DESERET NEWS. THE

MESSAGE OF THE PRESIDENT. WASHINGTON, Jan. 24, 1856. To the Senate and House of Representatives:

appear to require.

to the fu'l understanding of the recommendations Before the requisite preparation was accom- elected and constituted Legislative Assembly. which it is proposed to submit.

The act to organize the Territories of Ne- election of Delegate to Congress had been held in defect attached to the legislative acts of the As- tory. In fact, what has been done is of revolubraska and Kansas was a manifestation of the le- the Territory on the 29th day of November, sembly, it is not pretended to consist in irregular- tionary character. It is avowedly so in motive gislative opinion of Congress on two great points 1854, and the Delegate took his seat in the House ity of election or want of qualification of the and in aim as respects the local law of the Terriof constitutional construction: One, that the de- of Representatives without challenge. If ar- members, but only in the change of its place of tory. It will become treasonable insurrection if signation of the boundaries of a new Territory, rangements had been perfected by the Govern- session. However trivial the objection may seem it reach the length of organized resistance by and provisions for its political organization and or so that the election for the members of the to be, it requires to be considered, because upon force to the fundamental or any other federal law administration as a Territory, are measures Legislative Assembly might be held in the several it is founded all that superstructure of acts, plain- and to the authority of the General Governwhich of a right fall within the powers of the precincts at the same time as for Delegate to Con- ly against law, which now threatens the peace ment. General Government; and the other, that the in- gress, any question appertaining to the qualifica- not only of the Territory of Kansas but of the habitants of any such Territory, considered as an tion of the persons voting as people of the Ter- Union. inchorte State, are entitled, in the exercise of ritory would have passed necessarily and at once Such an objection to the proceedings of the to take care that the laws of the United States be self government, to determine for themselves under the supervision of Congress, as the judge Legislative Assembly was of exceptionable origin, what shall be their own domestic institutions, sub- of the validity of the return of the Delegate, and for the reason that, by the express terms of the ject only to the Constitution and the laws duly would have been determined before conflicting organic law, the seat of Government of the Ter- the disposal of the marshal any public force of enacted by Congress under it, and to the power of passions had become inflamed by time and before ritory was "located tomporarily at Fort Leaven- the United States which happens to be within existing States to decide, according to the provis- opportunity could have been afforded for system- worth;" and yet the Governor himself remained the jurisdiction, to be used as a portion of the ions and principles of the Constitution. at what atic interference of the people of individiual there less than two months, and of his own dis- posse comitatus; and, if that do not suffice to time the Territory shall be received as a State into States. cretion transferred the seat of Government to the maintain order, then he may call forth the militia the Union. Such are the great political rights This interference, in so far as concerns its pri- Shawnee Mission, where it in fact was at the time which are solemnly declared and affirmed by that mary causes and its immediate commencement, the Assembly were called to meet at Pawnee City, for the same object any part of the land or naval was one of the incidents of that permicious agit- If the Governor had any such right to change force of the United States. So also if the obact. Based upon this theory, the act of Congress de- ation on the subject of the condition of the color- temporarily the seat of Government, still more struction be to the laws of the Territory, and it fined for each Terr tory the outlines of republican ed persons held to service in some of the States had the Legislative Assembly. The objection is be duly presented to him as a case of insurrection, government, distributing public authority among which has so long disturbed the repose of our of exceptional orgin for the further reason that he may employ for its suppression the militia of the lawfully created agents-executive, judicial and country, and excited individuals otherwise patri- the place indicated by the Governor, without havlegislative-to be appointed either by the General otic and I w-abiding to toil with misdirected zeal ing an exclusive claim of preference in itself, was ed States. And if the Territory be invaded by Government or by the Territory. The legislative in the attempt to propagate their social theories by a proposed town site only, which he and others functions were intrusted to a Council and a the perversion and abuse of the powers of Con- were attempting to locate unlawfully upon land pose of decided elections or for any other, and House of Representatives, duly elected and em- gress. within a military reservation, and for participa- the local authorities find themselves unable to repowered to enact all the local laws which they | The persons and parties whom the tenor of the tion in which illegal act the commandant of a might deem essential to their prosperity, happi- act to organize the Territories of Nebraska and post, a superior officer of the Army has been disness and good government. Acting in the same Kansas thwarted in the endeavor to impose, missed by sentence of court-martial. spirit, Congress also defined the persons who through the agency of Congress, their particular Nor is it easy to see why the Legislative As-Government. were in the first instance to be considered as the views of social organization on the people of the sembly might not with propriety pass the territopeople of each Territory; enacting that every future new States, now perceiving that the poli- rial act transferring its sittings to the Shawnee free white male inhabitant of the same above the cy of leaving the inhabitants of each State to mission. If it could not, that must be on account age of twenty-one years, being an actual resident judge for themselves in this respect was ineradi- of some prohibitory or incompatible provision of thereof, and possessing the qualifications hereaf- cably rooted in the convictions of the people of act of Congress. But no such provision exists. ter described, should be entitled to vote at the first the Union, then had recourse, in the pursuit of The organic act, as already quoted, says "the election, and be eligible to any office within - the their general object, to the extraordinary meas- | seat of government is hereby located temporarily Territory; but that the qualifications of voters ure of a propagandist colonization of the Terri- at Fort Leavenworth;" and it then provides that and holding office at all subsequent elections tory of Kansas, to prevent the free and natural certain of the public buildings there "may be ocshould be such as might be prescribed by the action of its inhabitants in its internal organiza- cupied and used under the direction of the Gov-Legislative Assembly: Provided, however, that the tion, and thus to anticipate or to force the deter- ernor and Legislative Assembly." sition to all insurrectionary movements. right of suffrage and of holding office should be mination of that question in this inchoate State. These expressions might possibly be construed exercised only by citizens of the United States, With such views associations were organized to imply that when, in a previous section of the and those who should have declared on oath their in some of the States, and their purpose was act, it was enacted that "the first Legislative Asintention to become such, and have taken an proclaimed through the press in language extreme- sembly shall meet at such place and on such day oath to support the Constitution of the United ly irritating and offensive to those of whom the as the Governor shall appoint," the word "place" States and the provisions of the act: And provi- colonists were to become their neighbors. Those means place at Fort Leavenworth, not place any illegal violence. These constitutional means ded, further, that no officer, soldier, seaman or designs and acts had the necessary consequence where in the Territory. If so, the Governor marine, or other person in the army or navy of to awaken emotions of intense indignation in would have been the first to err in this matter, ative of popular sovereignty sacredly respected. the United States, or attached to troops in their States near to the Territory Kansas, and espe- not only in himself having removed the seaf of service, should be allowed to vote or hold office in cially in the adjoining State of Missiouri, whose government to the Shawnee Mission, but in again either Territory by reason of being on service domestic peace was thus the most directly en- removing it to Pawnee City. therein. dangered; but they are far from justifying the If there was any departure from the letter of Such of the public officers of the Territories illegal and reprehensible counter-movements the law, therefore, it was his in both instances. as, by the provisions of the act, were to be ap- which ensued. But, however this may be, it is most unreasonpointed by the General Government, including Under these inauspicious circumstances the able to suppose that by the terms of the organic the Governors, were appointed and commission- primary elections for Members of Legislative As- act Congr is intended to do impliedly what it has ed in due season-the law having been enacted sembly were held in most if not all of the pre- done expressly-that is, to forbid to the Legislaon the 30th May, 1854, and the commission of cincts at the time and the places and by the per- tive Assembly the power to choose any place it begets another. Statements entirely unfounded the Governor of the Territory of Nebraska sons designated and appointed by the Governor, might see fit as the temporary seat of its deliber- or grossly exaggerated, concerning events within being dated on the 2d day of August, 1854, according to law. ations. That is proved by the significant langand of the Territories of Kansas on the 29th day Angry accusation that illegal votes had been uage of one of the subsequent acts of Congress of June, 1854. polled abounded on all sides, and imputations on the subject, that of March 3, 1855, which, in Among the duties imposed by the act on the were made both of fraud and violence. But the making appropriation for public buildings of the Governors was that of directing and superintend- Governor, in the exercise of power and the dis- Territory, enacts that the same shall not be exstimulate strife within the Territory. ing the political organization of the respective charge of the duty conferred and imposed by law pended "until the Legislature of said Territory Territories. The Governor of Kausas was re- on him alone, officially received and considered shall have fixed by law the permanent seat of quired to cause a census or enumeration of the the returns; declared a large majority of the mem- government." inhabitants and qualified voters of the several bers of the Council and the House of Represen-Corgress, in these expressions, does not procounties and districts of the Territory to be ta- tatives "duly elected;" withheld certificates from fess to be granting the power to fix the permanent ken by such persons and in such mode as he others because of alleged illegality of votes; ap- seat of government, but recognizes the power as might designate and appoint; to appoint and di- pointed a new election to supply the place of the one already granted. But how? Undoubtedly by rect the time and places of holding the first elec- persons not certified; and thus at length, in all the comprehensive provision of the organic act tions, and the manner of conducting them, both the forms of statute, and with his own official au- itself, which declares that "the legislative power as to the persons to superintend such elections thentication, complete legality was given to the of the Territory shall extend to all rightful suband the returns thereof; to declare the number first Legislative Assembly of the Territory. jects of legislation consistent with the Constituof the members of the Council and House of These decisions of the returning officers and tion of the United States and the provisions of Representatives for each county or district; to of the Governor are final, except that, by the par- (this act." If, in view of this act, the Legislative declare what persons might appear to be duly liamentary usage of the country applied to the Assembly had the large power to fix the permaof such disturbing character. elected; and to appoint the time and place of the organic law, it may be conceded that each House nent seat of government at any place in its disfirst meeting of the Legislative Assembly. In of the Assembly must have been competent to cretion, of course by the same enactment it had substance, the same duties were devolved on the determine, in the last resort, the qualifications the less and the included power to fix it tempora-Governor of Nebraska. and the election of its members. The subject rily. While, by this act, the principle of constitution was, by its nature, one appertaining exclusively Nevertheless, the allegation that the acts of the for each of the Territories was one and the same, to the jurisdiction of the local authorities of the Legislative Assembly were illegal by reason of and the details of organic legislation regarding Territory. Whatever irregularities may have oc- this removal of its place of session was brought both were as nearly as could be identical, and curred in the elections, it seems too late now to forward to justify the first great movement in while the Territory of Nebraska was tranquilly and raise that question as to which, neither now nor disregard of law within the Territory. One of the successfully organized in the due course of law. at any previous time, has the least possible legal acts of the Legislative Assembly provided for the and its first Legislative Assembly met on the 16th authority been possessed by the President of the election of a delegate to the present Congress, itants of the Territory. of January, 1855, the organization of Kansas United States. For all present purposes the and a delegate was elected under that law. But, was long delayed, and has been attended with Legislative body thus constituted and elected, was subsequently to this, a portion of the people of self to forget that he is a part of its government, serious difficulties and embarrassments, partly the legitimate assembly of the Territory. and entitled to be heard in the determination of the Territory proceeded, without authority of the consequence of local mal-administration, part- Accordingly, the Governor by proclamation, aw, to elect another delegate. ly of the unjustifiable interfence of the inhabit- convened the Assembly thus elected to meet a Following upon this movement was another ants of some of the States, foreign by residence, place called Pawnee City. The two Houses met and more important one of the same general interests, and rights to the Territory. and were duly organized in the ordinary parlia- character. Persons confessedly not constituting The Governor of the Territory of Kansas, mentary form; each sent to and received from the the body politic, or all the inhabitants, but merely rity of the laws of the Republic. commissioned, as before stated, on the 29th of Governor the official communications usual on a party of the inhabitants, and without law, have Entertaining these views, it will be my imperin its legal organization-that of ordering the cen- tered upon by the Legislative Assembly. sus or enumeration of its inhabitants-until so - But, after a few days, the Assembly resolved a representative to Congress. Territory was constituted by the act of Congress, "Shawnee Manual-labor School" (or mission) and of Congress. It is true that, while in a majority Congress.

order.

authority, without local law, and of course, with- it, and by special message, assigned for reason of re- lar course, yet such an act has not been held to out the ordinary guaranties of peace and public fusal, not anything objectional in the bill itself, nor be indispensable, and in some cases the Territory any pretense of the illegality or incompetency of has proceeded without it, and has nevertheless In other respects the Governor, instead of ex- the Assembly as such, but only the fact that the been admitted into the Union as a State. It lies Circumstances have occurred to disturb the ercising constant vigilance and putting forth all Assembly had by its act transferred the seat of gov- with Congress to authorize beforehand, or to concourse of government organization in the Terri- his energies to prevent or counteract the tenden- ernment temporarily from Pawnee City to Shaw- firm afterward, in its discretion; but in no intory of Kansas, and produce there a condition of cies to illegality which are prone to exist in all im- nee Mission. For the same reason he continued stance has a State been admitted upon the applithings which renders it incumbent on me to call perfectly-organized and newly-associated commu- to refuse to sign other bills, until, in the course of cation of persons acting against authorities duly your attention to the subject and urgently re- nities, allowed his attention to be diverted from a few days, he, by official Message, communicated constituted by act of Congress. In every case it commend the adoption by you of such measures official obligation by other objects, and himself set 'to the Assembly the fact that he had received no- is the people of the Territory, not a party among of legislation as the grave exigencies of the case an example of the violation of law in the per- tification of his function as them, who have the power to form a constitution formance of acts which rendered it my duty, in Governor, and that the duties of the office were and ask for admission as a State. No principle A brief exposition of the circumstances re- the sequel, to remove him from the office of legally devolved on the Secretary of the Territo- of public law, no practice or precedent under the ferred to, and of their causes, will be necessary chief executive magistrate of the Territory. ry; thus to the last recognizing the body as a duly Constitution of the United States, no rule of reason, or common sense confers any such power as

plished for election of a Territorial Legislature an It will be perceived that if any constitutional that now claimed by a mere party in the Terri-

In such an event the path of duty for the executive is plain. The Constitution requiring him faithfully executed, if they be opposed in the Territory of Kansas he may and should place at of one or more States for that object, or employ any State or the land or naval force of the Unitthe citizens of other States, whether for the purpel or withstand i', they will be entitled to, and upon the fact being fully ascertained they shall most certainly receive the aid of the General But it is not the duty of the President of the United States to volunteer interposition by force to preserve the purity of elections either in a State or Territory. To do so would be subversive of public freedom. And whether a law be wise or unwise, just or unjust, is not a question for him to judge. If it be constitutional-that is, if it he the law of the land-it is his duty to cause it to be executed, or to sustain the authorities of any State or Territory in executing it in oppo-Our system affords no justification of revolutionary acts; for the constitutional means of relieving the people of unjust administration and laws, by a change of public agents and by repeal, are ample, and more prompt and effective than must le scrupulously guarded-this great prerog-It is the undoubted right of the peac able and orderly people of the Territory of Kansas to elect their own legislative body, make their own laws, and regulate their own social institutions, without foreign or domestic molestation. Interference, on the one hand, to procure the abolition or prohibition of slave labor in the Territory, has produced mischievous interference, on the other, for its maintenance or introduction. One wrong the Territory, are sedulously diffused through remote States to feed the flame of sectional animosity there; and the agitators there exert themselves indefatigably in return to encourage and The inflammatory agitation, of which the present is but a part, has for 20 years produced nothing save unmitigated evil, North and South. But for it the character of the domestic institutions of the future new State would have been a matter of too little interest to the inhabitants of the contiguous States, personal or collectively, to produce among them any political emotion. Climate, soil, production, hopes of rapid advancement, and the pursuit of happiness on the part of settlers themselves, with good wishes but with no interference from without, would have quietly determined the question which is at this time But we are constrained to turn our attention to the circumstances of embarrassment as they now exist. It is the duty of the people of Kansas to discountenance every act or purpose of resistance to its laws. Above all, the emergency appeals to the citizens of the States, and especially of those contiguous to the Territory, neither by intervention of non-residents in elections, nor by unauthorized military force, to attempt to encrotch upon or usurp the authority of the inhab-No citizen of our country should permit himits policy and its measures; and that, therefore, the highest considerations of personal honor and patriotism require him to maintain, by whatever of power or influence he may possess, the integ-

June, 1854, did not reach the designated seat of such occasions; an elaborate Message opening undertaken to summon a convention for the pur- ative duty to exert the whole power of the Fedhis Government until the 7th of the ensuing Oc- the session was communicated by the Governor; pose of transforming the Territory into a State, eral Executive to support public order in the tober; and even then failed to make the first step and the general business of legislation was en- and have framed a constitution, adopted it, and Territory; to vindicate its laws, whether federal under it elected a Governor and other officers and or local, against all attempts of organized resistance; and so to protect its people in the establishlate a day that the election of the members of the to adjourn to another place in the Territory. A In extenuation of these illegal acts, it is alleged ment of their own institutions, undisturbed by Legislativ Assembly did not take place until the law was accordingly passed, against the consent that the States of California, Michigan, and others, encroachment from without, and in the full enjoy-30th of Murch, 1855, nor its meeting until the of the Governor, but in due form otherwise, to were self-organized, and as such were admitted ment of the rights of self-government assured to 21 of July, 1855; so that for a year after the remove the seat of government, temporarily, to the into the Union without a previous enabling act them by the Constitution and the organic act of and the officers to be appointed by the Federal thither the Assembly proceeded. After this, re- of cases a previous act of Congress has been Although serious and threatening disturbances Executive had been commissioned, it was without a ceiving abill for the establishment of a ferry at the passed to authorize the Territory to present itself in the Territory of Kansas, announced to me by complete Government, without any 'egislative town of Kickapoo, the Governor refused to sign as a State, and that this is deemed the most regu- the Governor in December last, were speedily