central America. These pretensions, as to the Mosquito coast, are founded on the assumption of political relation between Great Britain and the remnant of a tribe of Indians on that coast, entered into at a time when the whole country was a colonial possession of Spain. It cannot be successfully controverted that, by the public law of Europe and America. no possible act of such Indians or their predecessors could confer on Great Britain any po-

Great Britain does not allege the assent of quito coast. She has, on the contrary, by repeated and successive treaties, renounced and relinquished all pretensions of her own, and

every Monday morning, by HENRY J. STAHLE, Rica, the interference of Great Britain, though at \$1.75 per annum if paid in advance-\$2.00 exerted at one time in the form of military oc- fore does not compromit our neutral relations cupation of the port of San Juan del Norte. scription discontinued, unless at the option of then in the peaceful possession of the appro-the publisher, until all arrearages are paid. priate authorities of the Central American priate authorities of the Central American exercise of a protectorship over the Mosquito tribe of Indians.

But the establishment at the Balize, now appertaining of right to the same State, are ly state. distinctly colonial governments as those of Jamaica or Canada, and therefore contrary to the very letter as well as the spirit of the convention with the United States, as it was at by this government.

The interpretation which the British government, thus in assertion and act, persists in as-cribing to the convention, entirely changes its character. While it holds us to all our obligations, it in a great measure releases Great Britain from those which constituted the consideration of this government for entering into ports, they provide not less absolutely that no convention contains an article which, although two governments of Central America.

tion of the treaty is prospective only, and did in another state without its consent, and that, public interests and honor shall demand. between the United States and all foreign not require Great Britain to abandon or con- whether forbidden by the municipal law or not, powers, with some of them grave questions are tract any possessions held by her in Central the very attempt to do it, without such con- States ought not to submit to the payment of America at the date of its conclusion.

This reply substitutes a partial issue in the place of the general one presented by the United the question of the rights of Great Britain, real ment, when, a year since, the British Parliaor supposed, in Central America, and assumes | ment passed an act to provide for the enlistthat she had such rights at the date of the ment of foreigners in the military service of treaty, and that those rights comprehended the Great Britain. Nothing on the face of the act, protectorship of the Mosquito Indians, the ex- or in its public history, indicated that the tended jurisdiction and limits of the Balize, British government proposed to attempt reand the colony of the Bay Islands, and there- cruitment in the United States ; nor did it ever the stipulations of the treaty be merely future ernment. It was matter of surprise, therefore, in effect, Great Britain may still continue to to find, subsequently, that the engagement of The United States cannot admit either the in- Halifax in the British province of Nova Scotia, ference or the premises. We steadily deny and there enlist in the service of Great Britain, the United States, although suffering less by that, at the date of the treaty. Great Britain | was going on extensively, with little or no dispendence; and that both contracting parties had any possessions there, other than the lim- guise. Ordinary legal steps were immediately furned the explicit answer that we preferred engaged equally, and to the same extent, for ited and peculiar establishment at the Balize, taken to arrest and punish parties concerned, war to tribute, and thus opened the way to the the present and for the future; that if either | and maintain that, if she had any, they were | and so put an end to acts infringing the mu-

> of the treaty, has, of course, desired to see it ject were addressed to the British government. executed in good faith by both parties, and in which we might assert independently of the attempt to draw recruits from this country sition and of other circumstances, which create for us relations to the Central American States public agents engaged in it had "stringent indifferent from those of any government of structions" not to violate the municipal law of

The British Government, in its last commu-

government, and resolved to insist on the States. ights of the United States, yet actuated also by the same desire which is avowed by the British government, to remove all causes of try, Great Britain had obtained a concession of serious misunderstanding between two nations the right to cut mahogany, or dye-woods at associated by so many ties of interest and kindred, it has appeared to me proper not to consider an amicable solution of the controversy

There is, however, reason to apprehend that, with Great Britain in the actual occupation of fore practically null, so far as regards our rious danger the friendly relations which it is sincere gratification if future efforts shall repermits me now to entertain.

RECRUITMENT. One other subject of discussion between the United States and Great Britain has grown out | of the attempt, which the exigencies of the war in which she is engaged with Russia induced her to make, to draw recruits from the United States

It is the traditional and settled policy of the nited States to maintain impartial neutrality during the wars which from time to time occur among the great powers of the world. Performing all the duties of neutrality towards the respective belligerent States, we may real aration. The subject is still under discussion, sonably expect them not to interfere with our lawful enjoyment of its benefits.

Notwithstanding the existence of such hostilities, our citizens retain the individual right to continue all their accustomed pursuits, by and or by sea, at home or abroad, subject only to such restrictions in this relation as the laws of war, the usage of nations, or special treaties. may impose; and it is our sovereign right that ritory of Washington from the configuous our territory and jurisdiction shall not be in. British possessions. By reason of the extent the question then existing between this govvaded by either of the belligerent parties, for and importance of the country in dispute, the transit of their armies, the operations of there has been imminent danger of collision their fleets, the levy of troops for their services, between the subjects of Great Britain and the the fitting out of cruisers by or against either, citizens of the United States, including their or any other act or incident of war. And these respective authorities in that quarter. The undemable rights of neutrality, individual and prospect of a speedy arrangement has contrinational, the United States will under no cir- buted litherto to induce on both sides forbearcumstances surrender.

United States do not forbid their citizens to two governments to act in the matter will insell to either of the beliggrent powers articles | crease the dangers and difficulties of the con-Spain as the origin of her claims on the Mos- | contriband of war, or to take minitions of war | troversy. or soldiers on board then private ships for transportation ; and although, in so doing, the acter and value of the possessory rights of the individual citizen exposes his property or per- Hudson's Bay Company and the property of recognized the full and sovereign rights of Spain son to some of the hazards of war, his acts the Puget's Sound Agricultural Company, rein the most unequivocal terms. Yet these do not involve any breach of national neu- served in our treaty with Great British relative pretensions, so without solid foundation in the trainty, not of themselves implicate the govern- to the Territory of Oreg m. I have reason to beginning, and thus repeatedly abjured, were, ment. Thus, during the progress of the pies. believe that a cession of the rights of both at a recent period, revived by Great Britain ent war in Europe-our citizens have, without companies to the United States, which would against the Central American States, the legiti- national responsibility therefor, sold gunpow- be the readiest means of terminating all quesmate successors to all the ancient jurisdiction der and arms to all ouvers, regardless of the tions, can be obtained on reasonable terms; of Spain in that region. They were first ap- destination of those articles. Our metchant- and, with a view to this end, I present the pileu only to a defined part of the coast of men have been and still continue to be, large- subject to the attention of Congress. Nicaragua, afterwards to the whole of its At- by employed by Great Britain and France, in The colony of Newfoundland, having enacnuc coase, and lasely to a part of Costa transporting troops, provisions, and munitions ted the laws required by the treaty of the 5th

On the eastern coast of Nicaragua and Costa tile marine is not interdicted either by the in- American provinces. ternational, or by our municipal law, and therewith Russia.

States, is now presented by her as the rightful only foreigners, but our own citizens, to fit has commenced its labors; to complete which vessel to commit hostilities against any state service of another season. with which the United States are at peace, or reaching far beyond the treaty limits into the to increase the force of any foreign armed ves-State of Honduras, and that of the Bay Islands, sel intended for such hostilities against a friend-

Whatever concern may have been felt by of one, might be fitted out in the ports of this of friendship, commerce and navigation bethe time of ratification, and now is, understood country to depredate on the property of the tween that Kingdom and the United States, other, all such fears have proved to be utterheld from any such act or purpose by good year from the date of notice for that purpose. faith, and by respect for the law.

While the laws of the Union are thus perthe convention. It is impossible, in my judg- person shall, within the territory or jurisdic- it does not directly engage the United States ment, for the United States to acquiesce in such tion of the United States, enlist or enter-him- to submit to the imposition of tolls on the ves-To a renewed call by this government upon jurisdiction of the United States with intent to the treaty, yet may, by possibility, be constru-Great Britain, to abide by, and carry into ef- be enlisted or entered, in the service of any ed as implying such submission. The exacfect, the stipulations of the convention accord- foreign state, either as a soldier, or as a ma- tion of those tolls not being justified by any ing to its obvious import, by withdrawing from rine or seaman on board of any vessel of war, principle of international law, it became the the possession or colonization of portions of the letter of marque or privateer. And these en- right and the duty of the United States to re-Central American States of Honduras, Nicara: actments are also in strict conformity with the lieve themselves from the implication of engua, and Costa Rica, the British government law of nations, which declares that no state has | gagement on the subject, so as to be perfectly has at length replied, affirming that the opera- the right to raise troops for land or sea service free to act in the premises in such way as their sent, is an attack on the naional sovereignty.

ipal law of the United States, no solicitude on States. The British government passes over the subject was entertained by this governipon proceeds by implication to infer that, if give intimation of such intention to this govhold the contested portions of Central America. | persons within the United States to proceed to nicipal law and derogatory to our sovereignty. This Government, recognizing the obligations | Meanwhile suitable representations on the sub-

Thereupon it became known, by the admisthe discussion, therefore, has not looked to rights sion of the British government itself, that the treaty, in consideration of our geographical po- originated with it, or at least had its approval and sanction; but it also appeared that the the United States.

It is difficult to understand how it should nication, although well knowing the views of have been supposed that troops could be raised the U. States, still declares that it sees no here by Great Britain without a violation of reason why a conciliatory spirit may not ena- the municipal law. The unmistakable object ble the two governments to overcome all ob- of the law was to prevent every such act, stacles to a satisfactory adjustment of the sub- which, if performed, must be either in violation of the law or in studied evasion of it; and. Assured of the correctness of the construction either alternative, the act done would be tion of the treaty constantly adhered to by this latike miurious to the sovereignty of the United

Ir, the meantime, the matter acquired addi-United States not being discontinued, and the disclosure of the fact that they were prosecuted have declined in behalf of the United States upon a systematic plan devised by official authority; that recruiting rendezvous had been reasons. One is, that Donmark does not offer opened in our principal cities, and depots for to submit to the convention the question of her the reception of recruits established on our frontier; and the whole business conducted under the supervision and by the regular co-operation | cognizance of that particular question, still it the disputed territories, and the treaty there- of Brinsh officers, civil and military, some in fore practically null, so far as regards our the North American provinces, and some in international principle involved which affects rights, this international difficulty cannot long the United States. The complicity of those the right in other cases of navigation and comremain undetermined, with out involving in se-officers in an undertaking which could only be accomplished by defying-our laws, throwcommonly called the Mosquito coast, and covthe interest as well as duty of both countries ing suspicion over our attitude of neutrality, ering the entire length of the State of Nicaragua to cherish and preserve. It will afford me and disregarding our territorial rights, is coning suspicion over our atmude of neutrality, clusively proved by the evidence elicited on sult in the success anticipated heretofore with the trial of such of their agents as have been ter wholly extraneous, the halance of power more confidence than the aspect of the case apprehended and convicted. Some of the officers thus implicated are rot high official position, and many of them beyond our jurisdiction, so that legal proceedings could not reach the source of the mischief.

These considerations, and the fact that the cause of complaint was not a mere casual occurrence, but a deliberate design, entered upon with full knowledge of our laws and national policy, and conducted by responsible public functionaries, impelled me to present the case to the British government, in order to secure, not only a cessation of the wrong, but its repthe result of which will be communicated to you in due time.

BRITISH RELATIONS -- continued. I repeat the recommendation submitted to the last Congress that provision be made for the appointment of a commissioner, in connection with Great Britain, to survey and establish the boundary line which divides the terance to assert by force what each chains as a In pursuance of this policy, the laws of the right. Continuance of delay on the part of the

Misunderstanding exists as to the extent, char

Rica; and they are now re-asserted to this ex- of war to the principal seats of inflitary operation of June, 1351, to now placed on the same foot. United States.

tent, notwithstanding engagements to the U. | tions, and in bringing home their sick and | ing. in respect to commercial intercourse with wounded soldiers: but such use of our mercan, the United States, as the other British North

> The commission, which that treaty contemplated, for determining the rights of fishery in the rivers and months of rivers on the coasts But our municipal law, in accordance with of the United States and the British North the law of nations, peremptorily forbids, not American provinces, has been organized and out, within the limits of the United States, a there is needed further appropriations for the

> SCUND DUES. In pursuance of the authority conferred by resolution of the Senate of the United States, passed on the 3d of March last, notice was given to Denmark on the 14th day of April. of cither of the belligerent powers lest private the intention of this government to avail itself armed cruisers, or other vessels, in the service of the stipulation of the subsisting convention whereby either party might, after ten years, ly groundless. Our citizens have been with- terminate the same at the expiration of one

The considerations which led me to call the attention of Congress to that convention, and emptory in their prohibition of the equipment induced the Senate to adopt the resolution reor armament of belligerent cruisers in our ferred to, still continue in full force. The a construction of the respective relations of the self, or hire or retain another person to enlist sels and cargoes of Americans passing into or or enter himself, or to go beyond the limits or from the Baltic sea, during the continuance of

I remain of the opinion that the United the Sound dues, not so much because of their Such being the public rights and the munic- amount, which is a secondary matter, but because it is in effect the recognition of the right of Denmark to treat one of the great maritime highways of nations as a close sea, and the navigation of it as a privilege for which tribute may be imposed upon those who have

occasion to use it. This government, on a former occasion not inlike the present, signalized its determination to maintain the freedom of the seas, and of the great natural channels of navigation. The Barbary States had, for a long time, coerced the payment of tribute from all nations whose ships frequented the Meditterraneau. To the last demand of such payment made by them, their depredations than many other nations, rerelief of the commerce of the world from an ignominious tax, so long submitted to by the more powerful nations of Europe.

If the manner of payment of the Sound dues differ from that of the tribute formerly conceded to the Barbar States, still their exaction by Denmark has no better foundation in right. Eich was, in its origin, nothing but a tax on a common natural right, extered by those who were at that time able to obstruct the free and secure enjoyment of it, but who no longer possess that power, Denmark, while resisting our assertion of

the freedom of the Baltic Sound and Belts, has indicated a readiness to make some new arrangement on the subject, and has invited the governments interested, including the United States, to be represented in a convention to assemble for the purpose of receiving and considering propositions, which she intends to submit, for the capitalization of the Sound daes, and the distribution of the sum to be paid as commutation among the governments, actional importance by the recruitments in the cording to the respective proportions of their maritime commerce to and from the Baltic. I to accept this invitation, for the most cogent reasons. One is, that Denmark does not offer right to levy the Sound dues. A second is, that if the convention were allowed to take would not be competent to deal with the great mercial freedom, as well as that of access to the Baltic. Above all, by the express terms of the proposition it is contemplated that the consideration of the Sound dues shall be commingled with and made subordinate to a matamong the governments of Europe.

While, however, rejecting this proposi-tion, and insisting on the right of free transit into and from the Biltie, I have expressed to Denmark a willingness, on the part of the United States, to share liberally with other powers in compensating her for any advantages which commerce shall bereafter derive from expenditures made by her for the the improvement and safety of the navigation of the Sound of Belts.

I lay before you, herewith, sundry documents on the subject, in which my views are more fully disclosed. Should no satisfactory arrangement be soon concluded, I shall again call your attention to the subject, with recomdation of such measures as may appear to be required in order to assert and secure the rights of the United States, so far 'as they are affected by the pretensions of Denmark.

FRANCE. I announce with much gratification that. since the adjournment of the last Congress, ernment and that of France, respecting the French consul at San Francisco, has been satisfactorily determined, and that the relations of the two governments continue to be of the most friendly nature.

GREECE. A question, also, which has been pending for siveral years between the United States and the Kingdom of Greece, growing out of the sequestration, by public authorities of that country of property belonging to the present American consulat Athens, and which had been the subject of very earnest discussion heretofore, has been recently settled to the satis action of the party interested and or both

With Spain peaceful relations are still maintained, and some progress has been made in securing the redress of wrongs complained of by this government. Spain has not only disathe loss thereby inflicted on the cruzens of the

In consequence of a destructive hurricane, however, the recommendation, hertofore made which visited Cuba in 1844, the supreme authority of that island issued a decree permitting the importation, for the period of six months, of certain building materials and provisions, free of duty, but revoked it when about half the period only had clapsed, to the injury of citizens of the United States, who had proceeded to act on the faith of that decree. The Spanish Government refused indomnification to the parties aggrieved until recently, when it was assented to, payment being promised

to be made so soon as the amount due can be ascertained. Satisfaction claimed for the arrest and search of the steamer El Dorado has not yet been accorded, but there is reason to believe that it will be, and that case, with others, continues to be urged on the attention of the Spanish Government. I do not abandon the hope of concluding with Spain some general arrangement, which, if it do not wholly prevent

the recurrence of difficulties in Cuba, will reu-

der them less frequent, and whenever they shall occur facilitate their more speedy settle

MEXICO. The interposition of this government has been invoked by many of its citizens, on account of injuries done to their persons and property, for which the Mexican repulsic is reponsible. The unhappy situation of country, for some time past, has not allowed as government to give due consideration to claim of private reparation, and has appeared to call for and justify some forbearance in such matters on the part of this government. But, if the revolutionary movements, which have lately occurred in that republic, end in the organization of a stable government, urgent appeals to its justice will then be made, and, it may be hoped, with success, for the redress of all complaints of our citizens.

CENTRAL AMERICA. In regard to the American republics, which, from their proximity and other considerations, have peculiar relations to this government, while it has been my constant aim strictly to observe all the obligations of political friendship and of good neighborhood, obstacles to this have arisen in some of them, from their own insufficient power to check lawless irruptions which, in effect, throws most of the task on the United States. Thus it is that the distracted internal condition of the State of Nicaragua has made it incumbent on me to appeal to the good faith of our citizens to abstain from unlawful intervention in its affairs, and to adopt preventive measures to the same end, which, on a similar occasion, had the best results in reassuring the peace of the Mexican States of Sonora and Lower California. TRUATIES.

Since the last session of Congress a treaty of amity, commerce, and navigation, and for the surrender of fugitive criminals, with the kingdom of the two Sicilies; a treaty of friendship, commerce, and navigation with Nicaragua; and a convention of commercial reciprocity with the Lawaiian kingdom, have been negotiated. The latter kingdom and the State of Nicaragua have also acceded to a declaration, recognizing as international rights the principles contained in the convention between the United States and Russia of the 22d of July 1851. These treaties and convention will be laid before the Seagle for ratification.

TREASURY. The statements made by the last annual message, respecting the anticipated receipts and expenditures of the Treasury have been substantially verified.

It appears from the report of the Secretary of the Treasury that the receipts during the last fiscal year ending June 30, 1855, from all sources, were sixty five million three thousand nine hundred and thirty dollars; and that the public expenditures for the same period, exclusive of payments on account of the public debt, amounted to fifty-six million three hundred and sixty-five thousand three hundred and ninety three dollars. During the same period, the payments made in redomption of the public debt, including interest and premium, amounted to nine million eight hundred and forty-four thousand five hundred and twenty-eight dol-

The balance in the Treasury at the beginning of the present fiscal year, July 1, 1855 was eighteen million nine hundred and thirty one thousand nine hundred and seventy-six dollars; the receipts for the first quarter, and the estimated receipts for the remaining threequarters, amount, together, to sixty-seven millon, nine hundred and eighteen thousand seven hundre! and ther v-four dollars; thus affording in all, as the available resources of the current fiscal year, the sum of eighty-six million eight hundred and fifty-six thousand seven hundred and ten dollars.

If to the actual expenditurés of the first quarter of the current fiscal year be added the probate expenditures for the remaining three-quarters, as estimated by the Secretary of the Treasury, the sum total will be seventy-one million two hundred and twenty-six thousand eight hundred and forty-six dollars, thereby leaving an estimated balance in the treasury on July 1, 1856, of fifteen million six hundred and twenty-three thousand eight hundred and sixty-three dollars and forty-one cents.

In the above estimated expenditures of the present fiscal year are included three million dollars to meet the last enstallment of the ten millions provided for in the late treaty with Mexico, and seven million seven hundred and fifty thousand dollars appropriated on account of the debt due to Texas, which two sums make an aggregate amount of ten million seven hundred and lifty thousand dollars, and reduce the expenditures, actual or estimated, for ordinary objects of the year, to the sum of sixty million four hundred and seventy-six thousand dollars.

The amount of the public debt, at the commencement of the present fiscal year, was fortymillion fivehundred and eighty-three thousand six hundred and thirty-one dollars, and, deduction being made of subsequent payments, the whole public debt of the federal government-remaining at this time is less than forty

million dollars. The remnant of certain other government stocks, amounting to two hundred and fortythree thousand dollars, referred to in my last message as outstanding, has since been paid. I am fully persuaded that it would be difficult to devise a system superior to that by which the fiscal business of the government is now conducted. Notwithstanding the great number of public agents of collection and disvowed and dis approved the conduct of the of | bursement, it is believed that the cheeks and ficers who illegally seized and detained the guards provided, including the requirement of steemer Black Warrior at Havana, but has monthly returns, render it scarcely possible for also paid the sum claimed as indemnity for any considerable fraud on the part of these public loss, to escape detection. I renew, The aggregate amount of public land sold

by me, of the enactment of a law declaring it felony on the part of public officers to insert false entries in their books of record or account, or to make false returns, and also requiring them on the termination of their service to deliver to their successors all books, records, and other objects of a public nature in their custo-

Derived as our public revenue is, in chief part, from duties on imports, its magnitude affords gratifying evidence of the prosperity, not ouly of our commerce, but of the other great interests upon which that depends.

The principle that all moneys not required for the current expenses of the government should remain for active employment in the hands of the people, and the conspicuous fact that the annual revenue-from-all sources exceeds, by many millions of dollars, the amount needed for a prudent and economical administration of buplic affairs, cannot fail to suggest the propriety of an early revision and reduction of the tariff of duties on imports. It is now so generally conceded that the purpose of revenue alone can justify the imposition of duties on imports, that, in re-adjusting the import tables and schedules, which unquestionably require essential modification, a departure from the principles of the present turiff is not anticipated.

The army, during the past year, has been actively engaged in defending the Indian frontier, the state of the service permitting but few and small garrisons in our permanent fortifications. The additional regiments authorized at the last session of Congress have been recruited and organized, and a large portion of the troops have already been sent to the field. All the duties, which devolve on the military establishment, have been satisfactorily performed, and thedangers and privations. incident to the character of the service required of our troops have furnished additional evidence of their courage. zeal, and capacity to meet any requisition which their country may make upon them. For the details of the military operations, the distribution of the troops, and additional provisions required for the military service, I refer to the report of the Secretary of War and the accompanying documents.

Experience, gathered from events which have transpired since my last annual message, has but served to confirm the opinion then expressed of the propriety of making provision, by a retired list, for disabled officers, and for increased compensation to the officers retained on the list for active duty. All the reasons which existed when these measures were recommended on former occasions continue without modification, except so far as circumstances have given to some of them additional force.

The recommendations heretofore made for a partial reorganization of the army are also renewed. The thorough elementary education given to those officers who commence their service with the grade of cadet qualifies them to.a. considerable extent to perform the duties of every arm of the service; but to give the highest efficiency to artillery requires the practice and special study of many years; and it is not therefore, believed to be adviseble to maintain, in time of peace, a larger force of that arm than can be usually employed in the duties appertaining to the service of field and siege artillery. The duties of the staff in all its various branches belong to the movements of troops and the efficiency of an army in the field, would materially depend upon the ability with which those duties are discharged.

It is not, as in the case of the artillery, a speciality, but requires also, an intimate knowledge of the duties of an officer of the line, and it is not doubted that, to complete the education of an officer for either the line or the general staff, it is desirable that he should have served in both. With this view it was reconmended on former occasions that the duties of the staff should be mainly performed by details from the line; and, with conviction of the advantages which would result from such a change, it is again presented for the consider-

ation of Congress. NAVY.

The report of the Secretary of the Navy, herewith submitted, exhibits in full naval operations of the past year, together with the present condition of the service, and it makes suggestions of further legislation, to which your attention is invited.

The construction of the six steam frigates for which apprepriations were made by the last Congress, has proceeded in the most satisfactory manner, and with such expedition as to warrant the belief that they will be ready for service early the coming spring. Important as this addition to our naval force is, it still reingins inadequate to the contingent exigencies of the protection of the extensive sea coast and vast commercial interests of the United States. In view of this fact and of the acknowledged wisdow of the policy of a gradual and systematic increase of the navy, an appropriation is recommended for the construction of 6 steam sloops of war.

In regard to the steps taken in execution of the act of Congress to promote the efficiency of the navy, it is unnecessary for me to say more than to express entire concurrence in the observations on that subject presented by the Secretary in his report.

POST-OFFICE. It will be perceived, by the report of the Postmaster General, that the gross expenditure of the department for the last fiscal year was nine midion nine hundred and sixty-eight thousand three hundred and forty-two dollars, and the gross receipts seven million three hundred and forty-two thousand one hundred and thirtysix dollars, making an excess of expenditure over receipts of two million six hundred and twenty-six thousand two hundred and six dollars; and that the cost of mail transportation during that year was six hundred and seventyfour thousand nine hundred and fifty-two dol-

lars greater than the previous year. Much of the heavy expenditures, to which the Treasury is thus subjected, is to be ascribed to the large quantity of printed matter conveyed by the mails, either franked, or liable to no postage by law, or to very low rates of postage compared with that charged on letters; and to the great cost of mail service on railroads and by ocean steamers. The suggestions of the Postmaster General on the subject deserve the consideration of Congress.

INTERIOR. The report of the Secretary of the Interior will engage your attention, as well for the useful suggestions it contains, as for the interest and importance of the subjects to which they