Mr. Duncan, from the Committee on the Public Lands, to which the subject had been referred, made the following REPORT:

The Committee on the Public Lands, to which was referred a resolution directing an inquiry into the expediency of reducing and graduating the price of public lands, and of making donations to actual settlers, report:

That their most diligent attention to the subject has been excited, as well on account of the magnitude of the national interests involved in the inquiry, as on account of the strong solicitations of the Legislative memorials of the several States and Territories of the United States, and the petitions of the People, which have been presented to Congress, so repeatedly, upon this subject.

It appears by the report of the Secretary of the Treasury, made to Congress at the commencement of their present session, that more than two hundred and sixty-one millions of acres, lying within the United States and Territories, have become the absolute property of the United States, free from Indian claim, since the organization of the Government; and that, during this time, only about nineteen millions have been sold to individuals. Thus, in a period of about forty years, the amount of lands sold constitutes the one-thirteenth part of the quantity subject to sale. Calculating upon the future from the past, then, a period of more than five centuries must elapse, before the whole public domain of the Union, now within the unrestrained control of Congress, will become the property individuals. None but the best lands have been sold, nor is it believed, that, under the present system, much, if any, of an inferior quality will sell, until the best shall have been exhausted. Considering how large a portion of the public lands is of small and no value; that nearly fifty-six millions of acres to which aborigines yet have title, will, in the course of a few years, be added to the vast quantity before named, making a total of more than three hundred and sixteen millions of acres; we cannot reasonably expect, that, under the existing plan, the Government can dispose of them in any number of years within our power to enumerate. That so much territory should be withheld from sale for countless generations, presents very forcibly the prospect of infinite injury, both to the Federal Government and the States within they are situated: to the former, on account of the unproductiveness of an immense capital; to the latter, on account of the interminable suspension imposed upon cultivation and improvement, and upon the rights of eminent domain and taxation: presenting withal the anomaly of the exercise, on the part of a powerful Government, of sovereignty in fact, over about twelve-thirteenth of the whole territory of seven States, declared to be sovereign and independent by treaties, compacts and constitutions of Government.
every citizen of the Union *this state of things is injurious*; whilst, collectively, they possess superabundant wealth, they are, individually, subject to a tax upon imports, to sustain necessary revenue, and to pay the principal and interest of the public debt. *A conclusive proof of the insufficiency of the system now regulating this great national interest, is found in the fact that it has entirely failed to answer the end for which it was confessedly devised.*

... It appears, therefore, to your Committee, *that the present mode of selling the public lands has been, and will continue to be, attended with the worst results*. The facts stated, present the question, *whether the interest of the Federal Government, of the People of the United States, and more especially of the new States, do not require that the sales shall be accelerated in time to come?* And this question seems to admit of no other than an affirmative answer. *A large part of these lands were ceded to the United States soon after the Revolution, for the purpose of enabling the Federal Government to discharge the public debt. So far from having accomplished that object, the public lands have increased the public debt.*

... Is it not desirable, then, to the whole People of the United States, so to apply their own means as to relieve their Treasury from all embarrassment, or *to change an unproductive into a productive fund*? In the light of a question of mere national policy, your committee cannot hesitate to believe that *some radical change ought to be made in a system which has, for so many years, under some modifications, produced absolutely nothing*. But there is a point of view in which the subject presents itself more imposing. *The act of cession by which the United States acquired the soil of three States, of the Michigan and Northwest Territories, declares that the lands shall be “disposed of.” These words confer the power of disposition in any mode which may consist with the interest of the nation*: no doubt one great object was to strengthen the credit of the Federal Government, by putting it into the power of Congress so secure the public creditors. Here we find that *these lands were pledged for the payment of the public debt*. May not another motive for the cession be found in a willingness on the part of Virginia to relieve her own citizens from a portion of the taxes which would fall to their lot, to pay this debt, and sustain the character and honor of the nation?

*The situation of the new States is such as to claim a full portion of the consideration of this Government in reference to this subject. To those States, it is of pressing moment that the public lands should become the property of their citizens, with the least delay compatible with the national interest*. The numerous petitions, memorials, and legislative resolutions, heretofore presented from them, evince the
lively and anxious concern with which the present state of things impresses them.

If these lands are to be withheld from sale, which is the effect of the present system, in vain may the People of these States expect the advantages of well settled neighborhoods, so essential to the education of youth, and to the pleasures of social intercourse, and the advantages of religious instruction. Those States will, for many generations, without some change, be retarded in endeavors to increase their comfort and wealth, by means of works of internal improvements, because they have not the power, incident to all sovereign States, of taxing the soil, to pay for the benefits conferred upon its owner by roads and canals.

When these States stipulated not to tax the lands of the United States until they were sold, they rested upon the implied engagement of Congress to cause them to be sold, within a reasonable time. No just equivalent has been given those States for a surrender of an attribute of sovereignty so important to their welfare, and to an equal standing with the original States.

A remedy for such great evils may be found in carrying into effect the spirit of the Federal Constitution, which knows of no inequality in the powers and rights of the several States; consulting, at the same time, the moneyed interests of the Confederacy, by disposing of the means (in exchange of lands for money) of the exercise of an undue share of Federal influence over any. These purposes may be answered, by pursuing a plan, so plain and obvious in itself, that it would appear to your committee to meet the ready assent of all mankind, viz: sell the public land upon the same principles that individuals sell private land, and property of every sort, for what it is worth, considering its quality and locality. By adhering to a minimum, you fix a price only upon the best, and leave that of less value a dead population of the States. It appears to your committee that a scale of prices, adapted to the various quality and value of lands, furnishes the most reasonable and expedient system. This is the object of the many memorials before us, and is the essential proposition contained in another branch of the Legislature. The bill now presented, embraces the same principle, and proposes –

1st. That lands, heretofore offered at public sale, and which remain unsold, should be offered at private sale, at annual reductions of price, commencing at one dollar per acre, and abating twenty-five cents per acres every two years, until a purchaser is found, or the lands fall to twenty-five cents. This provision is intended to operate upon such lands only as are now in market at $1.25; a portion of which has been in market for about forty years, and other portions for five, ten, fifteen, twenty, and twenty-five years.

2dly. That lands, not heretofore offered for sale, and which may, by proclamation of the President, be offered at public vendue, shall have the same rule applied to them.

3dly. That small tracts, of eighty acres, be given to the heads of such families as will cultivate, improve, and reside on the same, for five years. This proposition has recommended itself to the consideration of your committee, by a knowledge of the fact, that there are many
families, who are neither void of industry nor of good moral habits, who have met with a usual share of the difficulties always accompanying the settlement of a new country, and who, living very remote from market, never expect to see the day arrive, when they will be enabled to save enough, with all their efforts, from their means of actual support, to purchase a farm, and pay for it in cash. Besides, your committee believe that such small earnings, applied to the improvement and cultivation of small tracts, scattered through the public domain, would be as advantageous to the public, as though they should be paid directly into the Treasury. No axiom in political economy is sounder than the one which declares, that the wealth and strength of a country, and more especially of a Republic, consists, not so much in the number of its citizens, as in their employments, their capability of bearing arms, and of sustaining the burthens [burdens] of taxation, whenever the public exigencies shall require it. The poor furnish soldiers, and an experience shows that the patriotism which exists apart from an interested love of country, cannot be relied upon. The affections of good citizens are always mingled with their homes, and placed upon the country which contains their fields and their gardens.

4thly. The fourth clause of this bill applies to cessions of the refuse lands to the States in which they lie. It provides that all the land which shall remain unsold for two years, after having been offered at twenty-five cents per acre, shall be ceded to the States in which they lie, upon condition that States pay, into the Treasury of the United States, the costs of purchase and surveying of said land. The argument in favor of this cession, lies in the difference between letting these refuse lands remain idle for the time they probably will remain so, if retained in the hands of the Federal Government, where they are used alone for raising revenue, and the benefits which might be derived from them, if passed into the hands of the State, where they would be used for the various purposes of raising revenue, making internal improvements, and for the encouragement of settlements. In the hands of the Federal Government, they would probably remain idle and unproductive for centuries, they would pay no taxes into the Federal or State Treasuries, they would yield nothing to agriculture, they would be despoiled of timber, a harbor for wild beasts, cause separations of neighborhoods – great portions of them consisting of lakes, ponds, marshes, and grounds subject to inundation, now the sources of disease and pestilence to the surrounding neighbors, even to those who live upon the land bought of the Federal Government. On the other hand, if ceded to the States, it would relieve Congress from the numerous and increasing causes for legislation in relation to them; it would leave in the hands of a Government intimately acquainted with their localities, consequently more capable of legislating upon the subject, and of turning them to the best account, in the promotion of education, improvements, and agriculture – the great purposes for which the God of Nature designed them; and it will be seen, that, if those lands are sold promptly, at six cents per acre, which is not far from the cost, that they will yield more than to sell them, under the present system, at $1.25.