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## 5 adDress

OF

## GOVERNOR KENT

TO

BOTH BRANCHES OF THE LEGISLATURE

OF THE

STATE OF MAINE.

JANUARY, 1838.

AUGUSTA: LUTHERSEVERANCE, PRINTER.
1838.

A fre
dence ar but, they
judge in

## ADDRESS.

## Fellow Citizens of the senate,

and of the llonse of Representatives:
It is a source of great gratification that, in assmming the honorable and responsible oflice to which I have been elected by my fellow citizens, I can congratulate yon, and them, upon the continued health we have enjoyed, and the benignamt smines of Providence upon the labors of the hasbandman.

It woald atford me much satisfaction if I could also congratulate yon and them upon the continued prosperity of our country, and the matural and satisfactory results which have heretofore attended the enterprise, intelligence and vigorous action of the Americin people, in their various departments of labor. But it is a fact too obvious to be disgnised, and too serions to be overlooken, that a change has come over the long continued prosperity of this people, and that a check has been given to enterprise and exertion in public works and private operations, which has produced and is producing, enharrassment, derangement and distress in the business and prospects of a large portion of our people.

It is a sad and disheartening spectacle to see a young, vigorous and strong nation, with powers and capacities of almost unlimited extent, in a time of profound peace, when all the causes of mational and individual wealh were in full operation, when industry was reaping its reward, and contentment and satisfaction were the attendants of exertion-suddenly struck down from this palmy state of prosperity and happiness, to suffer all the evils of suspended action, deranced currency, general distress, commercial embarassment and individual ruin. It is natural that men should ask and seck for the cause of such. revulsions; and that they shoudd, with the independent spirit of freemen, bold those to whom power has been delegated, responsible for their acts in producing such calamitous results.

A free and enlightened people will yield a generous confidence and rational support to the govemment of their choice, butt they will never surrender the right to investigate fully, and judge impartially, the tendenev iund effeet of public measures:
upon the prosperity of the comntry. Whoever supposes or hopes that surit a people will follow withou hesitation or alopt without insestigation, any course which may be pointed ont by those in whom they have confided, simply becamse it orimated with a particular praty, will sooner or later ase ertain that he has mistaken the genins and spirit of our constitution, and the character of this people.
'Ihe calm judgment of the whole people is the tribunal before whirh the acts of public: men mast pass in review; and it is a tribunal which can seldon long be dereived, and never em be commpted.
'I'he chaotie state of the curreary of the Chited states is a topie of intense interest and free investigation; and while the fact is admitted by all, and the fatal eflects of this derangement are obvions and uneontradieted, the canse and the remedy are subjects of inmediate and pressing attention.

Withont metending to be able and skilfil financiers, or capable of fathoming atl the deep researches of those who are, the great mass of the prople well know and remember, that six years since, this nation enjoyod a currency unsurpassed in the history of the commerefial world. It mited the secmity of the precious metals and the convenience of paper. It was convertible at any monent into gold and silver, and had obtained the confidence of the whole commomity. It was a curreney which answered the great proposes of commercial exchange, possessing an equal and convertible value in every part of our widely extended land, and cotalling sections most distant from each other to negotiate with case and safety. When it was deemed expedient by Govermment to change or destroy it, all practical men admitted that we then enjoyed a safe, sound and highly convenient comrency, which could hardly be improved, and might be impaired, or destroyed, by sudden changes or ill considered schemes of improvement. "The events of the last year have fully demonstrated that the predietions and fears of those who anticipated evil from untried and mecotain experiments upon the currency of the country, were not the mere assertions and prophecies of zealous opponents, but the far reaching views of experienced statesmen, anxious to preserve what experience had proved salutary and useful.

It is undoubtedly true that there is a disposition in the commmity to atribute to the action of (iovernment effects which are the result of other causes. But when, as in the instance hefore us, the General (ioverument avowedly undertook to iniofere and to change the fixed and delicate operations of the monetary system, hy a new and untried experiment, with the
pron have prop the ile the gement edy are
; or calo are, that six d in the urity of It was 1 obtain-currencchange, t of our ant from it was y it, all cumd and proved, ges or ill the last 1 fears of experihe mere the far preserve
the comcts which instance ook to inns of the with the
promise of equally favorable resilts, and when predieted ellects. have resulted from the camses in operation, it seems jnst and proper that the people should hod their rulers responsible for the revils which have come "pon them.

I should be most happe if it was in my power to suggest for your ronsideration, a course of state legisbation, calculated to relieve the commmity and restore agan a somal comrensy, and the regniar operations of commercial intercourse. Bot it seems to me plain that, as the evils have come upon us by the action of the genema goverment, we must look to the same sonrce for the legislation which shall relicve ns. A ramency to :mswer the greal embs for whirh it is designed, must be National in its character, and it is in viin to expere that the independent action of twenty-sis difierent goverments, fan ever produce a miform or wholesome state, withont more concert of action than can ever be hoped in their legishation. The remedy for this National evil must be foumel in National legislation.

It is in vain, therefore, for the people to look to their State govermments for relief, but their wishes and demands must be carried to the halls of Congress, where alone the power exists to remedy the evil moder consideration.

I an aware that the existence of this beneficial power is: denied, upon the authority of men hish in ofliere; but I camot yield my assent to propositions which reqarl qovermment as created merely for its own sake, and destined manly to colleet reveme, in a currency of its own, to cnable it to cary on its operations and pay its officers. (Govermment, as Repmblicans molerstand it, is created not as an end, hut as a means of advancing the interests, maintaing the rights, and protecting the property and the persons of the people; and those who are the incumbents of its offices are not a privileged class, for whose benefit and support exactions are made upon the people, but agents to carry forward and foster the great objects it has in view, the prosperity and happiness of the whole community.
lt is peculiarly mfortmate, after a long series of experiments upon the subject, withont doubt or hesitation, when these experiments have lailed, and the old institutions are broken up, and we are in the midst of doubt, confusion and embarrassmont, ant are looking with anxiety for relief to our National govermment, that those who administer it should be mexpectedly doubtful of their authority, and scrupulous of using the means in their power, and that those doobts should he carried to the extent of proposing a separation between the govemment and the people in the matter of currency. It is in the power
of Comgress to make this separation, hy rompelling the paymem of all dues to the wovernmem in gold mad silver, dissolving a!" romertion with banks, amd masing each collecting oflicer a special depositary; thas extembing most alamingly execotive patronage and power, and leaving the people to manage as they ins able, with a depreciated or a flactuatiog paper courency. Gut it may well be dombed whother, by such a course, the geat ohject for which somermment was ronstituted will be answered, or whether a thinking people will loner consent to a scheme which must bonefit the few, to the ingury and distress of the many.

A Covermment which ams at nothing higher than to sustain uself, as an indepoudent or even manamist power to the people which areated it, and which resards no other view than to keep itself in motion, is not such a govermment an our fathers instituted, and we ought to enjey. 'The great and leading object of good sovernment is the welfare of the people, and the operations of its machinery are only important as they subserve those ends. 'The interests of such a govermment and those of the people, are one and inseparable. One earrency for the people and moiler for the govermant and its officers, would be ahsurd as well as ruinous. I regard it as clearly within the power, as it is clearly the daty, of the gencral govermment, to take care of the National currency, and to adopt those measures which shall speedily and surely restore to us a somed and healdyy circulation; whath will be doubly welcome and valned from the suflerings we have experienced since its destruction.

The recent demonstrations of the popular will clearly point to this duty on the part of our mational rulers, as one demanding prompt and efficient action; and we have a right to expect, that those who profess oherlience to the popular will, as a cardinal principle of action, will follow without hesitation the course demanded by the voice of the people.

In the course of mintoward events, occurring under the unfortunate system pursued, a general suspension of specie redemption ly the Banks wat ahnost simultancously adopted in the diflerent States in the month of May last, and such suspension has been continned matil this time.
'The course was, in New lingland at least, unprecedented, and can only be justified by stern necessity, and the intention and hope of preventing greater evils and more extensive emharrassments, which woud be likely to result from any other comise.

It has produced a state of things which ought not to exist , disssolvug officer executive e as thry curreney. inse, the I will be asent to a d distress
to sustain the peow thim to ur fithers sading obsc , and the they subment and : currency is officers, as clearly neral govd to adopt re to us a y welcome d since its
sarly point e demandto expect, , as a caritation the
er the minspecie readopted in ich suspen-
ecedented, se intention ensive emany other hot to exist
one monent longer than such necessity exists-and the !amks should be repuired to resume specie payments at the earliest moment that it can be done consistenly with the best interest: of the whole people.

An irredecmable paper currency is justly obnoxions to the commonity, and ean be but temporarily endured as a choice of evils. 'Lhe only paper currency whieh can or ough to find lavor is one based upon the precious metals, convertible, at the will of the holder, into gold and silver, withon hindrance ar delay.
'I'he present state of the Banks, and the peculiar relation they now sustain to the commonity, call for a watehfin guard, and strict investigation into their means and modes of conducting business. Bat in addition to the confidence the public justly feel in the integrity and capreity of those who administer their affans, we have a strong gumantee of sality in the provision which, to a centain extent, holds individual property liable for the debts and promises of the corporation.

Bat at all times, and esperially in the present aspert of affairs, the Banks must expeet, what the people have a right to demand, that the constituted guardians of the public interests will carefully investigate and farlessly adopt all measures deened necessary to bring the present unfortunate course to an end, and restore again the former safe and satisfactory modes of conllucting their affiairs.

It camot, I think, be expected that the Legislature will legalize by statute the suspension, or release the Banks from their legal obligations to their ereditors, as such a course, I apperhend, would be unconstitutional and inexpedient ; or, that on the other hand, it will take advantage of astate of things so extraordinary, imprecedented, and mexpected, to declare their charters forfeited.

The forbearance of the people, and the creditors of the Banks, demonstrates that they regatd the course pursued, if not with favor, at least with forbearance, and there can be little danger of vexation or injury to these institutions, so long as the people are satisfied that they are acting upon homomble principles, and with a sincere desire to redeen their notes as soon ans cireumstances will justify the resmmption of specie payments. The condition and operations of the Banks, daring the recent difficulties, will be faid before you in the monthly returns, and the Report of the Bank Commissioners; and from these you can juclge whether, in any instance, there has been a want of care, and circumspection, and cation, in their management, or any evidence of a design to improve their temporary release.
to 1 ssue bills beyond their availahle means. Such a course would deserve most poined amimalversion, and would be a just cause for the forfeiture of their chartered rights. If the presrant state of aflairs is to contime, I submit to your consideration the expediency of a full investigation ol the subjeet, nud the enactment of such laws as may be necessary, in addition to the existing statutes, to prevent ihat worst of atl financial evils, an irredecmathe currency; in which the people lave no confidence, and which may daily sink in public estimation, and in market value. It would be infinitely better to suffer all the evils of a curreney insulficient in anomet to meet our wants, than to seize upon such a temporary relief, which must result in final fraul and ruin. It is a puestion deserving your consideration, whether any Bank should divide any part of its profits, or means, during the suspension of specie payments. It would seem the dictate of prudence, as well as justice, when, from any cause, an individual or corporation suspends payment, that all means should be fainhfully and serupulously husbinded, to meet eventual habilities. In making these remarks, I trust I shall not heo considered as insinnating any thing against the character of those who combluct our hanking institutions. I believe that an enlightened self interest, and a high sense of their obligations to the banks and to the public, and strict moral integrity, have led, and will still lead them, to act with reference to eventual redemption, and to preparations for the event. But the rights and interests of the public are first to be regarded and secured, and honest men will not object even to strict regulations, when the rights of a whole people are in question.

In the present state of aflairs, it is not probable, that any new bank charters will be asked for, but I camot forbear the remark, that the multiplication of small local banks seems to be inexpedient and mowise; and that if a consolidation of the existing bunks, by which the number stould be reduced but the eapital not diminished, could he effected, by the consent of the corporations, the public good would be promoted by having institutions which would not be sensibly affected by small or tritling canses, and so located and conducted as to accommodate the commercial conmmity. The chimerical and utopian notion, that the vast and extending business of a public so full of enterprise, vigor and zeal as the American nation, can be carried on in a currency of gold and silver only, is now, I believe, exploded. The authors of such a proposition can never be regarded as safe comsellors or practical statesmen. The hiscory of the whole commercial world refutes the proposition, and the only wonder is that any man should have proposed such
course ,e a just se presderation mand the: in to the evils, im didence, market ils of a to seize raul and whether $s$, during e dictate an indiis shouli atual liabe conof those it an cncations to ity, have eventual the rights secured, ons, when
that any rbear the ems to be of the ex1 but the ent of the having innall or triommodate opian noso full of an be carI believe, never be
The hisroposition, posed such
a plan, or any yichled assent to such a proposition. It is manifest that we must have a mixed comremy, if we wombl remain what we are, or andume in our carcer, and the 小nties of legislators would seem to be phan, to take care that, as far as possible, it should the both safe mil convenient, ind subjeet to as few thenations or changes as practioable.
'I'de law which forbids the issuing, or passing, or reeeding bills of a less denomination than five dollars, which originated in the expressed hope that therehy the precions metals would take the phace of those bills in general cimolation, has been fonnd by experience to be incficient and powerless, except in its operation upon our own hanks. The hills of hanks of other States have taken place of our own bills, and it is an almitted and undoubted fact, that the law, so far as concerns individuals, is disregarded in practice. The ahmost absolnte necessity of having a mediom of exchange of smatler value than five dollars, and the withdrawal of specie from circulation, has probahiy led the people to this open disregard of a statute of our State. Such a result is much to be deprecated, as obedience to law is cardinal virtue in a Republic, and a disregard of one haw however obmoxions, serves to weaken the reverence for the whole code. But it is manifest that the object proposed, the introduction of gold and silver into the circulation of the comntry in place of small hills, can never be eflected but by the concert of the several adjoining states, the bills of whose banks cirenate in each, and that our present restraining law only compels this state to pay a large ammal interest to the hanks of other States, and deprives our own banks of the privilege of supplying the eirenkation. It would seem to be expedient to repeal the existing law, and wat for calmer times, and moremature deliberation, and mutnal concert of sister States, before attempting to effect the ohject, which to many is still desirable.

The State, whose interests are entrusted temporarily to us, is rich in resources already discovered, and we have reason to believe is still richer in those maliscovered, or moteveloped. With a sea coast and harbors morivalled in extent and capacity, with a tomage second to that of but two other States in the Union, with a hardy race of mequalled seaman, shrinking from no toil or danger, but prompt in action and ready in every emergency-sustained and fostered by the intelligence, capacity and entcaprise of our commercial and mercantile community, Nane may justly rejoice in her maritime character and capacity. In our exhaustible guarries of granite, slate, lime rock, and beds of iron ore, we have sources of employment
for our vessels, and weallh for our citizens, and even the solid ice of our northem climate is converted into an artiche of eommerce. The immense forests of pine, and other valuable timher, within the rightful limits of this State, are justly regarded as of immense and mquestionable value, for from them must be drawn the supply for a large part of the Union, and the demand must steadi!y and permanently increase. 'Temporary embarrassments or fluctuations $m \cdot y$ prodnce a chock in the sale, or a distrust of the real value. But whoever ealmly considers, and carefully and deliberately calculates the cost and charges and the ultimate value of manufactured lumber, must be satisfied that there is no safer investment, at reasonalle prices, corresponding with surh estimates, than in timber lands, situated upon or near navigable waters. 'The value of such lands yet unsold and belonging to this State, is very great, and with prudent management and foresight on the part of Jegislators may yet yield a revenie suflicient for all our wants. But whether the title to the lands is in the State or in individuals, we have within our borders this sonrce of wealth and profit, and it becomes us to protert and cherish it. In the developement of the resources of our State by measures of internal improvement, the improvement of the navigation of the rivers, lakes and streams, through which limber is transported to market, elaims early attention. I have been informed by practical and judicious men, that by an economical expenditure of small sums of money in clearing those streans ind erecting dams, a vast amount of our best timber, which is now almost valucless, may be casily and safely transported to market. If, npon investigation, facts should sustain these opinions, it is deserving your consideration whether justice and expediency do not authorise you, as Legislators and guardians of the interests of Maine, to aid in the prosecution of such undertakings. The State is yet the principal owner of the lands to be benefited, and in a mere pecuniary view it would seem good poliey to encourage and aid in these improvements, as adding immediately and visihly to the market value of our timber lands, imd eventually to an increase of our receipts into the Treasury, from the sale of those lands, much beyond the amount expended. 'I'lis more liberal and extended view, which looks to the developement of all our resources, and to the adrancement of puhbic interests, with those of individuals, by decided action, will remad such operations as an encouraging commencenent of a system of internal improvements, which shall hereafter bring imo vigorous and successful action the powers and capacities of our State and its citizens. If Maine is ever to take and to hold the rank she is
entitled to, liy her natural resources, her abumdant means and her undoubted capabilities, we must mitedly and rigoronsly and promptly follow the example of our sister States, by a well considered and judicious system of iuternal improvements, adopted without sectional partiality, or the lias of individual interests. The times are not perhaps at this moment propitions, fut a great and strong people camot long remain disheartened, or subdued, by calanity, or misgovemment, and the time cannot be far distant, when Maine, if her Legislators are wise, will awake to her true and permanent interests, and go forward in this great work, the developenent of her abmidant resources. It is time to begin the work, even if our plans are limited, and ourmeans circumscribed. It has long been a source of regret that at the time of the separation from our parent Commonwealth, we did not acquire a title to all the lands within our limits. But we may congratulate ourselves and the people, that Massachusetts, in her legislation and her acts in relation to her lands in Maine, has exhibited the same high minded, honorable and liberal policy, which has always characterised her, and given her the high distinction and enviable reputation she enjoys. If the past is any guarantee for the future, we may confidently trust that Massachusetts will concur and aid in all reasonable and feasible schemes of lmprovement, in relation to the pullic lands.

The valuable lands belenging to the State are, by general understanding and consent, divided into two classes, the timber and the setthing lands. I believe that those townships, which are principally valuable for the timber, are comparatively of little value as settling lands. A ciistinet and different policy may therefore be safely adopted in relation to each.

Our timber tands may be regarded chiefly as sourees of revenue, and be sold, at such times, and in such parcels, as the pecuniary interests of the State may require. But the settling lands, in my view, are to be regarded not so much in reference to money, which might be obtained by the sale, as in reference to their capacity to support and yield subsistence to a vigorous and hardy population. The leading objeet of poliey should be to encourage the settlement of those traets, and to place on them a free, enterprising and industrious people. Such a population adds ininitely more to the real wealth and power of the State, than thousands of dollars placed in the treasury, by some absent purchaser, who would feel no other interest than to realize moncy from the sale to settlers. The strong armed and strong hearted pioncers of civilization, who, leaving the aecustomed comforts and enjoyments of established society, with
steady perseverance, and undamted courage, penetrate and subdue our native forests, and, with the patient toil of years, await the gradual introduction of the arts and comforts of their earlier life, certainly deserve all the aid and encouragement which can be justly extended to them.

They have obstacles, and rifficulties, and discouragements enongh to subdue any thing but Yimker enterprise and determination, and surely we ought not to add neglect or indifference to their clams, on the part of govermment.

The fertility of the soil, in the unsettled part of our territory, is placed beyond a doubt, by recent explorations and examinations, and strong inducements are there held out to emigrants 10 locate, with the almost certain assurance of eventual independence. It surely needs no extemded argument to prove, that, in every point of view, our first duty is to encourage the settlement of that terriory. Let the lands not already located, be located in conveniently small tracts. Let them be offered to actual settlers only, at a low price. Let the State retain the title, until settling duties are performed, and take great rare that the actual settler has the frut of his labor ; and let that price, when necessary, be expended in labor on the lighways, or other improvements. Let roads be opened to accommolate the settlers, and, what is more than all, let the setters feel an assurance, that the State is their friend, not in word only, but in deet, and will aid and protect them in their arduous struggles, and we shall find no want of men to people our territory.

Our interests as mere land holders would prompt to liberality in aidling, with regard to building roads, and other improvements, to bring the land into use, and a higher and more extended policy points to the same course of action. The road already commenced, leading to the Aroostook, is important in many respeets, and the settlement of that tract is an objeet of paramount importance to the strength and security of our State.

I commend the subject to your attention, confident that a work which promises so much of good to the hest interests of the State will not be suffered to languish.

Frequent changes in existing laws is an evil of great magnitude, and should never be encouraged for light or transient canses, or temporary inconveniencies. Certainty and stability are, in matters of positive enactment, frequently of more inportane than the form or requirements of the rule, and society often suffers more from the doubt and uncertainty introduced by alterations and additions, which are assumed to he improvements, than by the casual and individual hardsh: is of the former law. But when manifest injustice and general embarrassment result from
the operation of any Statute or law, it is the duty of wise legislators to abolish, or remodel it. I submit to your consideration the expediency of so amending the law relative to the attachment of real estate, as to abolish the system of private attachments; by requiring all such attachments to be recorded in the registry of deeds for the Commty, or with the town clerk of the town where the land is situated, and also requiring that all existing attachments, in order to be valid from the time they were made, shall also be so recorded within a specified time.

1 ann aware that there are some considerations of convenience in favor of the existiug law; but the manifest evils of the system seem to me far to outweigh them all. Secrecy is not to be favored in a republican government, and our whole system and course of legislation, in reference particularly to the title to real estate, is at variance with this feature. Our registries of deeds are established for the very purpose of giving public notoricty of title, and to enable any man, by inspection, to ascertain the existing facts. But the title may be perfect upon record, and the purchaser, relying upon that record, may lose his money and his title, by reason of some secret and unknown attachment before the purchase. The general conviction of this fact operates to cmbarrass negotiations in real estate without benefit to any one, and defeats, in a great measure, the intended benefits of our system of registry.

The many recent cxamples of the assumption of power to punish or prevent assumed evils, by lawless and unrestrained bodies of men, self constituted and self authorised, have given fearful evidence of a spirit gaining strength in the commemity, at war with the very elementary principles and only safeguards of our institutions.
'The will of the people is the supreme law; but it is that will constitutionally expressed and lawfully executed. The majority must govern-but they must govern by standing laws, equal in their operation and general in their exactions, and enacted by a majority of the whole people, and not by the sudden determination of an accidental assemblage. 'Theoretically and strictly speaking, according to our system, a law should be the expressed will of every individual citizen. But, in fact, the only practicable theory is that which authorises the majority to govern.

It is evident that, under such a government, the great security for the rights of a minority is found in the provisions of the fundamental law, and the enactment and execution of general laws, reaching all and binding all, well considered and c.almly adopted and judicially administered.

Constitutional law is the broad and ample shield under which a whole people rest in security and peace. Like the atmosphere in which we move, it presses with immense, but equal and balanced power, to sustain the body politic. It protects the infant in its cradle, and the magistrate in the seat of justice. It gives the consciousness of security and safety to the unarmed and the peaceful, and is more than bolts and hars in guarding every man's caste-his own domestic hearth. 'The weak fear not the strength of the powerful, and the poor and despised tremble not at the oppressor's frown. 'l'o such law every good citizen bows in cheerful submission, and with ready acquiescence, for it is but the embodied expression of lis own sovereignty. But when, instead of the law of legislation, we have the law of the strongest, and, instead of judicial and executive administration, the summary infiicitons of an infuriated mob, stung to madness by temporary rage, mage, remorseless and irresponsible, excited by some imagined insult or real injury, or perhaps by the expression of obmoxious and unpopular sentiments - we have a state of society at which the boldest may well tremble, and the most ardent despair.

If the liberty of speech means only a right to speak doctrines popular at the moment, or place of utterance, and the freedom of thought and action means only a right to think and act as the majority dietates -and if even violations of law or propriety are not to await the due process of law, but are to be punished without trial, by any number of men who may assume the authority and the right to determine the nature and extent of punishment, and to administer it at their own pleasure, trampling down law as not hinding their will-then indeed will our fathers' struggles have been worse than in vain, and we shall justly become a bye-word and a reproach among the nations of the earth. Law and order must be reverenced and maintained, or we sink into that worst of all social conditions, anarchy, and become subjects to that most fearful of all tyrants, the will of the strongest.

Our system of Municipal law consists of enacted Statutes, and the numerous principles of the common law. It is certainly desirable, that as far as practicable, all laws should be elearly defined and positively expressed, so that little should be left to the construction, definition, or will of any individual, clothed with the power of administering them.

We repudiate the notion of Judicial legislation, and hold judges bound to act as agents to expound and enforce existing laws. It is alike for the interest of all, therefore, to have those laws simplified and made certain, and particularly the criminal
code, which defines crimes and their punishment. Where men's rights, liberty and reputation are at stake, as little should be left to judicial or executive discretion, or construction, as in the nature of things is practicable. I have thought that a codification of the criminal law, embodying a definition of all crimes known in the Statutes and common law, and the punishment for each, would serve to render the law more certain, and better understood by the commmity, and leave less to construction or inference. You may perhaps deem it expedient to create a board for this purpose. I submit the proposition to your mature consideration.

Our Militia system had its origin in the early days of our comery, and in its leading feature, the arming and diseiplining free citizens in lieu of a standing army, is in consonamce with the genius and spirit of our republican institutions. It requires a personal service of our citizens, and the burden does not, like taxes, fall upon the property of the country, but necessarily upon those who are not wealthy. Ihe system is intended for the protection of property, as well as individuals, and property ought, in justice, to be held to a contribution for its support. I am fully convinced of the utility and importance of a militia system, which shall ensure at least, the arming and organization of the people, ready for immediate action and more complete discipline, should occasions arise for their services. In time of profound and long continued peace, it is natural that feelings of doubt and indifference toward an apparently onerous and useless system should at times arise, but reflection and calm deliberation will lead to the conclusion, that a system founded by our fathers, those strong and clear headed men, who never adopted a measure simply because it was splendid in exhibition, is not to be overthrown or abandoned, for light or transient causes. A new and better spirit is, I trust and believe, gaining ground in the community upon this subject, and by the adoption and enforcement of wise laws, which shall, as far as practicable, equalize the burthen and relieve those leasi able to bear it, and arouse a high and generous military spirit in the people, we may confidently trust, to see this branch of our State organization assume the high and honorable stand to which it is entitled.

The report of the Adjutant General will exhibit the present state of our militia, with such suggestions as may to him appear impurtant.

It is certainly a remarkable fact that, fifty-five years after the recognition of American Independence by Great Brinain, and the formal and precise demarkation of our limits in the treaty
of peace, the extent of those limits, and the territory rightfully subject to our jurisdiction, should be a matter of dispute and difference. I feel it to be my duty, in this my first official act, to call your attention to that vitally important question, the true limits of our State, and to express to you and the people my views of the claim set up by a foreign State to the rightiul possession of a large part of our territory.

I do not intend to enter into a historical detail, or an elaborate argument to sustain the American claim on our North Lastern Boundary. 'The whole subject has been for years before the people, and our rights, and the grounds upon which they rest, have been ably maintained, and clearly set forth, in our formal documents and informal discussions.

I will not trespass needlessly mon your time and paticnce by a recapitulation. If there is any meaning in plain language, and any binding force in treaty engagements, if recognition and acquiescence for a long series of years on the part of Great Britain in one miform expression and construction of the boumdaries of her Provinces of Canada and Nova Scotia, is of any weight, then the right of Maine to the territory in dispute, is as clear and unquestionable as to the spot upon which we now stand. It requires indeed the excreise of charity to reconcile the claim now made by Great Britain with her professions of strict integrity and high sense of justice in her dealings with other nations; for it is a claim of very recent origin, growing from an admitted right in us, and procecding, first, to a request to vary our acknowledged line for an equivalent, and then, upon a denial, to a wavering doubt, and from thence, to an absolute claim.

It has required, and still requires, all the talents of her Statesmen, and skill of her diplomatists, to render that obscure and indefinite, which is clear and unambiguous. I cannot for a moment doubt, that if the same question should arise in private life, in relation to the boundarics of two adjacent farms, with the same evidence and the same arguments, it would be decided by any court, in any civilized country, without hesitation or doubt, according to our claim.

But Great Britain was anxious for a direct communication between her Provinces. She sought it first as a favor and a grant. She now demands about one thirl part of our territory as her right.

The pertinacity and apparent earnestness and confidence with which this claim is urged, in the very face of the reaty, and the facts bearing upon the question, have been increased, I fear, by the probably unexpected forbearance, if not favor,
with which they have been received and treated by the Ameriean authorities. It can hardly be a matter of shapise that the rlam is pressed upon us, when, insteat of standing upon the treaty-plain definite and capable of execotion as it manestly is, our own general gremment has voluntarily sugeested a variation of that line, certainly in their favor, by ruming west of the due north line of the treaty, and there to seek the highlands; thus yielding up the starting point, the northwest angle of Nova Scotia, and throwing the whole matter into uncertainty and confusion. Fortunately for us, the Vinglish negotiators, thinking, prohably, that a nation which would yield so much. would probably yied more, declined the propiosition, mules other concessions were made. 'The remarkable adjulication made by the arbiter, selected muler the treaty, resuling merely in advice, the movement on the part of Maine, in 1833, in the negotiation in relation to yielding up the terriory for an equivalent, the apparent apathy and indifference of the general government to the emeroaching juristiction by New Brmaswick, her unopposed establishment of a wardenship over the tertitory -the repeated incarceration of the citizens of Mainc, for atets done on this her territory, almost without a mumbir of disapprobation or remonstrance, and the delay of the President to rim the line as authorised by Congress, have all, I fear, senved to strengthen and encourage the claim, which was first put forth with doubt and argued with many misgivings.

The commission and abitration under treaty having failed, and our ultra liberal offers being either declined or negleeted, the parties are turned back to their rights and their limits under the treaties of 1783 and 1814.

But in truth, the only question in dispute, or about which there was any difference between the two governments, until since the last war and the last traty, was as to which river was the true St. Croix of the treaty. 'Jhis licing settled, and its head or sonrce fixed, (as it las been) the tine is to rum the north to the south line of Canada, and the northwest angle of Nova Scotia. That line should be run without dclay, as authorised by Congress.

We want the information and the facts; we wish to examine the heighth of land whieh divides the waters flowing into the St. Lawrence, from those ruming into the Atlantic, aud ascertain its elevation and character. We wish to have our landmarks placed on our exterior limits, and maintain onr own.

We wish to test the truth of the assertion, that there is no northwest angle of Nova Scotia, and no such dividing heighth of land as the treaty contemplates, by a correct and scientific
examination on the face of the earth. Sircly rights of examination, which are secured to individual clamants, are not to be demed to Lovereign states.

Onr sitnation in relation to this question, owing to the peentia natme of our govermment and instimtions, is interesting, vicwed cither with reference to the foreign power with which We are at issuc, or our own general govermment. (ar right and title, clear and perfect as we believe them to be, are, it must be adnuitted, subjeets of dispute, and the first and great atestion is, how is this dispute to be setted? 'The line disputod is the Kastern boundary of the Vinited states, and of the state of Mane. 'I he general govermment is the only power which by the constitution can treat with a foreign govemment, or be acknowledged or known by that govermment, in negotiations. Maine acknowledges the right of the general government to establish the line, according to the terms of the treaty of 178.3 , and chams a performance of that duty without delay. But whilst she concedes that power, she insists with equal confidence upon the prosition, that no variation of the treaty line, no cession of any pirt of our territory, and no conventional line can be granted or adopted, without the consent of this State.

Whatever territory is included within the line running from the northwest aggle of Nova Scotia westwardly along the highlands which divite those rivers that empty themselves into the ist. Lawrence, from those which fall into the Atantic ocean, to the northwestermmost head of the Comnecticut river, and the line ruming directly south from said angle to the established souree of the river St. (hoix, is within the State of Maine.

If there is a dispute as to the location of that angle, and those lines- - hat question, and that question only, is to be settled by the general government.

In making this assertion, we do not more distinctly acknowledge a power, than clam the performance of a duty. In the first sentence of the Constitution of the United States, one of the important objects in the formation of that constitution, as there expressed, is, "to provide for the common defence," and this duty is afterwards in the same instrment, more specifically pointed out in the provision, that "Ihe United States shall giarantee to every state in this Union a republican form of government, and shall protect each of them against invasion." Under that constitution, the exercise of certain rights was denied to the States; all not expressly taken away were reserved to the States-and certai: new rights were created.
loremost, and most iniportant, of these newly created State
rights, is the right, on the part of each State, to demand the aid of all, by the action of the general government, whenever any foreign power interfere's with the territorial rights of such State.

No State is to be lefit to defend its soil and maintain its just rights single handed and alone,-to engage in border skirmishes and partizan wartare, and sustan that waftare at its own expense.

It is the duty of a state to claim and assert its rights to jurisdiction, and it is the duty of the general goverminent to proteet and mantain them, if just and well fomuded. The acknowledgement of this state right to protection is particularly important to Manc, environed by forcign territory, and forming a frontier State in the Union. Denied the power to negotiate with foreign goverments, or to declare and carry on war in defence of her rights, this state can call, in a strong voice, upon that government to which has been delegated those high powers, for protection in the exercise of her juristictional rights. Perfect unity of purpose and framkness in disclosures ought to characterize all intercourse between the State and National Governments, on this topic. No course is so well caleulated to lead to distrust and embarrassment, and to inspire confidence in the opposing claimants, as diplomatic evasions and jarring and discordant correspondence. We would use no threats of disunion or resistance. We trust that it will never be necessary for a State to assume a hostile attitude, or threatening laiguage, to enforce practically its claims to protection.

But Maine has a right to know, fully and explicitly, the opinion and determination of the gencral goverment, and whether she is to be protected, or left to struggle alone and unaided. I see little to hope from the forbearance or action of the British govermment. Their policy, it is apparent, is to delay a settlement of the question, and to extend their actual jurisdiction over the territory, that it may ripen into a right, or at least, in future controversies give them the advantage of possession.

The loose and extremely madefined jurisdiction over the small French settlement at Madawaska, has been the foundation of a claim to actual jurisdiction, and the establishmeut of wardenship over the whole territory. In pursuance of this plan and policy, they have seized, at various times, heretofore, American citizens, and thrust them into prison, for alleged offences,-and during the past season, the Lieut. Governor of New Brunswick has visited the territory in person, and received the loyal assurance of such of its inhabitants as were ready
to acknowledge their allegiance. A citizen of our State, Ebenezer S. (ireely, now lies imprisoned at Fredericton, seized, as it is said, for cxercising power delegated to him under a law of this state. 'The facts comeeted with this arrest, are maknown to me, and I therefore forbear to comment at this time upont them.

If the facts are, that he was so seized, for such a lawful act, the dignity and sovereignty of the ritate and Nation demand his immediate release.

I an aware that we are met by the assertion that the parties have agreed to permit the actual jurisdiction to remain, peading the negotiation, as it existed before. I have yet seen no evidence that such an agreement was ever formally entered into by the parties. But certainly Mane was no party to such an moderstanding, and at all events it could never have been intended to be perpetually binding, or to extend beyond the termination of the then pending negotiation. 'That negotiation is emded. 'The old gromed of clam at Mars Hill is abandoned; a new allegation i. made - that the treaty camot be executed, and most be laid aside. In the mem time this wardenship is established, and the clain to absolute jurisdiction, not merely at Madamaska, but over the whole territory north, is asserted and enforeed.

If this jurisdiction is to be tolerated and acquiesced in indefinitely, we can easily see why negotiation lags, and two years elapse between a proposition and the reply. 'They have all they want, and the jurisdiction is clamed by them so absolutely that we camot send an agent to number the people, and must hesitate before the disputed line can be rum, to fix our limits and ascertain important facts.

The first duty of Maine, as it scems to me, is to claim the immediate action of the General Govermnent, to move efficiently and decidedly, to bring the controversy to a conclusion. We have had years of negotiation, and we are told that we are apparently no nearer to a termination than it the commencement. Maine has waited with most exemplary patience, until even her large stock is almost exhausted.

She has no disposition to embarrass the action of the General Govermment, but she asks that some action be had - some movement made with a determined purpose to end the controversy.

She cannot quietly submit to have her territory wrested from her, her citizens imprisoned, her territorial jurisdiction annihilated, and her rights lost by the bold and persevering and unopposed claims of a forcign power. She cannot consent to be
beft alone in the controversy, or to he left in donbt as to the aid or comtenance she may receive from the mothorities of the Union, in mantaning her acknowlodged rights. Sha asks the guiet ind madisumbed possession of her lertitery areording to the treaty, and that foreign and inmove possession be pint an end to; and by this clam she witl ahin!e. She will do mothing mashly, and indulge in no spirit of nullitiation; and it will not be umil all hope of settling the vexed guestion by negotiation, and all requests for other aid are denied or neglecterd, that she will throw hersolf entirely upon her own resoures, and maintain, maided and alone, her just rights, in the determined spitit of injured freemen. But those right: most be vindicated and maintained ; and if all appals for aid and protection are in vain, and her constitutional rights are diswegrded, forhearance may rease to be a virtue - and, in the languge of the lamented Lincoln, Mane may be "compelled to deliberate on an alternative which will test the stricthess of ber principles and the firmness of her temper." 'The recent movement in Congress hy one of onr Representatives-sustaned as we may confidently minst by his colleasnes, gives some encouragement to hope that the day for decisive action is at hame.

I'o you-delegated guratians of the people's rights - I submit these remarks, and to you I leave the consideration of this momentous subject, contident you will unt yield to an unjust cham, or jeopardize our rights by delay in asserting them. It is for you to say, upon mature reflection, whether, in speaking in the mane of Maine, I have exceeded the bounds of prudence, or mistaken the feelings of the people. I confess that my convections are strong that Maine has been wronged by a foreign govermment, and neglected be our own-and I do not understand the diplomatic art of softening the expression of unpalatable truths.

I can only assure you that I shall most cheerfully co-operate in maintaining our rights to protection in the exercise of our rightiul jurisiciction.

The remains of the only deceased Governor of Maine, Enocn Lincols, are deposited on the publice gromeds, "without a stone to mark the spot," or to express respect for his memory. Although we, as a people, are in principle opposed to mere magnificent display or useless ornament, yet, mader the peculiar eireumstances of the case, some memorial, simple as his character and solid as his fane-crected lyy the State he served, and whose rights he maintaned with honest zeal and mushaken fidelity, and in whose servie he died - would be but a meet testimonial to the memory of that honest man and faithful magistrate.

It is provided in the Constitution of the United states (Arricle 4 , Sec. 3) that "no pressm held to service or lahor in one state, monder the laws thereof, escaping into another, shall, in "omseguence of amy haw or regnation therem, be diseharged from such service ar lather, hat shall be delivered up on claim of the party to whom such service or lamor may be due."

Howeror strongly we may disappose the systom here alluded to, and desire to see it aloblished by legal and romstitutional means, we are homad to carly this provision into fill effere, in perfeet good fisth and with a sincere desire to mamain and ohserve the provision of the compact. But the person rlamed moder this section, if a resident within our State, has - learly a right to demand that the fact alleged should be legally proved, before he shall be delivered up to the clamant.

The persmal liberty of every man who treads our soil, and breatbes our air, is sacred, and not to be infringed, "but by judgnent of his peers, or the law of the land." A mere claim, or informal production of alleged and apparently sufficient evidence, would anthorise the scizure or renoval of inamimate property, ly legal authority, and surely, the most frimulless of human beings has a right to a legal trial, hefore his personal freedom is impaired by law. Some provision, by which a speedy trial in such cases could be had belore a jury of the commy, and the rights of clamants prompely and legally settled, secms to be called for by the exigency of the times, and I submit the matter to your consideration.

The many accidents and disasters which have occurred on, water and land, in the use of vessels and carriages propelled by stem power, many, if not all, of which can be waced to the rarelessness or incompeteney of the men entrusted with their direction and mangement, call loudly for legislative interference. 'I'le regulation of vessels, when upon the high seas, belongs to the general govermment, and the calls of justice and humanity, demanding vigorous and decided action, we trust will not be neglected by Congress. It is deserving your consideration, whether, in aid, or anticipation of such legislation, it may not expedient for the states to act upon the subjeet, where it is exclasively within their juristiction, and provide for the punishment, as a crimimal offenter, of every master, engineer or person in charge, through whose carelessness or want of due attention, any person or persons shall be injured in steam boats or rail road cars, -and subjecting owners, to heavy penalties, in case of such accidents, or for entrusting such vessels, or cars, or engines, to the care or control of improper persons.
'Ihe public, from necessity, trust implicitly to he good faith
and capacity of these men, nod when the cupidity of tain. or she megligeme af indificrence, lends to fital results, it is jusi in hold the anthors of such avils amemable as amimal offemer...
'The agricultural interest is one of great importance, ant clams, with justice, she attemtion of the govermment. At. though this interest is of paranomen impentane to on strength and independence, it is umpestionalyly true, that it lans demmated mad received less direct ad from legiskatom than :my other. Oir famers hase asked only to he proterted in darir lawn possessions, and the quiet enjoyment of hriv own rights. $13: 1$ it has long been apparent to the most superfedial ohserver, that
 ly and lally tested; and that we need only the experiment in demustrate, hat Mane may become one of the firat grain growing States, and not meroly supply enough for her own consmution, but export a large surplus.

Provideme has in a great measme compensated for the cobdness of our climate, mad the shomenes of our seasoms, by the rapidity of vegetation, and we have only to learn to adapi our ropss to the mature of our soil and rimate, and we need not long suffer under the reproach of net raising our own brear. The law of hast winter giving a bomuty on wheat was fomme entisfactory to the people, and the sueress which has attended the efforts of om tarmers in rasiug wheat, has given great emomragement to them, and to all who have fath in otr caparity io do yet more.

Athough attempts to force manamal products, or unprolitible crops, by mems of homatios and mands, are cordanly whwise and mingst, yet when the objert is only to demonstrato the utility and profit of a particular course of roblivation, went to induee our agriculturalists to put forth etlorts to test ond cerpacities, a bounty, temporary in its dmation, and linnted in its amome, may be fomad in the end the truest ecomome.

The remms fiom the several towns and plamtations will bo useful in exhbiting neanl the amome of wheat raised in this State the last yrar ; and $I$ submit to som comsideration, te, whom the decision belongs, the e aedieney of rontiming the sane bomaty another year, if upon investigation, the state of our finances will warant it. The eost is great, bui the honefit, in my view, is ample equivalent.

The Judiciary, by the constitution is made one of the separate deparments of our govermment, and being immediately concerned in the administration of justice between contlicting clamants, and the pmishment of individual offemders, and being that department to whirh is entrusted the enforcement of
the provision of our constitution,-" "that right and justice shall be administered freely and withont sale, completely and wihout denial, promptly and without delay," it is clearly of the first importince, that cur juldiciary should be so orgmized, that it may be able satisfactorily, dischare these high datios.
'lhe systom which was atopted at the first organization of onr State las been continued, with slight variations, to the present time.
'lhe mumber of jutges in each Court is the same as at the first institution, alhongh onr population, lusiness and the number and duation of the tems of the C'ourt have so materially increased.

From my own personal observation and the experience of others; 1 im satisfied that ahough our judges do devote themselves, with unwerried indastry, to the diseharge of their dulies, it is impossible for the present nomber to perform all the duties of that department, withont taxing their physical and mental powers, beyond any reasonthle requisition. 'I'he present evils, it scems to me, result not so much from a defect in the system ats from the want of a sufficient number of judges to discharge the dities of the department.

I smbmit, howerer, the whole subject to your consideration, winh the expression of my individual opiaion. If any better system than the present can be devised, I shall most readily conemr in its adoption.

It is certainly not the least remarkable of the many remarkahe erents of the last two years, that our national rulers have been called upon to act in reference both to an overtlowing and an exhansted Treasury. A short time since, as we all remember, our lesislators were devising selemes to avoid the evils of redundaut meins and useless receipts. The plan of dividing the suphlus anongst the States, was proposed and adopted, in the lorm of a deposit, ind the states reccived three parts of the promizod deposit, when the financial difficulties and embarrassments into which we wore phanged, were, in the opinion of a majorits of Congress, sulliciont to anthorise then to dissappoint the expectations, and finstrate the plans of the Staces, by postponing the payment of the fourth instalment until the year 183!. We may then expect to receive it, maless the embarrasments of the 'Treasury contime and increase, and the money is womed to supply deficits or losses, incorred in our new financial sehomes of kecping the public treasures.

The law of this sitate passed last year, athorising a deposit of this surphus with the severat towns and phatations, in proportion to their population, has given rise to much discussion
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relative to the justice and expediency of some of its provisions. The restrictica of that law, "'That any city, town, or organized plantation sauthorised to appropriate its portion of the surphas revenue, or any part thereof, for the same purposes that they have a right to any monies accruing in the treasury from taxation," has heen much opposed, and it is deserving of consideration, whether it ought not to be repealed. The use of that money for the ordinary expenses of a town, for the current year, in lieu of taxes, is to my mind, upon mature reflection, manifestly unjust, whether we regard the money as an absolute or conditional deposit. The opration of such disposition of the money, is manifestly to divide it among the people in proportion to their property. If the usual taxes -i a year are omitted in consequence of the reccipt of this surplas money, each individual citizen, in fact, receives an amount equal to his annual tax. A distribution per capita is certainly more just than any other. Another plan, worthy of consideration, is, for cach town to invest this money in a fund, the annual interest of which shall be appropriated to the support of primary schools, without releasing towns, in any degree, from their legal ohligations, to raise the sum now required for their support. Such a disposition would secure, in a great degree, an equal division of the moncy. If, however, the restriction is repealed, the inhabitants of each town can decide for themselves, the question of appropriation.

The Geological survey of the State, which has been commenced and prosecuted with zeal and ability, promises useful and satisfactory results, in developing the resources and concealed treasures of our State. The report of the Geologist will be laid before you, and I confidently hope, that a work so honorable to our State, thus auspiciously commenced, will be vigorously prosecuted, until it is fully completed.
The lusate Hospital, now in progress at Augusta, will be a noble monument to the liberality of the individual contributors, and the benevolence of our State authorities, who will thus secure to that unfortunate class of our fellow beings who are deprived of reasun, a comfortable retreat, and kind and scientific attendance. Its interests are in your hands, where I an confident they will be duly regarded.

It cannot be expected, that I should be able to lay before you many facts relative to the affairs of the State or its institutions, as J have had no official connection with them, and have no information except such as is common to the whole veople. By the report of the Commissioner of the Treasury, which has been laid before you, it clearly appears that the State is
embarrassed in its financial concerns, and that we receive from our predecessors an exhausted and embarrassed 'Treasury. The balance against the 'I'reasury as reported by the Commissioner, is three hundred and fifty-six thousand five hundred and seventy-eight dollars and ninety-eight cents, of the present liabilities and resources, and the estimated receipts for the current year, are one bundred and forty-eight thousand twentyfive dollars and nine cents, and tho estimated expenses are four hundred and thirty-three thousand seven humdred and fortytwo dollars and eighteen cents; leaving a balance against the Treasury of two hundred and eighty-five thousand, seven hundred and seventeen dollars and nine cents, for the present year. The omission of the usual State tax, for the several years last pasi, has clearly been one cause of our present embarrassments. In the present pressure and difficully in the community, it would seem to be unjust and oppressive, to attempt to meet all the demands, hy a direct tax upon the people the present year. I would suggest for your consideration, the expediency of authorizing a loan, at a rate of interest not exceeding 5 per cent, reimbursable in instalments, giving sufficient time for the State to ascertain and determins, what amount of the large sum due, and coming due to the State, on land notes, can be collected. In the meantime, experience is solemnly teaching States, as well as individuals, the necessity of strict and unflinching economy.

The poor debtor law requires revision and amendment, to secure to creditors their just rights, and to honest and minfortunate debtors, an exemption from actual imprisonment for mere debt. A construction has been given to the existing law, in some sections of our State, which appears to me ") defeat these important objects.

The interests of Education are by the Constitution committed to you, and our Seminaries and Public Schools, those republican nurseries of freemen, must always find friends and advocates in patriotic and intelligent legislators.

The cause of Temperance and that philanthropic movement, which has already done so much to check the ravages of that fell destroyer of individual health and happiness, and that prolific source of crime and miscry, Intemperance, depend mainly for their ultimate and perfect success upon moral causes, but may yet recnive aid and support from legal enacuments which shall put the .aal of reprobation upon the traffic in ardent spirits, whenever public sentiment will sustain the strict enforcement of the provisions of such a statute.

In closing this communication, extended to a length which
ceive from 'Treasury. e Commisundred and ne present ts for the nd twentyes are four and fortyagainst the nd, seven he present he several resent $\mathrm{cm}-$ ilty in the essive, to upon the consideraof interest its, giving nin?, what State, on crience is necessity
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demands an apology, I can only assure you, and the good people of the State you represent, that I shall most readily concur in adopting such lavs as the public good may require, and your judgment may sanction; and that I shall bring to the performance of the untried duties of my station, honest intentions and faithful endeavours. And may that Power which sustained our fathers in their days of trial and suffering, sustain us in the exercise of our delegated authority, to advance the best interests of our constituents and our country.

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Conncil Chamber, ?
    Jenuary 22, 1838. {
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## S'TATE OF MAINE.

> House of Regresentatives, Jan. $22,1838$.

Orneren, That four thousand copies of the Address by the Governor this morning to the two Houses in Convention, be printed for the use of the Legislature.

Attest: GEORGE C. Gétchell, Clerr.


