
SPEECH OF HON. LEMUEL TODD In Thé Hóne or Rerresentuitive, Aarch 18,185 b, On the Resolution reported by the Conmittee of Elections in the Contested
Mry TODD sniq,
Mr. Spanikis: I feel bome relyutance i prolonging this diecussion, arising out-of th have alroady participatod in it; but the sub jeot is one of so muoh impirtance, and ocou
pies and nbsorbs so muob- of the attemtion pies तnd dibsorbs so muob of the attemtion of
our people, thal Ifeel justifed in makiag acebservations on is
The point most. strongly insisted -on, an most carefully elaborated by those who resis
the adoption or tho resolution submitted by th the adoption of the resolution submitted by the er of thist Houece to inquire into and pass upo the statute under, which the sitting Delegat from that Territory claims to have been :blec ted.-As.L understund it the broud proposi
tiongisafirmed, that this House is bound to recognize the validity of na act of a Territor al Legislature passed under the torms of $n \mathrm{nw}$
irrespective and in definnce of the fact, thin irrespeotive and in definnce of the fact, hat
legigatative functions were usurped in enacting such law, on the sqle ground that every legis lative hody posse determine the gueation right to eetcie and determine the question of
ittown legnlity; in other words, adiniting that the legislature of Kansno wes imposed on the people of flat Territory by non-resident -yet, becinuse the legislaturo so inimosed, in
perfecting the original wrong, decided that its members were legally elected, aud itself constituted body, that such decision estope
this House, and the people, who. have bee wronged and outraged, from denying its preten gions. The incre enunciation of such a pron-
osition, it seems to me is and ought to be
 ness. It is one which the mind lituitively re meats of justico and right Tiki primise upon whioh the reasointhy 4 n bipport of i
is based, presuppose and take it be true th very subject-matter in dispute. The ans to the whole argument lies outside and be yond it, and consibts in the fact that there doing any not baving obligatory force: spect and authority, it must frrst be made apperr that it is a logal court, and justly em poniered to sit in judgment on the quegtion adjudicated. Those are preliminary facts: and they must bo ascertained nod fixed before anything enn be predicited of the force and ef feut of its judgment-otherwise, wo would
be congtuntly chented by the shadors of be constantly chented by the shadors of
things, and never be. nble to grasp their very esse relation to res judicata is fouded upon the
principle, that the court ronulering the judgpriaciple, that ane competent court, and had right ful jurisdiction over the subject-mater ancted
oh. I submit, therefore, that it is begging oh. I submit, therefore, that it is begging
the question to argue and maintuin that the The question to argue and -maintain that the cause it declarod itsolf to be so. Uuder our gytem I know of notribunals, either legislaganizations. Our Government. is a goveril ganizations. Our Government. it a govern
ment of huwe-of mutual aud. recipyent ubli
gations, and recoguizes io gations, and recognizes no net or decision Which dpes not proceed from a tribuinl or
bouy existing de jure. The rule of intor-
nationalliaw, whioh regulate the intercourse national liaw, whioh rogulate the intercourse
of separate, digtinct, and independent dither eignties, control their rights, and fir their du: ties, hiave no place in the relation which sub
Bisty hetween this bouse-and a-territory Bists hetween this bouse-anda-territory which
can do yo not excopt in tha cnu do no not excopt in. tha very mode pfe
soribed by the luw creating, it, and upon sirigy soribed by the law creankugit, and rity to which depends its right to Lave a representative on this floor, A Territory dots within prescribed limits; it bas no ele-
ment of sovereignty; it exercises only a delegated authority; and all its aots must conform to the requirements of this organic law; for the moment its authorities etop beyond the
boundary line, their ncts become usurpations,
 fule is well are firmly entabilished, that ail keep, strictly-within the limitt of the powers conferred upou them. The liuitations on ${ }^{a}$
Territory are as fundatental Territory are as fundamental and importint
parts of its olarter as the rights and privileg parts of its oharter as the rights and privileg
ex granted $;$ and as by the organic law of Kan es granted; and as by the organiclaw of Kan sas, ite Legislature could be legally chosen
only by fuch of the inbabitants of the Terri. ory as posseised the qualifications demanded by the territarial law, does it not negessarily
follow, as an ifrefragablo.. conclusion, that a Legisilature eleoted by those who were pot a habitants of the Territory; and who did not possess any"of the requipito qualifications of electors, was not a legal Legialatare, or one
anthorizad to oxeroise legislative funotions authorized to oxeroise legislative funotions; ;rratulent oharacter of the Bouroo thenco they


## the election of a Delegate t

Tcrritory in this House'; that when the oleo tion took place, scenes of invasion; , violence, and lawlessaessisimilar to those which had
marked tie history of the provious Maroh clections were re-enacted, and resulted in the selection of the sitting Delogate, General Whitfold, and that, evor slice, there has been anarchy and oonfusion, riot, crimer, and
bloodsieded throughout the Territory, perpetra. ted by the authority and ander the enaction of these usurpors of rightrul nuthority, Sir, if this oase be true, it is one whose enormity has no parallel in our history-a, case which
extibite nī utter disregard for all law and order, and one that calls loudly for oorrection. It tells of a stab ained at the very vitals of
our Government; of the substitution of the evolver and the bowio-knife for the ballotbox; of the innuguration of the reign, of raf:
Ganism ingtead of the benign infuences of
 lignollzed their progenee by anul outrager orturing persecutions, and cowardy mur ders: And yet it is gravely argued, even i all these representations bo true, that fuch a
case is beyond investigation by this House, and that the - seat-of-a-Dolegnto alleged to have been sent here under the augpiogs of such monstrosities cannot be contestea or declared
vacant. It sêms passing strango that any oppo eition slould bo made to ho deny their truth. If I were a friend the siting delegate, and had a tithe of the confidence professed by bis supporters in the morits of his case, I would eagorly court the
closest scrutiny, the largest and most extendclosest serutiny, the largest and most extend
od inquiry. The denigi of tit, the attempt to ed inquiry. The den!! of of ht, the attempt
evade and escape from it by techioal subtle evado and oscape from the
ties nad falie issuos, creates a larger an frmer boher in the oxisteace or these. evil burning in the public heart and severing the fraternal bonds which have united together the different sections of our common country in kindly union. Sir, the mingnitude of the interesta bere iuvolved; the great ends of pub-
lic justice proposed to be necomplished, the Lic justice proposed to be accomplider
vindication of the Insulted law, the restoration invalunble nghte, and the peages quer, a safety of the hole Americdn people, domand
that this in detigativa should be imade-fully, promptly, ada effeotually made:- In my judge ment, there is no better, mode of makinge it than the one proposed. - The committes, clothed with the porer of this Honse, and sustained by its authority, cay. effcotually compel the attendance of the neoessary rit-
nesses, force the production of the needful papers, and subject to porsonal-exaninati eversthing conneoted with this most unhappy controversy, An examination mado in
solemu and authoritative manner and hid before the poople, will - disped the - flificultie
which surround the subjept, correct the evil uecessarily attendant upon imperfoct mad dūbtful infornation, and nooth and calm down the oxcitoment and ngitation-whic now pervide àd distross the public minid.
The whole sulject is a momentous one, and closely conneated with the prospority and perpotuity of our institations, and should, ther ith ita importance and por a and emburrassed by sharp tectucicalities and trivial objections, unwortly of the subjecf and the rosponsibility of this House. Let us tak hold of the question boldy and feariessly like men sincere in the Bearoh of the truth
and right, deternined to leape nothing undone that will mark our deep and lasting da astation of outrages againat popular righte where their liberties will find shelter, proteo there their liberties will gad shelter, prote gation be stified 9 . Is it because gentlemer fear its results? Do thidy know that the Delegate from kapasas ia sitiling here by rights usurped, and in defanges of the, wishes of the vili be made clearly manifent by the proposed guiry I. If these be pai It is diffcult to aocongt for lle pertinaity of played in thearting the only practical meana of devolopting and thoroughly exposing the

## true history and oqngition of the affairs of never ahrinks from the light, but, on the con-  strength Ever divdaining to take shelter bebind equivocal ramparts, or to fight: with the wreapong of sophisiry, oliofroatingly atands  ourely upen the oonquaring power of ber other alde of the Hang ove it to tene and to the couse of right and justice to join hands with uijin sifitige out the trath of thiss foundationi the of the Territory of Kansas. And brepaupeo 1 believe such results can only be. attoined by action guided by the light of an anple and gearching inquiry into the abases, diborders, and wronge allogod to have existod and atill provailing in Kansas, I will checrfully rote:

## 我话illancouts

## SCENES IN REAL LIFE.

We-do no often indulge in the entimental, but ocensionnlly in our walks our attontion is Thich leant erents happening before un, suic lead us to thoughts and refieation minds, is roll we as all other men, thould indis.
times.
Wo bad been on the north side to see an acquaintance at his hotel and retaraing by Clark Want is in a hurry, one of those little busy a ventions, a stenm tug had passed up the river with a small fleet of vessels in tor, one of which had been cast off, and had hauled in ust West of the bridge, Seeing no bopes of sating to our ofice for some nime, and know. vorse terper compositors could not be ine ny solved to beari it meekiy, and find mental- oooupation by observing what was going on The vobset we had mentioned-had been moored, or made fast outside of séverul canial boats, nnd as we btood looking at the men up-
on her one of them approached a female, who on her, one of them approached a female, who-
had beenecrouched upon deck, and addressing her, pointed to the shore, then to the bridge, treeten of owa lowards he hironged and busy, Sho rose, picked up ar small bundle from which she drew forth a omin bundie, from dered to the hardy sailor. Ho refused it, Whatever to wap nad lending her a hà̆da; he it dher from the yessel to the dock and, fromtho dook ap to the bridge. By this time a
larige crowd of pertons thronged the north end of where the bridge would be, if it was always a bridge, and in cöntemplating the new faces, here assembled, we bnd ale vast classes hero assembled, we had almost forgotten the
incident we have relatied. . Our attention called from a vain endenvor to discorer sonie biope of a cessation of tuge going up and devn
 hearing a most audible sob from some one nused by It was. not the sob of whilhood, grief, it was the sob if somo maturer breast, filled with a sense of loneliness and despair. It reached other ears than ours. A lady,
dressed in a manner which bespobo wealth that ćould gratify taste and elegauce, 'and who iko oursevess, was detained at that place,
stood near, accompanied by three olildren ood near, nccompanied by throo olipldren,
whose desire to get at the extreme edge of the platform, she with difficulty repressed. With a woman's tendernoss hër heart recogdzed the stifled ebullition of sorrow, and aproaching the person from whom it camo, who
nas none other than the woman lys have justseon land from the yessel, she quietly and ja that soft sweet voice of woman Thich, none
can resist, inquircd if she stood in need, or can resist, inquircd if she stood in necd, or
was she ill, or-mtes, her sorrow suoh that it Whs she ill, or-rits her sorrow suoh that it
could be relieved? A portion of the railing nenr us was vacant, and towards that, and. a converse. The strauger was a fair handsome girl, about soventeen years, neatly but coarsieIs dressed, twith shoes not only worn, bat boavy and unsuited ns muob for her sex as for and with an poor gins in han despair alo ould inparf, related her history, uuinterry ed by a single observation from her compan oth. Wo have not space for it at tears To will give it changiag its order just enough to onable us to state it briefy.
She gaid she was born in-Boston; ithe had no rother or sister now ; blie remembered tha Szzie ; that her sister, yoars ago name wao ther's will, had married; and rith her hus nd, having been banished the father' ight, had gone off, and had not been heard of or gister's marringe, hei pare the time y ; the pride which drove anay lizzie had
(Continued on third page.)

