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PRESIDENT'S MESSAGE.

Fellow Citizens of the Senate and of the House TREASURY.

The statements made, in my last annual message, respecting the anticipated receipts and expenditures of the Treasury, have been

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 the same period, the payment made in re-demption of the public debt, including in-terest and premium, amounted to nine mil-lion eight hundred and forty-four thousand five hundred and twenty-eight dollars.

The balance in the Treasury at the begin-ning 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 quar er, and the estimated receipts for the remain ing three quarters, amount, begether, to sixty-seven million nine hundred and eighteen thousand seven hundred and thirty-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

If, to the actual expenditures of the first quarter of the current fiscal year, be added the probable expenditures for the three reng quarters, as estimated by the Sec retary of the Treasury; the sum total will be seventy-one million two hundred and twen-ty-six thousand eight hundred and forty-six dollars, thereby leaving an estimated bal-ance 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.

ve estimated expenditures of the dollars to meet the last instalment of the ten Mexico, and seven million seven hundred and fifty thousand dollars appropriated on two sums make an aggregate amount of ten million seven hundred and fifty 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. and seventy-six thousand dollars.

The amount of the public debt, at the

commencement of the present fiscal year, was forty million five hundred and eightysand six hundred and thirty-one collars, and, deduction being made of subse quent payments, the whole public debt of the federal government remaining at this deral government remaining at this time is less than forty million dollars.

The remnant of certain other government stocks, amounting to two hundred and forty-three thousand dollars, referred to in my last

nessage 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 disbursement, it is believed that the checks part of those agents, or neglect involving hazard of serious public loss, to escape detec-I renew, however, the recomme returns, and also requiring them on the tercessors all books, records, and other ob-

Derived as our public revenue is, in chie terests upon which that depen

It will be perceived by the report of the Postmaster General, that the gross expendisos of the department for the last fiscal year asand three hundred and forty-two and the gross receipts seven million

times hundred and forty-two thousand one hun red and thirty-six dollars, making an ex-cess of expenditure over receipts of two miltwo hundred and six dollars; and that the cost of mail transportation during that year was six hundred and seventy-four thousand nine hundred and fifty-two dollars greater than the previous year. Much of the heavy res, to which the Treasury is thus subjected, is to be ascribed to the large quanity 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 rail; oads and by ocean steamers. The suggestions of the Postmaster General on the subject deserve the considertion of Congress.

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

The aggregate amount of public land sold during the last fiscal year, located with military scrip or land warrants, taken up under grants for roads, and selected as swamp lands statesmen of that day, being engaged in no by States, is twenty-four million five hund-red and fifty-seven thousand four hundred and nine acres; of which the portion sold was fifteen million seven hundred and twenty-nine thousand five hundred and twentyfour acres, yielding in receipts the sum of eleven million four hundred and eighty-five thousand three hundred and eighty dollars. In the same period of time, eight million seven hundred and twenty-three thousand eight hundred and fifty-four acres have been surveyed; but, in consideration of the quantity already subject to entry, no additional

tracts have been brought into market.

The peculiar relation of the general govrnment to the District of Columbia ren proper to commend to your care not only its material, but also its moral interests, including education, more especially in those parts of the district outside of the cities of Washington and Georgetown.

The commissioners appointed to revise and codify the laws of the District have made such progress in the performance of their prescribed by the act of Congress.

Information has recently been received that the peace of the settlements in the Territories of Oregon and Washington is disturbed by hostilities on the part of the Indians, with indications of extensive combinations of a hostile character among the tribes in that inierests existing in those Territories, to

federal law, or of organized resistance to territorial law, assuming the character of insurrection, which, if it should occur, it would be my duty promptly to overcome and suppress. I cherish the hope, however, that the occur rence of any such untoward event will be prevented by the sound sense of the people of the Territory, who, by its organic law, possessing the right to determine their own institutions, are entitled, while deporting themselves peacefully, to the free ex-ercise of that right, and must be protected in the enjoyment of it, without interference

tory has never been surveyed or established gion, and the fact that the main route be-tween Independence in the State of Missouline, suggest the probability that embarrass-ing questions of jurisdiction may consequent-ly arise. For these and other considerations, commend the subject to your early atten

ment of a law declaring it felony on the part tion.

of public officers to insert false entries in their CONSTITUTIONAL THEORY OF THE GOVERNMENT. I have thus passed in review the general oncerns of the federal government, whether of domestic or foreign relation, as it appear-ed to me desirable and useful to bring to the special notice of Congress. Unlike the great states of Europe and Asia, and many of those of America, these United States are wasting their strength neither in foreign war nor domestic strife. Whatever of discontent or public dissatisfaction exists, is attributable to the imperfections of human nature, or i to the imperfections of human nature, or is incident to all governments, however perfect, which human wisdom can devise. Such subjects of political agitation, as occupy the public mind, consist, to a great extent, of exaggeration of inevitable evils, or over zeal in social improvement, or mere imagination of grievance, having but remote connexion with any of the constitutional functions or duties of the federal government. To whatever extent these questions exhibit a tendency measuing to the stability of the constitution, or the integrity of the Union, and no farther, they demand the consideration of the Kzeentive, and require to be presented by him to Congress.

confederation of independent States, they were associated only by community of trans-Atlantic origin, by geographical position and by the mutual tie of common depen dence on Great Britain. When that tie sundered, they severally assumed the powers and rights of self-government. The munici-pal and social institutions of each, its laws of property and of personal relation, even its political organization, were such only as each

one chose to establish, wholly without interference from any other. In the language of the Declaration of Independence, each State contract alliances, establish commerce, and to do all other acts and things which inde-pendent States may of right do." The several colonies differed in climate, in soil, i natural productions, in religion, in systems of education, in legislation, and in the forms of political administration; and they contin ued to differ in these respects when they voluntarily allied themselves as States to The object of that war was to disenthral

the United Colonies from foreign rule, which had proved to be oppressive, and to sepa-rate them permanently from the mother country: the political result was the foundation a federal republic of the free white mer of the colonies, constituted as they were, in governments. As for the subject races, wheth extravagant scheme of social change, left them as they were, and thus preserved themselves and their posterity from the anarchy, and the ever-recurring civil wars, which have prevailed in other revoluti onized Euro pean colonies of America.

When the confederate States found it con venient to modify the conditions of their as ment direct access, in some respects, to the people of the States, instead of confining it to action on the States as such, they proceed ed to frame the existing constitution, adher-ing steadily to one guiding thought, which was, to delegate only such power as was necessary and proper to the execution of specific purposes, or, in other words, to re-tain as much as possible, consistently with those purposes, of the independent powers of the individual States. For objects of common defence and security, they intrusted to the general government certain carefully-defined functions, leaving all others as the undelegated rights of the separate independen

government, the practical observance of which has carried us, and us alone, among modern republics, through nearly three generations of time without the cost of one drop of blood shed in civil war. With free dom and concert of action, it has enabled us to contend successfully on the battle-field against foreign foes, has elevated the feeble colonies into powerful States, and has raised which transports them, to the level of the richest and the greatest nations of Europe. And the admirable adaptation of our politi local self-government with aggregate strength has established the practicability of a gov ernment like ours to cover a continent with

The Congress of the United States is, in effect, that congress of sowereignties, which good men in the Old World have sought for, America an exemption from the mutabl leagues for common action, from the wars. the mutual invasions, and vague aspiration after the balance of power, which convoles from time to time the governments of Eu-rope. Our co-operative action rests in the nditions of permanent confederation pre nower is in the separate reserved rights of the Senate. That independent sovereignty in every one of the States, with its reserved have existed. However desirous the larger States might be to re-organize the govern-ment so as to give to their population its proportionate weight in the common conn-sels, they knew it was impossible, unless to exercise at least a negative influence or larger States themselves could not have failed to perceive, that the same power was equally necessary to them, for the security of their own domestic interests against the aggregate force of the general government In a word, the original States went into thir permanent league on the agreed prem of exerting their common strength for the defence of the whole, and of all its parts

Before the thirteen Colonies became a legislation of the several States; and those purposes of general welfare and common defence were afterwards defined by specific enumeration, as being matters only of core-lation between the States themselves, or between them and foreign governments, which, because of their common and general na-ture, could not be left to the separate control of each State.

Of the circumstances of local condition

interest, and rights, in which a portion of the States, constituting one great section of the Union differed from the rest, and from another section, the most important was the lation in the southern than in the northern

A population of this class held in subjection, existed in nearly all the States, but was more numerous and of more serious concernment in the South than in the North, on account of natural differences of climate and production; and it was foresen that, for the ame reasons, while this population would in some States, it might increase in others question of local rights, not in material relaed it to enter into the special stipulations of

well by the enumerated powers granted to it, as by those not enumerated, and therefore refused to it, was forbidden to touch this matter in the sense of attack or offence, it was placed under the general safeguard of either invasion or domestic violence, like al Each State expressly stipulated, as well for itevery oitizen of each State became solemnly bound by his allegiance to the constitution, that any person, held to service or labor in in consequence of any law or segulation therof, be discharged from such service or labor, but should be delivered up on claim might be due by the laws of his State.

Thus, and thus only, by the recipro guaranty of all the rights of every State against interference on the part of another, was the present form of government established by our fathers and transmitted to us; and by no other means is it possible for it to exist. If one State ceases to respect the rights of another, and obtrusively inter-meddles with its local interests,—if a portion of the States assume to impose their institutions on the others, or refuse to fulfil their obligations to them,-we are no longer united friendly States, but distracted, hostile ones, with little capacity left of common advantage, but abundant means of reciproca

Practically, it is immaterial whether aggressive interference between the States, or deliberate refusal on the part of any one of them to comply with constitutional obligations, arise from erroneous conviction or blind prejudice: whether it be perpetrated by direction or indirection. In either case, t is full of threat and of danger to the durability of the Union.

Placed in the office of Chief Magistrate as bound to take care that the laws be faithfully executed, and specially enjoined by the constitution to give information to Congress on the state of the Union, it would be palpable neglect of duty on my part to pass over a subject like this, which, beyond all things a the present time, vitally concerns individ

ual and public security.

It has been matter of painful regret to see States, conspicuous for their services in foun-ding this Republic, and equally sharing its advantages, disregard their constitutional obligations to it. Although conscious of their inability to heal admitted and palpable social evils of their own, and which are completely within their jurisdiction, they engage offensive and hopeless undertaking of reforming the domestic institutions of other rights of local self-government assured to each by their co-equal power in the Senate, thority. In the vain pursuit of ends, by them entirely unattainable and which they may was the fundamental condition of the contrast to each by their co-equal power in the Senate, thority. In the vain pursuit of ends, by them existence of the constitution, and all the countless benefits which it has conferred. fine their attention to their own affairs, no the social institutions of the northern States foreign powers, and only fail to be such in our system; because perpetrated under cove

of the Union.

It is impossible to present this subject as truth and the occasion require, without noticing the reiterated, but groundless allegation. that the South has persistently asserted claims and obtained advantages in the practical administration of the general government, to the prejudice of the North, and in which the latter has acquiesced. That is, the States, which either promote or tolerate attacks on the rights of persons and of property in othtend or imagine, and constantly aver, that they, whose constitutional rights are thus sys-tematically assailed, are themselves the ag-gressors. At the present time, this imputed aggression, resting as it does, only in the vague, declamatory charges of political agilators, resolves itself into misapprehension, of misinterpretation, of the principles and facts of the political organization of the mew Territories of the United States.

What is the voice of history? When the ordinance, which provided for the govern-ment of the territory northwest of the river Ohio, and for its eventual subdivisions into new States, was adopted in the Congress of the confederation, it is not to be supposed that the question of future relative power, as between the Stetes which retained, and those the northern States, a territory now the seat of five among the largest members of the Union, was, in great measure, the act of the

State of Virginia and of the South.

When Louisiana was acquired by the United States, it was an acquisition not less to the North than to the South; for while it was important to the country at the mouth of the river Mississippi to become the emporium of the country above it, so also it was eve son of its imperfect settlement, was mainly regarded as on the Golf of Mexico, yet, in fact, it extended to the opposite box of the United States, with far greater breadth above than below, and was in territory, as in everything else, equally at last an acc to the northern States. It is mere delusion and prejudice, therefore, to speak of Louis iana as an acquisition in the special interes

of the South. The patriotic and just men, who participa far above all sectional jealousies. It was in truth the great event, which, by completing for us the possession of the Valley of the Mississippi, in exchange for large territory which the United States transferred to Spain on the west side of that river, as the entire diplomatic history of the transaction server demonstrate. sition demanded by the commercial interest and the security of the whole Union.

In the meantime, the people of the Unite States had grown up to a proper consoions-ness of their strength, and in a brief contest with France, and in a second serious war with Great Britain, they had shaken off al which remained of undue reverence for Europe, and emerged from the atmosphere o ose transatlantic influences which surrounded the infant Republic, and had begun to developement of the internal resources of the

Among the evanescent controversies of tha period, the most conspicuous was the question of regulation by Congress of the socia

in the territory of Louisiana.

The ordinance for the government of the territory northwest of the river Ohio had contained a provision, which prohibited the use of servile labor therein, subject to the condi tion of the extradition of fugitives from vice due in any other part of the United States. Subsequently to the adoption of the constitution, this provision ceased to remain as a law; for its operation as such was absolutely superseded by the constitution. But the recollection of the fact excited the zeal of social propagandism in some sections of the ration; and, when a second State, territory of Louisiana, proposition was made to extend to the latter territory the restriction originally applied to the country situated be-

Most questionable as was this pro it received the sanction of Congress, with ome slight modification of line, to save the existing right of the intended new State. It luctantly acquiesced by the southern States as a sacrifice as to the cause of peace and of the Union, not only of the rights stip-ulated by the treaty of Louisiana, but of the principle of equality among the States guarantied by the constitution. It was received ful condemnation and complaint, because it did not concede all which they had exactingly demanded. Having passed through the efficacy to control the rights of the States. which might thereafter be organized out of any part of the original territory of Louis

In all this, if any aggression there were any innovation upon pre-existing rights, to which portion of the Union are they justly chargeable?

casion, nothing surviving it save the dormant letter of the statute.

But, long afterwards, when by the sed accession of the Republic of Texas, the United States were to take their next step in statute-book of an act, which might be of statute-book of an act, which might be of But, long afterwards, when by the propo mestic affairs of one section of the Union, in defiance of their rights as States, and of the stipulations of the constitution. These atthe representatives, to both houses of Congress, to deprive the southern States of the supposed benefit of the provisions of the act repeal were not left in doubt. It was deauthorizing the organization of the State of Missouri.

which her people had chosen for themselves and with the express agreement, by the re-

aunexing act, that she should be susceptible

Whatever advantage the interests of the Southern States, as such, gained by this, were

tions,—it was cause of gratalation that such of the enactment of the restrictive provision an opportunity had occurred to illustrate our to the present day, to denounce and to conadvancing power on this continent, and to furnish to the world additional assurance of the strength and stability of the constitution. Who would wish to see Florida still a Enropean colony? Who would rejoice to hail Texas as a lone star, instead of one in the galaxy of States? Who does not appreciate the incalculable benefits of the acqu Lunisiana? And yet narrow views and sectional purposes would inevitably have exclu-ded them all from the Utrion.

provide for the territories acquired by the reaty of Gaudalope Hidalgo. The great relations of the subject had now become distinet and clear to the perception of the pub-lio mind, which appreciated the evils of sectional controversy upon the question of the the powers reserved or conferred in the oradmission of new States. In that crisis inthe patriotic impulses of the popular heart, guided by the admonitory advice of the Father of his Country, rose superior to all the difficulties of the incorparation of a new emparement. pire into the Union. In the counsels of Con gress there was manifested extreme antagonism of opinion and action between some representatives, who sought by the abusive and unconstitutional employment of the legislative powers of the government to interfere in the condition of the inchoate States, and to impose their own social theories upon the latter; and other representatives, who repelled the interposition of the general government in this respect, and maintained the self-constituting rights of the States.

In truth, the thing attempted was, in form alone, action of the general government, while in reality it was the endeavor, by of internal policy, entertained in particular States, upon allied independent States. Once ore the constitution and the Union triumph ed signally. The new Territories were o pint, and were thus left to judge in that parstitutional faith proved vigorous enough in Congress not only to accomplish this primary object, but also the incidental and hardly visions of the statute for the extradition of fugitives from service, as to place that public duty under the safe-guard of the general government, and thus relieve it from ob-stacles raised up by the legislation of some

Vain declamation regarding the provision of law for the extradition of fagitives from service, with occasional episodes of frantio effort to obstruct their execution by riot and murder, continued, for a brief time, to agi tate certain localities. But the true princi-ple, of leaving each State and Territory to regulate its own laws of labor according to its own sense of right and expediency, had acquired fast hold of the public judgment, to such a degree, that, by common consent, it was observed in the organization of the erritory of Washington.

When, more recently, it became requisite Kansas, it was the natural and legitimate, i not the inevitable, consequence of previous events and legislation, that the same great and sound principle, which but already been applied to Utah and New Mexico, should be applied to them;—that they should stand exempt from the restrictions proposed in the

These restrictions were, in the estimation cession of Louisiana, and inco the equality of the States.

They had been stripped of all moral au-

thority, by persistent efforts to produce their indirect repeal through contradictory enactted by the legislation attending the organiza tion of Utah, New Mexico, and Washingwould have been taken away, in effect by proposed to the Senate at the first session of the last Congress. It was manly and ingenupossible future injury, but of no possible fu-ture benefit, and the measure of its repeal ment, to dictate the social inst

lence, on the false or delusive pretext, that it constituted a breach of faith. Never was objection more utterly destitute of substantia ed by sensible men, that a regulative or dec-larative statute, whether enacted ten or forty tween the Stetes which retained, and those which did not retain, a numerous colored population, escaped notice, or failed to be considered. And yet the concession of that vast territory to the interests and opinions of the northern States, a territory row the safe and states and opinions of the northern States, a territory row the safe and saf demn it; who have constantly refused to complete it by needful supplementary legis-lation; who have spared no exertion to deprive it of moral force; who have themselves again and again attempted its repeal by the enactment of incompatible provisions; and who, by the inevitable reactionary effect of their own violence on the subject, awarened the country to perception of the true constitutional principle, of leaving the matter involved to the discretion of the people of involved to the discretion of incipient States.

But another struggle on the same point en-sued, when our victorious armies returned from Mexico, and it devolved on Congress to in practice, disturbed as political action is liable to be by human passions. No form of government is exempt from inconveniences; but in this case they are the result of the abuse, and not of the legitimate exercise, of

If the friends of the constitution are to have another struggle, its enemies courd not present a more acceptable issue, than that of State, whose constitution clearly embraces tic institutions may not in all respects com-port with the ideas of what is wise and expedient entertained in some other State.-Fresh from groundless imputations of breach of faith against others, men will cor the agitation of this new question with indubitable violation of an express compact between the independent sovereign powers of the United States and of the republic of solemn compacts, which assure the

But, de, lorable as would be such a viola-tion of compact in itself, and in all its direct consequences, that is the very less of the evils involved. When sectional agitation shall have succeeded in forcing or this issue can their pretensions fail to be met by com-ter pretensions? Will not different States be compelled respectively to meet extremes with extremes? And, if either extreme carry its point, what is that so far forth but dis-solution of the Union? If a new State, formed from the territory of the United States, be absolutely excluded from admission therein, that fact of itself constitutes the disraption of union between it and other States. But the process of dissolution could not stop there. Would not a sectional decision, producing such results by a majority of votes, either northern or southern, of necor votes, either northern or southern, of nec-essity drive out the oppressed and agguered minority, and place in presence of each on-er two irreconcileably hostile confederations? It is necessary to speak thus plainly of projects, the offspring of that sectional agg-tation now prevailing in some of the States, which are as impracticable as they

which are as impracticable as they are un-constitutional, and which, if persevered in, must and will end calamitously. It is either disunion and civil war, or it is more angry, distanton and civil war, or it is mere angry, idle, aimless disturbance of public peace and tranquility. Distunton for what f if the passionate rage of fanaticism and partisan spirit did not force the fact upon our attention, it would be difficult to believe, that any considerable portion of the people of the enlightered confrig could have so surrest ed themselves to a fanatical devotion supposed interests of the relatively fe ricans in the United States, as to bandon and disregard the interests of the twenty-five millions of Americans,—to tram-ple under foot the injunctions of moral and who are associated with them in the empty-

zens of one section of the Union alone. The interests, the honor, the duty, the peace, and the prosperity of the people of all sections are equally involved and imperilled in this question. And are patriotic men in any part question. And are patriotic men in any of the Union prepared, on such an in thus madly to invite all the consequent of the forfeiture of their constitut phrensy and faction must inevel by dash itself in vain against the unshakes rock of the constitution. I shall never doubt it. I know that the Union is stronger a thousand than all the wild and chimerical sohe than all the wild and chimerical schemes of social change, which are generated, one after another, in the unstable minds of visionary sophists and interested agnators. I rely confidently on the patriotism of the people, on the dignity and self-respect of the States, on the wisdom of Congress, and above all, on the continued gracious favor of Almighty God, to maintain, against all enemies, whether at home or abroad, the saneity of the constitution and the integrity of the Union.

The Springfield (Ill.) Journ that contracts for new corn have been in that vicinity at 22 cents in the ear