THE OREGON ARGUS.

BY WILLIAM L. ADAMS.

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PRESIDENT'S MESSAGE.

Fellow-citizens of the Senate and of the House of Representatives : The Constitution requires that the President shall, from time to time, not only recommend to the consideration of Congress auch measures as he may judge necessary and expedient, but also that he shall give information to them of the State of the Union. To do this fully involves exposition of all matters in the actual condition of the country, domestic or foreign, which essentially concern the general welfare. While performing his constitutional duty in this respect, the President does not speak merely to express personal convictions, but as the executive minister of the Government, en-abled by his position, and called upon by his official obligations, to scan with an im-partial eye the interests of the whole, and of every part of the United States. Of the condition of the domestic inter-ests of the Union, its agriculture, mines,

manufactures, navigation, and comperce, it is necessary only to say that the internal prosperity of the country, its continuous and steady advancement in wealth and population, and in private as well as public wellbeing, attest the wisdom of our insti-tutions, and the predominant spirit of intelligence and patriotism which, notwith-atanding occasional irregularities of opinion or action resulting from popular freedom, has distinguished and character-ized the people of America.

In the brief interval between the termi-

nation of the last and the commencement of the present session of Congress, the public mind has been occupied with the care of selecting, for another constitutional term, the President and Vice President of the United States.

The determination of the persons, who are of right, or contingently, to preside over the administration of the government, is, under our system, committed to the States and the people. We appeal to them, by their voice pronounced in the forms of law, to call whomsoever they will to the high post of Chief Magistrate.

And thus it is that as the Senators rep

ereent the respective States of the Union, and the members of the House of Representatives the several constituencies of each State, so the President represents the aggregate population of the United States. Their election of him is the explicit and solemn act of the sole sovereign authority

It is impossible to misapprehend the great principles which, by their recent po-listed action, the people of the United States have sanctioned and sanounced.

They have asserted the constitutional equality of each and all of the States of the Union as States; they have affirmed the constitutional equality of each and all of the citizens of the United States as citthe Union as States; they have affirmed the constitutional equality of each and all of the citizens of the United States as citizens, whatever their religion, wherever their birth or their residence; they have maintained the inviolability of the constitutional rights of the Union are the rengion, or navigation, and of servitude. The several States of the Union are, by force of the Constitution, co-equal in domestic legislative power. Congress of the union and which has no other possible outlet. They have protected thus far in that direction in consequence of the successive states of their distance in this respect for itself, without legal prohibitions on either side, they have above the Union are, without legal prohibitions on either side, they have above the union. The attempt of a part of the inhabitionary domestic relation of the fact that the peculiar domestic institutionary government, though seduously encouraged and supplied with pecuniary aid quence of the State of Missouri. Any states which they have affect the gene-without legal prohibitions on either side, without legal prohibitions on either side, without legal prohibitions on either side, they have affect the Union.

The several States of the Union are, by force of the Constitution, co-equal in domestic legislative power. Congress of the fact that the peculiar domestic institutionary government, though seduously encouraged and supplied with pecuniary aid quence of the successive states of their legislative power. Any states of the Union are, without legal prohibitions on either side, without legal prohibitions on either side, the union and which has no other possible outlet. They have a provent and the invited states of the Union and objects of interest superior to all subjects of local or sectional controversy, as the

Schemes of this nature, fraught with incalculable mischief, and which the consid erate sense of the people has rejected could have had countenance in no part of the country, had they not been disguised by suggestions plausible in appearance, acting upon an excited state of the public emind, induced by causes temporary in their character, and, it is to be hoped, transient

Perfect liberty of association for political objects, and the widest scope of discustions of government in our country. Our institutions, framed in the spirit of confidence in the intelligence and integrity of the people, do not forbid citizens, either individually or associated together, to attack by writing, speech, or any other methods about the United States and of their short of physical force, the Constitution and the very existence of the United States forbidding their officers, can it be associed that the enactment in question was invested with perpetuity and the United States. Of course, these imputations on the intelligence and integrity of harmonious co-operation between the authorities of the United States. Of course, these imputations on the intelligence whom was the compact? No distinct contending powers of the government, the united states. Of course, these imputations on the intelligence and integrity of harmonious co-operation between the authorities of the United States.

Of course, these imputations on the intelligence whom was the compact? No distinct contending powers of the government, the united to the respect of a solemn compact? Between whom was the compact? No distinct contending powers of the government, the united to the respect of a solemn compact? Between whom was the compact? No distinct contending powers of the United States.

Of course, these imputations on the intelligence whom was the compact? No distinct contending powers of the government, seminated in passion, are utterly destitute. The proposition of the United States and of the United States. and the very existence of the Union. Under the shelter of this great liberty, and protected by the laws and usages of the Government they assail, associations have been formed in some of tee States, of indiwideals wind pretending to seek only to the appointment of new officers charged the appointment of new officers charged with the execution of its acts, as if they over men's consciences, to whom did this authority attach? Not to those of the ministers, respectively, of foreign govern. North, who had repeatedly refused to conserve and have with a desire to change the domestic institutions of existing States.

To accomplish their objects, they dedi-cate themselves to the odious task of depreciating the government organization which stands in their way, and of calumwhich stands in their way, and of calumnating, with indiscriminate invective, not only the citizens of particular States, with whose laws they find fault, but all others of their fellow-citizens throughout the country who do not participate with them in their assaults upon the Constitution, framed and adopted by our fathers, and claiming for the privileges it has scoured, and the blessings it has conferred, the meanly support and grateful reverence of their children. They seek an object which they well know to be a revolutionary one.

action; and the attacks upon the Constitut. course it could not have had any as to the south, for all such compacts must be mutual and of reciprocal obligation.

It has not unfrequently happened that lawgivers, with undue estimation of the law they give, or in the view into the law they give, or in the view into the law they give, or in the view into the law they give, or in the view into the law they give, or in the view into the law they give, or in the view into the same set of opin value of the law they give, or in the view into the same set of opin value of the law they give, or in the view into the same set of opin value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give, or in the view into the value of the law they give or in the view into the value of the law they give or in the view into the value of the law they give or in the view into the value of the law they give or in the view into the value of the law they give or in the view into t They are perfectly aware that the change to be relative condition of the white and black races in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States with conditions suited to particular show it to be imperfect in detail and impractice in the slaveholding States by against imperfect in detail and impractice in the slaveholding states by against imperience of the case of the salutary operation of the case of the imperior of the case of the interior of the case of the case of the case of the successive disturbance of the case of the case of the successive disturbance of the case of the succ they well know to be a revolutionary one.

The Oregon Argus.

-A Weekly Newspaper, devoted to the Principles of Jeffersonian Democracy, and advocating the side of Truth in every issue.

OREGON CITY, O.T., JANUARY 24, 1857.

lations, and all there is most terrible in foreign, complicated with civil and servile war; and that the first step in the attempt is expressed to the consequence of the consequence of interval moans and an anount of a country embracies of the consequence of interval moans and an anount of a country embracies of the consequence of interval moans and an anount of a country embracies of the consequence of interval moans and an anount of a country embracies of the consequence of interval moans and an anount of a country embracies of the consequence of interval moans and the consequences of interval moans and the consequences of their power to deprive the Constitution and the laws of moral authority, and to perfect the consequence of their power to deprive the Constitution and the laws of moral authority, and to perfect the consequence of the United States, and in the fabric of lations, and all there is most terrible in gotten that France, of her own accord, pact though it in truth is between the southern encroachments; which cry sprang

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have been so inflamed into the passionate piled to the State of Texas; and it was tended effect; and these baseless assumptions were made, in the northern States, the ground of unceasing assault upon constitutional right.

The repeal in terms of a statute, which and entered on its northern border by way those States, and thus finally to fall into the territory acquired by the Unitariest of the Southern States, as at length to passionate the destates from Mexico. But this proposed to acquired by the Unitariest of the Southern States, as at length to passionate the destates from Mexico. But this proposed to acquired by the Unitariest of the Southern States, and thus finally to fall into the territory acquired by the Unitariest of the Southern States, as at length to passionate the destate of the Southern States, as at length to passionate the destate of the Southern States, as at length to passionate the South of the South of the South of the South in the North and the South, and entered on its northern border by way of lower as of a statute, which and entered on its northern border by way of lower and also null for unconstitutionality, could have no influence to obstruct or to promote the propagation of the South; and that it completes they were as great as they deem it, they have no remedy to apply, and that it they have no remedy to apply, and that it they have no remedy to apply, and that it they have no remedy to apply, and that it they have no remedy to apply, and that it they have no remedy to apply, and that it they have no remedy to apply, and that it they have no remedy to apply, and that it they have no remedy to apply, and that it is enactment ceased to have binding virtues and the state of the Union. But the accomplished, nor to reflect that, even if they have no remedy to apply, and that it there was. Thereupon this enactment ceased to have been described by their violence and unconstitutional action. A question which is one of the most difficult of all the treated on the occasion of the admission o

cution and the Union. They would, upon deliberation, shrink with unaffected horror rights—in questions of the public domain, from any conscious act of disunion or of religion, of navigation, and of servitude. Is it the fact, that, in all the unsettled remeans as were available and as the circumstances required; and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in this respect for itself, and nothing of this left free to act in the fact, that, in all the unsettled rerectly what few men were willing to do ror, and a beacon of warning to the legis. pared with the latter, such irresistibly sudirectly, that is, to act aggressively against lator and statesmen. To repeal it will be perior vitality, independent of climate, soil,

their governments, aimed to facilitate the spread and dangerous agitation. escape of persons held to service in the several States, for the maintenance of their as such, entered into treaty stipulations on a such, entered into treaty stipulations on an account of any justification in the nature of things, and contrary to all the fundamental doctrines and principles of civil liberty and conflicts of jurisdiction came to be frequent; and Congress found itself compelled, for the support of the Constitution, and the vindication of its power, to authorize distinction of its power, to authorize the proper to interfere directly with the

of the territory ceded by France to the United States, Representatives in Congress objected to the admission of the latter, unless with conditions suited to particular show it to be imperfect in detail and imviews of public policy. The imposition of practicular show it to be imperfect in detail and imviews of public policy. The imposition of practicular and the public details and imviews of public policy. The imposition of practicular and the public details and imviews of public policy. The imposition of practicular and the public details and imviews of public policy. The imposition of practicular and the public policy of particular and the public policy. The imposition of practicular and the public policy of practicular and the public policy. The imposition of practicular and the public policy of particular and the public policy. The imposition of practicular and the public policy of particular and the public policy of particular and the public policy. The imposition of practicular and the public policy of particular and the principle of our institutions, the imposed upon Congress the duty of criptible right of equality of the existing extradition principle of our institutions, the imposed upon Congress the duty of criptible right of equality of the existing extradition principle of our institutions, the imposed upon Congress the duty of criptible right of equality of the existing extradition principle of our institutions, the imposed upon Congress the duty of criptible right of equality of the existing extradition principle of our institutions, the imposed upon Congress the duty of criptible right of equality of the existing extradition principle of our institutions, the imposed upon Congress to another great principle of our institutions, the imposed upon Congress of the existing extradition principle of our institutions, the impos

time, emphatically condemned the idea of organizing in these United States mere geographical parties; of marshaling in hostile array toward each other the different parts of the country, North or South, East or West.

Schemes of this nature, fraught with inspect of the states, and out of it, of the question of the nature, already a dead letter in law, more numerous population of the Northern States.

Still, when the nominal restriction of this nature, already a dead letter in law, mas in terms repealed by the last Congress in a clause of the act organizing the Termitories of Kansas and Nebraska, that restriction, by citizens of the Northern States, in Congress and out of it, of the question of this nature, already a dead letter in law, was in terms repealed by the last Congress in a clause of the act organizing the Termitories of Kansas and Nebraska, that restriction, and of the nominal restriction of this nature, already a dead letter in law, was in terms repealed by the last Congress in a clause of the act organizing the Termitories of Kansas and Nebraska, that restriction, and of the nominal restriction of the Northern States, or of their citizens.

Still, when the nominal restriction of this nature, already a dead letter in law, was in terms repealed by the last Congress in a clause of the act organizing the Termitories of Kansas and Nebraska, that restriction, and the nominal restriction of this nature, already a dead letter in law, was in terms repealed by the last Congress in a clause of the nominal restriction of this nature, already a dead letter in law, was in terms repealed by the last Congress in a clause of the act organizing the restriction of the Northern States, and it is nature, already a dead letter in law, was in terms repealed by the last Congress in a clause of the northern States, and it is nature, already a dead letter in law, was in terms repealed by the last Congress in a clause of the northern States, and it is nature, already a dead letter in law, was in terms repealed by the last Con

ments in a state of mutual hostility, rather firm it by extension, and who had zealously shrunk from conspicuous affiliation with than fellow-mag strates of a common country, peacefully subsisting under the protection, and who had zealously those few who pursue their fanatical obtry, peacefully subsisting under the protection. And if, as try, peacefully subsisting under the protection of one well-constituted Union. Thus it thus appears, the supposed compact had been, also, aggression was followed by reaction; and the attacks upon the Constituted Union. Thus it thus appears, the supposed compact had means of revolutionary change of the legislation, no wisdom on the part of government, and with acceptance of the congress, could have prevented this.

It is idle to suppose that the particular of the course it could not have had any as to the necessary consequences—a civil and ser-

voice of the people has so pointedly rebuked, of the attempt of a portion of the
States, by a sectional organization and
movement, to usurp the control of the Government of the Unite. States.

I confidently believe that the great hole

Verse opinions and domestic institutions a field, which, without such repeal, would have been closed against them; it found that field of competition already opened, in fact and in law. All the repeal did

after the most deliberate consideration, the was to relieve the statute head of a consequence.

Imputed irregularities in the elections had in Kansas like occasional irregularities of the same description in the States, were beyond the sphere of action of the

pread and dangerous agitation.

It was alleged that the original enacts sustaining power of their own, and will go end, namely, the employment of a part of Southern States, and to prevent their extradition when reclaimed according to law and in virtue of express provisions of the Constitution. To promote this object, legislative enactments and other means were adopted to take away or defeat rights which the Constitution and the Constitution of the Constituti were adopted to take away or defeat rights which the Constitution selemnly guarantied. In order to nullify the then existing act of Congress concerning the extradition of fugitives from service, laws were enacted in many States forbidding their officers, can it be asserted that the enactment in slave laber into all the new toriginal tions will best suit them; if it be not strained up to perpetual legislative exertion on this point; if Congress proceed binding on the conscience of each good citizen of the Republic. But in what sense is at once charged with aiming to extend the sense done with the best results, and

permanent suspension of regular govern-ment. Aggressive and most reprehensi-

Violent attack from the North finds its inevitable consequence in the growth of a Territories of Kansas and Nebraska. In whether the statute line of assumed restrictions to the regret spirit of angry defiance at the South.— the progress of constitutional inquiry and tion were repealed or not. That repeal of all good citizens, but without being re-

movement, to usurp the control of the Government of the Unite. States.

I confidently believe that the great body of those who inconsiderately took this fatal step, are sincerely attached to the Constitution and the Union. They would, upon whether as affecting raphic or private.

I confidently believe that the great body of those who inconsiderately took this fatal step, are sincerely attached to the Constitution and the Union. They would, upon whether as affecting raphic or private.

I confidently believe that the great body of the United States had finally determined this point, in every form to time, and in fact and in law. All the repeal did was to relieve the statute-book of an objectionable enactment, unconstitutional in effect, and injurious in terms to a large portion of the States.

Little for the same description in the States, were beyond the sphere of action of the was to relieve the statute-book of an objectionable enactment, unconstitutional in effect, and injurious in terms to a large portion of the States.

analtained the inviolability of the constitution, and they have proclaimed the Union; and they have proclaimed to the Union and to the Union and to the Constitution, as objects of interest supposes of the Southern States possess relatively so much of vigor, that wheresoever from active agents of disorder in some of the State of Missouri. Any statue which tively so much of vigor, that wheresoever from active agents of disorder in some of the States of Missouri. Any statue which tively so much of vigor, that wheresoever from active agents of disorder in some of the States of Missouri. Any statue which tively so much of vigor, that wheresoever from active agents of disorder in some of the States of Missouri. Any statue which tively so much of vigor, that wheresoever from active agents of disorder in some of the States of Missouri. Any statue which tively so much of vigor, that wheresoever from active agents of disorder in some of the States of Missouri. Any statue which tively so much of vigor, that wheresoever from active agents of the State of Missouri. Any statue which tively so much of vigor, that wheresoever from active agents of the State of Missouri. Any statue which tively so much of vigor, that wheresoever from active agents of the State of Missouri. Any statue which tively so much of vigor, that wheresoever from active agent engaged in acts of rapine, under cover of the existing political disturbances, have directly, that is, to act aggressively against the constitutional rights of nearly one half and the essence of the liberty, peace, and greathess of the Republic.

In the long series of acts of indirect aggression, the first was the strenuous agitation of the States, or of their citizens.

Still when the nominal restriction of the North-

ticipate in the settlement of the Territory.

It affords me unmingled satisfaction thus to announce the peaceful condition of things in Kansas, especially considering the means to which it was necessary to

results by such means is greatly enhanced by the consideration, that though the wis dom and energy of the present Executive of Kansas, and the prudence, firmness and vigilance of the military officers on duty there, tranquility has been restored without amounted to twelve million seven hundred one drop of blood having been shed in its and seventy-six thousand three hundred accomplishment by the forces of the United States.

The restoration of comparative tranquility in that Territory furnishes the means of observing calmly, and appreciating at their just value, the events which have occurred there, and the discussions of which the government of the Territory has

been the subject.

We perceive that controversy concerning its future domestic institutions was inevitable; that no human prudence, no form

provisions of their organic law were the cause of agitation. Those provisions were but the occasion, or the pretext of an agi-tation, which was inherent in the nature of things. Congress legislated upon the sub ject in such terms as were most consonant with the principle of popular sover-eignty which underlies our government. It could not have legislated otherwise

JOB PRINTING.

THE PROPRIETOR OF THE ARGUS IS HAPPY to inform the public that he has just received a large stock of JOB TYPE and other new printing material, and will be in the speedy receipt of additions suited to all the requirements of this locality. HANDBILLS, POSTERS, BLANKS, CARDS, CIRCULARS, PAMPHLET-WORK and other kinds, done to order, on short notice.

been subject, therefore disorders occurred in the latter Territory, is emphatically con-tradicted by the fact that none have oc-curred in the former.

Those disorders were not the consequence, in Kansas, of the freedom of selfgovernment conceded to that Territory by Congress, but of unjust interference on the part of persons not inhabitants of the ter-ritory. Such interference, wherever it has exhibited itself, by acts of insurrec-tionary character, or of obstruction to processes of law, has been repelled or sup-pressed, by all the means which the Con-stitution and the laws place in the hands of the Executive.

In those parts of the United States where, by reason of the inflamed state of the public mind, false rumors and misrepresentations have the greatest currency, it has been assumed that it was the duty of the Executive not only to suppress insur-rectionary movements in Kansas, but also to see to the regularity of local elections. It needs little argument to show that the President has no such power.

All government in the United States

rests substantially upon popular election. The freedom of elections is liable to be impaired by the intrusion of unlawful votes, or the exclusion of lawful ones, by improper influences, by violence, or by fraud. But the people of the United States are themselves the all-sufficient guardians of their own rights, and to suppose that they will not remedy in due season, any such incidents of civil freedom, is to suppose them to have coased to be capable of self-

government.
The President of the United States has no power to interpose in elections, to see to their freedom, to canvass their votes, or to pass upon their legality in the Territories any more than in the States. If he had such power the government might be republican in form, but it would be a mon-archy in fact; and if he had undertaken to exercise it in the case of Kansas, he would have been justly subject to charge of unsurpation, and of violation of the dearest rights of the people of the United States.

Unwise laws, equally with irregularities Unwise laws, equally with irregularities at elections, are, in periods of great excitement, the occasional incidents of even the freest and best political instructions.—But all experience demonstrates that in a country like ours, where the right of self constitution exists in its completest form, the attempt to remedy unwise legislation by a resort to revolution, is tetally out of place; ina-much as existing legal institutions afford more prompt, and efficacious tions afford more prompt and efficacious means for the redress of wrong.

I confidently trust that now, when the peaceful coudition of Kansas affords opportunity for calm reflection and wise leg-islation, either the legislative assembly of the Territory, or Congress, will see that no act shall remain on its statute-book violatiue of the provisions of the Constitution, atitutional rights, privileges, and immunities of citizens of the United States, as contemplated by the organic law of the

Territory.
Full information in relation to recent events in this Territory will be found in the documents communicated herewith from the Departments of State and War.

I refer you to the report of the Secretary of the Treasury for particular information concerning the financial condition of the government, and the various branches of he public service connected with Treasury Department.

During the last fiscal year the receipts

from cus oms were, for the first time, more than \$64,000,000, and from all sources \$78,918,141; which, with the balance on hand up to the 1st of July, 1835, made the tetal resources of the year to amount to 892,859.117.

The expenditures, including three millon dollars in execution of the treaty with Mexico, and excluding sums paid on account of the public debt, amounted to sixty million one hundred and severty-two thousand four hundred and one dollars; and, including the latter, to seventy-two million nine hundred and forty-eight thousand seven hundred and ninety-two dollars. the payment on this account having amounted to twelve million seven hundred and ninety dollars.
On the 4th of March, 1853, the amount

of the public debt was sixty-nine million one hundred and twenty-nine thousand nine hundred and thirty-seven dollars .--There was a subsequent increase of two million seven hundred and fifty thousand dellars for the debt of Texas—making a total of seventy-one million eight hundred and seventy-nine thousand nine hundred and thirty-seven dollars.

Of this the sum of forty-five million five hundred and twenty-five thousand three hundred and nineteen dollars, including premium, has been discharged, reducing the debt to thirty million seven hundred and thirty-seven thousand one hundred and thirty-seven thousand one hundred and twenty-nine dollars; all which might be paid within a year without embar-rassing the public service, but being not yet due, and only redocmable at the option of the holder, cannot be pressed to payment by the government.