Washington be Constitutionalist

"THE LIBERTY OF THE PRESS-THE SHIELD OF FREEDOM-THE SCOURGE OF TYRANTS"

PES IL RAMSAY.

RALEIGH, N C. JANUARY 29, 1833.

The Constitutionalist

hars per annum, one half payable in advance, or Three provided. Dellurs and fifty cents it not paid until the termination

or they will not be taken out of the office.

On the 16th inst, the President of the United States communicated to both Houses of Congress the following

MESSAGE. Gentlemen of the Sewale

and House of Representatives:

he necessary to meet it.

on him, the authorities of South Carolina might openly assume its present character.

In the present instance aggression may ner as the Legislature shall prescribe, take an two thousand volunteers, either by companies or produce previous of the Constitution.

that while the government is disposed to remove on the execution of his office, or be in any res- Chief, and that this whole force be called the listing, that in the address to the people of the Units all just cause of complaint, as far as may be next competent to discharge the dis all just cause of complaint, as far as may be pect competent to discharge the duties thereof, State Guard.

of that Ordinance has been officially transmitted to me by the Governor of South Carolina, and
is now communicated to Congress.

The consequences to which this extraordinary transmit that as the opposition to the laws by the anomted to me by the Governor of South Carolina, and
is now communicated to Congress.

The consequences to which this extraordinary transmit that as the opposition to the laws by the anomted to me by the Governor of South Carolina, and
is now communicated to Congress.

The consequences to which this extraordinary transmits at the country, as inJordinance has been officially transmits
that as the opposition to the laws by the anomconsistent with the longer continuance of South
Carolina in the Union; and that the people of
to enforce the payment of duties, and any one who hires
his house as a jail to receive such person, shall be fined
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that as the opposition to the country, as inJordinance has been officially transmits
that as the opposition to the country, as inJordinance has been officially transmits
that as the opposition to the country, as inJordinance has been officially transmits
that as the opposition to the country
appearse the excitement which has led to the present exconsistent with the longer continuance of South
Carolina in the Union; and that the people of
to enforce the payment of duties, and any one who hires
his bouse as a jail to receive such person, shall be fined
since by an express provision of the Country
since by an expression of the country
s The consequences to which this extra ordinary traffy according to the forms of the constitution solved from all further obligation to maintain or and imprisoned: And, finally, it provides that persons since, by an express provision of the Constitution, Condeliance of the just authority of the government and without resorting, in any event, to force preserve their political connection with the per- paying duties may recover them back with interest. might too surely lead were clearly foreseen, and or violence, the measures of its advocates ple of the other States, and will forthwell proit was impossible for me to he state as to my would be taken in conformity with that prefest cond to propose of the State of South Carothat the terms presented in the Address of it was impossible for me to hesitate as to my would be taken in conformity with that profesticed to organize a separate Government, and do tina. own duty in such an emergency. The Ordin- sion; and, on such supposition, the means af- all other acts and things which sovereign and in- This act provides, that if the government of the United Cable than those referred to in the Message. ance had been passed, however without any cor- forded by the existing laws would have been ad- dependent States may of right do". tain knowledge of the recommendation, which, equate to meet any emergency likely to arise,

from a view of the interests of the nation at large It was, however, not possible altogether to thority the United States has been followed the fixecutive had determined to submit to Con- suppress apprehension of the excesses to which by a series of acts on the part of the author. gress, and a hope was included that by frankly the excitement prevailing in that quarter might of that State which maifest a determination explaining his sentiments and the nature of lead; but, it certainly was not foreseen that the render inevitable a resort to those measures these duties which the crisis would devolve up- meditated obstruction to the laws would so soon self defence which the paramount duty of the

the several acts of the Legislature of South Carseveral acts and parts of acts of the Congress the Convention. In his Message on that occaseveral acts and parts of acts of the Convention. In his Message on that occaseveral acts and parts of acts of the Convention. In his Message on that occaseveral acts and parts of acts of the Convention. In his Message on that occaseveral acts and parts of acts of the Convention. The act also provides for accepting the service of the
The act also provides for accepting the service of the
volunteers, and organizing the militia, embracing all
and of their successors will remain the service. have all and each of them finally passed after a the imposing of duties and imports on the im- thus become a part of the fundamental law of free white males between the ages of 16 and 60; and for their successors will remain the same knowledge of the desire of the administration to knowledge of the desire of the administration to modify the laws complained of, are too well calculated, both in their positive enactments calculated, both in their positive enactments of the spirit of opposition which they obviously encourage, wholy to obstruct the collection of the revenue within the limits of that State.

Up to this period, neither the recommendation of the spirit of opposition, either the recommendation of the spirit of opposition which they obviously encourage, wholy to obstruct the collection of the revenue within the limits of that State.

Up to this period, neither the recommendation of the spirit of opposition which the revenue within the limits of that State.

Up to this period, neither the recommendation of the same binding form, and to case of insurrection or into the same binding form, also decleres, and more especially can act in alteration of the same binding form, also decleres, and more especially can act in alteration of the same binding form, also decleres, and more especially can act in alteration of the same binding form, also decleres, and the same binding form, also decleres, and more especially can act in alteration of the same binding form, also decleres, and to cases of insurrection or instance and amountion. It is to be regretted, however, that these conditions, the processes will remain the same. It is to be regretted, however, that these conditions, the processes will remain the same binding form, also decleres, and so decleres, and so decleres of the same binding form, also decleres of the same binding form, also decleres, and the applicable to all cases of insurrection or instance can all associated and the portion of the same binding form, also decleres, and the applicable to all cases of insurrection or instance can all associated and the processor will remain the same binding form, also decleres, and the same binding form also decleres, and the same binding form also decleres, and the same binding form also decle Up to this period, neither the recommendation of the Executive, in regard to our financial policy and impost system, nor the disposition by the Constitution of the United States, and patibility with our constitutional obligation to the Constitution of the United States. namifested by Congress promptly to act upon violate the true intent and meaning thereof, all laws passed by the General Government. State to be executed. that subject, nor the unequivocal expression of and are null, and void, and no law, nor binding within the authorized grants of power, to be 3d. Is an act concerning the oath required by the Orthe public will in all parts of the Union appears to have produced any relaxation in the measures of opposition adopted by the State of South Carelina, its officers of south Carelina, its of obey and execute the Ordinance and all acts passed by the State of South Care of the Government,—which principle has been the Legislature in pursuance thereof; and directs the to secure the duties imposed by the said acts. That it brings up a conjuncture of deep and more than the Legislature in pursuance thereof; and directs the purposes of the Government,—which principle has been already recommended by the Executive as the true battery and the said acts. Ordinance and laws will be abandoned. I have and all judicial proceedings which shall be here- mentous interest is neither to be concealed nor time and manner of taking it by the officers of the State, sis of taxation, yet it is very certain that South Carolina no knowledge that an altempt has been made, after had in affirmance thereof, are and shall be denied. This crisis presents a class of duties civil judiciary and military. or that it is in contemplation to reassemble eith-held utterly null and void. It also ordains which is referable to yourselves. You have been bracing provisions for enforcing the Ordinance, but I that it shall not be lawful for any of the coner the Convention or the Legislature; and it will that it shall not be lawful for any of the con- commanded by the people in their highest so- have not yet been able to procure them. he perceived, that the interval before the 1st of stituted authorities, whether of the State of vereignty, to take care that within the limits of I transmit, however, a copy of Governor Hamilton's seem to present searcely less difficulty than the terms February is tou short to admit of the prelimina- South Carolina, or of the United States, to enry steps necessary for that purpose. It appears moreover, that the State authorities are actively organizing their military resources, and provisurances of protection and support to all who shall enlist in opposition to the revenue laws.—

A recent Proclamation of the present Governor tion of the small acts and pass such acts as may be necessarily impossible to collect within our limits the difference of the complicate portion of the present Governor tion of the small acts and pass such acts as may be necessarily impossible to collect within our limits the difference of February, the interval may be assumed as the time within which it is expected that the most complicate portion of the present of the constitution must be considered as in
A recent Proclamation of the present Governor tion of the small acts and pass such acts as may be necessarily impossible to collect within our limits the accepted, under the act already referred to.

If these measures cannot be defeated and overcome by within which it is expected that the most complicate portion of the powers conferred by the Constitution on the Federal tion of the national legislation, a system of long stand
Government, the Constitution must be considered as in
ing and affecting great interests in the community is to ing the means, and giving the most solemn as- such measures and pass such acts as may be neces- terly imposible to collect within our limits the accepted, under the act already referred to. A recent Proclamation of the present Governor tion of the said acts and parts of acts of the Con- every citizen with a civil process, by which he competent to its own defence, the supremacy of the laws of South Carolina, has openly defied the authority of the Executive of the Union, and general of the State, from and after the 1st of February goods, seized under the existing imposts, on his can no longer receive protection from the Government of the State, from and after the 1st of February goods, seized under the existing imposts, on his can no longer receive protection from the Government of the State, from and after the 1st of February goods, seized under the existing imposts, on his can no longer receive protection from the Government of the Union. They not only abrogate the acts of Conorders from the head-quarters of the State, from and after the 1st of February grous, seized under the existing imposts, on his amounted his determination to accept the services of volunteers, and his belief, that should their country need their services, they will be and they are hereby required and enjoined, to found at the post of honor and dater the 1st of February grous, seized under the existing imposts, on his giving security to abide the issue of a suit at law & giving security to abide the issue of a suit at law & giving security to abide the issue of a suit at law & giving security to abide the issue of a suit at law & the Union. They not only abrogate the acts of Congression from the Covernment of the Union. They not only abrogate the acts of Congression from the Government of the Union. They not only abrogate the acts of Congression from the Government of the Union. They not only abrogate the acts of Congression from the Government of the Union. They not only abrogate the acts of Congression from the Government of the Union. They not only abrogate the acts of Congression from the Government of the Union. They not only abrogate the acts of Congression from the Union. They not only abrogate the acts of Congression from the Union. They not only abrogate the acts of Congression from the Union of the Un found at the post of hand and they are hereby required and enjoined, to penalties competed and undimited. They are so, as far as down their lives in large l down their lives in her defence. Under these orders, the forces referred to are directed to an directed to a moment's warning," and in the City of Charles-twithin a collection district and collectio ton-within a collection district, and a port of shall be drawn in question the authority of this ture must not only be supreme, but you must the purpose of revenue merely, and upon articles in no things, and act under them according to his high obligation. entry, a rendezveus has been opened for the Ordinance, or the validity of such act or acts of look to the ultimate issue of any conflict of judgeree suspected of being objects of protection. The purpose of enlisting men for the Ordinance, or the validity of such act or acts of look to the ultimate issue of any conflict of judgeree suspected of being objects of protection. The Br. purpose of enlisting men for the magazine and municipal guard. Thus South Carolina presents berself in the attitude of hostile preparation, and teady even for military violence, if need be, to be the laws for preventing the collection must be duties within her limits.

Proceedings thus announced and matured must be distinguished from menaces of unlawful resistance by irregular bodies of people, who is a content of the United States of South Carolina, who is taken or allowed to the Sustaince by irregular bodies of people, who is a content of the United States of the United States of protection. The whole revenue system of the United States in South Carolina has forced the General Government, unastored the Legislature as may be passed for the purpose risdiction and power between them and the whole revenue system of the United States in South Carolina has forced the General Government, unastored and overritoren; also asks for power to grant clearances — in violably, to decide the new and dangerous alternative of the shall any appeal be taken or allowed to the Sustaince her laws for preventing the collection preme Court of the United States, nor shall any appeal be taken or allowed for unless the Union. And to, prepare the collection of the laws of the Union. And to, prepare the collection of the laws of the Union of the alternative, which must happen, unless the United States, but the subjects of foreign States obstrate the secution of the united States, but the subjects of foreign States of withdrawing from the Union. That portion of the public burthens; or seeing it attempts to execute a discovery of the union of the laws of the Union. And to, prepare the subjects of foreign States, but the subjects of foreign States, but the subjects of withdrawing from the Union of the alternative, which must happen, unless the United States shall passively surrent also asks for power to grant clearances—in violation of the laws of the Union of the laws resistance by irregular bodies of people, who, for a contempt of Court. It likewise ordains, laws of the Union, he recommends a thoro read imposts are not only rendered not uniform through volutions.

be regarded as committed when it is officially oath well and truly to obey, execute and en-files, and that they be formed into a legionary In point of duration, also, those aggressions upon the authorized, and the means of enforcing it fully force this Ordinance, and such act or acts of the brigade, consisting of infantry, riflemen, cavalry authority of Congress, which, by the Ordinance, are Legislature as may be passed in pursuance there- field and heavy artilery; and that they be armed made part of the fundamental law of South Carolina, are Under these circumstances, there can be no of, according to the true intent and meaning of and equipped from the public arsenal completely absolute, indefinite, and without limitation.—They neighbor that it is the determination of the author, the same and on the newlest or emission of any for the first and that are prescribe the period when they shall cease, nor indoubt that it is the determination of the author- the same; and on the neglect or omission of any for the field, and that appropriations be made diene any conditions upon which those who have thus ities of South Carolina, fully to carry into effect such person or persons so to do, his or their for supplying all deficiencies in our munitions undertaken to arrest the operation of the laws, are to their ordinance and laws, after the first of Feb office or office shall be forthwith vacated, and of war? In addition to these volunteer drafts retrace their steps, and rescind their measures. They first insertion, and 25 cents for every subsequent one first insertion, and 25 cents for every subsequent one first insertion, and 25 cents for every subsequent one first insertion, and 25 cents for every subsequent one first insertion, and 25 cents for every subsequent one first insertion, and 25 cents for every subsequent one first insertion, and 25 cents for every subsequent one first insertion, and 25 cents for every subsequent one first one first insertion, and 25 cents for every subsequent one first one first insertion, and 25 cents for every subsequent one first one first insertion, and 25 cents for every subsequent one first one first insertion, and 25 cents for every subsequent one first insertion, and 25 cents for every subsequent one first one first insertion, and 25 cents for every subsequent one first one first insertion, and 25 cents for every subsequent one first one first insertion, and 25 cents for every subsequent one first one first insertion, and 25 cents for every subsequent one first one f wisdom may deem fit, shall be seasonably pro- trust, civil or military, shall, until the Legisla- and arranged in regiments and brigades,-the venue laws, and by abstaining from the collection of any vided, and that it may be thereby understood, ture shall otherwise provide and direct, enter officers to be selected by the Commander in duties and imports whusover.

practicable, consistently with a proper regard until he shall, in like manner, have taken a simto the interests of the community at large, it is liar oath, and no juror shall be empannelled in nevertheless defermined that the supremacy of any of the Courts of the State, in any gause in the laws shall be maintained.

The laws shall be maintained.

The laws shall be in question the Ordinance, but up to the date of the latest cession, provided we are met in due time and in a becomwhich shall be in question this Ordinance, or advices that request had not been complied with; and ing spirit by the States interested in manufactures." In In making this communication, it appears to any act of the Legislature passed in the pursu- on the present occasion, therfore, reference can only be the opinion of the Convention, an equitable plan would In my annual message, at the commencement be to me proper, not only that I should lay be ance thereof, unless he shall first, in addition to made to those acts as published in the newspapers of be, that "the whole list of protected articles should be your present session, I adverted to the oppo- fore you the acts and proceedings of South Car- the usual oath, have taken an oath that he will the State. The acts to which it is deemed proper to in- imported free of all duty, and that the revenue derived of your present session, I adverted to the oppositive you the acts and proceedings of South Carthe usuar oath, have taken an oath that I should fully acquaint you with
well and truly obey, execute and enforce this
the particular attention of Congress are:

I "An act to carry into effect in part an Ordinance unprotected articles or that whenever a duty is imposed.

The Lagis ter of the United States, which threatened, not those steps which I have already caused to be Ordinance, and such act or acts of the Legisto nullify certain acts of Congress of the United States, upon protected articles imported, an excise duty of the merely to thwart their execution, but to endantaken for the due collection of the revenue, and lature as may be passed to carry the same into purporting to be laws laying duties on the importation of same rate shall be imposed upon all similar articles manger the integrity of the Union. And, although with my views of the subject generally, that operation and effer, according to the true intent foreign commodites, passed in Convention of this State, infactured in the United States." The address proceeds then expressed my reliance that it might be the suggestions which the constitution requires and meaning thereof.' The Ordinance concludes, at Columbia, on the 24th of November, 1832." overcome by the prudence of the officers of the United States, and the patrictism of the people, and the patrictism of the people, and the people of South Carolina, to the under stood by the Go.

This act provides that any goods seized or detained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and with a distinct dectained offering to preserve the Union; and the preserve t I stated that should the emergency arise, ren- This subject having early attracted the anx- vernment of the United States and the people of decree, or other pretext contray to the intent and ed articles that shall be imposed upon the unprotected, dering the execution of the existing laws im- lous attention of the executive, as soon as it was the co-States, that we are determined to main- meaning of the Ordinance, may be recovered by the provided that no more revenue be raised than is necessarpracticable, from any cause whatever, prompt notice should be given to Congress, with the sagseriously meditated resistance to the faithful exmost to the application of such views and measures, as might ecotion of the revenue laws, it was deemed adgestion of such views and measures, as might ecotion of the revenue laws, it was deemed adyes and the replexing to deliver them or removing them, so that all purposes and provided also that a duty substantially the replexing cannot be executed, the Sheriff may seize the personal estate of the offender to double the amount of the revenue laws, it was deemed adyes and the replexing to deliver them or removing them, so that all purposes and provided also that a duty substantially uniform be imposed upon all foreign imports."

Endered Congress, with the sagthe replexing to deliver them or removing them, so that a duty substantially uniform be imposed upon all foreign imports."

Foreign to the replexing to deliver them or removing them, so that a duty substantially uniform be imposed upon all foreign imports."

Foreign to the replexing to deliver them or removing them, so that a duty substantially uniform be imposed upon all foreign imports."

Foreign to the replexing the demands of Government for constitutionto the application of force on the part of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of the personal estate of the offender to double the amount of t visable, that the Secretary of the Treasury Federal Government to reduce this State to o- of the goods: and if any attempt shall be made to retake when arging the necessity of providing "means of se-Events which have occurred in the quarter should, particularly instruct the officers of the bedience: but that we will consider the passage, or seize them, it is the duty of the Sheriff to recapture curing their safety by ample resources for repelling force then alluded to, or which have come to my United States in that part of the Union, as by Congress, of any act authorizing the employ- them; and that any person who shall disobey the pro. by force," the Governor of South Carolina observed that knowledge sausepsently, present this emergency. to the nature of the duties prescribed by the ex ment of a military or naval force against the cess, or remove the goods, or any one who shall attempt be "cannot but think that on a calm and dispassionate region by Congress and the functions of the duties prescribed by the ex-

bled at Columbia in the State of South Carolibled at Columbia in the State of South Carolina, passed on the 24th of November last, an
Ordenance declaring certain acts of Congress upon each a firm and vigilant, but discreet per
lit also provides, that any person arrested or imprisoned on any indement or decree contrary to the intent of the Ordenance, shall be fined and imprisoned, besides being liable for any other offence involved in the act.

From the diversity of the terms indicated in these two prisoned on any indement or decree obtained in the contract of the ordenance ordenance ordenance or decree orden derein mentioned within the limits of that State formance of them in the emergency then appre- act on the part of the Federal Government to be absolutely null and void, and making it bended. I herewith transmit copies of these coesce the State, shut up her parts, destroy or be absolutely null and void, and making it hended. I herewith transmit copies of these coerce the State, shut up her ports, destroy or secured by the habeas corpus act of the State in cases of the intentions of these coerce the State in cases of the intentions of the secured by the habeas corpus act of the secured by the secured the duty of the Legislature to pass such laws as word the letter addressed to the harass her commerce, or to enforce the acts here unlawful arrest, and may maintain an action for dam ages; and that if any estate shall be sold under such the terms proposed in the address of the Convention, nor those alluded to in the Message of the Governor, would be not be public functionaries, that neither the letter addressed to the intentions of those public functionaries, that neither the terms proposed in the address of the Convention, nor those alluded to in the Message of the Governor, would be not b from and after the 1st of February next. A copy These instructions were dictated in the hope through the civil tribunals of the country, as in- judgment or decree, the sale shall be held illegal.

> This solemn denunciation of the laws and in Rederal Government requires, but upon the a

States, or any officer thereof, shall, by the employment of it is said in the Address of the Convention they "would

pullion from the commission of actual out- State, shall, within such time, and in such man- Charleston and its dependences of the Union. The result of each is the same; since a state in which by an usurpation of power, the counties of the Union.

to state, however, that they "are willing to make a large

Although u-known to me at the date of the assemtion of the date of south Carolina, her constituted authorities or convention which assemtiates or convention of the date of South Carolina, her constituted authorities or convention which assemtiates or convention which assemtiates or convention of the date of South Carolina, her constituted authorities or citizens, or any act abolishing or closing the arbitration by a call of a Convention of all the process or decree contrary to the intent of the Ordinate of the Arbitration by a call of a Convention of all the process or decree contrary to the intent of the Ordinate of the Arbitration by a call of a Convention of all the process or decree contrary to the intent of the Ordinate of the Ordinate

gress can call a Convention for the purpose of proposing

It will not escape attention that the conditions on which naval or military force, attempt to coerce the State of be willing to acquiesce," form no part of the Ordinance. South Carolina into submission to the acts of Congress While this Ordinance bears all the solumnity of a fundaenforcement of the Ordinance, or of the laws passed in of South Carolina, and is absolute and unconditional in sistance thereto, the Governor is authorized to resist the same, and to order into service the whole or so much of act of the State; the other only the expression of the and that in case of any overt act of coercion or intention the effect of that solemn act, by any terms or conditions be induced to retrace their steps. In this hape I determined to issue my Proclamation of the Union of December last, a copy of which I now lay before Congress.

In this hape I determined to issue my Proclamation of the Union of December last, a copy of which I now lay before Congress.

In this hape I determined to issue my Proclamation of the Ordinance of the Convention was larged to exemple of the Ordinance of the December last, a copy of which I now lay before Congress.

On the 27th of November, the Legislature that these reasonable the flectually render independent of the effect of that solemn act, by any terms or conditions to commit the same, manifested by an unautal assembled in it and before the propose it has avowed in this ordinance of navoire and that in case of any overtact of coercion or intention loptions of committees of the effect of that solemn act, by any terms or conditions to commit the same, manifested by an unautal assemble of navoires in or near the Sustemn act, by any terms or conditions the effect of that solemn act, by any terms or conditions whatever, they should have been embodied in it and the occurrence of any circumstances indicating that the effect of that solemn act, by any terms or conditions whatever, they should have been embodied in it and the occurrence of any circumstances indicating that the effect of that solemn act, by any terms or conditions whatever, they should have been embodied in it and the effect of that solemn act, by any terms or conditions to commit the same, manifested by an unautal assemble to effect of that solemn act, by any terms or conditions whatever, they should have been embodied in it and the time the occurrence of any overtices in or near the terms o

ed;" which, moreover, would be severely oppressive to

and imposts are not only rendered not uniform through and imposts are not only rendered not uniform through and imposts are not only rendered not uniform through and imposts are not only rendered not uniform through and imposts are not only rendered not uniform through volutionary in their character and tendency, and subversion from the commission of the authorized to accept for the defence of the uniform through volutionary in their character and tendency, and subversion from the commission of the uniform through volutionary in their character and tendency, and subversion from the commission of the uniform through volutionary in their character and tendency, and subversion from the commission of the uniform through volutionary in their character and tendency, and subversion from the commission of the uniform through volutionary in their character and tendency, and subversion from the commission of the uniform through volutionary in their character and tendency, and subversion from the commission of the uniform through volutionary in their character and tendency, and subversion from the commission of the uniform through volutionary in their character and tendency, and subversion from the commission of the uniform through volutionary in their character and tendency, and subversion of the uniform through volutionary in their character and tendency, and subversion of the uniform through volutionary in their character and tendency, and subversion of the uniform through volutionary in their character and tendency, and subversion of the uniform through volutionary in their character and tendency, and subversion of the uniform through volutionary in their character and tendency are the uniform through volutionary in their character and tendency are the uniform through volutionary in their character and tendency are the uniform through volutionary in the character and tendency are the uniform through volutionary in the control of the uniform through volutionary in the character and tendency are the uniform through the