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From the Globe, September 23.

Read to the Cabinet on the 18th of September, 1853.

Having carefully and anxiously conidered all the facts and arguments. which have been submitted to him, relative to a removal of the public depasites from the Bank of the United States, the President deems it his duty to communicate in this manner to his Cabinet the final conclusions of his own mind, and the reasons on which they are founded, in order to put them in durable form, and to prevent miscon ceptions I

The President's convictions of the langerous tendencies of the Bank of the United States since signally illustrated by its own acts, were so over powering when he entered upon the times of Chief Magistrate, that he felt this duty, notwithstanding the objecsome suggestions in relation to a sub slitate. At the session of 1831-2, an act was passed by a majority of both Houses of Congress re chartering the present Bank, upon which the Presi dent felt it his duty to put his constitutional veto. In his Message, returning that act, he repeated and enlarged upon the principles and views briefly asserted in his Annual Messages, de claring the Bank to be, in his opinion, both inexpedient and unconsitutional, and announcing to his countrymen, vety unequivocally, his firm determination never to sanction, by his approval, the continuance of that institution, or the establishment of any other upon

similar principles. There are strong reasons for believquestion in the election of a President of the United States the ensuing Novem ber, and all steps deemed necessary, were taken to procure from the people a reversal of the President's decision.

Although the charter was approach-

\$70,428,070 72, being an increase of \$28.025.766 48, in sixteen months .- direction." It is confidently believed, that the leading object of this immense extena portion of the people as possible un been disclosed, that some of the largest tums were granted on very unusual In some of these cases, the motive was cient security taken for the loans, by the large amounts discounted, by the extraordinary time allowed for pay

modations. the country might know his final de- control the proceedings" of the Bank from any duty which the law imposes termination relative to the Bank prior to the United States at any moment, on it, to fix upon others the responsi to the ensuing election. Many documents and articles were printed and States Banks," should it persua an if-

TERMS.

TERMS. Sinc, who may desire to become subscribers, in the price of property and produce, and the general loss, inconvenience, and the general loss, which it was received in the first instance, and the general loss, which it was received in the first instance, and the general l

othe past that the propriety of with- not covered the whole ground-if it interests of the Treasury. Message, he said:

"I have now done my duty to my country. If sustained by my fellowcitizens, I shall be grateful and happy; ment and peace."

.He was sustained by a just people, and he desires to evince his gratitude by carrying into effect their decision, so far as it depends upon him.

Of all the substitutes for the present Bank which have been suggested, none tional objections for which the present 1829, were reiterated in those of De- dent the control over the currency, and cember, 1880 and 1831; and in that of the power over individuals now pos 1830, he threw out for consideration, sessed by the Bank of the United States, even with the material differ ence that he is responsible to the pen dangerous as to leave it as it is -Neither the one nor the other is neces sary, and therefore ought not to be re sorted to.

On the whole, the President consid ers it as conclusively settled that the charter of the Bank of the United States will not be renewed, and he has no reasonable ground to believe that any substitute will be established .-Being bound to regulate his course by the laws as they exist, and not to an ticipate the interference of the legislative power, for the purpose of framing that the motive of the Bank in ask- which the services rendered by the

The existing laws declare, that " the deposites of the money of the United Government, it is not now in the pow tablished, shall be made in said Bank, the public money is to be deposited in ing its termination, and the Bank was or branches thereof, unless the Secre- the Bank, during the continuance of aware that it was the intention of the tary of the Treasury shall at any time Government to use the public despo- otherwise order and direct, in which sites as fast as it accrued, in the pay- case the Secretary of the Treasury ment of the public debt, yet did it ex- shall immediately by before Congress, tend its loans from January, 1831, to if in session, and it not, immediately May, 1832, from \$42,402,304 24 to after the commencement of the next session, the reason of such order and

The power of the Secretary of the Treasury over the deposites, is unqualsion of its loaus, was to bring as large ified. The provision that he shall report his reasons to Congress, is no limder its power and influence; and it has itation. Had it not been inserted, he would have been responsible to Congress, had he made a removal for any ferms to conductors of the public press. other than good reasons, and his responsibility now ceases, upon the renmade manifest by the nominal or insufficient of sufficient ones to Congress .-The only object of the provision, is to though, according to the frame and make his reasons accessible to Conment, and especially by the subsequent readily to judge of their soundness and conduct of those receiving the accom purity, and thereupop to make such the law has imposed it upon the Execu Having taken these preliminary steps lative power may think proper in rela- faithfully and firmly met, and the deto obtain control over public opinion, tion to the deposite of the public money. cision made and executed upon the successful, but to this day the certification to the deposite of the public money. Those reasons may be very diversified, heat lights that can be obtained, and ed a new charter. The object avowed by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the the best judgment that can be formed. It was asserted by the Secretary of the best judgment that can be formed. It was asserted by the Secretary of the best judgment that can be formed. It was asserted by the Secretary of the best judgment that can be formed. It was asserted by the Secretary of the best judgment that can be formed. It was asserted by the Secretary of the best judgment that can be formed. It was asserted by the Secretary of the best judgment that can be formed. It was a secretary of the best judgment that can be formed. It was a secretary of the best judgment was to put the President to the test, that early as 1817, that he had power " to branch of the Government to shrink

expires, and the Treasury finds itself President to pursue.

lay it too long. It is for the wisdom of Congress to ment of these stocks. decide upon the best substitute to be After this negotiation had commenc United States; and the President would formed the Bank, that it was his in country. have felt himself relieved from a heavy tention to pay off one half of the three and painful responsibility if, in the per cents on the first of the succeed charter to the Bank, Congress had re ing July, which amounted to about elsewhere deposited, and had not de Investigation was then looking into its volved that power exclusively on one affirs at Philadelphia, came immediof the Executive Departments. It is ately to Washington, and upon repreing new systems, it is proper for him and important power was surrendered accompodating the importing men priately the guardians of the public the charter to the Bank is to be considered as a contract on the part of the States, in places in which the said er of Congress to disregard its stipula-Bank and branches thereof may be es- tions; and by the terms of that contract its charter, unless the Secretary of the Treasury shall otherwise direct. Un less, therefore, the Secretary of the Treasury first acts, Congress have no power over the subject, for they can not add a new clause to the charter, or strike one out of it without the consent of the Bank; and, consequently, the public money must remain in that institution to the last hour of its exis tence, unless the Secretary of the Treasury shall remove it at an earlier day. The responsibility is thus thrown upon the Executive branch of the Go vernment, of deciding how long be fore the expiration of the charter, the public interest will require the depa sites to be placed elsewhere. And al principle of our Government, this degress, and enable that body the more cision would seem more properly to be long to the legislative power, yet as further provision, by law, as the legis- tive Department, the duty ought to be

circulated at the expense of the Bank, liberal course towards those institu- wishes to abstain from the exercise of and insincere, would have justified the dollars 77 cents as damages, when to bring the people to a favorable, de- tions; that the Secretary of the Trea- doubtfut prwers, and to avoid all in instant withdrawal of the public deput dimage, or none beyond some trifling cision upon its pretensions. Those sucy will always be disposed to support terference with the rights and duties of sites. The negociation itself rendered expense has in fact been sustained, and whom the Bank appears to have made the credit of the State Banks, and will others, he must yet, with unshaken doubtful the ability of the Rank to meet when the Bank had in its own possestis debtors for the special occasion, invariably direct transfers from the deconstancy, discharge his own abligations of the Treasury, and the sion on deposite, several millions of the were warned of the ruin which awaited posites of the public money in aid of tions; and cannot allow himself to turn misrepresentations by which it was at public money which it was then using in the price of property and produce, Bank of the United States should re- encounter; and it being the duty of one If the question of a removal of the lic, worthy of further trust? instances he did transfer the public de | main in the Bank of the United States relation to the safety of the deposites resolution. Can it now be said that the question posites to State Banks, in the immedi until the end of its existence, or be would be entirled to more weight, al. Although the charter and the rules of of re-charter of the Bank was not de ate vicinity of branches, for reasons withdrawn some time before, the Pre- though the decision of the question of the Bank both decises that "not less THE PUBLIC DEPOSITES. cided at the election which ensued? - connected only with the safety of those sident has felt himself bound to exam removal has been confided by law to a than seven directors" shall be necessative that the Veto been equivocal, or had it Banks, the public convenience, and the lawing the public deposites from the had merely taken exceptions to the de-lawing the public deposites from the had merely taken exceptions to the de-law of the United States was under tails of the Bill, or to the time of its the Secretary of the Treasury, at that the near approach of the termination of closures of the most serious import. It ansideration, and engaged much of passage-if it had not met the whole time, to act on these principles, it will the charter, and the public considera- is true, that in the message of the Pre- bers who do not report to the Board. be attention of the President and of ground of constitutionality and expedi be difficult to discover any sound rea-tions heretofore mentioned, are of sident, which produced this inquiry and to cut off all means of communica-the different members of his Cabinet, ency, then there might have been some son against the application of similar themselves amply sufficient to justify of whom had been called upon by plausibility for the allegation that the principles in still stronger cases. And the removal of the desposites without Representatives, it was his object to its most important acts, at the cum-President to assist him in his de- question was not decided by the peo- it is a matter of surprise that a power reference to the conduct of the Bank, obtain the aid of that body in making a mencement of the present year, not one

brought upon the community. It ought view of inducing them not to come for

adopted in the place of the Bank of the ed, the Secretary of the Treasury inat its pleasure, the public money to be the Bank, although the Committee of do) and undertaking to pay the inter President, to postpone the payment until the succeeding first of October.

of the Government, an agent was dis | granted. patched to England secretly to negoand the Government, then and not be-A modification of the rest was attemptand thus absolving the Government not been paid, and the Bank retains

This effort to thwart the Government

ately, in order to make up his judg- But the question now occurs, attended the most important business, even that ment on the subject; and in his opinion, by other circumstances, and new dis- of granting discounts to any extent, is thorough examination into the conduct of the Government Directors was plathe resident to assist film in the description of the Government Directors was planting on this subject. After a ple. It was to compel the President which, in the infancy of the Bank, was or their safety in its keeping.

The subject of the Government Directors was planting the to take his stand that the order of the Bank was or their safety in its keeping.

But in the conduct of the Bank was its branch cert on any one committee. And significant in the conduct of the Bank was planting the conduct of the conduct of the Bank w rery full and careful examination, the to take his stand that the question was freely asserted as one of the ordinary But in the conduct of the Bank may and condition of the Bank & its branch ced on any one committee. And all resident came to the conclusion that brought forward at that particular time, and familiar duties of the Secretary of be found other reasons very imperative es, in order to enable the Executive though, since, by an unusual remodelpublic deposites ought to be chang. He met the challenge, willingly took the Treasury, should now be gravely in their character, and which require Department to decide whether the publing of those budies some of those Direc-I to the State Banks, and his opinion the position into which his adversaries questioned, and attempts made to ex prompt action. Developments have lie money was longer safe in its hands. turn have been placed on some of the res communicated in writing to his sought to force him, and frankly de-cite and alarm the public mind as if been made from time to time of its. The limited power of the Secretary of committees, they are yet entirely ex-cabinet on Wednesday last, at a meet- clared his unalterable opposition to the some new and unbeard of power was a faithlessness as a public agent, its mis me held specially for that purpose, and Bank, as being both unconstitutional bout to be usurped by the Executive application of public funds, its inter- him from miking the investigation as through which the greatest and most he facts and reasons on which it was and inexpedient. On that ground the branch of the Government.

[ference in elections, its efforts, by the fully and satisfactorily as it could be objectionable loans have been made, and little more than two and a machinery of committees, to deprive done by a committee of the House of When the Government Direct frawn to this subject, it is deemed now that the people have sustained the half years to the termination of the the Government Directors of a full Representatives, and hence the Presiroper, in order to prevent misunder President, notwithstanding the array charter of the present Bank. It is con- knowledge of its concerns, and above dent-desired the assistance of Cangress, nessent bank to the Board, in observation, to lay of influence and power which was sidered as the decision of the country all, its flagrant misconduct as recently to obtain for the Treasury Department distinct to the charter and the existing moding or misrepresentation, to lay of influence and power which was sidered as the decision of the country all, its flagrant misconduct as recently to obtain for the Treasury Department before the people the communication brought to bear upon him, it is too late, that it shall then ease to exist, and no work as the facts which regulations, the Board not only overs and by the President as above menhe confidently thinks, to say that the man, the President believes, has rea ioned; and a copy has been furnished question has not been decided. What sonable ground for expectation that any inoney of the Government, at the disputation has not been decided. What sonable ground for expectation that any inoney of the Government, at the disputation has not been decided. What sonable ground for expectation that any inoney of the Government, at the disputation of the Bank of the Bank of the United States will position of the President of the Bank of the Representatives of the people to asever may be the opinions of others, the other Bank of the United States will position of the President of the Bank guage of his message will show, to ask in direct violation of one of the most President considers his re election as a be created by Congress. To the Trea | as means of operating upon public the Representatives of the people to as- important provisions of the chartee decision of the people against the Bank. sury Department is entrusted the safe opinion and procuring a new charter, sume a responsibility which did not be In the concluding paragraph of his Veto keeping, and faithful application of the without requiring him to render a long to them, and relieve the Executive public moneys. A plan of collection voucher for their disbursement. A branch of the Government from the du different from the present, must there brief recapitulation of the facts which ty which the law had imposed upon it. fore be introduced and put in complete justify these charges, and which have It is due to the President, that his oboperation before the dissolution of the come to the knowledge of the public ject in that proceeding should be dispresent Bank. When shall it be com- and the President, will, thinks, re- tinctly understood, and that he should Bank, and that the committee, as well impel me, ample grounds for contentthis essential concern until the charter course which it is now the duty of the ing to escape from the performance of entire ignorance of many acts done, and his own duties, or of desiring to inter correspondence carried on, in their without an agent, its accounts in confu We have seen that, in sixteen months, pose another body between himself and names, and apparently under their agent. sion, with no depository for its lunds, ending in May, 1832, the Bank had the people, in order to avoid a measure thoring. The fact has been recently and the whole business of the Government deranged? Or shall it be delay dollars, although it knew the Govern- although, as an act of justice to himself, has been, and is now, vested in the Preed until six months, or a year, or two ment intended to appropriate most of he disclaims any design of soliciting the sident of the Bank to expend its funds

could not be suddenly carried into ef- March, so sensible was the Bank that is at all times ready to listen to the cure a renewal of its charter. It ap-Bank has been condemned, and per fect on the termination of its existence it would not be able to pay over the suggestions of the Representatives of pears from the official report of the haps to all there are strong objections without serious inconvenience to the public deposite when it would be re the people, whether given voluntarily Public Directors, that, on the Soth Noon the score of expediency. In rid- Government and the people. Its vast quired by the Government, that it or upon solicitation, and to consider vember, 1830, the President submitted surrounded, to avail bimself of the first ding the country of an irresponsible amount of notes are then to be redeem commenced a secret negotiation with them with the profound respect to which to the Board on article published in the power which has attempted to control ed and withdrawn from circulation, out the approbation or knowedge of the all will admit that they are justly enti American Quarterly Review, containgress and the people to the question of its re charter. The opinions expressed in his Aqual Message of December, to be not a work of months only, but of years, and the President thinks it can not, with due attention to the interests.

Treasury Department. This arrange that such a course on his part, will new of the people, be longer postponed. It of the people, be longer postponed. It ment would have enabled the Bank to as a mark of disrespect to itself; but of the Bank. years, and the President thinks it can after notice should be given by the cordingly; and he is bound to suppose of the people, be longer postponed. It ment would have enabled the Bank to ver be regarded by that elevated body ple, would be as objectionable and as is safer to begin it too soon, than to de keep, and use during that time, the as a mark of disrespect to itself; but

public money set apart for the pay that they will, on the contrary, esteem it the strongest evidence he can give of his fixed resolution conscientiously to discharge his duty to them and the A new state of things has, however, arisen since the close of the last session

of Congress, and evidence has since served to itself the power of directing, 6,500,000 dollars. The President of been laid before the President, which he is persuaded would have led the House of Representatives to a different conclusion, if it had come to their know ledge. The fact that the Bank con useless now to inquire why this high senting that the Bank was desirous of trule, and in some cases substantially cious, and by its money supports some seasonably to consider the means by by those who are peculiarly and appro- chants of New York (which it failed to of the leading presses of the country, is now more clearly established. Editors ing for a re charter at that session of Bank of the United States are to be money. Perhaps it was an oversight, est itself, procured the consent of the to whom it loaned extravagant sums in Congress, was to make it a leading performed after its charter shall ex But as the President presumes that nominal security, have since turned out to be insolvent, and to others apparent Conscious that at the end of that ly in no better condition accommoda quarter the Bank would not be able to tions still more extravagant, on terms pay over the deposites, and that for more unusual, and sometimes without her indulgence was not to be expected any security, have also been heedlessly

The allegation which has so ofter ciate with the holders of the public debt circulated through these channels that in Europe, and induce them, by the the Treasury was bankrupt, and the offer of an equal or higher interest than Bank was sustaining it, when, for many that paid by the Government, to hold years, there has not been less, on an back their claims for one year, during average, than six millions of public mo which the Bank expected thus to retain nev in that institution, might be passed the use of 5,000 000 dollars of public over as a harmless misrepresentation money, which the Government should but when it is attempted, by substantial set apart for the payment of that debt. acts, to impair the credit of the Govern-The agent made an arrangement on ment and tarnish the honor of the counterms, in part, which were in slired try, such charges require more serious violation of the charter of the Bank, attention. With six millions of public and when some incidents connected money in its vaults, after having had with this secret negotiation accidental the use of from five to twelve millions ly came to the knowledge of the public for nine years, without interest, it be came the purchaser of a bill drawn by fore, so much of it as was palpibly in our Government on that of France for violation of the charter was disavowed. about 900 000 dollars, being the first instalment of the French indemnity ed, with the view of getting the certifi- The purchase money was left in the use cares without payment of the money, of the Bank, being simply added to the Treasury deposite. The Bank antifrom its fiability to the holders. In the bill in England, and the holder sent this scheme the Bank was partially it to France for collection, and arrangements not having been made by the cates of a portion of these stocks have French Government for its payment, it was taken up by the agents of the Bank in Paris, with the funds of the Bank in their hands. Under these circumstan in the payment of the public debt, that ces it has, through its organs, openly as- money of the Bank had in fact b it might retain the public money to be sailed the credit of the Government; applied to the objects conter used for their private interests, palliate and has actually made, and persists in those resolutions, an objects

When the Government Directors made an effort to bring back the busiso as to make it conform to the practice, which gave them existence.

It has long been known that the Prosident of the Bank, by his single will, originates and executes many of the most important measures connected with the management and credit of the years before the expiration of the char its large deposite during that year, in opinion of the House of Representatives in payment for preparing and circulaseems to have united any considerable portion of the public in its favor. Most of them are liable to the same constitu

By an entry in the minutes of the Bank, dated March 11th, 1831, it ap-pears that the President had not only caused a large edition of that article to be issued, but had also, before the resolution of 30th November was adopted, procured to be printed and widely cies culated, numerous copies of the Reports yor of the Bank, and on that day he suggested the expediency of extending his power to the printing of other articles which might sufferere the purposes of the institution. Whereupon the fol-Resolved, That the President is heraby authorized to cause to be proposed and circulated, such documents and papers as may communicate to the people information in regard to the nature and operations of the Baus.

The expenditures purporting to have been made under authority of these resolutions, during the years

1831 and 1833, were about \$80,000. For a portion of these expenditures vouchers were randered, from which it appears that they were incurred in the purchase of some hundred thousand copies of newspapers, reports and speeches, made in Congress, reviews of the Veto Message and reviews of speeches against the Bank, &c. &c. For another large portion no vouchers whatever were rendered, but the various sums were paid on orders of the President of the Bank, making reference to the resolution of the 11th March, 1831.

On acertaining these facts, and per ceiving that expenditures of a similar character were still continued, the Government Directors a few v ago offered a resolution in the Board, calling for a specific account of these expenditures, showing the objects to which they had been applied, and the persons to whom the money had been paid. This reasonable proposition was voted down.

They also offered a resolution, rescinding the resolutions of Nove 1830, and March, 1831. This also was rejected.

Not content with thus refusing to recall the obnexious power, or even to require such an account of the expenditure as would show whether an obnovited by