## TAFT'S INAUGURAL **ADDRESS**

## **Outlines** Policy of Administration.

## PRAISE FOR ROOSEVELT

Speech Begins With Advocacy of Predecessor's Reforms.

MANY QUESTIONS TOUCHED.

## Incoming President's Ideas on Trusts and Other Matters.

My Fellow Citizens-Auy one who takes the oath I have just taken must feel a heavy weight of responsibility. If not, he has no conception of the powers and duties of the office upon which he is about to enter or he is lacking in a proper sense of the obligation which the oath imposes.

The office of an inaugural address is to give a summary outline of the main policies of the new administration so far as they can be anticipated. I have had the honor to be one of the advisers of my distinguished predecessor and as such to hold up his hands in the reforms he has initiated. I should be untrue to myself, to my promises and to the declarations of the party platform upon which I was elected to office if I did not make the mainte nance and enforcement of those reforms a most important feature of my administration. They were directed to the suppression of the lawlessness and abuses of power of the great combinations of capital invested in railroads and in industrial enterptises carrying on interstate commerce. The steps which my predecessor took and the legislation passed on his recommenda tion have accomplished much, have caused a general halt in the vicious policies which created popular alarm and have brought about in the bust ess affected a much higher regard for existing law.

Further Action Needed.

To render the reforms lasting, however, and to secure at the same time freedom from alarm on the part of those pursuing proper and progressive business methods further legislative and executive action are needed. Re-Hef of the railroads from certain restrictions of the anti-trust law have been urged by my predecessor and will be urged by me. On the other hand, the administration is piedged to legislation looking to a proper federal supervision and restriction to prevent excessive issues of bonds and stocks by companies owning and operating interstate commerce railroads.

Then, too, a reorganization of the department of justice, of the bureau of corporations in the department of commerce and labor and of the interstate commerce commission looking to effective co-operation of these agencies is needed to secure a more rapid and certain enforcement of the laws affecting interstate railroads and industrial combinations,

I hope to be able to submit at the first regular session of the incoming congress in December next definite suggestions in respect to the needed amendments to the anti-trust and the interstate commerce law and the changes required in the executive departments concerned in their enforce-

"Good and Bad Trusts."

It is believed that with the changes to be recommended American bustness can be assured of that measure of stability and certainty in respect to those things that may be done and those that are prohibited, which is essential to the life and growth of all business. Such a plan must include the right of the people to avail themselves of those methods of combining capital and effort deemed necessary to reach the highest degree of economic efficiency, at the same time differentiating between combinations based apon legitimate economic reasons and those formed with the intent of creating monopolies and artificially control-

ting prices. The work of formulating into pracfical shape such changes is creative work of the highest order and requires all the deliberation possible in the interval. I believe that the amendments to be proposed are just as necessary in the protection of legitimate business as in the clinching of the reforms which properly bear the name of my prede-

Revision of the Tariff.

A matter of most pressing imporstance is the revision of the tariff. In accordance with the promises of the the name of President Monroe. platform upon which I was elected, I shall call congress into extra session,

to meet on the 15th day of March, in once given to a bill revising the Dingley not. This should seeme an adequate revenue and adjust the duties in such a manner as to afford to labor and to all industries in this country. whether of the farm, mine or factory protection by tariff equal to the difference between the cost of production abroad and the cost of production here and have a provision which shall not into force, upon executive determination of certain facts, a higher or maximum tariff against those countries whose trade policy toward us equitably requires such discrimination. It is thought that there has been such a change in conditions since the enactment of the Dingley act, drafted on a permit the reduction of rates in certain schedules and will require the advancement of few, if any.

The proposal to revise the tariff

Inheritance Tax Advocated. In the making of a tariff bill the prime motive is taxation and the securing thereby of a revenue. Due promote peace. We shall enter into largely to the business depression any war with a full consciousness of which followed the financial panic of the awful consequences that it always 1907, the revenue from customs and entails, whether successful or not, and other sources has decreased to such we, of course, shall make every effort, an extent that the expenditures for consistent with national bonor and the the current fiscal year will exceed the highest national interest, to avoid a receipts by \$100,000,000. It is impera- resort to arms. We favor every instrutive that such a deficit shall not con- mentality, like that of The Hague tritinue, and the framers of the tariff bunal and arbitration treaties made bill must of course have in mind the with a view to its use in all internatotal revenues likely to be produced by tional controversies, in order to main-It and so arrange the duties as to sel tain peace and to avoid war. But we cure an adequate income. Should it be should be blind to existing conditions impossible to do so by import duties and should allow ourselves to become new kinds of taxation must be adopt | foolish idealists if we did not realize ed, and among these I recommend a that, with all the nations of the world graduated inheritance tax as correct armed and prepared for war, we must in principle and as certain and easy of be ourselves in a similar condition in

Gavernment Economy Urged.

The obligation on the part of those responsible for the expenditures made to carry on the government to be as economical as possible and to make the burden of taxation as light as possible is plain and should be affirmed in every declaration of government pol-This is especially true when we are face to face with a heavy deficit. But when the desire to win the popular approval leads to the cutting off of expenditures really needed to make the government effective and to enable it to accomplish its proper objects the result is as much to be condemned as the waste of government funds in unnecessary expenditure.

In the department of agriculture the use of scientific experiments on a large scale and the spread of information derived from them for the improvement of pereral agriculture must go

The importance of supervising business of great rellways and industrial combinations and the necessary investigation and prosecution of unlawful business methods are another necessary tax upon government which did not exist half a century ago.

Proper Forms of Expenditure. in the jurisdiction of the federal govests, and the great improvement of wafunctions which must involve large expenditure if properly performed. While some of them, like the reclamation of arid lands, are made to pay for themselves, others are of such an indirect benefit that this cannot be expected of them. A permanent lmprovement, like the Panama canal. should be treated as a distinct enterprise and should be paid for by the proceeds of bonds, the issue of which will distribute its cost between the present and future generations in accordance with the benefits derived. It may well be submitted to the serious consideration of congress whether the deepening and control of the channel of a great river system like that of the Ohio or of the Mississippi when definite and practical plans for the enterprise have been approved and determined upon should not be provided for In the same way.

Then, too, there are expenditures of government absolutely necessary if our country is to maintain its proper place among the nations of the world and is to exercise its proper influence in defense of its own trade interests in the maintenance of traditional American policy against the colonization of European monarchies in this hemisphere and in the promotion of peace and international morality. I refer to the cost of maintaining a proper army, a proper navy and suitable fortifications upon the mainland of the United States and in its dependencies.

The Army and Navy. We should have an army so organized and so officered as to be capable in time of emergency in co-operation with the national militin and under the provisions of a proper national volunteer law rapidly to expand into a force sufficient to resist all probable invasion from abroad and to furnish a respectable expeditionary force, if necessary, in the maintenance of our traditional American policy which bears

Our fortifications are yet in a state of only partiel completeness, and the

number of men to man them is insuffiorder that consideration may be at cient. In a few years, however, the usual annual appropriations for our coast defenses, both on the mainland | tional government, and in the dependencies, will make them sufficient to resist all direct attack, and by that time we may hope that the men to man them will be provided as a necessary adjunct. The distance of our shores from Europe and Asia, of course, reduces the necessity for maintaining under arms n great army, but it does not take away the requirement of mere prudence, that we should have an army sufficiently large and so constituted as to form a nucleus out of which a suitable

force can quickly grow. What has been said of the army may be affirmed in even a more emsimilarly protective principle, that the phatic way of the navy. A modern measure of the tariff above stated will navy cannot be improvised. It must be built and in existence when the emergency arises which calls for its use and operation. My distinguished predecessor has in many speeches and made in such an authoritative way as messages set out with great force and to lead the business community to striking language the uccessity for count upon it necessarily balts all maintaining a strong navy commensuthose branches of business directly rate with the coast line, the governaffected, and as these are most im- mental resources and the foreign trade portant it disturbs the whole business of our nation, and I wish to reiterate of the country. It is imperatively nec- all the reasons which he has presented essary, therefore, that a tariff bill be in favor of the policy of maintaining drawn in good faith in accordance a strong navy as the best conservator with promises, made before the elec- of our peace with other nations and tion by the party in power and as the best means of securing respect for promptly passed as due consideration the assertion of our rights, the defense of our interests and the exercise of our influence in international matters.

Must Arm as Other Nations Do.

Our international policy is always to order to prevent other nations from taking advantage of us and of our inability to defend our interests and assert our rights with a strong hand. In the international controversies that are likely to arise in the orient, growing out of the question of the open door and other issues, the United States can maintain her interests intact and can secure respect for her just demands. She will not be able to do so, however, if it is understood that she never intends to back up her assertion of right and her defense of her interest by anything but mere verbal protest and diplomatic note. For these reasons the expenses of the army and navy and of coast defenses should always be considered as something which the government must pay for, and they should not be cut off through mere consideration of economy. Our government is able to afford a suitable army and a suitable navy. It may maintain them without the slightest danger to the republic or the cause of free institutions, and fear of additional taxation ought not to change a proper policy in this regard.

Protection For Our Citizens Abroad. The policy of the United States in the Spanish war and since has given it a position of influence among the nations that it never had before and The putting into force of laws which should be constantly exerted to securshall secure the conservation of our ing to its bona fide citizens, whether resources so far as they may be with native or naturalized, respect for them as such in foreign countries. We ernment, including the most important should make every effort to prevent work of saving and restoring our for- humiliating and degrading prohibition against any of our citizens wishing terways are all proper government temporarily to sojourn in foreign coun-

tries because of race or religion. The Japanese Question.

The admission of Asiatic immigrants who cannot be amalgamated with our population has been made the subject either of prohibitory clauses in our treaties and statutes or of strict administrative regulation secured by diplomatic negotiations. I sincerely hope that we may continue to minimize the evils likely to arise from such immigration without unnecessary friction and by mutual concessions between self respecting governments. Meantime we must take every precaution to prevent or, falling that, to punish outbursts of race feeling among our people against foreigners of whatever nationality who have by our grant a treaty right to pursue lawful business here and to be protected against lawless assault or injury.

This leads me to point out a serious defect in the present federal jurisdiction which ought to be remedied at once. Having assured to other countries by treaty the protection of our laws for such of their subjects or citizens as we permit to come within our jurisdiction, we now leave to a state or a city not under the control of the federal government the duty of performing our international obligations in this respect. By proper legislation we may and ought to place in the hands' of the federal executive the means of enforcing the treaty rights of such allens in the courts of the federal government. It puts our government in a pusillanimous position to make definite engagements to protect allens and then to excuse the failure to pernation that the duty to keep them is in ourselves in a position to perform our ble failure of justice due to local prejudice in any state or municipal govern-

by proper proceedings instituted by the executive in the courts of the na-

Monetary Laws Need Change.

One of the reforms to be carried out during the incoming administration is a change of our monetary and banking laws so as to secure greater elasticity in the forms of currency available for trade and to prevent the limitations of law from operating to increase the emburrassments of a financial panic. The monetary commission lately appointed is giving full consideration to existing conditions and to all proposed remedies and will doubtless suggest one that will meet the requirements of business and of public interest. We may hope that the report will embody neither the narrow view of those who believe that the sole purpose of the new system should be to secure a large return on banking capital nor of those who would have greater expansion of currency with little regard to provisions for its Immediate redemption or ultimate security. There is no subject of economic discussion so intriente and so likely to cycke differing views and dogmatic statements as this one. The commission in studying the general influence of currency on business and of business on currency have wisely extended their investigations in European banking and monetary methods. The information that they have derived from such experts as they have found abroad will undoubtedly be found helpful in the solution of the difficult

problem they have in hand. Favors Postal Savings Banks. The incoming congress should promptly fulfill the promise of the Republican platform and pass a proper postal savings bank bill. It will not be unwise or excessive paternalism. The promise to repay by the government will furnish an inducement to savings deposits which private enterprise cannot supply and at such a low rate of interest as not to withdraw custom from existing banks. It will substantially increase the funds available for investment as capital in use- ment due process of law, protection ful enterprises. It will furnish the of property and the pursuit of happiabsolute security which makes the proposed scheme of government guar- tempted to secure the negro against anty of deposits so alluring without

ts pernicious results. Ship Subsidies Advocated. I sincerely hope that the incoming congress will be alive, as it should be, to the importance of our foreign trade and of encouraging it in every way feasible. The possibility of increasing this trade in the orient, in the Philippines and in South America is known to every one who has given the matter attention. The direct effect of free trade between this country and the amendment. Philippines will be marked upon our sale of cottons, agricultural machinery and other manufactures. The necessi-

restrictions.

Lock Canal Plan Defended.

possibly revolutionize the transcontiwork on the canal is making most satisthmus to make the lock type of the canal less feasible than it was supposed to be when the reports were made and the policy determined on led to a visit to the isthmus of a board of competent engineers to examine the Gatun dam and locks which are the key of the lock type. The report of that board shows that nothing has occurred in the nature of newly revealed evidence which should change the views once formed in the original discussion. The construction will go on under a most effective organization controlled by Colonel Goethals and his fellow army engineers associated with him and will certainly be completed early in the next administration, if not

before. Some type of canal must be constructed. The lock type has been selected. We are all in favor of having form those engagements by an expla- it built as promptly as possible. We must not now, therefore, keep up a fire states or cities not within our control, in the rear of the agents whom we If we would promise, we must put have authorized to do our work on the isthmus. We must hold up their promise. We cannot permit the possi- hands, and, speaking for the incoming administration, I wish to say that I propose to devote all the energy possiment to expose us to the risk of a war | ble and under my control to the pushwhich might be avoided if federal ing of this work on the plans which inrisdiction was asserted by suitable have been adopted and to stand behind any appointment to office from among the discharge of my responsible duties.

enterprise of modern times,

Free Trade With Philippines. The governments of our dependencles in Porto Rico and the Philippines are progressing as favorably as could be desired. The prosperity of Porto Rico continues unabated. The business conditions in the Philippines are not all that we could wish them to be, but with the passage of the new tariff bill permitting free trade between the United States and the archipelago, with such limitations in sugar and tobacco as shall prevent injury to the domestic interests on those products, we can count on an improvement in business conditions in the Philippines and the development of a mutually profitable trade between this country and the islands. Meantime our government in each dependency is upholding the traditions of civil liberty and increasing popular control, which might be expected under American auspices. The work which we are doing there redounds to our credit as a nation.

Words of Friendship For the South. I look forward with hope to increasing the already good feeling between the south and the other sections of the country. My chief purpose is not to effect a change in the electoral vote of the southern states. That is a secondary consideration. What I look forward to is an increase in the tolerance of political views of all kinds and their advocacy throughout the south and the existence of a respectable political opposition in every state-even more than than this, to an increased feeling on the part of all the people in the south that this government is their government and that its officers in their states are their officers.

The Negro Question.

The consideration of this question cannot, however, be complete and full without reference to the negro race, its progress and its present condition. The thirteenth amendment secured them freedom, the fourteenth amendness, and the fifteenth amendment atany deprivation of the privilege to vote because he was a negro. The thirteenth and fourteenth amendments have been generally enforced and have secured the objects for which they were intended. While the fifteenth amendment has not been generally observed in the past, it ought to be observed, and the tendency of southern legislation today is toward the enactment of electoral qualifications which shall square with that

No Repeal of Fifteenth Amendment.

Of course the mere adoption of a

constitutional law is only one step in ty of the establishment of direct lines the right direction. It must be fairly of steamers between North and South and justly enforced as well. In time America has been brought to the at- both will come. Hence it is clear to tention of congress by my predecessor all that the domination of an ignorant, and by Mr. Root before and after his irresponsible element can be prevent noteworthy visit to that continent, and ed by constitutional laws which shall I sincerely hope that congress may be exclude from voting both negroes and induced to see the wisdom of a tenta- whites not having education or other tive effort to establish such lines by qualifications thought to be necessary for a proper electorate. The danger The importance which the depart- of the control of an ignorant electorate ment of agriculture and of commerce has therefore passed. With this change and labor may play in ridding the the interest which many of the south markets of Europe of prohibitions and ern white citizens take in the welfare discriminations against the importa- of the negroes has increased. The coltion of our products is fully under- ored men must base their hope on the stood, and it is hoped that the use of results of their own industry, self rethe maximum and minimum feature straint, thrift and business success as of our tariff law to be soon passed will well as upon the aid and comfort and be effective to remove many of those sympathy which they may receive from their white neighbors of the south. There was a time when north-The Panama canal will have a most erners who sympathized with the neimportant bearing upon the trade be- gro in his necessary struggle for bettween the eastern and the far west- ter conditions sought to give to him ern sections of our country and will the suffrage as a protection and to engreatly increase the facilities for force its exercise against the prevailtransportation between the eastern ing sentiment of the south. The moveand the western seaboard and may ment proved to be a failure. What remains is the fifteenth amendment to nental rates with respect to bulky mer- the constitution and the right to have chandise. It will also have a most statutes of states specifying qualificabeneficial effect to increase the trade tions for electors subjected to the test between the eastern scaboard of the of compliance with that amendment. United States and the western coast This is a great protection to the negro. of South America and indeed with It never will be repealed, and it never some of the important ports of the ought to be repealed. If it had not east coast of South America reached been passed it might be difficult now by rail from the west coast. The to adopt it, but with it in our fundamental law the policy of southern legisfactory progress. The type of the islation must and will tend to obey it. canal as a lock canal was fixed by and so long as the statutes of the congress after a full consideration of states meet the test of this amendthe conflicting reports of the majority ment and are not otherwise in conand minority of the consulting board | flict with the constitution and laws of and after the recommendation of the the United States it is not the disposiwar department and the executive tion or within the province of the fedupon those reports. Recent suggestion | eral government to interfere with the that something had occurred on the regulation by southern states of their domestic affairs.

"Negro Is Now American." There is in the south a stronger feeling than ever among the intelligent, well to do and influential element in favor of the industrial education of the negro and the encouragement of the race to make themselves useful members of the community. The progress which the negro has made in the last fifty years from slavery, when its statistics are reviewed, is marvelous, and it furnishes every reason to hope that in the next twenty-five years a still greater improvement in his condition as a productive member of society, on the farm and in the shop and in other occupations, may come. The negroes are now Americans. Their ancestors came here years ago against their will, and this is their only country and their only flag. They have shown themselves anxious to live for it and to die for it. Encountering the race feeling against them, subjected of it, they may well have our profound sympathy and aid in the struggle they sacred duty of making their path as

legislation by congress and carried out | the men who are doing faithful hard | their number, is properly taken as an work to bring about the early comple- encouragement and an appreciation of tion of this the greatest constructive their progress, and this just policy shall be pursued.

The Appointment of Negroes. But it may well admit of doubt whether in case of any race an appointment of one of their number to a local office in a community in which the race feeling is so widespread and acute as to interfere with the ease and facility with which the local government business can be done by the appointee is of sufficient benefit by way of encouragement to the race to outweigh the recurrence and increase of race feeling which such an appointment is likely to engender. Therefore the executive in recognizing the negro race by appointments must exercise a careful discretion not thereby to do it more harm than good. On the other hand, we must be careful not to encourage the mere pretense of race feeling manufactured in the interest of individual political ambition.

No Race Feeling In White House. Personally I have not the slightest race prejudice or feeling, and recognition of its existence only awakens in my heart a deeper sympathy for those ho have to bear it or suffer from it, and I question the wisdom of a policy which is likely to increase it. Meantime, if nothing is done to prevent, a better feeling between the negroes and the whites in the south will continue to grow, and more and more of the white people will come to realize that the future of the south is to be much benefited by the industrial and intellectual progress of the negro. The exercise of political franchises by those of his race who are intelligent and well to do will be acquiesced in, and the right to vote will be withheld only from the ignorant and irresponsible of both races.

The Labor Question.

There is one other matter to which I shall refer. It was made the subject. of great controversy during the election and calls for at least a passing reference now. My distinguished predecessor has given much attention to the cause of labor, with whose struggle for better things he has shown the sincerest sympathy. At his instance congress has passed the bill fixing the Hability of interstate carriers to their employees for lajury sustained in the course of employment, abolishing the rule of fellow servant and the common law rule as to contributory negligence and substituting therefor the so called rule of comparative negligence. It has also passed a law fixing the compensation of government employees for injuries sustained in the employ of the government through the negligence of the superior. It also passed a model child labor law for the District of Columbia. In previous administrations an arbitration law for interstate commerce railroads and their employees and laws for the application of safety devices to save the lives and limbs of employees of Interstate rallroads had been passed. Additional legislation of this kind was passed by the outgoing congress.

I wish to say that, in so far as I can, more the enactment of further legislation of this character. I am strongly convinced that the government should make itself as responsible to employees injured in its employ as an interstate railway corporation is made responsible by federal law to its employees, and I shall be glad, whenever any additional reasonable safety device can be invented to reduce the loss of life and limb among rallway employees, to urge congress to require its adoption by interstate railways.

Use of Injunctions Necessary.

Another labor question has arisen which has awakened the most excited discussion. That is in respect to the power of the federal courts to issue Injunctions in industrial disputes. As to that, my convictions are fixed. Take away from courts, if it could be taken away, the power to issue injunctions in labor disputes, and it would create a privileged class among the laborers and save the lawless among their number from a most needful remedy available to all men for the protection of their business against lawless invasion. The proposition that business is not a property or pecuniary right which can be protected by equitable injunction is utterly without foundation is precedent or reason. The proposition is usually linked with one to make the secondary boycott lawful. Such a proposition is at variance with the American instinct and will find no support, in my judgment, when submitted to the American people. The secondary boyeott is an instrument of tyranny and ought not to be made legitimate.

The issuing of a temporary restraining order without notice has in several instances seen abused by its inconsiderate exercise, and to remedy this the platform upon which I was elected recommends the formulation in a statute of the conditions under which such a temporary restraining order ought to issue. A statute can and ought to be framed to embody the best modern practice and can bring the subject so closely to the attention of the court as to make abuses of the process unlikely in the future. American people, if I understand them, insist that the authority of the courts shall be sustained and are opposed to an change in the procedure by which the powers of a court may be weakened and the fearless and effective admir istration of justice be interfered with

Having thus reviewed the questions likely to recur during my administraat times to cruel injustice growing out tion and having expressed in a summary way the position which I expect to take in recommendations to conare making. We are charged with the gress and in my conduct as an executive, I invoke the considerate symsmooth and easy as we can. Any pathy and support of my fellow citirecognition of their distinguished men. gens and the aid of Almighty God in