A Farmer of New Jersey: *Observations on Government*, 3 November (excerpt)

But after all, everything that has hitherto been done will signify nothing without an effectual FEDERAL GOVERNMENT. The plan that has been submitted to our consideration by the late Convention surpasses my most sanguine expectation. When we consider the multiplicity of jarring interests, which mutual concession alone could reconcile, it really becomes matter of astonishment that a system of legislation could have been effected in which so few imperfections are to be found. The man who can deliberately go about to oppose the adoption of this plan must evidently be actuated by sinister motives; for admitting it to be much more faulty than it really is, can we form any reasonable hope of obtaining a better?

What a glorious spectacle would the adoption of this Constitution exhibit! An event so totally contradictory to the habits and sentiments which prevail everywhere but in America would scarcely be credited. Elevated infinitely beyond even the conceptions of the wisest men of the East, our situation would excite the envy and admiration of all the world; and we should probably have the honor of teaching mankind this important, this interesting lesson, that MAN IS ACTUALLY CAPABLE OF GOVERNING HIMSELF and not (thro the imbecility of his nature) “unavoidably” necessitated to resign himself to the guidance of one or more masters.

It might be deemed arrogant in me should I presume to suggest amendments to a Constitution in the formation of which the ablest political artists of the nation have been employed. To vindicate myself from this charge, I think it will be sufficient for me to say that the Constitution, tho excellent, is acknowledged on all hands to have its defects. How indeed could it be otherwise? The wonder is that so few are to be found. The following are the amendments I would propose:

That the executive be divided into THREE GRAND DEPARTMENTS.

I. The PRESIDENT vested with all the powers given him by the Constitution, except such as are hereafter proposed to be lodged in other hands. To make appointments without the advice and consent of the Senate.

II. The CHIEF JUSTICE to have the appointment of the judges and every other officer necessary to the administration of justice; to hold his office during good behavior.

III. The SUPERINTENDENT OF FINANCE to have the management of all matters relative to the collection and expenditure of the federal revenues; to have the appointment of all officers of the revenue, the treasurer or receiver general, treasurers and receivers in each state, customhouse officers, excise officer, etc.; to hold his office during good behavior.

These three great executive officers, to constitute a council to revise all bills which have passed the House of Representatives and the Senate, in the same manner as by the
Constitution it is directed to be done by the President. A majority to determine the sense of the council on all questions that may come before them.

An Auditor General to be chosen by a majority of the House of Representatives; to continue in office during their pleasure. He must have the appointment of as many deputies as he may deem necessary.

I must beg leave to make a few observations on the above distribution.

I. The powers that must necessarily be entrusted in the hands of the President are amply sufficient to preserve his respectability and independence; were they greater, he might become dangerous; for which reason the revision of the laws is not left solely to him; and the appointments under the Chief Justice and Superintendent of Finance are given to each respectively. But there is another reason in favor of this last arrangement. As each in his department must know, better than any other person can, whether those who may offer themselves as candidates for office are properly qualified, we may presume that they will of course be more competent to this business and, at the same time, more responsible.

[II.] By giving the revision altogether to a President, the judicial is left unprotected; and for want of a technical legal knowledge, the laws may be destitute of uniformity and consistency. Again, as a thorough knowledge of the fittest modes of raising and collecting a revenue is not easily acquired, we may reasonably apprehend that Congress, who cannot be supposed scientifically acquainted with this business, might, without the assistance and in some measure control of a Superintendent of Finance, proceed upon mistaken principles and run themselves into most fatal mistakes.

III. It is manifest there would be danger in entrusting the powers of a President in the same hands for more than three or four years without a new election. This necessary dependence of the President on the voice of the people for his continuance in office renders him, so far forth, an unfit person to place in opposition to a bad measure, if it should happen to be popular.

IV. From the nature of the offices of Chief Justice and Superintendent of Finance, a greater degree of permanency may be given to them, without danger to liberty; it is therefore proposed that these offices should be held during good behavior and be in the appointment of the President. These circumstances will render the possessors so totally independent of all popular influence that they may be safely relied on should an opposition to Congress be at any time necessary.

V. The President should have the choosing of his own advisers, as he will of consequence be the more responsible. But at any rate, the Senate are very improper for this office, as they are to sit as judges in case of an impeachment of the President.

VI. To guard against any danger there may be of collusion between the Superintendent or any of his officers, and the Auditor or his deputies, it is necessary the Auditor be wholly under the power of Congress and removable at any time.