

XII.

And you shall not re-enact any Law to which the assent of Us, or Our Royal Predecessors, has once been refused, without express leave for that purpose first obtained from Us, upon a full representation by you to be made to Us, through One of Our Principal Secretaries of State, of the reason and necessity for re-enacting such Law.

No Law to which the Royal assent may have been refused, to be re-enacted.

XIII.

And it is Our express Will and Pleasure that no Law constituting any Court or Courts of Judicature, or for establishing the Militia, shall be a *Temporary Law*, and that no Law for granting unto Us any sum or sums of money, by Duties of Import, Tonnage or Excise, be made to continue for less than one whole year; as also, that no other Laws whatsoever be made to continue for less than *Two years*, except only in cases where it may be necessary, upon some unforeseen emergency, to make provision by Law for a service in its nature temporary and contingent.

No Law establishing Courts, or Militia, to be temporary.

Duration of Laws.

XIV.

You are also, as much as possible, to observe in the passing of all Laws, that each different matter be provided for by a different Law, without intermixing in one and the same Act such things as have no proper relation to each other; and you are more especially to take care that no clause or clauses be inserted in, or annexed to, any Act, which shall be foreign to what the title of such respective Act imports; and that no Perpetual clause be part of any Temporary Law; and that no Act whatever be suspended, altered, continued, revised or repealed by general words, but that the Title and Date of such Act so suspended, altered, continued, revised, or repealed, be particularly mentioned and expressed in the enacting part.

Each different matter to be provided for by a different law;

and no clause foreign to the title to be introduced,

Recital of Laws altered, repealed, &c.