

“ duty on this occasion to observe, that if none
 “ of your Majesty’s said instructions had at that
 “ time been laid before the Council Board, the
 “ motion appears fully warranted by the 7th ar-
 “ ticle of your Majesty’s said royal instructions,
 “ by which article your said Governor is directed
 “ forthwith to communicate such, and so many
 “ of those your Majesty’s instructions to your said
 “ Council, wherein their advice and consent are
 “ mentioned to be requisite; as likewise all such
 “ others, from time to time, as he should find
 “ convenient for your Majesty’s service, to be
 “ imparted to them. By a communication of
 “ these instructions, particularly the 10th, 11th,
 “ 12th, and 13th, your Majesty’s gracious ends
 “ and designs in the constitution proposed for the
 “ province of Quebec, and the effectual security
 “ to personal liberty held forth to all men under
 “ the common law of this realm, would have
 “ been fully manifested; neither do we see, how
 “ the said Council, empowered as they are by act
 “ of parliament, to all purposes of legislation
 “ jointly with the Governor, could, without this
 “ communication, be so well instructed either in
 “ their own duty, or in your Majesty’s gracious
 “ will and pleasure, as to what might be fitting to
 “ be provided for by law within the province,
 “ agreeably to the act of parliament, intituled,
 “ An act for making more effectual provision for