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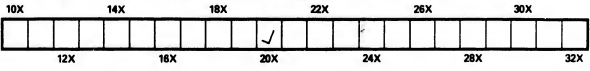
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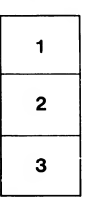
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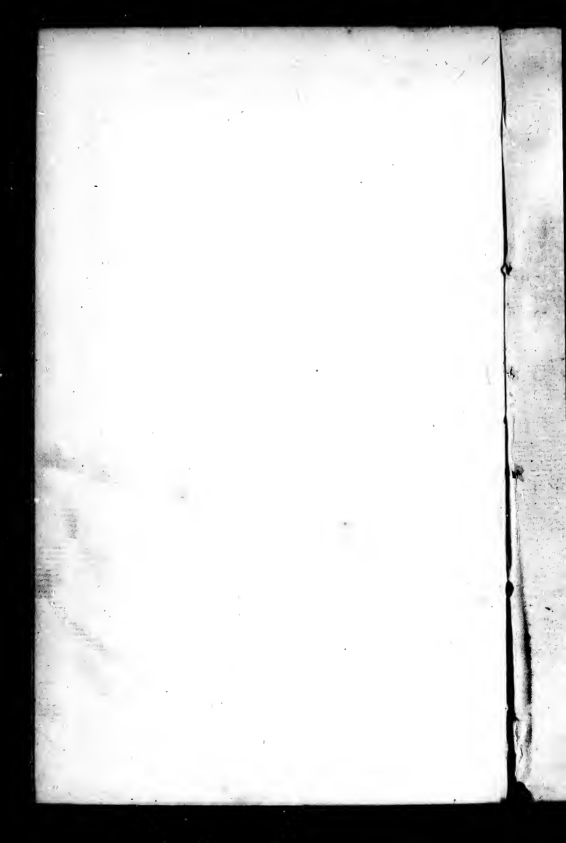
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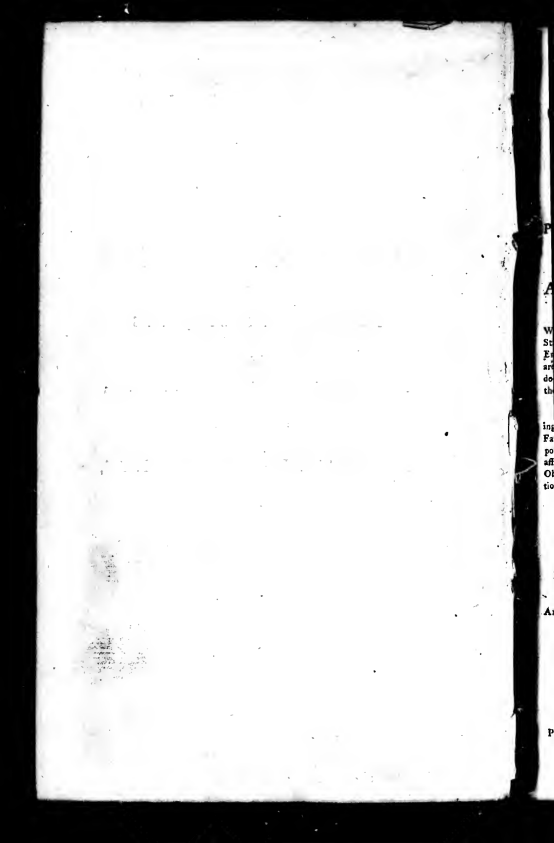
INTERESTING SUBJECTS

PUBLIC LAW AND COMMERCIAL POLICY

A RISINE FROM

AMERICAN INDEPENDENCE.

Price Three Shillings



O P I N I O N S

O N

INTERESTING SUBJECTS

OF

PUBLIC LAW AND COMMERCIAL POLICY :

ARISING FROM

AMERICAN INDEPENDENCE.

Whether the Citizens of the United Indies were injured by the late Pro-States are confidered by the Law of clamation fully investigated; the England as Aliens ; what Privileges Amount of their Wants discovered ; are they entitled to within the King- Modes of Supply thewn ; And the dom; what Rights can they claim in Policy of admitting the American the remaining Colonies of Britain.

§ 2. The Regulations for opening the American Trade confidered ; Faults found ; and Amendments propofed. How the late Proclamations affect the United States difcuffed : Objections pointed out ; and Altera- this Subject ; and the fundamental tions suggested.

§ 1. The question answered- || § 3. How far the British West Veffels into their Ports amply argued.

> §4. An Enquiry how far a Commercial Treaty with the American States is neceffary, or would be advantageous : What the Laws of England have already provided on Laws of the United States compared with them.

BY GEORGE CHALMERS.

AUTHOR OF

POLITICAL ANNALS OF THE REVOLTED COLONIES.

AND OF

AN ESTIMATE OF THE COMPARATIVE STRENGTH OF BRITAIN.

A NEW EDITION, CORRECTED.

L ONDON:

PRINTED FOR J. DEBRETT, OPPOSITE BURLINGTON-HOUSE, PICCADILLY. 1785.

I UNDERSTAND not the World fo little as not to know, that he that will faithfully ferve his Country, must be content to pass through good report and evil report: Neither regard I which I meet with: TRUTH I AM SURE AT LAST WILL VINDICATE ITSELF, and BE FOUND BY MY COUNTRYMEN, faid

SIR JOSIAH CHILD,

OPINIONS

little as not hfully ferve país through her regard I URE AT LAST UND BY MY

H CHILD.

INTERESTING SUBJECTS

ON

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PUBLIC LAW AND COMMERCIAL POLICY;

ARISING FROM

AMERICAN INDEPENDENCE.

T H E acknowledgment of the Independence of the United States of America was certainly an event of confiderable confequence to Great-Britain. To be freed from foreign war is always an object, which cannot be purchafed at too high a price, while the national honour forms no part of it. The enjoyment of domeftic tranquility, with all its pleafures and advantages, is a bleffing of ftill higher value, which cannot be too much prized; and which ought to be preferved therefore by almoft any facrifice.

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When the Provisional Articles closed the American controversy, which having endured for years, had embittered private enjoyment and disturbed public repose, an unufual calmensued. But, in a nation, where interest is always active and faction is often malicious; where many communicate their thoughts on state transactions, because every one has a right to do so; the long continuance of quiet ismore to be defired, than reasonably to be hoped for.

F 2

The fituation, at once uncommon and illunderflood, wherein the acknowledgment of Independence had placed Great-Britain and the American States, foon gave rife to many difficult queftions of public law and commercial policy. The attention of the world was again roufed, by fucceffive publications; which propagated very different opinions and propofed very diffimilar measures. Amid these anxieties many asked for intelligence; fome to confirm prepoffellion; a few to gratify avarice : But, he who, in order to allay that folicitude, inftructs himfelf before he prefumes to offer instruction to others, may claim at least a patient perufal, while he discharges the duty, which he owes to a public, at once inquifitive and liberal. The author of the following fheets in this fpirit fubmits his humble fentiments on topicks, whereon the well meaning and intelligent have thought very varioully, with that freedom which belongs to one, who is confcious of good intentions without interest, and with that plainness of language,

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the Amefor years, disturbed But, in a and faction nicate their every one ce of quiet be hoped

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language, which is more studious of perspicuity than ambitions of ornament.

§ 1. Previous to any stable regulation of the American trade, by the legislature, it is furely of importance to know, whether the citizens of the American States are now confidered by our laws as subjects, or as aliens. Certainty in jurisprudence is doubtless the best preventive of disputes. Yet, is there little faid on a queftion, which is fo interefling to the public and to individuals, in the treaty, that acknowledged the Independence of the United States. To point out however what might have been provided on this difficult fubject, either by prior act of Parliament, or by fublequent Ripulation, would only carry us into a thorny path, leading to a field, unfruitful of amufement or inftruction. To examine the face of things as they are, is as much the business of Statesmen as it is the duty of legislators to look back only with a regard to the prospect.

The treaty, it must be however allowed, is explicit enough, as to the political affociations, that compose THE STATES, which are acknowledged to be free and independent; but it is altogether filent as to THE INDIVIDUALS, who formed those celebrated confederations: It admits the thirteen focieties, in their affociated capacity, to be fovereign, by relinquishing all claim of government over them: But, it does not explicitly renounce the allegiance of those colonists, who, at the epoch of the peace, were ftill British subjects, in contempla-

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tion

tion of British law. For, it does not declare, that even the citizens of the United States shall be deemed aliens in future : And, much lefs does it either except, or difown, those faithful subjects ; who, having refused to renounce their allegiance, were denominated *Nonjurors*, by the American code; and who, having never done any act inconfissent with their fidelity to the Crown, merited by their hazards at least the accustomed stipulation, that they might dispose of their property, without hindrance, and asterwards retire, without further perfecution.

The mere act of refidence within the limits affigned to the United States, might have been confidered as a misfortune, but it could not have furely been deemed an offence. To fubmit to a force which they could not refuft; to pay treble taxes that they could not refufe; are regarded as crimes by no focial fyftem, except by the new-fangled laws of South Carolina alone *. It has proved happy for Britain, that her laws declare with the united voice of reafon and humanity: " That if enemics or rebels come with a fuperior force and exact contributions, fubmiffion is not fo much criminal as prudent, to prevent a public evil of greater magnitude ⁺."

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* The Jackfonborough Affembly of 1782 excluded from the right of citizenship all those, who having made a temporary submission to the British army, were denominated protection-men.

+ Ferster's Crown Law. 8vo. edit. p. 217.

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The faithful Affierican fubjects of Great Britain having been born within the King's dominions, were by this circumstance alone constituted freemen of this realm ." By their birth within the allegiance of the Crown they acquired a variety of rights, which by our lawyers are emphatically ftyled their birth-rights ; and which can never be forfened, except by their own milbehaviour, and can never be taken away, but by the will of their fellow-citizens, expressed by act of Parliament. An alien cannot be admitted a freeman of this kingdom without the confent of the community, by an act of naturalization : 'neither can an innocent freeman be disfranchifed, except by the contoint voice of the nation by act of Parliaments And the reafon of both these rules may be found in the 'original' compact' itfelf; which provided, that no one fhould be admitted a contracting party. without the confent of the whole; which equally declared, that a contracting party should not be deprived of the advantages of the compact, while he faithfully performed his original flipulations. What ought thus to be the fundamental principle of every Government is expressly recognized by THE GREAT CHARTER of England; whole language can no more become obfolete, than its provisions in favour of the rights of human nature can cease to operate. No freeman, fays the boast of Britain, shall be feized, or imprifoned, or outlawed, or any way destroyed, except by the legal judgment of his Peers, or by the law of the land. But to expel a me-17. 1.1. ritorious

ritorious body of men from the fociety whereof they had once been members is at once to outlaw and deftroy them. The American Loyalifts faithfully performed their original flipulations; it was their misfortune furely, and not their crime, that after they had rifqued and loft more than common fubjects, the community did not, in return, yield them the protection, which they had fo jufily menited, and which had been fo often promifed them.

If the most infignificant fubject cannot then be deprived of the most trivial privilege, without the most positive law, we may confidently infer, that a deferving class of subjects cannot he bereaved of every focial right, by mere implication. Two years have fcarcely paffed away, fince wife men and profound lawyers differed in opinion, whether the act of Parliament, empowering the Crown to make a peace or a truce, with the revolted Colonies, enabled the Ministers of the Crown to acknowledge the Independence of the United States. Whatever foundation there might have been for that unhappy difference, the fublequent recognition of the Legislature has removed every future doubt. Yet, had a power been politively given to renounce the allegiance of those colonial subjects, who, in oppofition to violence and even to neglect, remained unalterably attached to the British Government, that power has not been by the American Treaty in any manner executed; as we may learn from its filence, where it ought to have **fpoken**

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fpoken in the most audiole tone. In confirmation of the general inference, that the before-mentioned loyal perfons, who, at the epoch of the peace, remained within the limits of the United States, are fill confidered as subjects by our laws, judicial authorities might be quoted, if it were thought necesfary to cite the decisions of judges for the establishment of doctrines; which, having heen interwoven into our constitution, are taught us in our youth and are imprinted on our hearts.

. [7]

It is nevertheless a very different confideration. with respect to those Colonists; who having atchieved the late revolution, by their efforts, now form, by their refidence, the citizens of the United Rights may be undoubtedly forfeited, States. though privileges cannot be arbitrarily taken away. A man's crimes, or even milconduct, may deprive him of those immunities, which he might have claimed from birth, or derived from an act of the Legislature : He may be outlawed by the fentence of a court of juffice, or he may be banifhed by the united fuffrages of his countrymen. The American citizens, who voluntarily abjured their Sovereign, avowed their defign to relinquish the character of fubjects : The American citizens, who fwore fidelity to the Government of their own choice, thereby declared their election, that they would be no longer connected with a State, which had mortified their prejudices rather than bereaved them of rights : And by that conduct and by those offences the revolted Colonists forfeited to the law all

all that the law had ever conferred on them. The American Treaty however acknowledged that avowal: The recognition of Parliament legalized that election. But whether that act of the British Government, or that act of the British Legislature; ought to be confirued as a relinquishment of their obedience, or as a pardon of their faults, is a problem; which, at this day, does not merit a formal folution.

The law of England (as we all know) hath divided the refidents within the Britifh dominions into two claffes; 1ft, into that of fubjects; 2dly, into that of aliens, who are fubdivided into a body denominated denizens; a name, which implies, that they had once been aliens, but had been admitted by their denization, to fome of the privileges of fubjects.

But the law of England knows nothing affuredly of a *real* fubject or *unreal* fubject; fince the term fubject does not admit of the degrees of more or lefs, of genuine or ungenuine: And, every one must confequently be either a fubject to all intents, or to no intent. To admit novelties into our language is almost as dangerous, as it is to allow innovations in our law. The captious epithet *real* was prefixed in the Treaty * to the well known terms

• The American negotiators have at length explained to the world the import of the perplexing expressions *real* British subjects, by their letter to the Congress, dated the 18th of July, 1783, and published in the Pennsylvania Independent Gazette of the 24th of April, 1784: "The British Miniflers, fay the negotiators, were unwilling to make use of

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terms British' fists, with defign to diffinguish those British ful sets, who, having been born with-, out the prefent United States, never permanently refided within them, from those British subjects, who, having fixedly dwelt within the revolted colonies, facrificed their all at the fhrine of their attachments to the British Government. And a narcotick was looked for, it feems, to prevent thefe meritorious subjects from feeling their wounds, though they had been already wounded beyond cure. But, on whatever motive the British negotiators acted, the American negotiators inferted those unufual expres-. fions into the Treaty, in order to gain a virtual acknowledgment from the British Government, that the British Colonies had always been independent, or had at leaft been intitled to Independence : in making this virtual acknowledgment the British Government in fome measure admitted, that there had existed under the colonial systems two forts of fubjects, British subjects and American subjects; and thereby admitted in fome measure the confequence which was probably meant to be drawn from it; that the American loyalist, having been American

any terms that might give uncalinels to the Refugee Tories, and the terms real Britifh fubjects were well understood and afcertained, not to mean, or comprehend American Refugees: and it was only a more delicate mode of excluding the Refugees, and making a proper difficution between them and the fubjects of Britain, whose only particular interest a America confifted in bolding lands and property." And thus have we afcertained who are, and who are not real British fubjects. American fubjects, had incurred confifcation, becaufe, in their active adherence to the British Government, they had violated their allegiance to the United States. The pretension and the admission were both equally irrational and illegal. However, by that fignal transaction both parties admitted, that the citizens of the American States were to be regarded in future as aliens.

The American citizens can therefore, by no mode of fpeech, or by any principle of law, be deemed British subjects; unless those affociations of mankind are fubjects, who owe no allegiance to the British Crown, or any obedience to the British Government; that allegiance, which is faid to include all the engagements' owing from fubject to Sovereign; that obedience, which is flyled emphatically the very effence of law. But. the King of Great Britain has formally relinquished all claim of fovereignty over the United States. and all pretence of government over the American citizens: And the Parliament, by recognizing the act of renunciation, virtually expressed the affent of the community to the expulsion of the American citizens from the focial compact, which binds every member of the British State together. The citizens of the American States are not certainly denizens, because they can shew no letters of denization, which indeed would prove, that they had been aliens previous to their denization. Now, he who is neither a fubject, nor a denizen, is deemed by the law of England an alien.

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ore, by no of law, be affociations o allegiance ence to the e, which is owing from e, which is E law. But, y relinquishnited States. he American ognizing the ed the affent he American binds every The citizens hly denizens, f denization, ey had been low, he who deemed by

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Were we turn over only a few pages of hiftory, we might discover illustrations of the foregoing reafonings, though we fhould probably find no precedent of a people, who continued English subjects, after the English Government had renounced their obedience. The ancient annals of Scotland will furnish ftriking examples. When Edward I. by his policy more than by his power, acquired from the meannels of Baliol, and the fubmiffion of the nobles, the virtual fovereignty, though not the direct dominion of Scotland, the Scots became by that fignal event the fellow fubjects of Englishmen: When Scotland, in her turn, regained, by the gallantry or prudence of Bruce, her ancient independence, the Scots immediately became aliens to their too powerful neighbours : Yet the English did not formally renounce the government of a nation, whole obedience they were unable to enforce. And the Scots continued aliens even after the fortunate accession of James I, to the throne of England. Those Scotimen alone, who were born after that epoch, were confidered as fellow subjects of Englishmen, till a much happier event infeparably united the two kingdoms together.

If from our Ifland we turn our enquiries to the neighbouring continent, we fhall find that Normandy and Aquitain, Tournay and Calais, were unfortunately once poffelfed by the monarchs of England. During that fad period of foreign expeditions and domestic penury, the refidents of C 2 cach each of those countries enjoyed all the privileges of subjects. When each however became succesfively feparated from this realm, the inhabitants of all those foreign dominions became, in their turn, aliens to the Crown. France, too, in an evil hour was conquered by England, during the glorious yet miferable days of our Edwards. The French became by that unhappy event the fellow fubjects of Englishmen. And to this hour the British Sovereign enjoys the flattering though unproductive title of King of France : Yet, the French for ages have not been confidered as British subjects ; fince they certainly owe no allegiance to the British Crown, or yield any fubmiffion to the British Government. The fame stroke of fortune, either adverfe or happy, which deprived the refidents of all those provinces and towns of the protection of one common Sovereign, broke alunder the bands of allegiance, that had formed the connection between them: For, the English Government being either renounced, or withdrawn, the people continued no longer fubjects than their obedience could be afked and enjoined.

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Of the truth of the foregoing reasoning the ceffion of Surinam by Charles II. to the Dutch furnishes a direct proof. By the treaty of Breda, it was agreed, "That both parties should retain with plenary right of forcereignty, propriety, and poffeffion, all such lands, islands, and colonies, as either had theretofore gotten, or retained from the other." These expressions are general; yet, indefinite as they [13]

ivileges fucceftants of ir turn, il hour lorious French *abjects* tilh Soductive for ages ; fince Britifh ifh Goeither dents of ftion of e bands tion bent being le conedience

ing the Dutch E Breda, d retain and pof_ is either other." inite as they they are, they were deemed of fufficient force to transfer the allegiance of the English colonists in Surinam to the States-General, and the allegiance of the Dutch colonifts at New-York to the English The English inhabitants of Surinam Crown. were thenceforth confidered, by the ableft flatefmen of both countries, as fo exlcufively the fubjects of the United Netherlands, that the King of England could not even interpole as mediator between their new Sovereigns * and them. In this manner were the expressions plenary right of fovereignty, confirued to have coverted colonists, who had once been fubjects, into aliens, who could no longer claim the privileges or protection of the parent state. And from this decisive precedent we may infer, that there was no necessity to infert, in the American treaty, a claufe, renouncing the allegiance of the colonist, fince the fovereignty of the country being relinquished and the government withdrawn, it could answer no good purpole to retain the faith and fubmillion of the people.

It feems thus impoffible to repel these general inferences and that legal conclusion, by the most liberal construction, which has ever been made of the various statutes of naturalization from the days of Edward I. to the present. The well known law

* MSS. Memorial of John De Witt, with the answer thereto.

law * of this celebrated conqueror appears to have received an explanation much larger than the narrownels of the words would at first fight justify.— The capacity to inherit, which by them were given to the children, "Whole *father* and *mother* were at the faith of the King, and who should be born without ligeance of the Crown," has been enlarged by the Judges who wished to contract the difabilities of aliens, into an act of naturalization \pm . For, it has been decided, "That though an English merchant marry a *foreigner* and have iffue by her born beyond the fea, that iffue is a natural born studies if an English woman go beyond feas and marry an alien, who have iffue born beyond the fea, that iffue are aliens."

Such was the law prior to the reign of Anne; though an act ‡ of Parliament was paffed foon after the Reftoration, in favour of a meritorious clafs of men, the children of those ardent loyalifts, who had followed the fortunes of Charles II. into exile. It was owing more perhaps to momentary passion than to any well-weighed policy, that the statute of Anne § was passed—" for naturalizing foreign Protestants." A collateral clause of the act declared, " That the children of natural born subjects, born out of the ligeance of the Crown, shall be

- + Molloy Dejure Marit, Book iii, of Aliens.
- ‡ 29 Cha. II. chap. 6.
- § 7 Ann. Chap. 5.

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^{* 25.} Ed. III. Stat. 2. " Of those that be born beyond the Sea."

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on after ous clafs ifls, who to exile. y paffion e ftatute foreign act deorn fubn, fhall be

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he deemed natural born fubjects of this kingdom." And the Act recited, as the moving principle of the Legislature, " That the encrease of people is the means of advancing the wealth and ftrength of a nation." General politions in political ceconomy always lead to mischievous error. The Parliament difcovered ere long, that they had applied the noftrum of a quack in a cafe, where they should have administered the medicine of a phyfician. And it became apparent at leaft to the wife, that giving employment to the idle is the only mode of promoting the encrease of the people, and of advancing the wealth and ftrength of a nation; while the inviting of foreigners into a country whole prefent inhabitants are not fully employed, is at once to flarve the poor and beggar the rich.---It was partly owing to these causes, and partly to the critical change of the ministry, that the clause of the flatute of Anne, which had naturalized all foreign Protestants, was three years afterward repealed *.

Doubts foon arofe, it feems, with regard to the conftruction of the remaining claufe, allowing foreign born children of fubjetts the privileges of naturalization, which induced the Parliament to pafs an Act to explain it t. And to effectuate this laudable

* By 10 Ann. chap. 5. The Palatines had flocked to England in great numbers, which furnished party with matter for accusation.

† 4 Geo. II. ch. 21.

able purpole the Statute of 4th George II. enacted, " That all children who had been born out of the ligeance of the Crown, whole fathers were natural born subjects, at the time of the birth of fuch children, shall be deemed natural born subjects." Thus an act of explanation was really converted into an act of reftriction. For, the more comprehensive word, fubject, in the Statute of Anne, was converted, by the Statute of George, into the more restrictive term, fathers. And it added various provifos; excluding the children of attainted perfons, then being in the actual fervice of any Prince at enmity with the Crown; and repelling particularly " the children, whole father, at the time of the birth, was liable to the penalties of treason, or felony, in case of returning into this kingdom without licence" Thus, the Statute of the 4th George II. reftored the law, as it had for ages been confidered from a liberal confiruction of the Act of Edward III. with reftrictive provifos against the iffue of delinquent fathers. And from this recapitulation we may reafonably conclude. that fince the operation of Edward's law did not prevent whole communities from becoming aliens, when the Government of his feeble fucceffors was overturned or withdrawn, much lefs can the flatute of the 4th George II. fave the citizens of the United States, from being regarded by our common law as aliens.

Whether a theoretic problem, which feems to lead to no practical ufe, merited the time, or the ceremony

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ceremony, of to much investigation, is a queftion that may be readily asked, yet may be eafily Political disquisitions, which have no answered. tendency to promote the ends of just Government, by making rulers wifer, or fubjects happier, ought doubtless to be avoided, at least by wife and good men, as speculations, idle and unprofitable. Yet. it would doubtless be a circumstance of great practical utility, if it could be determined with reasonable certainty, who are the subjects of the ftate, during peace, and who are its aliens, in war; in order that treacherous rebels may be clearly diffinguished from avowed enemies. The privileges, which belong to fubjects are extremely diffimilar to the immunities that appertain to aliens: The treatment, which humanity offers to enemies amid the hoftile contests of nations is by justice feldom extended to rebels. And experience hath fufficiently evinced to the most inattentive observer, that dubioufnefs of law is the never failing fource of public disquiet and of private milery. If thefe general remarks should not be admitted to be decifive, the inconveniences that would follow the denial of them, merit furely the ferious attention of wife legiflators. If the American loyalifts, who remained within the limits of the United States, even after the peace, are still to be regarded as subjects, (as we have endeavoured to evince) they must necessarily be intitled to the peculiar privileges of subjects : They may inherit therefore the lands of their anceftors; they may act as merchants D

chants or as factors in the British plantations: they may as mariners or mafters navigate any Britilh vellel; and they may execute any office of profit or truft, or fit in either Houfe of Parliament: And when any of these rights are denied them, (if we except the privilege of fitting in Parliament) they may refort to Weftminster Hall for redress of fome of their wrongs; where justice is administered happily, according to the principles of rigid law, without regarding the dictates of political convenience. But, if the American citizens are con-' fidered as aliens they can only enjoy the more fcanty immunities, that to aliens belong : they can by no means claim the invaluable privileges, which the American loyalists must as subjects be thus allowed to poffels, in every dominion of Britain; though within the United States even the loyalifts must behave as citizens by yielding a local fubmillion, while they continue to relide under the American governments. The confusion in policy, in law, and in practice, which must refult from the uncommon circumftance of two diftinct claffes of men, refiding in the fame country, yet pretending different rights, within a foreign nation, are all apparent, and ought all to be precluded, by measures of precaution. To a flate of anarchy. thus new and embarraffing, it is the occurry to add, that during the late civil war it has been found fufficiently difficult to man our fleet, from the feamen infilling, that, fince they had been trong in America, they could not be preffed to ferve

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tations : any Brie of proliament: d them, liament) edrefs of. iniftered gid law, cal conare conhe more they can es, which be thus Britain ; loyalifts ocal fubnder the n policy, ult from & classes yet pren nation, recluded, anarchy, clary to has been et, from had been reffed to ferve

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ferve in the British navy. And under the complicated softem, which by the contradictory operation of new laws becomes daily more complex, the business of the Custom-house requires no further perplexities to be added by the difficulty of knowing aliens from subjects.

Men of cautious tempers may be induced by the foregoing reafons to think, that a legiflative declaration is neceffary, to remove doubts, and to prevent difficulties. It would require only a few words in an Act of Parliament to declare, that the citizens of the United States are aliens to the Crown; and to provide, that all perfons, who had been once Britifh fubjects and refided within any of the United States, before, or at, the ratification of peace, fhall be deemed Britifh fubjects, on condition, that fuch perfons fhall, before, or on, the

day of fettle in any of the dominions of the Crown and take the oath of allegiance.

To a claufe, thus fimple in its creation, yet pregnant in its effect, it is not eafy to perceive what could be reafonably objected. Such a claufe would not impugn the American treaty: The legiflative declaration would rather confirm its principle and give efficacy to its meaning. Such a claufe would doubtlefs flock the prejudices of fome perfons, who wifh to imitate in refpect to the United States, that notable policy of Cromwell *, whereby he D 2 tendered

• Cromwell, fays Hume, had revived the chimerical fcheme of a total conjunction of government, privileges, interefts, and

tendered to the cautious Hollanders the privileges of Englishmen, both civil and commercial. It is the established law however, which runs- counter to the defires of fuch perfons, working as the law does, on the new fituation, wherein nature and their own efforts had placed the American citizens. Such an act of Parliament, with a wildom which belongs to the legiflature, would nearly extinguish the hopes of the visionary men; who flatter themfelves, that amid the anarchical changes of the times, the United States may defire to be admitted to a foederal union with Britain : and the act would greatly allay the jealoufy of those American citizens, who dread the attempts of Britain to regain by intrigue, what fhe had been unable to effect by force. Wife men act from just reflection and previous concert : The unexperienced alone apply remedies to diforders, that have already made a progrefs.

2. When the American citizens are in this manner proved by argument, or declared by law, to be aliens, it may be of effential use to inquire, what immunities the law of England allows them within the realm. And we shall probably find, that

and councils, with the United Provinces. This project appeared fo wild to the States, that they wondered any man of fenfe could ever entertain it; and they refused to enter into any conferences with regard to fuch a proposal. [Hift. Svo. edit. 7th v. p. 236.] rivilegos l. It is counter the law ture and citizens. m which ktinguish er thems of the admitted the aft American n to renable to reflection ed alone already

his manlaw, so inquire, ws them bly find, that

project apany man to enter 1. [Hift. [21]

that on this head of our jurisprudence we may justly boast, among the European nations, of its liberality and its wildom. Under this conviction Sir Mathew Hale remarked, (and he who thinks with Hale will feldom think wrong) " that the law of England rather contracts than extends the difabilities of aliens," Every civilized fystem has established the convenient diffinction, which the law of England has certainly made, between aliens and fubjects; by excluding foreigners from the privileges of natives; and this defination we fhall fee in the refult, the American States have eftablifhed as a fundamental maxim of their free conflitutions. Yet the law of England, with a spirit fomewhat difingenuous, allows the alien " to purchafe lands, but not to his own use; fince the King is thereupon entitled to them :" And the alien can therefore maintain no action in any court of justice. with regard to property, which the law does not allow him to hold. But, he is fully allowed to enjoy even lands for the temporary purpole of traffick ; at the fame time that he is amply protected in his perfon, in his effects, and in his reputation. That our great charter fhould have extended, by a specifick clause, the same security to foreign merchants, as it prefcribes for the Liverymen of London, or the Citizens of Dublin. is a happy circumstance, which has gained our commercial system the honour of Montesquieu's praife. And it adds not a little to the just celebrity

brity of our English Justinian *; that he granted a charter of liberties to merchant strangers.

From fublequent laws +, which do not merit lefs of our commendation, the American citizens may demand, as alien traders, " to be used within the kingdom, as merchant denizens are in other countries." And the American citizens may infift # "when they come into the realm, that they be honeftly entreated as to the payment of taxes." Notwithstanding this apparent liberality merchantftrangers were till lately fubjected in Great Britain, as they are even now in Holland and France, to . those alien duties, which the avidity of every state had established in favour of fubjects, before the fpirit of commerce had foftened the manners of mankind. The origin of these duties in Britain may be traced up to the unpolluted fource of the foreign merchants voluntary agreement, when they received their charter of liberties from the legislative hand of Edward Ift. Merchant farangers are still fubjected, in the port of London, to feveral duties of no great burden, which belong to that opulent Corporation ; the barbarous origin of which may be conjectured from the barbarifm of their appellations; of *[cavage* and package, of porterage

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* The Charter of Edward I. is published by Molloy, in his Treatife, naval and commercial, Book ii.

+ From the 9 Hen. III. ch. 9. 5 Hen. IV. ch. 7.

1 By the authority f the 12 Cha. II. ch. 4.

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porterage and water bailage. By an act of Parliament*, which had the prevention of fraud-for its end, the children of aliens are excluded, when under one and twenty years of age, from acting as merchants, or from entering goods at the Cuftomhoufe: And alien fathers are thereby precluded from fitting as jurors on the trial of caufes respecting the cuftoms; though this exclusion may be regarded by fome, as a greater benefit than a difadvantage.

Under the protection of these favourable laws, without the aid of a commercial treaty, the American merchant may fecurely carry on his traffic : Under their friendly shade the American traveller may inspect our curiosities, or view our arts, without fear of the droit d'aubain of other countries : fince he may dispose of his effects by teltament, or the law will preferve them for his next of kin. Aliens indeed cannot in Britain, more than in any other nation, execute any office of profit or truft, or accept of any grant from the Crown, or fit in either House of Parliament t. But, from the foregoing concatenation of circumftances we may furely infer, than an alien friend is altogether confidered as the most faithful fubject, in respect to the protection of his perfon, his good-name, and his property ; which includes nearly all his rights. And thus much with regard to those privileges and difabilities,

* 13-14 Ch. II. ch. 11. fec. 10-11. + 12-13 Wm. III. ch. 2. fec. 3. 1 Geo. II. flat. 2. ch. 4. abilities, which the American citizens as aliens, derive from the operation of the law of England, while they traffick within the realm.

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3. We are hence led naturally to mention those exclusions, which refult from statute, more than from our common law, as to the external commerce of American traders. A regard to the national defence, by increasing the number of feamen, induced the Parliament, in the laft century, to declare *, contrary to the example of other legislatures, that no goods shall be sent coastways in alien-fhips; that all vessels shall be deemed foreign, except fuch as shall be built, within the King's dominions, or fuch as shall be made prize, under specific conditions. The Parliament were led about the fame time, by the fame motives, to prohibit all foreigners from trading with our tranfatlantic fettlements, and our plantations from trading with foreigners: And in confequence of this law, the American States were excluded, fubfequent to the epoch of their independence, from carrying on any commerce with the British colonies, and the British colonies were in the same manner forbidden to carry on any commerce with them. By the act "for encouraging the Newfoundland fifnery +;" which enforced

* 12 Cha. II. ch. 18. which was enforced by 7-8 Wm. III. ch. 22.

† 10-11 V/m. III. ch. 25. There is reason to fuspatt, that Mr. Ofwald did not much confider this law, when he negotiated aliens,

iention more xternal to the of feaentury, f other aftways deemed hin the e prize, it were ives, to r tranftrading his law, uent to ying on and the idden to act "for ' which enforced

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b fufpact, when he negotiated

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enforced rather than enfeebled the falutary fpirit of that law, no alien or ftranger " can take bait or ule any fort of trade, or filhing, in that illand, or in any of the Bays or fifting places around it." Owing to the prohibition of fome of the beforementioned laws, the American citizens cannot refide as merchants or as factors, or execute any office of truft, within the British plantations. Yet, as foreign Protestants they may regain, by a feven years uninterrupted refidence within our remaining colonies, the colonial rights, which belong to Without that refidence, or an British subjects. act of naturalization, our traders can employ none of the American citizens as mafters or mariners, in the failing of their fhips. And thus much with, regard to the queffions,-whether the American citizens are confidered as aliens by our laws ? what immunities are they, as aliens, entitled to within the kingdom ? what regulations are they governed. by in their external traffick ?

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§ 2. The

negotiated the American Peace. By the treaty the American citizens were allowed to take any fort of fifth at all the fifting places of Newfoundland. But, whether the right to catch fifth includes the right to catch pair is a doubt, which the Dutch jurits may anfwer. A French Statefmen, when he wanted to quarrel, would here find a fut-ject for quarrel. And it would be an act worthy of the prudence of Parliament to repeal that flatute, as far as it tends to proven the American States from enjoying the full right of fifting, from a law and a treaty flanding opp fed to each other; in order to evince to the world with what goud faith this nation executes he latter and the meaning of every national agreement.

§ 2. The American Affociations having in this manner acquired independence; and the American citizens having thus become aliens to the Crown; it was the laws rather than the government of Great Britain, which, from the date of the peace, attentively viewed both in the exalted fituations, that both had eftablished for themselves. The British Government, enjoying happily no difpenfing power, could not prevent the operation of the various British laws, which had imposed difabilities and enforced reftrictions. And by accurate enquiry we shall probably find, that the British government has been hitherto only anxious to remove the various obstructions, which refentment and retaliation had thrown into the channel of our American trade.

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Howmuch-foever the nation may have felt "how fharper than a Serpent's tooth it is to have thanklefs children,"—it was furely wife in the Britifh Government to forget all the paft, when the American commerce was to be regained, if the American commerce in its greateft poffible extent be indeed a defirable good. Animated by this worthy fpirit the Legiflature foon repealed two acts of Parliament*, which the hoftile affociations of late times had required; becaufe it was deemed "highly expedient, that the intercourfe, between Great Britain and the American States, fhould be immediately opened." The fame fenfe of expediency

* By 23 Gco. III. ch. 26.

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ave felt s to have ie in the ft, when ed, if the olc extent by this aled two fociations s deemed between s, fhould fe of expediency [27]

pediency gave rife to a fecond act of Parliament *, which exempted the American veffels from the necessity of producing any certificate or manifest at the Custom-house, and only required fuch bonds as are usually taken for the faithful exportation of goods intitled to drawbacks or bounties : The fame act empowered the King in Council, during a fhort term, to make temporary regulations for the American trade. Extraordinary as this power was, the law which conferred it may be regarded as one of the wifelt in the ftatute book; because, by avoiding the dangers of "over credulous hafte," it furnished the intelligent with opportunites of reviewing a fubject, complicated at once, by a confideration of contradictory laws, and by a regard to domeflic policy, as well as to foreign interefts.

In purfuance of a power, thus uncommon and falutary, the American commerce was foon turned into a more favourable channel than that wherein it had formerly flowed, when the United States conflituted Britifh Colonies. We fhall fee in the most flriking light this interesting truth, which is obfcure only to those who shut their eyes, by taking two distinct views of our translatlantic trade: 1st, of the exports from Great Britain to the United States : and 2dly, of the imports from the United States to Britain ; as both have been regulated by the late proclamations.

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* 23. Geo. III, ch. 39.

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1. By the repeal of the prohibitory acts the British traders were left free to renew their former connections, or to engage in new adventures : And the proclamation of the 14th of May, 1783, endeavoured, with the best intentions, though not with the best fuccess, to quicken mutual defire, by communicating additional motives : By it, the fame bounties, drawbacks, and exemptions were allowed on merchandizes, which should be exported from Great Britain to the United States as are allowed on goods to any British Colony. The purpose of this regulation was falutary, but the means were perhaps miltaken.

The high duties on importation are the genuine parents of drawbacks. It was foon perceived, at leaft by the traders who paid the cuftom, that a foreign commodity, when re-exported to a fecond market, must be disposed of dearer in proportion to the advance of every charge upon it, or not be And hence, a regard to the profit of fold at all. freights, as much as to the augmentation of failors, dictated the policy of allowing the merchant to draw back almost the whole of the duty, which he had advanced on the import. Under the prevalence of this falutary fystem, the colonists purchased every European manufacture and every Eaft India luxury even cheaper than these commodities could be bought in Britain, But to confer this gratification on our planters, required a defalcation from the public revenue of £. 100,000, a year y acls the ir former rentures : y, 1783, ough not al defire, by it, the ons were l be exed States Colony. tary, but

e genuine erved, at n. that a a fecond roportion or not be profit of of failors, rchant to which he he prevapurchased ery Eaft commoto confer red a de-. 100,000, a year a year, at the peace of 1763 *. And, during the preflures of that moment, it was thought prudent + " to allow no part of the old fubfidy to be drawn back on the manufactures of Europe or Afia, which should in future be fent to the Colonies, except on wines, white callicoes, and muflins." For it was known, or at leaft fuppofed, that foreign traders could enter into no competition with British merchants in the markets of the Colonies: And the stopping of fo much of the drawbacks, it was hoped, would impose a tax on the planters to the amount of the faving, which should be thereby made in the Revenue. But the drawback was continued by the law on the exports to foreign markets; because, in their fairs, British traders might expect competitors. If this account fhould be allowed to be accurate, the regulation of the 14th of May, in respect to drawbacks, cannot eafily be maintained to be right. And both prudence, and justice, require, that there should be allowed the fame drawbacks, bounties, and exemptions on the exports to the United States, as are allowed on the exports to other foreign countries, fince fuch a regulation would certainly be most beneficial to them. If however we determine,

* The value of drawbacks upon each article of foreign goods, which were re-exported by certificate, from England to the continental colonies, in the year ending with 1ft of January, 1762, amounted to no lefs than $\pounds.99,051$ 75 $1\frac{3}{4}$.

+ By 4 Geo, III. ch. 15.

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mine, from an attention to practical effects, more than from the refult: of theoretick reasonings, we may infer, that the diladvantage of retaining five in the hundred of the value of foreign manufactures has been mean time unfelt, till it was finally removed.

2. From the foregoing discussions, as to the export of our manufactures, we proceed fecondly, to recount the various motives, which have been in the fame manner given to the American planters, in order to induce them to fend their furplus produce to Britain. By the proclamation of the 14th of May, the unmanufactured products of the United States were allowed to be imported, in British, or American vessels, by any British fubject, or American citizen; paying only the fame duties, which our remaining Colonifts pay; and that too without the accultomed certificates : And the fame proclamation conferred the full benefit of this order on fuch American ships, as had arrived fince the 20th of January, 1783. By being thus placed on the favourable footing of British colonifis, the American citizens were exempted not only from the payment of those alien duties, which all other aliens paid, but even from those alien duties, that were payable on the merchandize of aliens, when imported in British thipping. The admission of American oil, by the fame proclamation, however advantageous to the New-England fisheries and detrimental to our own, does not merit much cenfure; becaufe a regard to this excellen

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as to the l fecondly. have been American fend their ociamation d products imported, ny British g only the onifts pay, ertificates : e full lenefit as had ar-By being of Britifh exempted ien duties, rom those merchanh hipping. fame pro-New-Engn, does not this excellen

lent nurfery of British seamen has, by a recent order of Council, rectified a miltaken policy, which arole either from overfight, or from a defire to conciliate. Liberality of conduct is always right: But, in mercantile regulations it is the more laudable, because we see, in them, the dictates of interest for often preferred to the fuggestions of policy. It is to be regretted, that the American citizens received unkindly the exemption from taxes, which all other aliens formerly paid. Such a reception of fuch a boon might have excited the jealouly of neighbouring nations, whole enmity or regard is of greater importance to us. There are wife men indeed, who think, that the abolition of the alien * duties would promote our commercial interests: There are intelligent perfons, who fuggeft, that the impofing of the alien duties on alien ships rather than on alien merchandize would augment our naval ftrength. The fentiments of both may be confidered as juft, in proportion as we are directed in our defires to the accumulation of riches, or to the acquifition of power. We boaft in vain of our religion and liberty, of our laws and our wealth, if our thips are driven from our element as illanders, and we are obliged to make conceffions to our foes, who have lately fought us on the ocean with inferior fleets. When the legiflators of a naval nation, are about to give encouragement, or protection, to the industry

* The alien duties have been lately abolished, by 24 Geo.

industry of their people, they ought to fix their eyes fleadily on the feamark, which directs the national efforts to the invigoration of maritime ftrength, rather than to the encrease of private opulence. And in these confiderations of nautical force and public fafety, we discover the fundamental principle of the acts of navigation; which, though they were established in opposition to domestic and foreign clamours, have produced fo great an augmentation of our native shipping and failors; and which ought therefore to be facrificed to no projects of private gain, or defires of particular gratification. The Dutch have indeed purfued a different policy: But, the Dutch have thereby fallen to a state of weaknefs, which is now the object of pity, or of contempt. It was owing to the want of failors, and not to the fault of their officers, that the ten fhips of the line, which had been flipulated during their late imprudent quarrel with Britain, to join the French fleet, never failed from port.

An attention to these confiderations does not lead us to approve altogether of the measure of allowing the unmanufactured products of the American States to be imported in American veffels, without paying the alien duty, while other foreign nations continue to pay it. Much less ought we to approve of the policy of the statute *, which imposed

* 2 Geo. II. chap. 34. fec. 20.

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poled the alien duty on alien goods when imported, in Briti/h ships? Both measures were adverse to the principle of the acts of navigation, because, however advantageous they may have been to the American citizens, both of them had a tendency to diminish the number of the British shipping and failors. On the other hand the spirit of those laws requires, that the regulation ought to be reverfed, by imposing the alien duty on Briti/h property when imported in alien fhips. And urged by fimilar confiderations of felf-defence, Sir Jofiah Child proposed upwards of a century ago, what must appear very extravagant in the prefent times, -- " That a law be made to impose a custom of at least fifty per cent. on all Eastland commodities, timber, boards, pipe staves, and falt, imported into England upon any thips but English built, or at least fuch as are failed with an English master, and three-fourths English mariners."

The foregoing realonings and that authority were either forgotten, or neglected, when the Privy Council iffued the proclamation of the 6th of June, 1783; or perhaps that body was carried away by its anxieties to conciliate American regard, and to regain a long loft trade, which for years had been loudly reprefented, as the only commerce worthy of our care. It is not fo eafy to difcover the neceffity, or the ufe of that part of the proclamation, which expressly permits the importation of naval flores. By the regulation of the 14th of May, they feem to have been allowed \mathbf{E} a free

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a free importation, under the general terms unmanufastured products :- For, pitch, tar, and turpentine, mass, yards, and bowsprits, and even indigo, which is equally enumerated, cannot be brought to the place of exportation in any lower fate of manufacture, than that wherein they have always been fold. Enumerations, which follow general words, always create doubts where none exified before; while comprehensive descriptions, that follow particular enumerations, only enlarge the rule, without creating a difficulty. The cuftomhouse officers have already had occasion to alk, if pot-ash be an unmanufactured product ? It is to be regretted, that our lamented lexicographer did not find the word unmanufactured in any of the English claffics, fince its various use might have established : its different meaning. The statute of the 8th George I. has applied to timber, the epithets wrought or unwrought, whilft the fame law, wifely enumerated the various goods, that, in mercaptile language, are denominated lumber. In vain shall we feek for words fufficiently accurate to convey the idea of allowing the importation of American. products, as they come from the foil, almost in their natural flate, and yet of excluding fuch American merchandize, as have in the least undergone the discipline of manufacture. It would therefore be prudent, when the Parliament is about to establish a system for the American trade, to enumerate all those American productions, which good policy may allow to be imported in future ;

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* T But, h fire to indeed bounty porters [35]

future; and which may be found in the Inspector General's books, yet would form no long catalogue. That measure may be regarded as falutary, which has a tendency to prevent disputes on the one fide and difficultics on the other.

It may be moreover remarked, as to the proclamation of the 6th of June, that this nation has paid on the various articles enumerated in it, when imported from the colonies, upwards of a million and a half, fince the bounty was first given, in the reign of Anne: On naval stores from 1706 to 1729 $\pounds \cdot 430,178$; from 1729 to 1774 - 1,028,584; and on indigo - 145,022;

 $\pounds \cdot 1,583,784$. It is one of the many benefits, which the wifdom of our councils may derive from the independence of the United States, that the bounties, which had thus drawn fo valt a fum from the public revenue have now happily ceafed *. An attention to our manufactures of cloth has exempted indeed all indigo from the payment of taxes on the importation : But, there are various taxes, which may be diffincly feen in the book of rates, collected on F 2 pitch,

* Those bounties expired on the 24th of June, 1781.-But, had the United States continued British Colonies, a defire to gratify them would have continued the bounties; as indeed the exemption from duties may be now regarded as a bounty of an inferior kind, which operates against the importers of European commodities of the same nature,

untureven t be wer have llow none ions, e the tomk, if o be l not glifh ifhed . 8th thets ifely ntile fhall nvey rican . ft in h A-. hderould it is rade, ions, d in ture ; [36]

pitch, tar, and turpentine, mafts, yards, and bowfprits, when introduced from any European nation, together with the alien duties, when these cumbrous commodities are fetched in foreign fhips*. It is apparent then, that all these taxes became payable, by operation of law, on the import of American naval stores, from the moment wherein the United States were admitted to be independent: It is equally plain, that it was the proclamations before mentioned, which fulpended the energy of the law and the collection of the duties. And Great Britain thereby conferred a benefit on the American States, by with-holding fomething from her revenue, and by rifquing, through a defire to gratify them, the refentment of her more powerful neighbours. Great Britain at the fame time conferred another favour on the United States of no. fmall importance to a country, which is every where covered with timber. While the bounties are withdrawn, by the admission of independence, the proclamation exempted American wood from those duties, which are payable on the import of wood from the rivers of Germany and the faores of th sBaltic. It was probably known, that the importc rs of European lumber, for the ule of the builder, had underfold the American, even when the bounties were paid And it was perhaps deemed prudent to preferve, by exempting American lumber from

• See the volume compiled by Meffrs. Sims and Frewin, under the directions of the Commissioners of the Customs, and published in 1782.

fr n 0 b n ſ E m T 01 tr tl eş W de fir w] re Ju m on A eit 5 the Bu lat wh the from duties, a flight competition in the domeftic market, between Europe and America, in the fale of their wooden products.

But, as indigo has been exempted from taxes, by a regard to our dyers, the argument appears much flronger for freeing from cuftoms every fpecies of naval flores, whether of the product of Europe, or America, from a refpect, which is much more due to our fhipwrights and coopers: The dyers and workers in wool may augment our opulence; but the carpenters and coopers contribute to our fafety. And thus we perceive, that the Britifh Government has looked with no inimical eye towards America, fince the happy moment, wherein the peace eftablifhed irrevocably the independence of the United States.

If this truth required any confirmation we fhould find fufficient proofs in the orders of council. whereby the introduction of American tobacco was By the proclamation of the 6th of regulated. June that most ancient branch of our colony commerce was re-eftablished on the fame ground, whereon it had flourished for ages before the revolt: And by it the importation of tobacco was allowed, either in British or American ships, on paying 5 per cent. of the value, and on giving bond for the payment of all other duties at a future day. But, the war had produced a variety of new regulations, with a fuccession of additional taxes. And when the approach of peace opened a prospect of the renewment of traffick, it foon became apparent, that

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that to carry on the commerce of tobacco would require a greater capital than any traders choole to depolit at the Cultom-houle, in hopes of confequential gains. It was owing to these reasons probably that the Privy Council iffued a second proclamation on the 5th of November 1783, allowing American tobacco to be imported into London, Briftol, and Liverpool, into Cowes, Whitehaven, and Greenock*, on giving bond, as well for the Old Subfidy of 5 per cent. before mentioned, as for other duties; and fecuring the commodity under the King's locks, till the importer should want it for domestic confumption or foreign supply.

These proclamations seem thus to have established the fame regulation, which the tobacco Colonies had ardently prayed for in 1732, and which Walpole certainly intended to grant, by his famous excife scheme, till he was stunned by clamour and overpowered by violence. The planters had often feen and fometimes felt, that in proportion as the British merchants advanced their money for taxes, the charges on the merchandize were railed, till by enhancing the expences, the ultimate fale of the tobacco did not repay the original labour. And the Affemblies folicited the Parliament for the privilege of placing the commodity under the King's locks, on giving bond for the payment of the duties at a subsequent day : But, their folicitations were defeated by the interested opposition of the

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Dece which 784 the tobacco factors, more than by the unwillingnefs of the Legiflature^{*}. In this manner has there been lately eftablifhed a beneficial regulation of tobacco, which had been in this manner denied by our factions to colonitts, yet has been fpontaneoufly granted by our good fenfe to foreigners, who had furely no claim on our kindnefs. While every encouragement was thus given to the importation of American tobacco we ftrengthened the laws, for preventing the growth of tobacco in Britain, which it had been found fo difficult to enforce

* The Affembly of Virginia fent Sir John Randolph to England, in 1732, to folicit a fimilar regulation, which was however then exploded as an excife, fince the officer was empowered to infpect the tobacco in the warehouse. In the fubsequent year the same Assembly transmitted an address to the King, thanking his Majefty for the countenance he had given the Colony on that occasion ;-" And though unfortunate for them (faid they) that their interests and the interefts of those, whose opposition prevailed, were irreconcileable, they had abundant reason to admire his Majesty's justice and conftancy, when no clamour, how univerfal foever, could change his good purpofes, or divert his deteftation of fraud, however difguifed and supported by names and founds."----The Ministers of that day thought it prudent to suppress the. latter part of the Address, which reflected on Sir John Barnard and his coadjutors, who had disappointed, by their oppolition, the prayer of the Affembly. Yet, the Virginia Affembly were lately the first to declare commercial hostility against Great Britain, on account of the West-India regulations; though the Virginians could not know indeed, in December, of the order of the 5th of November preceding, which did not arrive in America, till the 6th of February . -84.

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enforce during the last century; as our farmers thought it for their interest to rear tobacco on their own fields. And by this means the American planters posses a double monopoly of this great article of traffic; the British landholder cannot raife it on British ground; the British consumer cannot import it from Portugal or Spain, fince the duties payable on Spanish and Portugueze tobacco amount nearly to a prohibition.

In fuperaddition to the beforementioned meafures, which have thus removed every obstruction from the flow of our American trade, may be flated the proclamation of the 5th of September 1783, which administered no finall facility to practical bufinels. This order directed, that all thole bonds, which our commercial laws had required for the prevention of fraud, might be cancelled by producing certificates of the performance from any Naval Officer, or Magistrate, of the United And in this liberal manner, and by the States. above recited proclamation, has the trade between Great Britain and the United States been opened and encouraged on the part of this nation. In the wide circle of commerce, complicated as it is by the taxes and reflrictions, which avarice and jealoufy have imposed, there is not to be found a traffic, fo just in its policy, and fo unrestrained in its vent, as the traffic, which now runs free and full in its courfe between this kingdom and the American States. The practical refult has amply juffified the previous policy, which had for its means,

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means, protection and freedom. An unexampled export of our manufactures has been made during the laft year to the United States; a correspondent confignment hath followed from them to Britain, of almost all the furplus products of the Southern government, which had not been fold by the growers: And hence the American factors, who had fettled in Holland and France, during the war, have lately been obliged to remove into Britain, in order to follow the commerce, which had given them employment and wealth. Recent experience hath fhewn them, what they might have inferred from their former knowledge, that London must necesfarily be the American mart. It is an additional proof of the validity of the foregoing reafonings, that none of those, who have been studious to detect faults and forward to expose them, have objected any thing to the beforementioned regulations, except one writer indeed, who infifts, That the authors of them have difplayed unufual timidity and caution.

But, timidity and caution, which the wife will not think blameable qualities, few have found either in the credits lately given to the American citizens, or in the regulations of the commerce between the British West-Indies and the American States. This last measure appears to have alone railed any The West-India trade was regulated clamour. by the proclamation, dated the 2d of July, 1783; which is faid to be " founded on groß mifinformation;" which is cenfured by the American letter G writer.

writer, " As a fystem derogatory to the honour, degrading to the fpirit, and injurious to the interefts of a great people." Facts however ought always to be fairly flated before faults should ever be imputed. Let us in this fpirit examine the Proclamation, which has thus given rife to controverfy, and which has at once incited the complaints of the Weft-India planter and the refentment of the American citizen. It directs 1st, That pitch, tar, turpentine, hemp and flax, yards, bowfprits, flaves, heading, boards, timber, fhingles, and every other fpecies of timber, and alfo horfes, neat cattle, fheep, hogs, poultry, and all other kinds of live flock, and live provisions, peafe, beans, potatoes, wheat, flour, bread, bifcuit, rice, oats, barley and all other grain, being the product of the United States, may be imported into any of the West-India Islands, by British fubjects, in Britifh fhips: It allows, 2dly, That run, fugar, molasses, coffee, cocoa-nuts, ginger, and pimento, may, in the fame manner and by the fame perfons, be fent from the British West-Indies to the United States, upon payment of the fame duties and liable to the fame regulations, as if the fame articles were cleared at the Cuftom-houfe for any British Colony. Of a fubject fo interefting, becaufe it involves in its discussion the fafety of the empire, let us take two diffinct views: 1ft. As the Proclamation affects the American States; and 2dly, Asit concerns the British West-Indies.

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1. The connection between the various Colonies of the American Empire of Britain arole affuredly from their being territories of the fame State. The moment the Independence of the United States was recognized, they became thereby foreign countries with regard to the remaining Plantations of Britain : And the citizens of the one and the planters of the other, who had once been fellow-fubjects of the fame community, became in the fame moment aliens with respect to each other. The acts of Parliament, which prohibited all future commerce, except in British fhips, between regions that had once been bound in the fame compact, only enforced the original lyllem, which the law of nations had always enjoyed *. It requires only a fhort recapitulation to trace up the rife of that fystem to its true fource. The policy of Spain, fays the great Bacon, was to keep the trade of the Indies under fuch lock and key, as both confederates, yea, and fubjects, were excluded of commerce unto those countries; fach a vigilant dragon is there that keepeth the golden fleece. Poitugal, who purfued difcovery. with G 2 equal

* The West-India Committee have farmifed, rather than infilled, that by the Freeport Act of the pretent reign the people of Jamaica may import all the merchandizes of the United States, which, the Committee, with a marvellous perverfion of law and common lenfe, declared to be foreign Colonies: But, the United States have been admitted by one world to be fovereign, and confequently cannot be the Colonies of any other fovereign power, which would suppose that they are still fubordinate.

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equal fteps, catched the jealous fpirit of Spain,— France and England, who followed both at the diffance of a century, adopted the flattering, becaufe exclusive example of both. And thus, it became a fundamental law of Europe, fays Montefquieu, that all traffic with a foreign Colony fhall be regarded as a mere monopoly: Hence, continues that celebrated jurift, it is likewife acknowledged, that a commerce between the Mother Countries does not include a permiffion to trade with their Colonies. When Great Britain recognized the fovereignty of the United States and declared in the face of the world, that we are at peace with each other, this declaration gave the United States no right to trade to her Plantations, or even to fifh on her coafts.

On the law of nations, thus effablished and known, the French fecurely relied, when they entered into treaty with the United States, in February, 1778. But, the Dutch, fulpicious from fenle of weakness, or guided by characteriflic caution, inferted an express flipulation, in their Treaty of October, 1782, " That the United States shall leave the States General the peaceable enjoyment of their rights, in the countries, illands, and feas, in the East and West-Undies, without molestation." Great Britain preferred the confident policy of France to the fcrupulous attention of Holland; as it did not probably occur to the wifeft of our flatesmen, that when the American States should be admitted into the community of nations, they would, by their conduct, much more than by their words.

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words, refufe obedience to the law of all civilized nations. Yet, confidence in one's own title has feldom been confirued into an admission of its invalidity. And we may therefore conclude, that Great Britain enjoyed from the date of the peace as much right as Denmark or France, Portugal or Spain, to regulate her own plantations; fince there is no positive provision in the treaty to repel the general inferences of law.

Nevertheless the proclamation of the 2d of July, 1783, which permitted British subjects to transport in British ships the West-India commodities to the United States and to carry their most uleful products in return; which thus conferred many benefits on the United States, though not every benefit; has been declared by fome of these States " to be inconfistent with the rights of free trade." The American governments then, not the American mobs, claim the right of free trade, with the transatlantic fettlements of Spain, Portugal and France, as much as with the plantations of Britain. But, let us enquire, whence do they derive this new pretention? From the law of Nature? No. Every independent Community has a right in. deed, in virtue of its natural liberty, to trade with those who shall be willing to trade with it; and to moleft it in the exercise of this right is an injury. But though every one has a right to traffic with those who are willing; yet, fays Vattel, every Sovereign State may decline a commerce which is dangerous, or even difadvantageous; and has confequently '

confequently full power to determine for itfelf what is uleful, or unfalutary : It may accept therefore, or refuse, any commercial overtures from foreigners, without giving them a pretence to accuse it of injustice, or demand a reason for such refulal, much less to make use of compulsion or threats. 1 Do the American governments then claim the right of free trade from the law of nations? They certainly cannot. Colonies are the offspring of Society, during that period of refinement, which the prevalence of the commercial fpirit supposes. And by the confent of all the European nations, it was early established, (as we have already feen) that the fovereignty as well as the traffick of every plantation fhould exclusively belong to the State which had formed it. The law of nations therefore, which is only the original confent and continual practice of nations, has prohibited the intercourse of one foreign country with the colonies of all other foreign countries. And a free trade with an American Colony of confequence never existed. Thus, while the American governments claim the rights of a free trade with the British plantations, they virtually avow their purpole to difregard the law of Nature as well as of nations, which, by treaty or by implication, has regulated univerfal trade, and with it the conventions of all public bodies.

Whatever extravagance the American populace may commit, contrary to their genuine interefts, the American politicians would do well to inquire,

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ther they have been wronged, by the commercial

policy, which Britain has continued rather than

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adopted, in respect to her own plantations.

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ftruct their countrymen, that they may feel an inconvenience without fuffering an injury; while the world fhall confider every wrong to be an unjust deprivation of fome previous right. But, what American right was infringed when Great Britain denied to the American citizens a direct trade, in their own fhips, to the British colonies? While Great Britain allowed her laws to operate on the American States, as foreign countries, the only did that which other European powers continue to do. Portugal and Spain have excluded from their colonies the American traders with a jealoufy peculiar to both: France indeed has granted to her American allies a petty participation in her West India commerce, which, as far as fuited her convenience, they always enjoyed. From Britain the United States were certainly entitled to jultice, but not furely to favour : Yet it was no inconfiderable benefit, which Britain conferred on them, and which no European nation enjoys, when the fulpended the rigorous operation of those laws, that prevented even British merchants from sending in alien ships the products of the United States directly to the British Weft Indies, or the produce of the Weft Indies immediately to the United States. When the Spaniards lately imprifoned the American traders at

at the Havannah, because they dreaded their intrigues; when the French, in order to effectuate their policy, at the fame time confined the Amecan navigators, failing for Hilpaniola in queft of markets, to Cape Nichola-Mole; the American citizens probably fighed in fecret, but they did not avow refentment, or threaten retaliation *. Thus, an inconvenience may be felt, though no wrong may be done. When good fenfe fhall have triumphed over vulgar prejudice we may reafonably hope, that the American Philosophers will teach their followers, that having manfully gained the wifhed-for bleffings of a free and equal flation, among the powers of the earth, they ought to fuffer patiently the embarraffments, which every where refult from greatness. A little opposition, or even a ftill

* We learn from Hifpaniola, fays the New-York Journal of the 1st of July, 1784, " That all American vessels were obliged to leave that ifland before the 10th of April laft. All veffels found in any of the ports of Hispaniola (the Mole excepted) are fubject to confifcation, if they have on board more fugar and coffee, than is thought neceffary for the voyage. In confequence of which many veffels have left Hispaniola, their cargoes by no means con pleted. And that at the Mole Rum and Molaffes (the only articles they were allowed to carry away) had rifen to a price higher than ever was known in that ifland." This regulation was altered by a new edict in December 1784. But, it is impossible to follow the fucceffive regulations of the French government for the Weft-India iflands, becaufe they vary every month. The late letters from the Grenades, however, affure us, that the French had feized four thoufand barrels of American flour at Marsinico, in order to favour their own importation from Old France.

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a flill lefs degree of adverfity, will inftruct the American governments, that they ought to pay fome deference to the municipal rules of other fovereign powers; becaufe they flatter their own vanity of independence, when they conform to the regulations, which other independent States may think fit to establish.

But, whatever measure the American Congress and Affemblies may choose to adopt, the interest of the American planters, who form by much the most numerous body, will furnish Great-Britain with the beft fecurity for the good behaviour of the whole. To fend traders to purchase the lumber that they clear from their lands, and to carry away the corn and cattle, which they raife on their fields, can furely be thought no great injury, far less infult, to any community : Nor, can it be deemed any great difadvantage to the American planters to fend them abundant supplies of rum, sugar, molaffes, and other neceffary products of the Weft-India islands. The American people, "who have feldom wandered widely from their interest," are fully aware, that it is demand and fupply, which regulate the prices in every market. They already perceive, that their chief advantage confifts, in having in their ports many fellers of the goods which they may want to buy, and many buyers of what they may wifh to fell; that to exclude the traders of any one country, or description, would amount to a permission to the favoured traders to raife raife their prices against every buyer and to fink them against every feller. The planters can therefore derive no benefit from the exclusion of any one class of traders (were the proposal even to come from the merchants of Boston, New-York, or Philadelphia, of Bastimore, or Charles-Town,) which would form a monopoly in favour of the few against the many, by facrificing the agricultural interest to the mercantile. Though the American merchants might gain, by such exclusive projects, the American planters are only interested, in having a competition, in their markets, between buyers and fellers of various countries, and therefore of various views.

From the foregoing reafonings we may furely infer, that the Affemblies of Virginia and Maryland acted contrary to the genuine interests of their conflituents, when the one refolved, That no Briti/h ship should import the produce of the West Indies, and the other imposed on every Britifh veffel a tax of three fhillings fterling the ton : When the other Affemblies concurred generally with both, in the refolution of arming the Congress with power over commerce, for the purpole of retaliation, or redrefs, they equally facrificed the real advantage of their country to their own resentments. But, revenge is merely a momentary paffion, while avarice is the most obstinate affection of the mind. Cool calculation will ere long discover, that were the West India traffic wholly cut off, the planters would certainly lofe a market for their provisions and lumber of the

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the annual value of half a million; the American commonwealth would moreover be deprived of a vearly balance of £ 350,000; which is payable in bullion on that branch of bufiness, at a time too that specie does not abound among them. And ftill more, by that determination the Affemblies would at once raife Canada and Nova-Scotia from the ground, and execute that measure, which wife men wifh for, as the fystem that Great Britain ought fpontaneoully to adopt.

· 2. From investigations with respect to the manner wherein the American citizens are interefied, either individually, or collectively, by the late regulations of the American trade, we are led, fecondly, to dife the various ways, in which the Well-Indies may be affected by the proclamation of the 2d of July, 1783. Like the American citizens the West-India planters complain, with still less propriety, not fo much, that the proclamation did not give them many advantages, as that it did not give them every advantage. The laws forbade them to carry on any commerce in the fhips of the United States; yet, the West Indians clamour, because they were only allowed to traffick in British fhips : They are permitted to fend their rum, fugar, molaffes, and other products to the American markets, and to bring the moft-material of the American produce in return; yet, are they diffatisfied, becaufe they are not moreover allowed to employ American fhips; without confidering how much the permillion would enervate the naval ftrength of

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of Britain, whereon they themfelves rely for defence. It is not uncommon to fee men carried away by their prefent paffion to their ultimate ruin. When the Welt-Indians beheld, with too favor rable eyes the revolt of the Colonifts, they might have forefeen, that forcible opposition to the laws, and even to the legislature, would ptobably end in absolute independence :--When the West-Indians, by their clamours, confirmed the purpofe of the revolted colonies, little did they perceive, that fuccefs would convert fellow-fubjects into enemics, during war, and into aliens, in peace.

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Yet, the Committee of West-India planters and merchants now reprefent: " That the permiffion of American ships, as heretofore, freely to bring the produce of the American States to the Sugar Illands, and to take back the produce of our illands in return, is obvioufly effential." With deference to fuch respectable authority, it may yet be afferted, that the Welt-India planters and merchants, did not always argue thus. Many years have not paffed away fince their predeceflors caft the Continental Colonifts the gauntlet of defiance. When the West-India planters applied to Parliament, in 1731, for protection against the smugglers of the Northern colonies, they as confidently flated *, " That there are perfons fill living, who very well

* Anderf. Chron. Com. 2 v. p. 336.

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well remember, when there were very great quantities of provisions and other requisites for planting, fent from Old England to our fugar colonies, because at that time our continent colonies were not fully able to supply them." Nevertheles we are now told by the same authority, that the plantations of the South and North were fettled with defign to fatisfy each others wants. Thus, we behold the West Indians of 1731, stand opposed to the West-Indians of 1783, with the contradictorines of men, who factifice oftener at the shrine of Interest than in the temple of Confishency.

From hiftory we may learn indeed, that Old England hath fucceffively furnished all her transatlantic fettlements with every necessary for planting. When the Parliament prohibited *, in 1663, the direct importation into the British colonies of foreign commodities, being the growth of Europe, the law expressly provided, that horfes and victual of the product of Scotland and Ireland might be transported thence to the plantations. The term villual carries with it fo large a meaning in our language, as well as in our laws, that it includes " all stores for the support of life." And from that early epoch of our colonization, horfes and victual have been conflantly fent from Ireland and Scotland to the British West Indies .- From a querulous pamphlet, which, when published, in 1689,

* By 15 Cha. II. chap. 7.

1689, was entitled, The Groans of the Plantations, we may learn not only the caufe * of their complaints, but also the course of their supplies, at the æra of the Revolution. Amidst all their groans, the West Indians then declared, " we " have our horses from England; the bread we " eat, is of English flour; we take great quanti-" ties of English beer, and of English cheefe and " butter : we fit by the light of English candles : " moreover we take thousands of barrels of Irish More moderate in their defires, be-" beef." caufe they were lefs opulent than the Weft-Indians of 1784, the West Indians of 1689, " were well " contented to be confined to England only, for " those things that England doth produce."

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* The West-Indians had then two causes of complaint; the tax upon fugar, which was, for the first time, imposed by the 1st Ja. II. ch. 4. and the acts of navigation, which had always confined their commerce to England: Yet, the West-Indians have prospered and groaned ever fince. Their profperity we may, indeed, infer from the subjoined detail of the value of their imports and exports, to and from England at the two extremities of a period of eighty years:

> Value of imports, Value of exports, from the W. Indies. to the W. Indies.

Ten years average, ending with 1710, Do ending with 1780, 2,943,955 1,279,572.

What a marvellous progrefs in growth does this flatement exhibit; Yet, what continual clamours of decline have we heard, during all that period !

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The Continental Colonists foon supplied them felves, and gradually fupplanted the English merchants, in the Weft-India markets. Sir Jofiah Child, faw the rivalry begin, during the reign of. Charles II, and warned the nation of the confe-Dr. D'Avenant beheld its progrefs, quences, amid the wars of William III. and vainly urged the interpolition of the Legislature. While the British landholders were at a vast expence, in taxes and debts, defending the colonies, during every contest fince the Revolution, the colonial landbolders entered into a too fuccelsful competition with their protectors, in every port, during. peace; nay, even supplied with provisions the enemies of both in war. The colonifts were regarded as fellow-fubjects, who merited not only defence, but favour. The landholders of Britain allowed meanwhile, a double monopoly to be eftablifhed against themselves: They first, permitted the West-Indians to furnish their own markets, with all things from the continental colonies; they indulged the West-Indians, fecondly, with the fole supply of the British markets, for rum, fugar, and their other products, But, though our kindnefs, rather than our interefts, allowed to our continental colonifts, a competition in every market; furely, our policy ought not to permit those who were once subjects, but are now aliens, to act as rivals in the commerce of the British West-Indies, which the British nation is still bound to defend. The French do not act in this manner: And yet, the WeftWelt-India regulations of France, are by all the world commended.

We shall nevertheless be pertinaciously told : "That the admission of American ships into the Weft-India ports, is obvioufly effential : That Great-Britain must at last submit." These are at least confident words. The term obvioully supposes. that the general affertion admits of no controverfy: And the word effential, fignifies that the nature of the grievance allows no alleviation. The continental colonists, when on the eve of a revolt, in the fame manner thought, that their traffic was obvioufly effential to the Weft-Indians ; and therefore prohibited all commerce between them. Yet, eight years experience hath evinced, contrary to malignant fpeculation, that it is poffible for the West-Indies to exist and to prosper, were the United States doomed to perpetual flerility. It is the mercandle spirit which brings the buyers and fellers of diftant countries together. Merchants are fufficiently studious to discover the demands of every market; that they may profit, by fupplying The traders of Great-Britain and Ireland them. feized the opportunity, which the factious folly of the Americans had furnished, to revive and extend the bufinefs, that had enriched their fathers. during happier times. Even during a confuming war, when valt fleets and armies were fed beyond the ocean, Great-Britain and Ireland fufficiently fupplied all those necessaries, which the West-Indians did not readily find in their own œconomy. . Their

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Their fuperabundance even furnished the army that General Grant conducted to their aid, with feveral months provisions. And the fleet too fometimes partook in what the planters had to fpare. The following custom-house entries will shew fufficiently, whence that abundance was drawn, at the beginning, at the middle, and at the end of the war.

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With the last-mentioned products of our fields. we find little from the revolted Colonies to contraft, becaufe of butter, cheefe and beer, they imported more than they fent out *. From the foregoing entries, with all their defects, it is fufficiently clear, that Great Britain had regained the fupply of the articles contained in them, and that, as to those necessaries, the Welt India demand was amply answered. The planters derived ground provisions from that beft of all refources, their And their measure own diligence and attention. of all things was probably filled up from the prizes. which even hostility conducted to their ports. But it was from the embarraffments, which their affected friends intended to throw in their way, that the Weft-Indians learned a leffon of the greatest importance for every people to know, that no community ought to depend on its neighbour, for what the necessities of life require. The country, which is physically dependent on another, must foon become politically dependent on it.

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If indeed the admission of American vessels into the West-India ports were effential to the furnish-

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* There were exported from Ireland to the British Colonies, Continental and. West-Indian, according to an average of the years 1773-4-5;

Of Beef	68,990 Barrels.
Pork	25,964 Barrels,
Tongues	3,332 Dozens.
Butter	36,644 Cwt.
Cheefe	1,317 Do.

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ing of the unhappy negroes with food, benevolence would drop a tear over the wants of human nature, and juffice would grant what policy might wifh to deny. The question however does not turn on the pivot of fupplying the West India Lords with their usual luxuries, or the West-India flaves with their accustomed needs. The proclamation has provided, that both fhall be fupplied in the most reasonable manner, having at once an attention to private convenience, and to public fafety: But, the West-Indians contend, that they ought to be accommodated in the moft profitable manner, having a regard to their own interest alone. And we have feen, that three abundant markets, namely, Great-Britain, and Ireland, in Europe, and Newfoundland, Canada, and Nova Scotia, in America, had been already opened, when the proclamation added the United States as a fourth. True indeed, neither the proclamation, nor the law commanded traders to fupply the West-India wants. It was fufficient, that the laws and the proclamation removed every hindrance. All lystems presume, that it is the businels of merchants to discover the necessities of mankind, and to ranfack the earth for the means of gratification. The traders have actually found means, fince the peace, as they had already done, during the war, to accommodate the West-Indies abundantly. Almost every letter, by every packet, communicates the welcome news of plentiful markets. And it is a decifive confirmation of the truth

tru tha bre ned An at fit, at COL ned ing der for traf ma tur faid tin wo thi the W of or if t of for the the truth of private intelligence, and of public report, that thole who have clamoured the molt have brought no incontrovertible evidence of an existing neceffity. Thus, the measure of admitting the American vessels into the West-India ports, results at last into a mere consideration of mercantile profit, or into a gratification of private passion, though at the hazard of the public wellfare.

The pretention of the Weft-Indians, which can confequently be no more confidered as a chim of neceffity, or of juffice, has been run out by the ingenuity of men into various modifications of demand and fupply. It has been fuggefted by fome, that were the United States to prohibit all traffick with the British West-Indies, the bestmarket for the products of both would be in future cut off. By others it has been confidently faid, that were this event to take place, the Continental Colonies, which still belong to Britain, would foon be able to fupply the void. And a third class of men, with a bolder spirit insist, that the only inquiry fhould be, whether the British West-Indies can find fuitable markets on the face of the earth, without regarding the United States, or even our remaining plantations, any more than if they did not exift.

§. 3. In order to difcover all the diflinct fhades of truth, which may be contained in each of the foregoing propositions, it is intended to confider the difficult subject, under three diffinct heads, in their order : 1st, Whence: can the British West-Indies

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Indies be fupplied with provisions and other neceffaries, if the United States should deny their aid; 2dly, Whence can the West-Indies be furnished with lumber, or timber, wrought and unwrought, for the various uses of the cooper and builder; and 3dly, Whence will the West-Indians find confumption for their rum and other luxurious productions, if the United States should reject them.

1. An inquiry into the flate of population in the British West-India Islands may be regarded as rather curious than uleful, when the amount of their confumption can be nearly afcertained by facts. The Board of Trade reported to the Houle of Lords, in 1734, that the number of white men was then 36,201. If we suppose that they have. doubled in half a century, by whatever means, the prefent white inhabitants may be calculated at Mr. Glover, who very ably about 72,000 fouls. pleaded the caufe of the Weft-Indians, before the House of Commons, in 1775, roundly stated the number of Negroes at rather more than 400,000. If we admit the foregoing conjectures to be nearly the truth, it cannot be furely inferred, that feventy-two thousand masters, with four hundred thousand flaves, form a community of fufficient bulk, to whole gratifications the interest and even independence of the nation ought to be facrificed. The planters and flaves exift in a flate of fociety extremely analogous to the fituation of Europe, during the feudal times: And like the Barons and their

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their vallals, in the infancy of agriculture, the Welt Indians confume great quantities of falted provisions. From the revolted Colonies they received of

> BEEF and PORK. In 1771——13,511 barrels. 72——12,575 73——18,890

An annual demand of 14,992 barrels was doubtlefs a confiderable quantity: Yet, from Ireland alone the Weft-Indies may be furnished with greater supplies of falted beef and pork than they can confume; as we may learn from the statement on the subsequent page *.

* See the note on page 59.

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* From Ireland there were exported, according to to an average of feven years, ending with 1777.	Beef - 195,605 barrels, at f . 1:128. per barrel. Pork, 55,240 at 2:0	250845 barrels. Bacon 19,125 flitches at 15s. per cwt. Butter 267,212 cwt. at 2: 5s. 6d. per cwt. 6	Pork, Irith-none06per lb.Hams05 \frac{1}{2} per lb.Flitches09 per lb.Butter, Amnrican00Butter, Irith00Yet, the unexampled feverity of the preceding Winter may have operated on all thefe prices.
* From the United States there were exported, ac- + From Ireland there were exported, according to cording to an average of fix years, ending with 1777.	1773, Beef and pork, the beef at 28s. per barrel, and Pork,	pork at 40s. in all 25,926 barrels. Hams - 1107 barrels, 6d. per lb. Bacon Butter - 1179 cwt. £. 2: 10s. per cwt. Butter	* T's detail of Irith provificns was taken from Mr. A. Young's Pork, Irith-none Tour in Jreland : The American account is from the inf.ecc. Hams on ef import and exports books. Let us contraft the above- filters filters and exports books. Let us contraft the above- filters Butter, Irith at baicimore, the great mart of the middle States, in May 1784, 5 converting the currency to flerling at $66\frac{3}{2}$, namely, Beet, American Beet, American Pork, American 3 12 0 per ditto.

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Thus, by contrasting the whole quantities of those different kinds of falted provisions, which were exported from Ireland and the United States. about the fame time, we fee fuch a fuperiority in the Irish market over the American, as to leave the merchant little room for choice. The Irifh fupply is vaftly greater ; the prices are nearly equal : yet it must be observed, that the Irish barrel is fomewhat fmaller, while the quality is infinitely preferable. Confidering how much our Weft-India veffels have hitherto wanted freights, and how commodious the ports of Ireland are to the fhipping from the Western coast of Britain, the falted provisions of Ireland may be thence transported cheaper to the Welt Indies than from the nearer fhores of the American States. And the Irifh beef and pork and butter, were always preferred in the West India markets, and even in the markets of the revolted Colonies. Britain too, we have feen, can furnish no inconsiderable quantity of all these articles. To preferve the fupplying of falted provifions to Britain and Ireland, by excluding the competition of the United States, was the ruling principle of the late regulations. And thus from the independence of the revolted Colonies, have we gained all the profits of the fupply, and the still more important advantage of the freights.

have operated on all thefe prices.

o per barrel. o per ditto. o per ditto.

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Yet, the unexample

The wildom of those regulations, and the benefits which Britain must necessarily gain from that fignal event, will appear in a still clearer light, if we take a comprehensive view of our fisheries; which,

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as the bell nurlety of our leamen, are fo worthy of our care.

The fubjoined detail, containing a fketch of the Newfoundland fifthery, during two diffant years of peace, which immediately followed two confuming wars, will enable the reader to determine how far the revolt of the colonics has deprived Great Britain of this valuable fifthery, according to the prophecy of 1775.

in 1764	in 1784.
The number of British fishing fhips 141	
Trading thips 302 ct	1 × 0 × 0 +
American fhips 205	296 50
en en horrenne over over hande	1 1 1 1 1 1 1 1 1
Tons of British fishing ships 14,819	sails a c cl
Trading fhips 11,924	
25,743	£8,832
Of American ships 13.837	4,202
Number of men in British	1 . ¹ . 1911 . 1
fishing ships, - 1,933	3,585
Ditto in British trading ships 1,039	
Number of passengers from England - 1,639	з
Ditto from Ireland - 2,451	8,187

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1784.

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[67] Number of fouls who remained, during the Winter in Newfoundland — 10,226 10,821 Number concerned in the fifthery — 17,288 17,593 Quintals of Cod exported to foreign markets — 470,188 497,884

Such was the general amount of a fifhery which has at all times received, because it always merited, much of our legiflative regulation. But, in extending encouragement to that most uleful clafs of subjects, the preference ought furely to be given to the fishers, who go yearly from Britain and Ireland, in opposition to those, who refide and carry on a fedentary fifthery: For, if the use of a nurfery is to supply the public with failors, when the dangers of war require their aid, it is in vain to breed feamen, whole fervices cannot eafily be commanded when they are most wanted. Useful regulations ought to be preferred to pecuniary And no encouragement can' preferve bounties. the filhery if a fpeedy and conftant fale is not found for the fifh, when it is cured. From the Independence of the American States we have regained the market of the British Weft-Indies, which the wildom of our Councils may eafly regulate and preferve, for our own filhers alone.

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These truths which are at least interesting to a nation of islanders, will still more plainly appear from the following details:



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FISH, dried and pickled.

Exported from the now United States.

Exporten ficm Newfoundland, Nova Scotia, and

Canada.

30,305 331,875 361,690 342,319 41,274 Quintala. Total. Barrels. 197,993 29,795 To South of To Weft-In-Europe, dies, Britifh 271,684 and foreign. 41,011 Quintals. Barrels. 70,517 131,882 105,406 220 250 288 280 155 Azores. &c. Quintals. Barrels. 2,000 0 118 24 4 and Ireland. 01 To Britain Quintals. Barrels. 628,245 1,452 420,555 1,267 2164 640,902 Quintals. Barrels. Total. Quintals. 18,426 33,728 To Weft-Indies, Britilh and foreign. 35,447 548 548 647 Barrels. To South of Europe, Azores, &c 604.995 561.749 365,306 599 393 907 Qaintals. Barrels. 17,481 32,768 **395** 326 361 and iteland. 19,802 To Pitain Qu'ni als. Barrels. 72 22 73 In 1771 In 1771

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But this flatement will not be admitted to be a genuine account of the relative importance of the British and American fishery, by those who know, that the New Englanders purchased much of their fish at Newfoundland, which they afterwards exported to foreign markets. And a comparative view of both these fisheries is subjoined, in order to shew more distinctly, which of them forms the great mart, whence the British West-Indies may be amply supplied.

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Fills exported from the now United States.

File exported from Newfoundland, Canada,

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I 3.000 96.993 31,882 07.012 163,862 Quintals. Fila exported from Newfoundland, Canada, Fila exported from the now United States. of the American fifthery to have only Whence we perceive, the whole produce To Weft-Indies, Britifh and wards exported from their own ports Deduct the fifth bought by the New English at Newfoundland and after-To South of Europe, &c. 17,481 In 1771-To Britain and Ireland foreign peen 10470T 604,975 18,426 5:0:19 640,902 Quintals. Whole produce of the now Britilh pears from the Cuftom houfe entry landers at Newfoundland, which ap-Add the ^cfh bought by the New Eng-Weft-Indies, Britifh and to have been imported coaftways South of Europe, &c. In 1771 -To Britain and Ireland, and Nova Scotia. foreign fulbery

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Thus, we fee, that the revolted Colonies had engroffed almost the whole of the West-India markets. And thus we perceive from what fource the British West-Judies may be most amply supplied with fifb, when We confider, that their whole confumption amounted only, to about 161,000 quintals of dried and 16,178 barrels of pickled fifh, if we may judge from an average of three years importation, ending with 1773; and when we reflect too, that the general price at Newfoundland was feven shillings the quintal, while it was usually nine at Boston.

That we enjoyed a confiderable fifthery not only at Newfoundland, but also on the American coasts, before New England was planted, is a melancholy truth, which we might learn from the debates in Parliament, during the year 1621, if Sir Josiah Child had not recorded the fact, during the reign of Charles II. and lamented the impolicy of permitting it. The American charters, which were granted by Charles I. are all remarkable for a cautious clause, referving to the refidents of England and Ireland the right of fishing in the bays and harbours of the Colonies and drying the fish on. their lands *. The ardent people, who formed the fettlement of New England were foon driven by their

* This claufe was probably inferted from the declared fenfe of the Houfe of Commons; that the English fisheries were of more national importance than the Colonies. See the Parliamentary Debates 1621 throughout.

the Th Eng rica plar and perie ere flatio mile enga not v porti petito and f which with like publi much the co Ow trader from For. 1771-India quinta the W had ndia urce fuphole ,000 kled hrce vhen undwas

only safts, :holy es in ofiah reign perwere cauland and h on. the h by heir ared eries

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their necessities to begin the labours of the fifher. The hardy inhabitants of the Western Coasts of. England, who used annually to refort to the American fliores, found too powerful competitors in the planters, who had emigrated from Dorfet, Devon, and other Weltern parts of England; whole fuperior advantages in their new fituation, converted ere long an annual fishery from England into a flationary one, at the diftance of three thousand miles. With a fimilar fpirit the New Englanders engaged in the fisheries of Newfoundland, though not with the fame exclusive fuccels. And in proportion as that enterprifing people became competitors with the fishers of Britain, during her civil and foreign wars, their rivalry narrowed the nurfery, which had been deftined to furnish the British navy with a hardy race. For, the American feamen, like the British, could not be pressed into the public fervice, fince they were exempted, not fo, much by act of Parliament*, as by the spirit of the country.

Owing to the before-mentioned causes, the British trader had long ceased to have much direct trade from Newfoundland to the British West-Indies. For, it appears from an average of the years 1771-2-3, that there were only sent to the West-India market, directly from Newfoundland, 3922 quintals, 769 hogssheads and 67 barrels of fish, tho' the West-India demand required (as we have seen) L 161,000

* 6 Ann. ch. 37. fec. 9.

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161,000 quintals of dried, and 16,178 barrels of pickled fifir. To fo great an extent had the New-Englanders engroffed that profitable bulinels, together with the chief fupply of the Newfoundland fiftheries. They thereby enjoyed all the gains of double freights and double profits on the commodities. They fent to Newfoundland in the first place, molaffes, fugars, and other products of the West-Indies, together with provisions, and immense quantities of rum from their own distilleries. In return, they carried away the fifh into their own ports, where the whole was forted, and whence much of the inferior kind was afterwards fent to the West-Indies, for fupplying the confumption of the flaves. Of this gainful traffick the revolt deprived the Americans, with other greater benefits. And during the war a direct trade, between Newfoundland and the British West-Indies, was opened, which proved equally advantageous to both. A market was even found for the refuse fish in the free ports of the foreign illands. And thus, what the Americans loft, in pursuit of their object, British fubjects have gained * and may keep, unlefs we reject the favours, which fortune has thrown in our way.

Scotland is faid to have enjoyed a confiderable fifthery in afficient times. It did not however deficend

• The fupply of provisions, of Weft-India products, and of lumber, which were annually fent from the revolted Colonies to Newfoundland, was formerly prodigious and required many fhips fcend to ed and mercial land wo refume fortunes thus fore The Par thirty fh employee cific qua Parliame rying 12 men, wh

fhips to ca cargoes of derable fur Flo Bre Oat But Cho App Pou She Cat Oni Mol No Rum, Stores. * As we Godolphin, † A deta [75]

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fcend to the epoch of the Union; which was dreaded and opposed by the Duch *; because their commercial jealoufy fuspected, that the wealth of England would be employed, in urging the Scotch to refume and regain the fifheries, which their milfortunes, or evil habits had loft. What the Dutch thus forefaw and feared actually happened in time. The Parliament wifely gave a bounty, in 1750, of thirty fhillings a ton; on fuch buffes as fhould be employed in the white herring fiftiery, under fpecific qualifications. Before the year 1768, the Parliamentary bounty had created 263 buffes, carrying 12,556 tons, which were navigated by 2,808 men, who caught 28, 162 barrels of herrings +. -{t 1. 2was

ships to carry it. That traffick had dwindled, in 1784, to the cargoes of fix British vessels, which brought the very inconfiderable supplies, that are subjoined :

Flour - 221	barrels,		•	
Bread - 10	barrels, 448	kegs,	1230	cwt.
Oatmeal - 8	cafks,	•		٢,
Butter 12	kegs,			
Chocolate 9	boxes,		•	
Apples - 46	barrels,			
Poultry - 17	dozen,	,		
Sheep - 21	number,	,	- C.J.	
Cattle - 117	number,		;	
Onions 3069	bunches,		. C	,
Molaffes - 92	hogfheads,	era iteli		

No Rum, and a fmall quantity of Lumber and Naval Stores.

* As we know from a memorial of Dr. D'Avenant to ... Godolphin, in the Paper-office.

+ A detail from the Cuftom-house.

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was probably, from a fifhery, thus created by a wife measure, which ought alone to evince to the United States what the wealth of Britain can do, when employed on her own improvement, that Scotland exported to the Weft-Indies of HERRINGS;

In	1767	 <u> </u>	8,273	Barrels
In	1768	 	10,830	
In	1769	 	8,435	

befides tulk, ling and falmon, in much fmaller quantitics. The amount had perhaps been greater had the competition of the revolted Colonies been lefs. When that competition was removed, by the war, England alone fent fupplies of pickled fish to the British West-Indies fully equal to the confumption, as hath been already proved *. The British fish fetched a higher price than the American, becaufe they are of higher relifh and more capable of prefervation. The extension of circumjacent fisheries, and the improvement of internal waftes are the only objects, which greatly merit the bounties of the British nation; owing to the nature of its defence and frequency of attack. But, the best bounty, because the cheapest and most fuccefsful, is the opening and extending of markets, wherein there shall be no competitors. Whether the British fisheries, European and American, can fupply

* See before p. 56. There were moreover fent from Scotland, in 1779, no fewer than 25.767 barrels of Herrings, exclusive of Ling, Salmon, &c. though in no great quantities. fub tion to a pro live tion Uni in t The lear

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lupply the British West-Indies with 161,000 quintals of dried, and 16,200 barrels of pickled fish; whether this cargo ought to be supplied by British subjects, exclusive of American citizens; are questions, which he would be idle, who should fit down to answer.

It will be found perhaps much more difficult to procure for the Weft Indies an adequate fupply of live provisions and live flock, which the proclamation properly allowed to be fent them from the United States, if the American governments flould, in their anger, prohibit the export in *Briti/b* fhips. The neceffary cargo is not a fmall one; as we may learn from the following detail:

LIVE STOCK,

Exported from the now United States to the British West-Indies,

		F	Iorfes,	Cattle,		Sheep and		Poultry,	
			No.		No.	H	ogs, No.		dozen.
In	177'1,		2170		1148		4812		1007
	7²,		2220		1296	-	3693		939
	73,		2768		1203		5320	-	. 799
	Transmission		-		the second se		descent financial ((Concession)

Yet the numbers of each kind are not beyond the fupply which the Britifh dominions can furnifh. Horfes, we know, have been fent to the Weft-Indies from Britain and Ireland, during every age, in proportion probably, as they were not excluded by the competition of the revolted Colonies. Since the epoch of Independence low priced horfes have been actually exported from Scotland. In the two and twenty years, ending with 1771, there were exported

exported from England, though not wholly to America, no fewer than 29,131 horfes *. There feems then no reafon to doubt, but the bogs of Ireland, the mountains of Scotland, and the heaths of Cornwall, will produce garrons enow to answer the full demand of four and twenty hundred, without proftituting the hunters of Yorkshire to the drudgery of the mill. Mules are fent to the Weft-Indies from the Weft of England. From the peace of 1763, Canada fupplied the Southern fettlements with many ferviceable horfes, by the route of Lake Champlain, which were fometimes exported to the West Indies; but Canada fent none by the River St. Laurence: The channel of the Champlain being now obstructed, the furplus number will affuredly form a part of the mixed cargoes, which will now be fent directly to the British West Indies, in profecution of a more vigorous commerce. The ferefts of Nova Scotia have hitherto bred few horfes. When the energy of the new fettlers shall have banked out the tide, we may reafonably expect, that their meadows will raife horfes fufficient to fupply even the wants of neigh. bours, from their Eaflern harbours, which, flretching far into the ocean, court the traffick of every country.

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The fields, which, from their herbage, produce horfes, will equally rear cattle of every other kind: Canada and Nova Scotia have not yet fupplied the Weft

* See the Annual Register, 1773.

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West Indies with any number of oxen. Commerce, like every thing elfe, must have its beginning and its end. Virginia and New England were originally flocked with the ox and the fheep from England. Both however gained from her in lefs than forty years the fupply of the West Indies, which they, with the other revolted Colonies, chiefly enjoyed previous to the late civil war .---Canada and Nova Scotia have yet to learn how to form that milcellaneous cargo, confifting of-provisions alive and falted, of lumber, and of almost every thing, which the neceffities, rather than the elegancies of life, require. Till both have acquired the pedling arts of their neighbours (and it were to be wished that every part of the British dominions would practife a pedling more than a magnificent commerce) Ireland alone can fupply from her most luxuriant pastures the full demand of cattle for the West India market, fince Ireland annually exported, according, to an average of feven years, ending with 1777, four thousand and forty live ftock, exclusive of hogs *. From the coft of Barbary the Weft Indies were often fupplied with fheep; and from the Cape de Verd Islands they were fometimes furnished with cattle and Indian corn. It is of greater nautical importance to Britain, to fend fheep and oxen to the Weft Indies, from the Barbary Coaft and the Cape

• Appendix to Mr. A. Young's Tour in Ireland, which contains many intereffing details.

lly to There f Ireeaths nfwer witho the Neftpeace nents Lake to the River n bell afvhich Weft comherto new may raife eigh. etchvery

duce kind: the Weft .

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Cape de Verd's, than from Nova Scotia or Canada; because the chief care of Britain, on this occasion, should be, to find outward freights for the West India veffels, confifting of fix hundred and eighty fail; to make that bufiness profitable now, which was formerly unprofitable, owing to the greater bulk of the homeward than the outward ladings : And in this measure all parties are equally interefted, becaufe if thips are fully freighted to the Welt Indies they can transport the West India products the cheaper to Britain. Laftly ; if the Weft Indians shall continue too high-minded to raife their own poultry, they may find feeders in Bermudas: And Bermudas alone can fend them all the poultry, which their luxuries may crave, fince the Bermudeans sent them 741 dozen, in 1772, as part of an accultomed cargo *.

If from the offspring of pafturage we turn our attention to the products of agriculture, we shall find the flour of wheat to have been an article, which the West Indians confumed in great quantities, though their flaves were feldom allowed to taste it.

Cf FLOUR and BREAD

there were exported to the British West Indies; In 1771. — 126.288 barrels. 4.515 kegs

17/15	 130,300	Darreis,	4,515	weg.
72,	 126,229		4,960	
73,	 134,638	-	3,624.	

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If the United States fhould refufe their former fupplies, the confiderable quantity *, which was thus confumed in the Britifh Weft-Indies, muft be collected from various fources. Nova Scotia has hitherto had no furplus of flour, or of wheat to fpare. The agriculture of Canada was, for feveral years after the conqueft, overfhadowed by the fuperior advantages of the middle colonies. It was the cheapnels of the Canadian wheat, owing to the abfence of buyers, which induced the Philad- n merchants to become fpeculators in the rarket of Quebec, for fupplying directly the de...ands of Portugal and Spain. And Canada actually exported †

Bushels wheat. Barrels of flour.

In	1772,		154,807		720
	73,	-	264,916	-	7,091
	74,		460,818		6,991
	75,		175,059		7,115
	78,		14,175	-	20,521

The Canadians, like their Southern neighbours, have acquired an energy from the war, which, like them, they will carry into all the operations of peace. To argue, that the Canadians, becaufe they were once indolent and poor, are never to become active and opulent, is to infift that the M affairs

> * The Infpector's Books. † Infpect. Gen. Books.

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affairs of the world do not run continually in a progrefs; that children never become men; that every people have not their beginning, their rife, and their decline. The hiftorian will find no great difficulty, in pointing out the exact period, when each of the revolted Colonies exported a lefs quantity of wheat and flour, than Canada actually fent out, as its furplus, in 1772. When the United States, in their fpirit of refentment, rather than retaliation, fhall have withdrawn the competition of their citizens; when a conftant demand shall have operated as an encouragement to the manufacturing of wheat; then will Canada fupply both Newfoundland and the British West Indies with a fufficient quantity of flour, which when well packed keeps for years. The frolls of Canada, the florms of St. Lawrence, the fogs of Nova Scotia, have all been mentioned triumphantly, as natural infelicities, which must for ever prevent Canada and Nova Scotia from becoming confiderable, in agriculture, or great in trade. The mildness of the Winter of 1783-4 in Nova Scotia, while the rivers and bays of the United States, as far as Carolina, continued frozen till the beginning of March, ought to moderate that triumph in future. The fame North-Weft wind, which renders it fo difficult for veffels to afcend the St. Lawrence, after the middle of October, facilitates the navigation outwards. And Halifax might eafily be converted into a depository for all the furplus products of Nova Scotia and Canada; which might afterwards be fent

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fent out, during every feafon, as demand required, from that most commodious of all the American harbours. Halifax is faid to be the most commodious port, becaufe it is not only at all times open, but it happily ftretches about five degrees to the Eastward of Chefapeake Bay; the North-West wind, which drives with irrefistible violence fo many ships from the coast of the United States, carries them fafely to Halifax, by a fide-long preffure; and the Gulf stream conveys every vessel from the South, during the calmer weather, by an easy fail along the American shores to this most fecure retreat.

Whatever productions, the ploughs of Canada, or Nova Scotia, may ever yield, Great Britain will furely be able to furnish all the flour of wheat, which the British West-Indies can ever require, if from our experience we may form any expectation. Even young men may remember fince England fupplied the coafts of the Mediterranean, as well as the fhores of the Paltic, with wheat. During that flourishing period of our agriculture, from 1740 to 1757, England exported annually * about 750,009 quarters of corn, which at the low prices of that time, brought into the nation £.1,300,000. Such plenty, alas! and fuch profit from Corn, we have not for fome years known. However unfavourable the feafons may prove, there is reafon to M_2 hope

* An. Reg. 1772.

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hope, from the improved flate of our agriculture, that Great-Britain will be able to fpare wheat flour enough to fupply the wants of a community of feventy thousand masters. For, there were actually exported to the British West-Indies from England alone :

	7	W	heat flour.	Oatmea	1.	Bread.
			Quarters.	Quarter	s.	Cwt.
In	1773		o –	- 18		404
	1780		35,907 -	- 758		32,587*
1 81	1783	*****	4,090 -	- 125		6,657

The quarter of meal muft weigh 276lbs: So we may regard every quarter as only a greater barrel. From these Custom-house entries, with all their imperfections, we see clearly enough the effect of the American competition when it existed, and when it had ceased. Whatever may be the system which the Parliament shall adopt, with regard to corn, it will be wise to continue the permission, which has for some years been given +, to export grain and other provisions to the British West Indies, like the indulgence that has usually been granted to Man, Guernsey, and Jersey. We ate

* Even from	Scotl	and, th	nere	were	exported	in	1779,	of
wheat flour,		2 4	75 (Quarte	rs.			Ċ
Oatineal,		17	7 1)0.				
Bread,		5,25	4 C	Cwt.				
			-					

† By 23 Geo. III. ch. 6. this permiffion was continued to the 1st of May 1784; and has, by an act of the last fession, been further continued.

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> ed to flion,

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are very apt to copy the French fashions, while we too feldom adopt the French policy. What the French practice ever, now is, we may learn from the edict of the Vilcount de Damas, in July 1783, which has been lately cited as fo favourable to the United States; and which yet permits-" Their merchants to furnish our Colonies (of France) with every kind of their commodities, that our nation cannot fupply us with." We ought not to hefitate a moment then, in recurring to the original principle of colonization, which confifted, in fupplying all that the plantations might want, and that Britain could furnish, exclusive of every other country. And thus we perceive, how great a favour the Congress would confer upon Britain, were that body to prohibit the export of flour to the British West-Indies; and how great a benefit Britain conferred on the American citizens, when fhe allowed flour to be exported from the United States to the British West-Indies in British thips.

It will be much more difficult to find for the Well Indies a fufficient fupply of rice and Indian corn, which are both faid to be abfolutely effential. Of rice there were only imported in the Britifh Well-Indies, if we may judge from a three years average, ending with 1773, 20,563 barrels^{*}. Of Indian corn there were equally required, if we may determine from a fimilar average, '401,471 bufhels.

* The Callom-houfe entries.

bushels #. Rice was in a great measure a luxury of the rich; and the Indian corn of the Continental Colonies was chiefly expended in the feeding of horfes, and other labouring cattle. It is not then fo much to be lamented, that from the United States, rice and Indian corn can alone be procured in sufficient quantities. And, every community, which thus depends on rivals, ought to look for substitutes when it can no longer find fupplies. Every house-wife can find a thousand fubflitutes for rice, when the withes to gratify the rich: And peafe, beans, oats and barley, we know, feed the horfes of other countries. The oats, which were raifed in the American States, were of a kind too light, and the peafe' were too fubject to the ravages of the fly to afford much food: And oats and beans were chiefly fupplied from

• The Cuftom houfe entries. Indian corn was the only article of provisions, which was unreafonable in its price, according to the lateft accounts from the Weft Indies. It was as high as 5s. tod fterling, per bufhel, at Antigua, in April : But, it was about the fame time as high as 4s. fterling the bufhel in Virginia; as 7s. fterling in South Carolina; and corn was felling in the Baltimore market, on the 18th of May 1784, at 3s. fterling the bufhel. All thefe high prices were owing to the feverity of the preceding winter, when the planters were obliged to feed their cattle with the corn which they ufed to export; Virginia and South Carolina were obliged, by the fearcity of provisions, to lay an embargo on the export. [New York Journal, 17th June, 1784.] from to the there Indie

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from Britain, even before the revolt put an end to the colonial competition. From England alone

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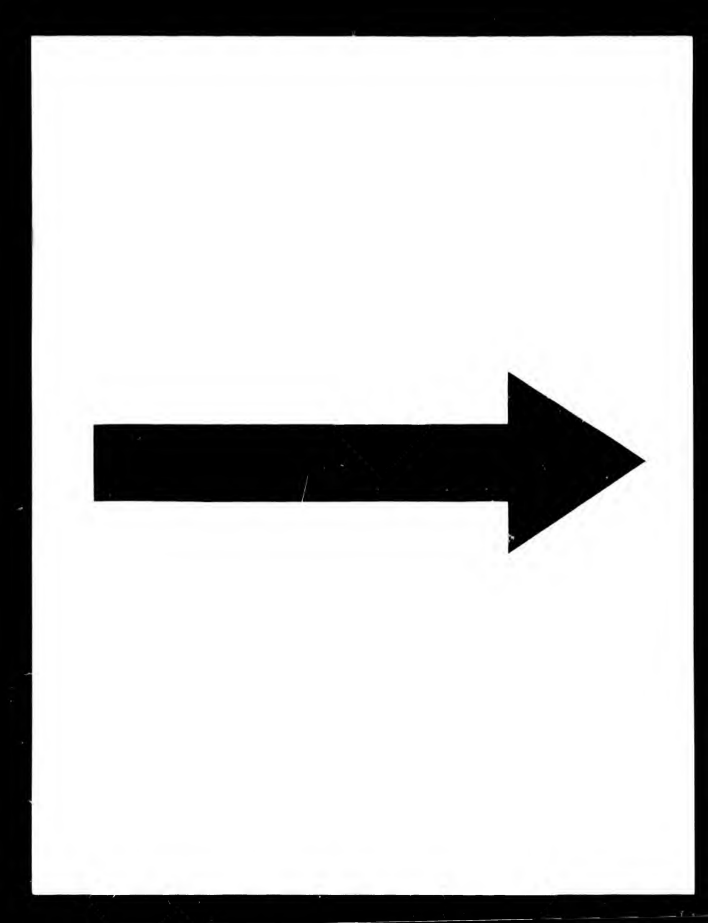
	Barley	Pease.	Beans,	Oats.	Wheat.)	Rye.
	qrs.	qrs.	qrs.	qrs.	qrs.	qrs:
In 1773	3	356	9, 089	16,615	1	350
In 1780	256	1,116	12,291	8,006	1,1.	16
In 1783	146	755	7,360	6,129		155*
		~ ^				

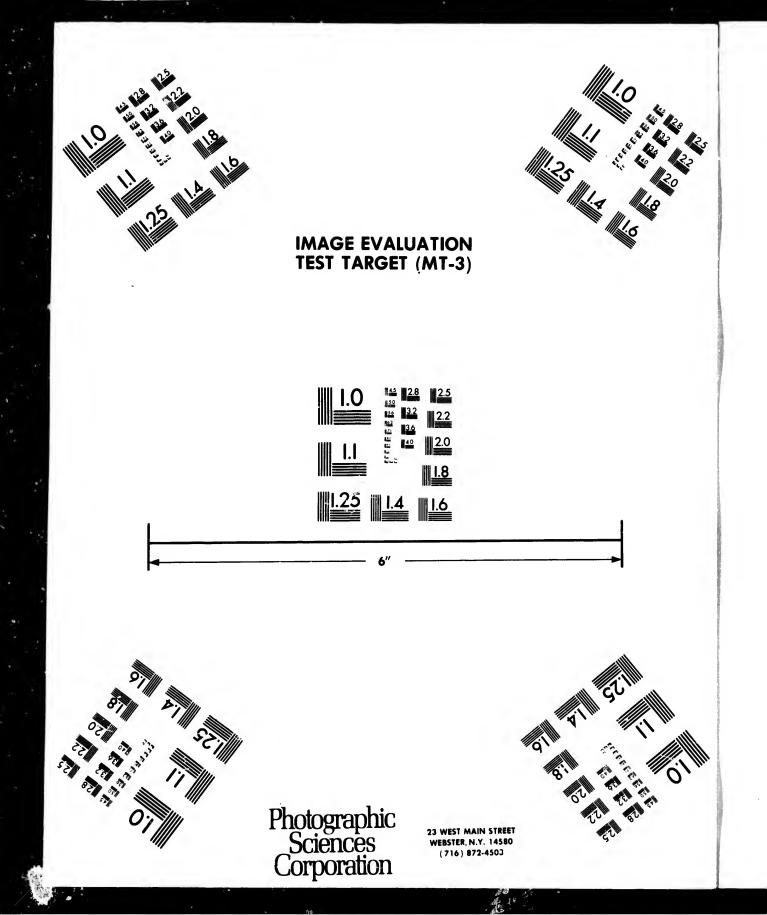
From these Custom-house entries we te rly. by contrafting the exports of the three years, the effect of competition between Great-Britain and the American States. The revolted Colonies had gradually circumvented the Parent Country, in. supplying the British West-Indies, with all the productions of agriculture. The British yeomanry, burdened with the payment of rents, tythes, and poor-rates, could not contend with the American yeomanry, who were exempted from all these taxes, and who at the fame time paid much lighter public taxes. And Mr. Arthur Young very ably proved, in 1774, by an examination of particulars +, that the American farmer could not only fupply the West-India market with flour, much cheaper than the English farmer could do; but, could

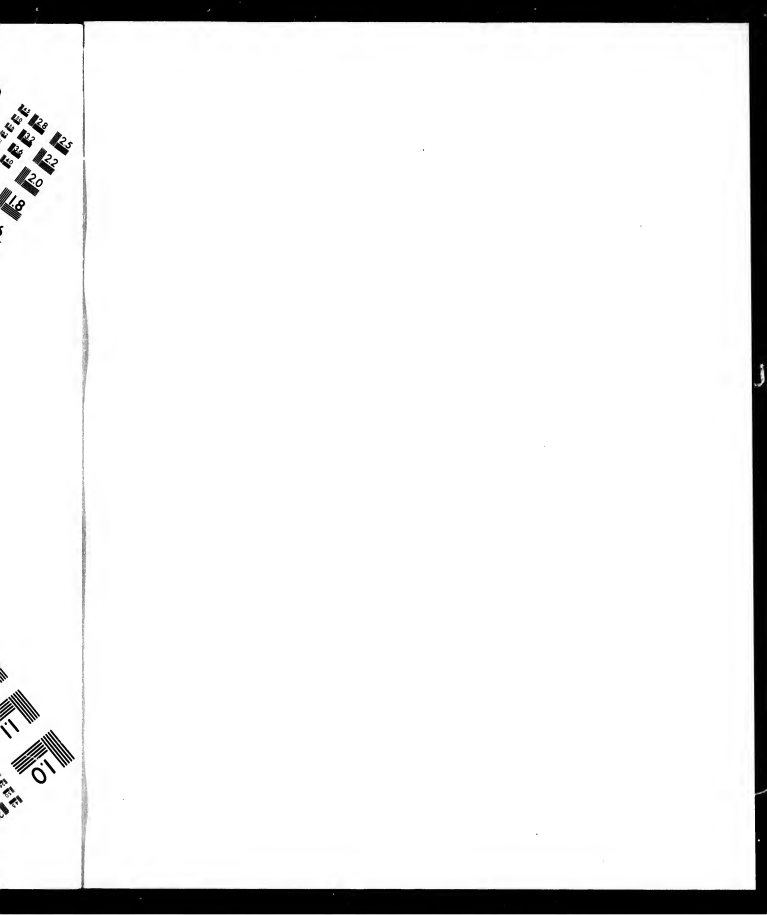
• There were even exported from Scotland, to the British West Indies, in 1779,

Of Peafe an	d Beans	-	1,327 Quarters.
Oats	·	-	1,052 Do.
Barley		-	44 Do.
Wheat			4 Do
	+ Politic	al Arithn	netic.

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could even exclude the Englifh farmer from fupplying the domeflic markets of Britain with wheat. It is curious to remark how near to each other the events of the late war have brought the prices of provisions in America and in Britain. The current rates at the two great marts of Philadelphia and London, in December, 1783, may be compared; by the following detail :

Philade	London pric	es.			
Of fine flour per cwt:	£.0	15	9	£.0.16	Ö
Of common ditto	0	.13	,0	0 14	0
Of mels beef per barre	l 2	2	6	2 2	6
Of mels pork	3	0	•0	2 8	0
	£.6	11	3	£.6 0.	6

It is a remarkable fact, that the prices of all things have been uncommonly high in the United States, fince the peace. It is probable, however, that the London and Philadelphia prices cannot continue long to run thus parallel to each other "; though the freights may flill be cheaper from London than from Philadelphia : The advantages of the American farmer, notwithftanding the additional burdens of independence, will continue fo fuperior, in respect to rents, tythes, and poorrates over the British farmer, that the American must ere long overpower the British in every competition.

• The fubjoined detail will evince the truth of the polition in the text, that the American prices of grain are already fallem

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petition. But, whatever may be the difference in. the price to the West Indians, this is but a fmall equivalent, which they ought to pay to the British confumer for enjoying the exclusive fupply of fugar, rum, and other Weft India products. But, the American citizens having now cealed to be fellow-fubjects, ought certainly to be excluded from a right and a benefit, which we had formerly relinquished in favour to them. The British farmers next to the British failors are the men, who are the most worthy of the protection of the British legislature: The one class fights our battles: the other fupplies us with food : The farmers are therefore entitled to the preference in fupplying the Weft India markets with all the productions of agriculture: The failors are still more entitled to the employment, which arifes from additional freights. And the public will gain in the exact proportion, as the interest of these two most useful bodies of men are promoted.

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fallen much lower than the British, and will probably continue much lower :

		At London,						At Baltimore, the mart of the middle States, 18th May, 1784.			
Wheat										per qr.	
Peafe	-	1	13	2	ditto,		I	4	0	ditto.	
Beans	-	1	8	6	ditto.	<u> </u>	1	4	Q	ditto.	
Barley		1	6	9	ditto.	-	0	16	9	ditte.	
Oats	-	1	0	5	ditto.		0	8	8	ditto.:	

Yet, falted provisions were at the fame time much higher in the Baltimore market, than in the London.

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ofition Iready fallen

The West Indians however, like every other people, ought to be chiefly fupplied with ground provisions, by their own diligence and care. Let every island follow the example of the Jamaica Affembly when it enacted *: " That owners of plantations shall have at all times one acre of ground well planted with provisions for every five negroes, and fo proportionably, under the penalty of forty fhillings, for every acre wanting." The law has long expired; but the falutariness of the rule has in a good measure continued the practice : And Jamaica, confidering its fuperior extent and populoufnefs, of all the Weft India iflands, requires the smallest supply of provisions from abroad. Virginia and Maryland are the States which chiefly fupply the Weft Indies with corn: Yet, during almost a century, after the fucceffive fettlement of each, their Affemblies conftantly enforced by penalties the planting of grain in opperation to tobacco +. The planters of both at i. h dif. covered, that on the fame plantation, with the fame number of negroes, they could raife a cropof wheat, in addition to the ufual crop of tobacco+. And the West Indians ought to adopt the principle, and

* Laws 1684.

+ The laws of Virginia, though it had been fettled in 1607, directed in 1663: That two acres of corn flould be yearly planted for each tythable, tending a crop; and that the planting of one acre of wheat flould excufe the planting of two acres of corn: [Laws, p. 42.] And confiderable encouragement was giving to the building of water-mills in 1705. [Laws p. 294] Maryland paffed fimilar laws, 1682. ch. 1. 1705, ch. 16.

and p alone advar other the p groun the m to be Legil malte which the fla and te he thi India them whole toil. Yet prelen " Tha there of wh doubte with f able qu unfit f that of per en encour diftrib

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led inuld be ; and ife the nfiderr-mills . 1682. [91]

and profit from the refult of this difcovery ; which alone confifts, in making the beft use of their own Without the law of Jamaica the advantages. other islands had been driven by necessity to adopt the practice, of raifing on their own fields much ground provisions. And this policy is fo uleful to the master, and agreeable to the flave, that it ought to be extended and enforced by the Weft India Legiflatures: This rural ceconomy is useful to the master, because money faved is money gained, which depends on no contingencies : It is pleafant to the flave, becaufe, while he labours his own field, and tends his own plantains, potatoes, and yams, he thinks he is free. Why then flould the Weft Indians refußt a measure, which promiles profit to themfelves and happinels to the men, without whole labour they would be obliged themselves to toil.

Yet, the Weft India merchants and planters reprefented to the King's Miniflers in April, 1783: "That in feveral of his Majefly's Sugar. Colonies there are flill great tracts of uncultivated lands, of which, although a confiderable part would undoubtedly under adequate encouragement be fettled with fugar works, yet there will remain confiderable quantities, which from foil or fituation are unfit for the culture of fugar, though very fit for that of indigo, coffee, cocoa and tobacco, if proper encouragement were given thereto." And the encouragement thus anxioufly afked by them is the diffribution of bounties from the taxes of Britain, N 2 which which are collected from our industrious classes. They ought to be told, that we wilh not fo much for their indigo and coffee, their cocoa and tobacco, as that they would, instead thercof, raise food for their flaves. Let their Affemblies encourage by bounties, or enforce by penaltics, the raising of the most needful kind of provisions on their own islands. Let them adopt every possible mode of fupply rather than be dependent on rivals, or by facrificing the acts of navigation, enervate the best defence of Britain, who lately protected them from conquest.

2. Having thus fhewn, that it is possible to fupply the British West Indies with provisions without the American States; and that it is the interest of Britain to supply them without these States; it is now proper to advert secondly to the commerce of lumber, which the necessities of the builder and cooper require. The present demand is great; as we may learn from the following detail of the former supply:

There were exported from the United States to the British West Indies in 1771;

Pine and oak boards, planks 7

lathing, &c.	- {	21,271,955	feet
Hoops -	ل س	1,958,411	numb.
Staves and heading	; —	7,200,000	numb
Pine timber -		200	tons
Oak timber -		95	tons
		Contraction of the local division of the loc	

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Exclusive of smaller articles this cargo was cer-: tainly of a bulk, which required many thips to carry it : And without the aid of the American. States it will not be ealy to find an adequate fupply for fo large a demand. : Canada and Nova Scotia, for fome years before the revolt, had furnished the British West Indies with some lumber of the various kinds. Both these colonies had however been depressed by too powerful competitors, and both continued feeble; the one from its paucity of people; the other from the inveteracy of its habits : And both wanted what is of the greatell confequence for every community to poffels, energy and capital. The face of both these extenfive countries is luxuriantly covered with timber trees, and both of them are every where interfected by navigable rivers. In Canada the people had before the revolt erected great numbers of fawmills of a cheap and commodious construction : In Nova Scotia, it is hoped the fettlers, by following now their example, will ere long convert their boundless forests into fruitful fields. Canada has been lately confined within narrower limits, which will reftrain the accustomed roving of its woodfmen; who as they encrease in numbers will want employment; and who will therefore direct their future diligence to domeflic occupations with the force, which compression always produces. The extensive fhores of the Bay of Fundy (where the proper wood for lumber abounds with even the white oak, fo prized for its closeness of grain) have been

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been at length fettled by a great body of men : from whole energy of character and knowledge of the bulinefs, fcantlings for the builder and flaves for the cooper may be expected in abundance, as they convert the well earned rewards of their loyalty into productive farms. Nor, could the fame quantity of products be expected indeed from the twenty-fix thousand people, who inhabited Nova Scotia before the late war, as from the fuperior industry and wealth of the fixty-fix thousand fishers and farmers, who now refide in that flourithing province. If the Congress, incited by the clamours of interested traders, should prohibit the export of lumber to the British West-Indies, the prohibition would operate as a bounty to Canada and Nova Scotia, by clearing the markets of overpowering competitors, and by creating a demand, which, owing chiefly to competition, they were formerly unable to fupply. But, the planters, who choose the American Legislatures, are too much benefited from finding a market for the timber, which lies heavy on their lands, to give us any well grounded reason to hope, for a meafare fo peculiarly advantageous to the British dominions.

If however, refentment fhould in the ftruggle prove too powerful for prudence, and contrary to their genuine interefts, the United States fhould prohibit the export of lumber to the British Weft-Indies, it will be proper to look for adequate supplies from every quarter of the globe. The fearch would

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would not be difficult were the real advantage of Britain the point to be fimply confidered. The naval policy of Britain requires, that the Britich West-Indies should be supplied with lumber from the rivers of Germany and the fhores of the Baltic, even in preference to Canada and to Nova Scotia. For, it was the opinion of Sir Jofiah Child, which the experience of a century hath verified;" That there is nothing more prejudicial and in prospect more dangerous to any mother kingdom than the encrease of shipping in their plantations and provinces :" And from the regifter of thipping at Lloyd's Coffee-houle we may learn, that the Colonifts have begun to build fhips in Nova Scotia and Canada, and that the British merchants have constructed, fince the revolt, vel- . fels of three hundred tons at Newfoundland, and fmaller ones on the inhospitable coast of Labra-Whether the nautical interefts of the kingdore. dom would be promoted the most, by the building of thips at Poole, (fince it is the merchants at Poole who chiefly build fhips at Newfoundland and Labradore) or at Newfoundland, is a quef. tion which does not merit any answer : Nor, is it neceffary to enquire, whether Britain would be most benefitted, by fetching the wood from Newfoundland, or by fending thither the iron and fails. For, in this manner it is, fays Montesquieu, that Holland has its quarries and its forefts. And thus are we led to infer, that neither the petty profits of the West-Indians, who enjoy monopolies enow, nor a con[96]

a confiderable advantage to our remaining colonifts, who may convert their trees into potafh, Ought for a moment to be confidered when the domeltic encrease of shipwrights, failors, and coopers, is the object in contemplation. The colonies were originally fettled to promote the navigation of England, by creating a great employment for thips. To allow the plantations (as they have been allowed for a century and a half) to enter into a competition with the mother country, in fhip-building and navigation, was abfurdly to facrifice the important end to the inconfiderable means. The fifheries of New England were, in this view of the subject, a nuisance in the British empire ; a nuifance great in proportion to their extent and continuance. The making of acts of Parliament to protect the New England fifhers and the colonial failors from being preffed into the public fervice, like other British fishers and scamen, was to augment that nuifance, inflead of abating it .-- Sailors, who refide at the diffance of three thoufand miles, were they fubject to the prefs, are of little use to Britain, because their fervices cannot he commanded, when they are wanted molt. For this reafon the failors and fifthers of Nova Scotia and Canada are entitled to no favour from Britain. And flill lefs are the American feamen, who continue our rivals in peace, and will be our enemies in war, entitled to any indulgence, when that favour is to be conferred by depriving our own failors of employment, and the nation confequently of their fervice.

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fervice. When the Weft Indians are urged to allow their flaves to raife their own food for themfelves they conftantly plead, that the planting of fugar promotes the navigation of Britain. But, when they infift, that the American citizens fhall be allowed to fupply them with lumber in American fhips, even of the fmalleft fize, they would facrifice the end to the means. And the Weft Indians little reflect, amid their cares for themfelves; that in proportion as they carry their willes into effect they leffen the ulefulnefs of the Weft Indies to Britain, and in the fame' degree withdraw the only confitleration which they can give for her defence of them.

It ought to be the constant object of Britain, then, confidering that her glory and defence arife chiefly from her fhips and her failors, to ranfack the earth for lumber and to fupply the Weft-Indies from her own ports. Were this measure carried carefully into practice it would be found to lead to the profit of individuals as well as to the fafety of the State. The navigation, which was created, by transporting annually the furplus products of the West Indies to Britain, is doubtless of great importance, from its magnitude, and may be rendered much more uleful, by its regulation. This truth we shall see in the most striking light, by attentively viewing the fubjoined detail of the West-India shipping, which was formed from a minute infpection of the entrics at the Cultomhoule

0fh. lors, aies ion for ave nter , in aable , in itifh cxs of hers b the nen, ating houe of JOHC For cotia tain. onties in ur is rs of their vice. house *: And it contains an accurate abstract of the number of veffels, which appears from the registers of shipping to have been cleared from each respective island, during a year of unexampled export, distinguishing the British from American. built shipping :

Iflands. Brit. fhi	ps. Am. fhips.	Brit. tons.	Am. tons.
Jamaica - 1	45-126 -	26,906 -	15,847
Barbadoes - 4	7 - 13 -	6,546 -	1,172
St. Kitt's - 3		6,494 -	2,310
Antigua - 2		4,073 -	2,290
St. Vincent's 2	5 - 9 -	3,042 -	1,100
Tobago -	6-3-	615 -	320
Montferrat - 1	0 - 9 -	1,437 -	1,045
Nevis 1			
Grenades - 5			5,942
	2 - 21 -	3,933 —	2,438
Britifh - 39)7	63,614	* 5
	32	32,457	
Tot. in 1772, - 67	9	96,071	

From this detail, which is only inftructive in proportion to its accuracy, and which to be able thus

• Some men from the fuggeftions of fceptical minds delight in all the various fhades of uncertainty. Such men are never more gratified than in finding errors in the Cuftom houfe books, becaufe the eftablifhment of error has an effential tendency to create univerfal doubt. But, in thefe books there is thu fear we iflan nitu loft fix l in th India one the the to To fe uleful

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thus to fubmit to the Public required no fmall refearch, we may make many reflections. From it we fee the relative importance of each of those islands to our navigation and the commercial magnitude of the whole. Tobago indeed we have lost; but, it was the least we could lose. Of the fix hundred and feventy-nine veffels, which were in this manner required to transport the great West-India cargo of 1772 to Britain, much more than one third had been built in our Colonies, though they only contained a little more than one-half of the tonnage of those that had been built in Britain. To fo great an extent had we refigned the most useful of all our manufactures to our Colonies,

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is affuredly much truth as well as fome falfehood : The entries of uncuftomed goods are doubtlefs liable to much imposition, and are therefore obnoxious to much objection, as proofs. The entries of the number of thips, which clear in any port in any year, contain as much certainty as generally is found in human affairs. Every veffel, which any where loads, and all the veffels which loaded in the Weft-India islands, during any given year, must have necessarily cleared, and every veffel is entered accordingly to the description given of her in her own register ; namely, where the was built and who ere ber owners. In' this transaction interest has no object in propagating falfehood. And confequently when the Cuftomhouse lists of all vessels, which entered outwards in any year from the British West-Indies, are carefully inspected, we gain all the certainly which, in fuch details, any reasonable inquirer would wish to have. In this manner were the West-India Cuftom-houfe returns inspected by two very competent perfons, in order to come at the refult mentioned in the text.

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contraity to the remonstrances of the wifest men of their time. We have been fufficiently folicitous about the manufactures of wool, of hats, and of iron, in the Colonies: but we have cared little, during the last century, for the more important manufacture of ships. This had been a melancholy remark, were it not that we may derive confolation from reflecting, how much the public wisdom may convert misfortunes into benefits. We may now regain the business of ship building to no small extent, which our imprudent kindness had given away: Our safety requires, that we ought to retain every advantage, which a signal revolution has happily thrown in our way.

Of those fix hundred and feventy-nine veffels, which though regiftered at ninety-fix thousand tons, carried at least one hundred and twenty eight thousand tons, it is admitted, that one half failed to the West-Indies without a freight, or that each fhip carried only half a lading. The lofs from this circumflance formerly, and the gain to be made now, by finding full freights for our outward bound thips, may be very eafily calculated. If the average of the outward freight is allowed to be gos, the ton, we may find by an easy calculation, that the freights on fixty-four thousand tons would amount to one hundred and twenty-eight thousand pounds. To men indeed who permit their minds to dwell on fplendid projects of commerce, or who gain thousands from a job, even this annual gain to an opulent nation will appear very inconfiderable. But

But it is the duty of the Legislature of a nation who runs too much into a magnificent trade, to promote an œconomical one. If that employment of capital, which was formerly unproductive, can be rendered. by proper measures, more fruitful, we may furely prelume, that an augmentation of capital would neceffarily follow additional gains. Merchants, who formerly became owners of thips in the West India trade with reluctance, would now purchafe fhares with alacrity. The number of veffels would increase with the competition of And in this manner would Great Britraders. tain, by fupplying the West-Indies with lumber from her own ports, regain the building of fhips and invigorate that branch of her navigation, which the continued competition of her Colonies for upwards of a century had bowed down and broken.

But to the moll falutary measure objections may be eafily raifed at the call of interest. " If it were " possible, fay the West India Committee, to con-" fine the intercourse between the Sugar Colonies " and America to British built ships, is it quite fo " clear, as men imagine, that we have ships to " clear, as men imagine, that we have ships to " carry it on, or can keep up such a stock of Bri-" tish shipping in the merchants ships, as would " be wanted?" Confidering this question as an important one (and an important one it furely is) those gendemen do not rely on general reasoning, but appeal to the decisive inferences of authentic facts. In pursuance of their plan they have brought

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brought before the Public the register of shipping, which are conftantly furveyed and weekly tranfmitted for the use of that very respectable body of men, the Infurers at Lloyd's Coffee-houfe. This register, containing a return of the name of every fhip, its tonnage and age, the place where built, the owner, the ufual trade wherein employed, with other more minute particulars of its' quality, is very uleful to them: And comprehending, as it does, almost all the ships, which are employed in the foreign trade of Britain, it furnifhes a very good comparative effimate of the number and nature of our fhipping, at any two given epochs, within the laft fix and twenty years, the period of its existence. The Committee, by using the register of 1775, which comprehends the reports of 1772--3--4 and part of 1775, chofe the æra of the greateft extent of navigation, which had ever transported the furplus products of England. For, from the register of shipping at the Cullom-house, we know, that, according to a three years average ending with 1751, which was an age of commercial prosperity beyond former example, there were cleared outwards only ;

> Tons Eng. Tons For. Tot. Tons. 609,798 - 51,386 - 661,184.

Yet there entered outwards, according to a three years average

ending with 1774, - 756,187 - 65,630 - 821,817 - It was at this epoch of nautical greatness, that the Committee thought proper to inspect the Register gifter been facked publif have fuch if thus of the Re of 178 minute tween and a And t ſ

gifter and to publifh the refult. The public had been flill more obliged to them, had they ranfacked the Regifter, fince the peace, and equally publifhed their refearches, that the world might have enjoyed the fatisfaction of contrafting two fuch fignal æras together. What the Committee thus declined to do has been actually done. And the Regifter of 1783, which contains the reports of 1781-2-3 has been examined with the molt minute care; in order to form a comparison between a peaceful period of unexampled profperity and a hoftile period of uncommon embarrafiments. And the following detail contains:

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the Commentcement and End of the late War, as they appear in the Regiller of the Infurers at Lloyd's Coffee-houle, diffinguithing the British from the American built Ships. A COMPARATIVE VIEW of the Shipping, which were employed in the Foreign Trade of Britain, at

933,785 708,346 979,269 225,439 45,478 1057 vellels; 45:478 Yet, that the total inferiority of the period of war to the period of peace ,037 and 09 5,182 0,210 102,701 Britilh tons; Deficience in American fhips there were only wanting, in 1783, of British flips It is thus apparent, that of the whole deficience of 979,263 British built thips 3.908, their tonnage while there was an increafe of The Shiping of 1772-3-4. 2,311, ditto amounted only to 6,219 and of American ditto

Su furel fearfi well below regift exter trade than fpecto feen, plan, exclut war, t rating were Britifh veys o any Br the Go ports. Public ployed neral, t fleet br comple not the veffels, Novem

148,179 American tons

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Such is the refult of a comparison, which ought furely to infpire no despondence even into the most fearful minds. The West-India Committee very well remark : "That the tonnage of both is much below the truth, being the tonnage the fhips were registered at; that it follows, as far as this furvey extended, the American fhipping in the foreign trade of Britain amounted to a good deal more than half as much as the British." . Had they infpected the Register of 1783, they would have feen, what indeed was not altogether within their plan, that the British shipping had increased by the exclusion of the American, during the calamities of war, no lefs than 102,701 tons. Of this exhilerating prospect let us take another view. There were affuredly vaft fleets, which, though built by British shipwrights, were not included in the furveys of 1781-2-3, because they had not touched at any British port; because they were infured by the Government, who made use of them as transports. From the report of the Commissioners of Public Accounts we know, that there were employed at New-York by the Quarter-mafter General, the Barrack-master, the Commissary General, in the four years, ending with 1780, no fewer than 611 veffels, carrying 44,016 tons. Were this fleet brought to the account of 1783, it would complete the defective quantity of tonnage, though not the defective number of thips. Many of those vellels, or perhaps a greater number, remained till November, 1783, to perform the melancholy fer-

148,179 American tons

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vice of final evacuation. And all those, or many of those, have again entered into the merchants employments, fince that fignal epoch, and properly fill the void, which the happy exclusion of the American fhips had left. But, what is that puny fleet to the valt navy *, which was conffantly employed during the years 1781-2-3, by the Victualling Office, by the Ordnance Office, by the Navy Office ? And from an infpection of Lloyd's Register we may learn, that all these transports could not have been furveyed; because the few transports, which appear to have been reported, confilted of those veffels, that were employed by the private contractors for various supplies. When all those, or the half of those, which had been employed by the public boards, are brought to account, who shall fay that there was any defieience in 1783?

It is neverthelefs afferted, that the deficiency was not fupplied by British s; but by veffels foreign built, of which the Northern nations fupplied the far greater number. If it is hereby meant to affirm, that much more has happened now, than had always happened, amid former hostilities,

* Intelligent men have calculated the number of veffels, which had been hired of the traders as transports in the public fervice, and have been lately difcharged, at " upwards of a *theufand* :" Nor, can this be deemed improbable when we confider, that there had been actually employed no tever than 611 veffels at New-York alone.

hoftil know all ou portic our fi comm fhippi found ping men. fhips, enfued glorics by fea. quantit 26,000 tons, a war of tonnage 1755-7 the pro of the creale d war.] forced ·1775, t in 1779 during (our Col the Span by the an hostilities, the witness testifies of facts, which he knows not to be true. We have been driven by all our wars to employ foreign fhips, in exact proportion to our naval embarrassiments and even to, our fuccels by land. More than one half of the commerce of England was carried on in foreign fhipping, during King William's wars: For it was found impoffible to man the Navy without ftopping the coast trade, owing to the fcarcity of feamen. We employed no great number of foreign thips, during the long course of hoftilities, which enfued upon the accession of Q. Anne, because our glorics by land in some measure protected our ships The Spanish war of 1739 increased the by fea. quantity of foreign tonnage cleared outwards from 26,000 tons, during the previous peace, to 87,000 tons, amid the subsequent hostilities. The French war of 1755, produced fimilar effects : The foreign tounage role from 51,000 in 1750, to 73,000 in 1756-7, and to 120,000 tons in 1762. Such was the progreffive force of our navigation at the spoch of the revolt, that our fhipping continued to increase during the three years of the American war. It was the French interpolition, which forced up the foreign tonnage, from 64,000, in 1775, to 98,000, in 1778, and to 139,000 tons, in 1779. The foreign tonnage, role still higher, during the Dutch war. Entangled as we were, by our Colonies, preffed by the French, attacked by the Spaniards, fought by the Dutch, and bullied by the armed neutrality; it is not furprizing, tha

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our traders fought thelter under foreign flags. But, it has been thewn * to the conviction of reafonable men, that however our navigation and traffic may be depreffed by war, both conftantly fpring up on the return of peace with ftill greater force.

The foregoing truth we might even collect from Lloyd's Register of 1783; which shews, that the British capital, which had created and fustained the vaft fhipping of Britain, at the epoch of the revolt, far from being leffened, had actually been augmented by the war; because that capital had been productive, and merchants naturally throw their furplus flocks into the flream of commerce which, as it flows, walkes grains of gold from its banks. How many fortunes were there in fact made, by fupplying the government with tranfports, and even with armed fhips, amidit the preffures of war. Now, it is a productive capital, which, with the energy of compound intereft, produces gradually fill greater capitals. And it is this confant accummulation of capital in the hands of the industrious classes, which for a century has produced, notwithstanding the waste of fucceflive wars, our flourishing agriculture, our various manufactures, our extensive conimerce, and our vast navigation.

After all this elaborate enquiry, it may be properly afked, if there could have poffibly been three and

* See The Estimate of the Comparative Strength of Britain, for the facts and the inference mentioned in the text. and ta in the 1772very a rebuil been which in 176 which Ameri the no inferen 1

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and twenty hundred American built veffels engaged in the foreign trade of Britain, during the years 1772-3-4-5? There may have been indeed very ancient thips, that had been again and again rebuilt: And Lloyd's register proves this to have been the fact from the most accurate reports, which speak of American ships, that had been built in 1762, and even before it. The following detail, which was carefully extracted from the records of American built shipping, will confirm sufficiently the notices of the register, as well as the foregoing inferences from it.

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guilbing each year, and the top-fail vellels from the floops and fchooners : An account of all fuch veffels as were built and registered, in the continental colonies, with the illands of Bahamas and Bermudas, during fix years, dillin-

When Registered. In - 1768 60	Topfails.	Their Tons. 19,098	Sloops, &c. 329	Their Tons. 10,354	Their Tons. Sloops, &c. Their Tons. Total Veffels. 19,098 329 10,354 486 11,247 226 10,212 450
2769		11,247 11,216 14,695	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	10,213 12,982 10,580	
1.	<u>928</u>	100,610	2,196	70,227	3,124
Average of 6	155	16,768	- 366	11,704	- 520

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From this, accurate abstract of most authentis records, we fee the full extent of the colonial ship-building, which was rapidly encreasing at the æra of the late revolt. If all the veffels, which were yearly registered and fent to fea, from the colonics, had been annually introduced into the foreign

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.... With a truly sceptical temper, which often proceeds from ignorance more than from captioufnels;) fome men object even to those authentic records, which were kept by the American Register of Shipping, as not containing the exact number of ships that were built in the colonies. A few remarks will fhew with what propriety this objection is made. ift. No veffel that had been built in the plantations, could poffibly fail from them without a register ; as we know from the statute of 7 and 8 of Wm. III. ch. 22. which established the following regulations .- - 2dly. The necessary register could not be obtained for a new built thip, till the builder, or other owners, made oath before the Collector of the Port, as to the place where it had been built, with other circumstances; till the fame ceremony was performed before the Governors.- 3dly. When these essential proceedings were concluded, the Collector entered the ship in his book ; whereof he gave a certificate to the owners, which, when figned by the Governor, conflituted what was called among feamen, The Ship's Register .- 4thly. The Collector was bound to transmit to the office of the Register General, a duplicate of all those certificates, which he regularly entered in his books. -sthly. It was from these books, that the abstract in the text was carefully taken, and which must confequently contain the exact number of veffels, that had been registered in the plantations, during the specified years, though not the precife quantity of tons, which the owners had an intereft to conceal, yet may be eafily inferred, by making a reafonable addition to the given fum.

foreign trade of Britain, they could have only amounted to five hundred and twenty. If the fhipwrights of the colonies had fupplied our traders, which is most likely, with their top-fail velfels alone, the annual augmentation of American fhips had only amounted to one hundred and fifty-five. To thole who delight, in tracing the minute variations of commerce, it will afford no fmall gratification to be told, that the American citizens have lately purchased feveral British built velfels in the Thames; in order to enable them to carry on the trade between the United States and the British West-Indies. And thus, if we wifely adhere to out laws, shall we, in our turn, supply the Americans themfelves with ships.

When the flatement of our fhipping was exhibited by the Welt India Committee, as it appeared in Lloyd's register, immediately before the war ; when fomething like a demonstration was given of our inability to fill up the places of two thousand American Ships; all these ftruck well meaning minds as a Gothic ruin, which infpires melancholy fentiments, and at the fame time forces the unwelcome recollection, that all things must fall. But, that frightful fabrick has been now me nearly examined, and it is at length found to be one of those magnificent and mally firuflures, whic, noblemen, whofe extent of opulence is equal to their pride of family, fometimes erect on the Goth c plan; and which either gratifies the beholder by its novelty, or exhilerates by the appearance

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pearance of uncommon wealth and great skill, combined together.

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Having thus been affured, " That the American shipping employed in the foreign trade of Britain amounted to a good deal more than ha'f the British," we shall find fome advantage, perhaps a little amusement, in running up fuccincly to the original caufe of the lamented effects. The year 1638 is the epoch of the arrival of the first New-England built fhip in the Thames; as we may know from the books of Privy Council. Amid the diffractions of the fublequent civil wars, the New-Englanders became the carriers of the Weft-India products to England; as appears by the news-papers of those times, which are preferved in the Museum. The Act of Navigation confirmed their right to do fo, by declaring American built fhips to be completely English. Sir Josiah Child foon after that declaration, warned the nation of the dangerous tendency of allowing colonies to build thips for their mother country. Dr. D'Avenant remonstrated prophetically in 1698: " If we fhould go to cul-" tivate among the American plantations, the art " of navigation, and teach them to have a naval " force, they may fet up for themfelves, and " make the greateft part of our West-India trade " precarious; befides many other evils, in en-" conraging them to do fo, it would carry from " hence a great number of artificers, which in " cafe of a war would be wanting in England." Of D'Avenant's prophecy, we have lived, alas! to Q fee [114]

¹ce the fulfilment. But, writers wrote then, as writers write now, without much effect on public councils.

During the wars of Anne, the Parliament encouraged the Colonitts to execute those very nautical projects, which these two able statesmen had fhewn to be abfurdly dangerous. The fhipwrights of the River came up to Whitehall, in 1725, with a complaint, that their bufinefs declined and their workmen emigrated, becaufe the plantations furnished England with ships. Their petition was referred to the crown lawyers: But, the lawyers answered, they might as well complain of shipbuilding at Briftol; for the American built thips were English. The answer of the lawyers was fent to the Board of Trade for their advice: And they advifed, "To lay a duty of five shillings a ton on all American built vessels, which should be employed in the foreign trade of Britain. The Miniflers did nothing in the end. And the fhipwrights remained quiet, though they found their complaints to be unavailing, because faction did not mingle in their grievances. Those who look below the furface of public affairs, as they run down the current of time, will not be furprized, when they are told; That neither the lawyers, the Board of Trade, the Ministers, nor the carpenters, knew the true ground of the grievance, which confifted in this: The plantation built fhips were admitted into the ports of Britain, with all the exemptions of British; but, the British built ships, when

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when they, arrived in the Colonies, were liable to tonnage duties, and to other taxes from which their own veffels were altogether exempted. And thus the Colony carpenters enjoyed a double monopoly, against the British shipwrights. The Colony carpenters entered into free competition with the British shipwrights in all the dominions of the Crown and even beyond them; while the British shipwrights could enter into no competition with the Colony carpenters, in their own ports. And we have seen the melancholy effects, which had flowed from the fountain of those causes, before the epoch of the late civil war.

The independence of the American States has happily freed the empire from the evil, for which the Ministers of George the First could find no remedy, however much it diftreffed one of the most important of our industrious classes. Yet, is it propoled to introduce this embarralling evil anew. And it is preffed on the public, upon pretexts as untrue in fact, as they are unphilosophical in principle: That we have not capital enough ; that we have not fufficient materials; that to exhauft, the timber of the kingdom, which is proper for large fhips, would at leaft be impolitic; and that to build veffels with imported timber, will never answer. Yet, it is at the fame time admitted, that the demand for a new flock of fhips will be gradual, as the American veffels, and the late tranfports wear out.

It is an uncontrovertible anfwer to all the foregoing objections, that the inconvenience is gradu-

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ally to approach, which will furnish opportunities enow to provide fufficient relief. We shall want capital indeed, if we allow the merchants of London and Briftol, of Liverpool and Glafgow, to do now, what they formerly did, to fend agents and money to our remaining colonies, or to the American States, to build thips for our foreign trade. The laws, as they now operate, (provided no alteration is made) will force our traders to employ that capital, which formerly enriched the induftrious classes in the present United States, to give employment and food to the real British subjects, who refide on the Creeks of Wales and Rivers of Scotland. At the obfcure ports of Wales (a country which abounds with excellent timber for fhipbuilding) many thips have been built, during the war, as we may learn from Lloyd's Register itself. And fince the peace, fhip timber has been found in commodious parts of Scotland, where trees were fupposed never to have grown. By thus excluding American competitors, we fhall augment the race of fhipwrights, and the public as well as private interefts will be promoted, by introducing gradually from Scotland and Wales, competitors even into the Thames, by means of their cheaper fabricks. It was owing to a fimilar competition among the Dutch, that they were enabled to build fuch a multitude of thips, by appropriating the timber of woodier countries; and were thereby induced to carry the products of the earth at lower freights, than any people in Europe. The fore. going confiderations, with regard to this interefling part

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At Gr Folk At H Wey Top Caw

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At New For th with jo glazier (and in full of erects n new fhi price of told, 4 part of our domeftic œconomy, will influence (it is hoped) the wife government of an illand, which depends fo entirely on fhipping, to take off the taxes, which are payable on the import of naval flores of every kind, fince they ought furely to be deemed the raw materials of the most important of our manufallures *.

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* It may be agreeable to men of bufinefs, as well as to men of fpeculation, to be informed of the *prefent rates* of fhipbuilding, in the Southern harbours of England; as they were communicated by an intelligent perfon, who made a tour with a view to difcover the fhip-yard, the cheapeft and beft.

In the River and British CHANNEL: At Gravesend, Broad Stairs, Dover, and f.8 o oper ton. Folkstone, At Hurstake, Cowes, Southampton, Weymouth, Tingmouth, Bridport, Topfham, Shorham, Dartmouth and Cawfand, £.7 0 0 to 7 10 0 -In the BRISTOL CHANNEL, (English fide.) At Biddeford and Barnstable, -6 10 0 In the BRISTOL CHANNEL, (Wales) At Newenham, Gatecomb, Chepftow,

Newport, Hyth, and Swanfey, 6 10 0 to 7 10 0 For thefe prices the workmen engage to compleat the hull with joiner's work, carved work, and the work of painters, glaziers, &c. without any extra charge. All those fhip-yards (and indeed all the fhip-yards of the kingdom) have been full of employment, fuce the peace. It is this fulnefs which erects many other fhip-yards. And it is the effablishment of new fhip-yards, which, by means of competition, reduces the price of manufacture to the lowest possible point. We are told, "That the fhip-builders of New-England will contract

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But, let us return to the propoled measure of fupplying the British West Indies with lumber, whence we have wandered wide, in answer to objections of no little weight. For, it had been vain to propole the furnishing of our Welt Indies with lumber from our own ports, if we have not a fufficiency of fhipping. The requifite lumber may be divided into two kinds; that which is demanded by the builder; and that which is required by the cooper; and it is intended to difcufs briefly each of them in its order. It is well known that the larger pieces, which are required for the confiruction of mills and for fimilar purpoles, are found on the Weft India islands, where timber, close of grain and difficult of manufacture, grows in great abundance: It is confequently the lighter fcantlings and boards, which the planters import from afar. And they may find merchants enow in London, who will contract to fupply them from the Baltic on the following terms:

One

taßt to build fhips at £.3 flerl, per ton, including the joiner's work." If an American built fhip will last feven years, and a British built fhip twenty-one; why then the British fhip-building will prove cheapest at last. On such occafons it not worth while to dispute about farthings. Even after the American built fhips had arrived in the Thames they used to require expensive additional joiners work, &c. on the hull. One to will ing The f poli will The f Ind: are

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One ton, or 40 cubic feet, of fir timber will be delivered in the Thames, dur-
ing peace, at $ f.1$ 8 10
The fawing of one ton by hand, fup- poling four cuts to be made, which will produce nine fcantlings, will coft 0 4 0
The freight of one ton to the Weft
Indies, confidering how many ladings
are wanted, may be deemed high at 0 18 0
£.2 10 10
Charge of loading and unloading — 0 2 6
Ent deduct the duty on import on the
But, deduct the duty on import, on the fuppofition that it is drawn back 0 3 4
The coft of delivering one ton in the Weft Indies $ f_{\cdot 2}$ 10 0
Deals 12 feet long 1 and half inch thick, and 120 in number will be equally
delivered in the Thames, at $-\pounds.7$ 10 0
Charge of loading and unloading 0 3 0
Freight of 320 to the West Indies — 2 0 0
f.913 0
But, deduct the cultom-houle duty, which is the fame on 120 deals of 3
inches thick, and 20 feet long -113 0
Coft of 120 deals in the West Indies 8 0 0
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Something doubtless would be faved were the fhips permitted to fail directly from the place of loading to the Weft-Indies: But, the giving of that indulgence would open a very large door. If a regard to our domessic quiet would permit us to erect faw mills; to be worked either by wind, or water, or steam, the West-Indians might be fupplied on still cheaper terms: And were we in fuperaddition to that great facility to allow all duties on import to be regularly drawn back, which is altogether confiftent with our modern policy, we might furnish the markets of Spain and Portugal with those bulky articles, which are fent them at prefent, by the Dutch, who fetch them from Norway and the Baltic. During the reign of Anne, we first gave bounties to our Colonist, for fupplying us with naval flores and wood, that we might not be dependent on Denmark and Sweden: The time is now come, when the Americans may force us by their ingratitude, to give bounties to Denmark and Sweden, that we may be independent of the United States. Such are the revolutions of the world : It is the bufine is of wife men to make the moft of them, as the world rolls on; And fuch is the confequence of conftantly running into extremes : We favoured and encouraged our colony commerce; and we debilitated other branches of bufinefs, by withdrawing capital, and invefling it in our plantation trade; till the extent of our colony commerce, became a deplorable evil. We all remember how much our manufacturers used

to b ment by o Unite we ca them the A Britif leffeni bound find ca We and e mifcel to the feller. with fla The lo falted p and oat prepare fuch pa articles of corru fent as might h as coul other an fent to t They f converte

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to be frightened by the non-importation agreements of late times; which were indeed infligated by our own party-men: But, let us fhew the United States, by the firmness of our conduct, that we can fupply the West-Indies, independent of them; that we fhall confider every tax laid by the American Affemblies on the importation of British manufactures, as a defirable measure, for leffening the evil of extravagant exports, and unbounded credits; the continuance of which we may find caule to lament.

We ought to learn from the New-Englanders, and even from the French, how to form those miscellaneous cargoes, which are so commodious to the Weft-India buyer as well as to the British We might ballaft our West-India ships feller. with flate and tiles for the coverings of houfes. The lower hold might be filled with beef and other falted provisions. The flour, meal, peafe, beans, and oats, ought all to be packed in puncheons, ready prepared for the filling of rum : The tightnels of fuch packages would long preferve thefe perifhable articles in a fultry climate, by excluding the caules of corruption. Rum puncheons, that should be thus fent as packages, without the payment of freight, might be afforded at 25s. each ; which is as cheap as could reafonably be wifhed for. A thoufand other articles might in the fame frugal manner be fent to the Well-Indies, for fupplying their wants. They furnish themselves timber which is eafily converted into hogfheads for fugar: Where this R resource

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refource failed they might make very good packages for fugar from deals of Norway. Let no man deride this Dutch æconomy. It is furely the duty of the Legillature to check magnificent projects of commerce and unfrugal operations in fhipping; when that falutary measure may be eafily executed, by remaining inactive and filent, notwithstanding the efforts of visionary theorist, or the clamours of interested colonists. And it ought to be conftantly remembered, that the frugality of the French, from the peer to the pealant, will ultimately degrade the greatness of Britain; if the most rigid æconomy is not observed in our modes of life, the working of our manufactures, the transactions of our commerce, the regulation of our Colonies, as well as in the administration of our Government.

While a fpirit of moderation prevails in a trading nation, fays the profound Sir James Steuart, it may reft affured that in as far as it excells the communities, with whom it corresponds in this particular, fo far will it increase the proportion of its wealth, power and fuperiority over them. To gain these great objects in modern times, a prudent legiflator must infpire his people with a spirit of emulation, in the exercise of temperance, economy and an application to labour and inge-It was with a view to these falutary obnuity. jects, that it has been anxioully urged to extend the manufacture of ship-building in Britain; and that it was lately proposed to enlarge the business of

of co ready the fit comb of the bodie amon men (their l raimci When in 177 to anf flaves men, that be from armam feated. or con equally the m only of the bers, d ments may b many men, peace forefig

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of coopers, by furnishing the West-Indians with ready made casks. For, it was recollected, that the fitting of our fleets had been retarded, by the combination of carpenters, at the commencement of the late war; and that both public and private bodies had been obstructed, by similar agreements among the coopers; at a time too when the journeymen coopers on the Thames, were receiving for their labour fifteen shillings a day, without having raiment for themfelves, or fhelter for their wives. When a body of troops were fent from the Clyde, in 1776, Scotland could not furnish coopers enow to answer the speedy demand for packages, though flaves abounded: And the intelligent and active men, who were entrusted with the victualling of that body of troops, were obliged to collect coopers from the most distant parts of England. An armament therefore may be delayed, or even de. feated, amid the preffures of war, by the paucity, or combination of coopers, which may be produced equally by the incitement of our factions, or by the money of our foes. But, combinations can only be prevented by augmenting the numbers of the defective classes : The augmentation of numbers, can alone be gained by additional employments: And thus combinations among tradefmen may be prevented, or beat down, by raifing up many competitors among the extravagant workmen, whole fervices are most wanted, both in peace and war. It is furely wifer to guard by forefight against public disappointments, than to R_2 folace

, ; r 5, n f a t, C is of 'o nt rit ce, zebnđ nđ efs of folace our misfortunes by the downfall of a Minifter, who may have been merely unable, from the paucity or combination of coopers, carpenters and failors, to execute a measure without the reach of poffibility.

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But in opposition to the proposed measure of fupplying the West-Indians with lumber, from the ports of Britain, which has been fhewn to be only a recurrence to the first principle of colonization, we fhall be confidently told: " That then the fugar would not be worth to the grower, the expence of railing it." Let us first admit the fact to be true; and fecondly enquire, what would be the difadvantage to Great-Britain. Is it the interest of Britain that British fubjects should possels estates, of the boasted value of fifty millions, which; while fituated in another hemilphere, are more profitable to the owners than eflates within the kingdom? Is it the intereft of any country, that the attention of its people should be confantly fixed upon a richer world? From fad experience Spain will answer; it is not. Or, is it not the peculiar interest of Britain, under her prefent circumflances, to turn the whole energy of her opulent and industrious classes upon herfelf, with a view to domeflic occupations, and national improvements; most certainly it is. But, it is further urged, that by having beyond an extensive ocean, fettlements which must occupy our people in the fupplying them, and which require many fhips to bring their products away, the transatlantic plantations

plant State, feas. are re comp her la fendi them If India neigh rice f which therel depriv fuch a If the Britai 3. Indics alone Great policy States the pe as the much who w places agricu tageou plantations become thus more advantageous to the State, than if they were placed in the circumjacent feas. Be it fo. Yet, if the fupply and the freights are relinquifhed by Britain, what will remain as compenfations for the irreparable diminution of her laborious people, and the vaft expense of defending diftant dominions, which are impotent in themfelves, and yield no revenue or refource?

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If an accidental fearcity fhould induce the Weft-Indians to apply to the neutral iflands, in their neighbourhood, for what they may want; if avarice fhould induce them to continue a practice, which accident began; Great-Britain would be thereby driven to the unhappy dilemma of either depriving the Weft-Indics of veffels proper for fuch a traffic; or of declaring them independent. If the Weft-Indians expect protection from Great-Britain, they muft fludy to be useful to her.

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3. But, while the ufefulnels of the Britith Weft-Indies continues, they thereby merit (and thereby alone merit) every aid, and every facility which Great-Britain can give, confiftent with her naval policy and domeftic interefts. The American States furnished formerly an extensive market for the peculiar products of the British Weft-Indies, as the Weft-Indies offered conftant markets for much of the productions of the American States ; who without the Weft-Indies would not eafily find places of fale for all the furpluses of an extensive agriculture. Thus were they mutually advantageous to each other, though it might be eafily proved,

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proved, that the balance of benefits flood on the fide of the revolted Colonies: And thus may we fee, that it would be inconvenient to both to lofe the gainful cuftom of each other; though the greateft gain may be bought at too high a price. Rum was the article of chief demand of the one, and fupply of the other: And rum is the bewitching commodity, for which if the United States, by changing their tafles flould refuse to confume it, it would be very difficult to find an adequate market. This unfortunate truth we may learn from the following Cuftom house entries: There were imported into the revolted Colonies from the Weft Indies;

- In 1770 — 3,250,060 gallons 71. — 2,180,060 72. — 3,332,750 73. — 3,049,298 Annual average — 2,953,042.

This was doubtlefs a large quantity; which however was not all confumed in the country; fince much was again exported, by means of a circuitous commerce. We may guefs, rather than infer, the real extent of the confumption, by deducting the amount of the quantity fent out, from the number of gallons, which we have feen already brought in from the British Weft Indies. And by attending to the following detail we shall difcover the genuine measure of each particular country's fupplies from the America ports.

RUM

RUM EXPORTED from the UNITED STATES:

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Sea	166	1,240	21400	419,300	860 5,151 1,915 6,115 2 078 12,057	608,025	110.319 940,129 48,883 837,106 82,056 937,820 94,225 1,110,061
Wen Ind. Cal	10 963	23.250	0,033	530	2 073	50.716	94.225
New Eng.	L11	1,815	37:9:4	371-334	6,115	520,525	937,820
Weft Ind. Galle	4,015 3,602 4,674 117 10 963	2C,259	040	9.832	519,1	47,736	82,056
. I. New Eng.	3,602	4,500	38,902	23+,317	5,151	550,514	837,106
Veft Ind. Callc						36.873	48,883
70 New Eng. ons.	- 36,632 600	- 10,704 7,931	45,310	292,966	1,020 2:574	590,748	940,129
Weft Ind. Gall	36,632	10,704	9,251			52,712	110,319
	To Britain	1	ope, d	Africa	Weit - Indies, Spanifb Main, &c	Nova Scotia, Canada and Newfoundland, 52:712 590,748 36.873 550,514 47.736 520.525 50.716 608,025	

Average of annual export 1,041,149

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Such is the view which the Cuftom-houfe entries exhibit of the vaft commerce of Rum; yet, were there doubtless confiderable quantities, both imported and fent out, of which there were no regular reports. The provincial duty in Canada gave rife there, as taxes have done in more vigilant governments, to the frauds of fmuggling, to no fmall extent. It is known that the New-Englanders fupplied the filheries of Newfoundland with many hogheads of that exhilerating fpirit, which were not entered at the cultom-house. And it is equally certain, that the New-Englanders used to fmuggle the rum of their own distilleries, in abundance, together with fmall quantities of Weft India, into the Orkney and Shetland Iflands, and even upon the shores of Wales. It is furely no inconfiderable advantage, which the wildom of our councils may draw from the independence of the United States, that the British West Indies will now enjoy the fole fupply of the vaft confumption of Nova Scotia, Canada and Newfoundland; which with the augmentation of the people and their power to confume must grow daily greater : And, in fact, the supplies of the United States were no fooner flopped than rum was fent in exuberance to all those fettlements from the Weft Indies and even from The West Indies, or perhaps the British Britain. distilleries, will now profit from furnishing our African factories with no inconfiderable quantity of a liquor, which the Africans, with the rage of every uncivilized people, prize beyond gold itfelf; and

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From Ireland world muft of ticles, i bleffing finance ing to great e traffic ing th lection

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and which was chiefly fupplied before the revolt from the New England flills.

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But a market for many gallons must nevertheless be found, if the anger of the United States should prove too powerful for their defires of gratification. The confumption of West-India products by the Irish has rapidly encreased with the accumulation of their number and wealth: And this truth we may infer from the subjoined detail *.

The annual confumption, according to a feven years average, ending

		Rum. Gal.	Т	he Sugar Cwt.
1763,	was	543,817		ο
1770		1,558,067		158,846
1777		1,729,662	هيد	196,500
	1770	1770	1763, was 543,817 1770 1,558,067	1763, was 543,817 — 1770 1,558,067 —

From this detail we may reafonably expect, that Ireland, having now gained a free trade with the world and a direct trade with the Weft-Indies, must confume greater quantities of both these articles, in proportion as she happily enjoys greater bleffings. Among the numerous improvements, in finance and in commerce, which Britain is preparing to make, under the influence of a mind of great extent and energy, we may presume, that the traffic of rum will be extended, either by lowering the duties, or by changing the mode of collection, or above all, by suppressing the frauds of S the

* From the Appendix of M. A. Young's Tour in Ireland.

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the fmuggler. Every grievance of which the Weft-Indies have lately complained has arifen not from actual fufferings, but from mere speculation about future ones. The demand for all their products has been great, fince the peace, and the price has continued high in proportion. The Weft-Indians have not fo much to fear from the threats of the United States: For, though their Congress may poffibly refolve, yet their citizens will continue even afterwards to fmuggle, as they formerly did: They imuggled British manufactures, from Holland and New-York, contrary to the feverest prohibition, during a rancorous war : They now fmugg e their flour into the Havannah, in the face of imprisonment and death. For the fugar, molaffes, and other West India products, it will not be difficult to find adequate markets, by means of the vaft circle of the British trade with the world. And thus much with regard to the manner in which the West-Indies have been hitherto affected, or are likely to be affected, by the recent regulations of the Privy Council *.

The inconveniencies, which neceffarily arife from fudden changes in the political æconomy of fuch a nation as Britain, whole affairs become daily more complex, from the clafh of different interests, ought to be regarded with anxiety and prevented

• The Custom-house books evince, that there has been a vast export of Rum from the British West-Indies, during the year 1784, to the American States, and an unexampled quantity to our remaining Colonies.

preve threa the C our manu hall. fuch little fects to ou fits of was in acqui we ca and o comm none dence thoug Ame either comn miffig Indie Gr long her t from jacent ternal becau

prevented with care. With what dread was the threatened annihilation of our American trade by the Congress, in 1774, viewed by the boldest of our Statefinen, who thought they faw the whole manufacturers of England already arrived at White-Yet, never did an event, which threatened hall. fuch devastations in its course, pals away with fo little mischief and fo much filence, because its effects were unfelt. And in proportion as it added to our flock of experience, it conferred many benefits on the nation, which that memorable measure was intended to convulfe. But, though we have thus acquired an indubitable privilege to be confident, we can have no reason to relinquish our prudence and our caution. It is impoffible to forefee all the commercial difficulties, which may ftill arife, though none have been hitherto felt, from the independence of the United States. And it is furcly wife, though experience hath taught us to think little of American threats, to enquire what confequences, either good or evil, would refult to the general commerce and navigation of Britain, from the admission of American thips into the British West. Indies.

Great-Britain from a regard to her tafety has long excluded the fhips of aliens from carrying on her trade from port to port, on her thores, and from Britain to Guernfey, and to the other circumjacent iflands. The coaft-trade, next to our internal traffic, merits the greateft encouragement, because the failors employed in it are most within S 2 call,

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call, by their returning most frequently into domestic harbours. And owing to the exclusion of foreigners, the thips, which were employed before in the coaft trade, were to the thips engaged in the foreign commerce of England, as 220,000 tons are to 335,000, exclusive of repeated voyages. If the shores of the British West-Indies may be regarded as the coafts of the empire, though not of the realm, their navigation ought to be confidered as within the meaning, if not within the letter of the And the admission of the American vessels, law. either great or fmall, into the Weft India ports would amount, in effect, to the impolicy of allowing the Dutch to carry coals from Newcastle to London.

The regulation of the Statute of Charles II *. whereby alien fhips were excluded from the trade of our coafts, arofe from three effential principles; 1ft, It preferved the profit of freights to the nation individually; 2dly. By forming a nurfery of feamen it contributed to the fafety of the people collectively;—3dly. By preventing aliens from knowing accurately our harbours and our bays with the fhoals and the rocks, which obftruct the approach of an unfkilful enemy, this circumftance alone contributes to augment the thousand advantages, which refult in war, from the ignorance of the foe. Of all these in their order, as they each apply

• 12 Cha. II. Chap. 18. Sec. 6. But, this falutary regulation was first established by 5 Eliz, Chap. 5. Sec. 8.

apply the B ift. porta to Sp others belon vantag of the their plies t were States preced (inclu tons: which value o Weft almoft Inge freight of little cupyin carried the ori cumber much. calculat fels bro fumptio apply to the admission of the American veffels into the British West Indies.

1ft. The profit of freights is of greater importance to Britain than the mines of Potofi are to Spain, because the one ftrengthens, while the others enfeeble the unhappy nation to which they belong. Whence may we infer of how much advantage it is to preferve and extend the navigation of the West-Indies, which, from the bulkinels of their products, that we bring home, and their fupplies that we lend out, employ many fhips. There were engaged in the traffic between the United States and the British West-Indies, immediately preceding the revolt, no fewer than 1610 veffels (including repeated entries) which bore 115,634 tons: which were navigated by 9718 men; and which transported the vast American cargo of the value of half a million: And this intercourfe the West India Committee assure us, " was carried on almost wholly in American bottoms."

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Ingenious men have calculated the value of thefe freights in various ways: Say they, lumber, being of little worth, in proportion to its bulk, and occupying two thirds of the tonnage outwards, was carried at the high rate of a hundred *per cent*. on the original coft, while the freight of provisions, cumberfome as they are, amounted to nearly as much. The Weft-India Committee confirm this calculation, by remarking, "that the American veffels brought their bulky commodities to our confumption at perhaps the cheapelt rate pollible, but [134]

but Rill the expence of its transportation exceeded its original value." Yet, it is proposed, as a mode of calculation, more accurate and fpecific, to allow 45 per cent. on the value of the outward cargo of $f_{.500,000}$, including the accullomed charges of wages, interest, tear, and wear, and provisions, and then the freight would amount to f. 225,000 : to charge five per cent. on the value of the inward cargo to the United States, amounting to f. 400,000, and the freight inwards would be f. 20,000: And the whole profits on the outward and inward freights must necessarily be $\pounds.245,000$. The fame ingenious men moreover infift from actual trial, that were the freights calculated upon the tonnage in the accuftomed mode, the deduction would give nearly the fame fum. If the value of these freights fhould amount to nearly £. 245,000, it cannot furely admit of a quellion, whether fo large an yearly profit ought to be relinquished to aliens, or preferved to fubjects: In the one cafe it would augment the wealth of our active rivals : in the other it would fwell the flocks of our own merchants.

If contrary to our genuine interests we should however allow the American citizens the freights amounting thus to $\pounds.245,000$ a year, they would carry off that confiderable fum in bullion, fince the balance on the general payments is much in their favour : If, on the other hand, the freights should be paid to British ship owners they would naturally invest the amount in trade, by purchasing the

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the products of the country. Were the American veffels admitted, the American citizens would not only carry off the freights in bullion, but, they would gain the profit on the cargo: By excluding our rivals, British subjects, who fustain the British Government, will naturally gain both, with the factorage and other profits. If the good fense of the nation fhould decide, (and it generally decides right at laft) that British veffels shall alone carry on that extensive trade, it must confequently follow, that a proportional quantity of fhipping must always be found. The amount of that fupply we may determine from the subjoined " Account of the number of veffels, their tonnage and men, which were employed in trading between the revolted Colonies, and the British West-Indies, according to a three years average, ending with 1773, and rating each veffel but once every year :"

Ships. Tons. Men.

Employed in the trade, between the American States and the British West-Indies

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To which may be properly added one half for other American-owned veffels, which were employed in the Honduras, and other branches of Weft-India trade

266	19,272	1669
799	57,816	5008

[136]

Great as this number of thips is it has been shewn, that Britain can furnish them; and that Britain ought, in good policy, to build them. Of the fagacious economy of Holland, which imports the materials of thip-building, it is faid, that were the innumerable buffes, which are annually employed in fifting, to return without any fuccefs, the community would be greatly benefitted, by the gains that had accrued to the numerous claffes. who had been concerned in the original outfit. But. certain it is, that were the freights of the beforementioned veffels to yield no gain to the traders, the landowners of Britain would derive no lefs advantage from the fale of their timber than from the confumption of the various workmen, who must be neceffarily engaged in the fitting of flips: While the land owners are thus benefitted, by furnishing materials and food, the manufacturers of cloth will derive as great profit from fupplying the fame workmen with raiment. It was owing to thefe confiderations, that Sir Jofiah Child remarked upwards of a century ago : " Where much fhipping " is employed, whatever becomes of the merchant, " who drives the trade, multitudes of people will " be certain gainers; as his Majefty and his offi-" cers of cuftom, befides, fhipwrights, butchers, " brewers, bakers, rope-makers, porters, feamen, " manufacturers, carmen, lightermen, and all " other artificers, who depend on trade and fhip-" ping ; which indeed, more or lefs, the whole king-" dom doth."

O num Weft half c is no given where clufion with c the B carry a tures a and ma provifi voyage able, b It is ap factures them at have ad America even ca under-b Congref cuitous withftan America ports: t visions; mules ar

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Of the feven hundred fhips, (to write in round numbers) which were requisite to transport the West India products to Britain, we have feen one half of them failing thither without a freight. It is now apparent, that the late regulations have given the fame thips two chances for freights. where they had not formerly one : 1ft. The exclusion of the American ships will furnish them with direct loadings of lumber and provisions for the British West Indies; 2dly, The owners may carry a cargo of dry goods (as the finer manufactures are called) for the ports of the United States; and may transport thence a loading of lumber and provisions: This operation would form a circuitous voyage, which of all others, are the most profitable, because fomething is gained by every loading. It is apparent how much the export of our manufactures would be thus promoted, by carrying them at the imalleft polfible freight : British veffels have actually entered into competition with the American, fince the peace, in this bufinefs, and even carried away the cargoes from them, by under-bidding them on 'Change. 3dly, If the Congress should prohibit, or obstruct, this circuitous transportation, British ships would notwithstanding have one option more, while the American ships are excluded from the West India ports: they might call at Corke for falted provisions; they might touch on the Barbary coaft for mules and fheep; they might vifit the Cape de Verd's

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Verd's for corn and cattle: And they might in fuperaddition carry a cargo to Gibraltar, or the Streights, to Portugal, or the Canaries. All this is poffible; and all this by proper management might be made extremely gainful, were the minutenels of our diligence equal to the great extent of our capitals. In this manner would the community be benefitted by the profits of freights, with the attendant factorage; which, by adding gr..dually accumulation to accumulation, imperceptibly fwells the commercial flocks of the kingdom.

But, to these falstary measures it has been floutly objected by the Weft India Committee, that the veffels ufually employed in that traffic are too large and come too feldom; fo that their operations would produce either an overflock, by the quantity which they commonly bring, or a famine, by the delay of their arrival: And to avoid these difficulties, great in appearance, though none in reality, it is propoled to admit the American veffels of the fmaller fize, carrying fifty tons and under. But. if the frequent return of little fhips are as effential to the domeflic fupply of the British West Indies, as pedlars are to Poland, they ought to look for fublitutes if they cannot get the principals. And he who diligently enquires feldom miffes his genuine object. The Bermudeans are the Dutch of the American world, who fetch from the North what the South may require, and who carry the luxuries

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luxuries of the South to gratify the palates of the North. They were engaged in this gainful bufinefs by their fituation, placed as they happily are in the center, between the American Continent and the American Islands; and they were driven to it by their necessities, fettled as they are on a barren rock, which diligence alone can fructify. At the commencement of the late civil war, the Bermudeans annually employed in the West India trade upwards of one hundred quick failing floops, which carried about four thousand tons *: And of these admirable veffels they were accustomed to build every year from forty-five to fifty of the ceders, which fpring up luxuriantly amid a waite of rocks. In these vessels the Bermudeans uled formerly to fend the Weft-Indies, British and foreign, the following commodities, wherever they may have found them +.

PROVISIONS.

Of Indian	corn		3,600	bushels.
Yams			16, 880	lbs.
Peafe ar	nd beans	-	600	bushels.
Rice			15,720	barrels.
Onions			151,000	ropes.
Poultry	·		741	dozen.

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* Inspector General's Books.

+ Inspector General's Books,

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Of oak boards an	d plank	3,300	feet.
Pine ditto		152,653	do.
Clapboards	-	3,170	110.
Hoops —		2,300	no.
Shingles		2 2 9.000	no.
Staves —		28,900	no.

The Bermudeans, fince the peace, have engaged once more in this beneficial bufinefs, with the attention and diligence of traders, who are obliged to follow an œconomical commerce: And the Bermudeans have already gained, in exact proportion to the greatnefs of their efforts. Let not the Weft Indians, while wallowing in wealth, deride the fervices and aid of those little men, who being fubjects, at least as quiet and flill more active, merit equal protection.

Bermudas derives an ini ortance from its fituation, which has not been hitherto underflood; and it now demands an attention to its fecurity, in war, that before the Colonial revolt it did not require.

2dly. From the foregoing detail it is fufficiently evident what a fruitful nurfery for fhip-wrights, and mariners, and coopers, the enjoyment of many freights will always furnish the public. And nothing can be added, to what Sir Josiah Child has fo fensibly faid : " This Kingdom being an " island, it is our interest, as well for our pre-" fervation,

" fer " feat " in a 3dl vigato accura dange to our tages revolt. our E fpoke (and d retain i can ne veigle t vice. mies w quainte and fpe vigator day en the ner datory would fecond the fiel conten private Baham they re

" fervation, as our profit, not only to have many " feamen, but to have them, as much as may be with-" in call, in a time of danger."

· adly. The free admittion of the American navigators into the West-India ports, by giving them accurate knowledge, would bring with it no flight danger to the community, or fmall inconvenience to our commerce. We all remember what advantages it gave the Americans in fupporting their revolt, that they were perfectly acquainted with our European and Weft-Indian coafts; that they fpoke the fame language; and that their perfons and drefs were nearly alike. To allow them to retain that knowledge, while it is dangerous to us, can never be right. During peace they would inveigle the British Seamen into the American fer-During war they would furnish our enevice. mies with pilots for every hoftile invalion. Acquainted with every island and with every harbour, and speaking the same dialect, the American navigators, with the morality of feamen, would one day enter the West-India ports as friendly traders; the next they would land on the coaft as depredatory plunderers : By the first operation they would difcover the weaknefs of the land : By the fecond they would carry away the Negoes from the fields, and cut the flups from the Bays. Not content with plunder by laud, the American privateers would prowl among the fhoals of the Bahamas, for the Wefl-India traders, who, as they returned through the neighbouring ftreights, might

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might be difperfed by florm, or might be unconvoyed by accident. From fuch a flate of things the danger to the Weft-Indian planters, and inconvenience to the British ship owners are manifest. But it is not so easy to calculate the additional premiums, which the insurers would ask to save harmless the unfortunate trader, during a war of treachery, as well as of force.

Nor are these all the difadvantages that would unavoidably refult to the commerce and navigation of the British empire, by admitting the American navigators into the Weft India ports. The Weft-Indians loudly clamoured in 1731, "That the " Northern Colonifts carried away confiderable " quantities of cash to the French Islands, where-" with they bought rum, fugar, and molaffes." That this complaint was founded we may suppose, from its being always continued. The French then were fupplied with bullion, which ought to have been remitted to Britain, in payment of debts. That cafh was often carried to the continental colonics is a fact, which may be proved, by the direct evidence of the Inspector General's books: And the truth is confirmed, by the flate of the balance of trade between them. The value of the annual cargo, which was ufually fent by the revolted Colonics to the British West-Indies, amounted, according to a three years average, ending with 1773, to £.500,000; the West-India" products, which were carried away in return,

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turn, amounted at $\pounds.400,000$; and the freights to $\pounds.245,000$, befides their profits. Hence, the balance of trade between them role to $\pounds.345,000$. This is not a fmall fum to be carried off from the British dominions; and which would have been otherwise transmitted to Britain, perhaps in liquidation of balances. Were there $\pounds.345,000$ yearly imported in bullion, this influx would probably be fufficient to feed the stream of our circulation; which, like the flow of our Thames, ought to run—

" Gentle, ýet not dull ; Strong without rage, without o'erflowing full."

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The vaft concatenction of payments, public as well as private, depends on the fulnefs and flow of that circulation. The profperity of our manufactures and trade; the invigoration of our credit, effentially depend on the punctuality of these payments. The industrious classes are all enabled by manufacture, and traffic, and confidence, to accumulate favings, (and their accumulations have long fupported the pillars of the State) which gradually augment the commercial capital of the kingdom. And in this manuer is it of the greatest confequence to the general commerce of the empire to exclude the American vessels from the Wess India ports.

Of a fubject, thus interesting, because our safety and our opulence are both involved in its disoussion, let us take another view. To those who delight in tracing the varieties of human character, or in marking [144]

marking the minute occurrences of human tranfactions, nothing has ever appeared more firiking, or unaccountable, than the difference, in policy and fuccefs, between the British West-Indies and the French. The British were bred in the lap of luxury; the French were reared in the fchool of misfortune : The first were gratified with a government of freedom and indulgence; the fecond were ruled by a fystem of regulations and rigor. The French planter entered the Well-India world with feeble efforts, becaufe he was depressed by penury; he gradually added to his little flock by his care; his attentive profits, however fmall in the beginning, added accumulation to accumulation; which enabled the careful cultivator to convert a plantation of coffee, that required few hands, into a larger one: And in this manner, the French Weft-Indies role up with a rapidity and vigour, which aftonished the inattentive and ignorant; while the British West-Indians, who formed a character the direct reverse of the French, were constantly asking protection and encouragement from the mother country. Eut, it is impossible to support the indolent and carelefs, the proud and the magnificent, who began the world perhaps with borrowed money, on ufurious intereft. The French planters found capitals in their own refources: The British found capitals in England. And the British West-Indians have been at all times greatly indebted to Britain for the money, which fettled and improved their fugar-works, and which though with-

withd could Fifty Weftthe ha domef promo To rec a diffic legiflat mit the augine to fend which in part their B Of t view. rich, b volted The n plied th various cannot the Ar Weft-I this g Trader fuccefs they no burgh,

withdrawn from productive occupations at home. could not be eafily brought back from abroad. Fifty million are now faid to be employed in the West-India estates : But, if that vast fum, or even the half of it, could at this moment be invefted in domestic employments, how much more would it promote the commercial prosperity of Britain. To recover debts in our colonies has been always a difficult measure, which fometimes attracted our legislative care, though without fuccefs. And to admit the Americans into the West-India ports is to augment a deplorable evil, by enabling the planters to fend those products to the American States. which ought to have been transmitted to Britain, in part of payment of the interest and principal of their British Debts.

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Of these engaging topicks let us take a parting The New Englanders have long grown view. rich, by practifing a pedling trade with the revolted Colonies, and with the Weft-India Islands. The miscellaneous cargoes, wherewith they fupplied the American world, were composed of the various petty articles, which a dispersed people cannot eafily want, yet cannot readily fetch. If the American navigators are admitted into the Weft-India ports, the New Englanders will extend this gainful traffic, and the other American Traders, invited by their gains, will follow their fuccelsful example. The frec intercourse which they now have with France, Holland, and Hamburgh, not only in their own thips, but, those of

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of foreigners, will greatly facilitate that traffic. Thus the American citizens will supply the Weft-India planters with the filks of France, with the groceries of Holland, and with the linens of Germany, ... opposition to the manufactures of Britain, to whom they are in this view of the fubject, the most dangerous rivals. The British woollens are unfuitable to the fultriness of the West-India climate, and the British linens and cottons will be rejected for the cheaper linens of Germany, and the more flewy fabricks of France. Interest will in this manner concur with vanity to support the fmuggler against the preventive officer. And in this manner will the manufactures of Britain be depreffed, and the morals of the planters corrupted, while the falutary object of colonization will be circumvented, if not deftroyed.

Having thus is troduced rivals to our domeffic manufactures, the American traders would ere long equally interrupt our East-India commerce. They have lately fent a veffel from Philadelphia to China. And having thus made a beginning, they will be carried forward in their enterprizing progrefs; by the markets which they will find in the Welt-Indies, in opposition to the more expensive fupplies of our own East India Company. " To " wink at fuch proceedings, faid Doctor D'Ave-" nant, in 1698, has been lately the practice of " corrupt Governors; and if fpeedy care be not " taken, thefe abufes will grow too inveterate, or " too big for correction. So that in process of " time,

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" time, thefe colonies (if they fall into the prac-" tice of trading independently of England) may " erect themfelves into independent common-" wealths, or piratical focieties, which at laft we " fhall not be able to mafter; by which means " the plantations that are now a main branch of " our wealth, may become a ftrength to be turned " againft us." And in the various ways beforementioned would the commerce and navigation of Britain be injured, nearly in the proportion, wherein the American veffels fhould be admitted to traffic in the Weft-India ports.

§. 4. The attentive reader having thus feen the channel of our American trade freed from every obflruction, and fuch falutary regulations effablifhed, as require few amendments, is at length impatient to know, what neceffity there is for a commercial treaty with the United States, or what advantages it would bring to Great-Britain, were it already agreed on. And it is therefore propofed to anfwer queftions, which involve our domeflic quiet and foreign interefts, by a very fhort difcuffion.

The origin of commerce may be traced up to that most early eooch, the introduction of property among mankind. When the individual was allowed to appropriate, what fupplied his wants, or promoted his convenience, he acquired a right, that could not be divested, without his confent, which introduced trade, or by force, that gave rife to war. In this manner men, from observing U 2 each

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each other's needs, and respecting the posselions of each, learned the arts of mutual commutation, by finding an equivalent, which by an easy progress fettled into traffic with all its varieties. Freedom is effential to commerce, because confent is always implied: When compulsion is introduced warfare in the same moment begins. Yet, the liberty of all must necessarily arise from the reftraint, which is imposed on the appetites of each, as it is the class of many wills, that produces anarchy, the worst foe of freedom. And hence we may infer the truth of the celebrated position of Montesquieu, that the constraint of the merchant is not the constraint of trade.

The affociation of many individuals, to regard each others rights, and to redrefs each others wrongs, formed a community. The various modifications of mens paffions, their likes and diflikes, gave rife to many communities. But, as the compacts, which bound the affociators together, no further reftrained mens previous privileges, than was effential to the being and end of the compact, it neceffarily followed, that the community collectively enjoyed he rights of individuals feparately. Societies learned ere long, that they too had wants, which could only be fatisfied, by fending equivalents to circumjacent tribes. And hence arofe the commerce, between neighbouring communities, and by means of navigation, between the most distant ones. In this new communication, the fame liberty of choice, and the fame

fame exifte every and t vet e privil thefe furph when F. : law of of tra farily privile a com to off guide. ever fays V can w the fil ment and o of tra the ty right perfe merci der to action ried,

fame reftraint of appctite prevailed, as there had exifted in the traffic of individuals. Hence, though every flate had a right to communicate its wants and to offer its equivalents for the fupply of them, yet every other body of men poffeffed the fame privilege of judging with regard to the value of thefe equivalents, by fetting a higher price on its furplus products, which it may even refule to fell, when the buyer acts unreafonably.

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F. om these simple principles the writers on the law of nations have juffly inferred, that the right of trading with a foreign country is a right, neceffarily imperfect, fince the one party has the fame privilege to determine for itfelf, whether fuch a commerce would be detrimental, as the other had to offer its equivalents, adopting reafon as the guide, becaufe nothing which is unreafonable can ever be right. But, every fociety being obliged, fays Vattel, to made with others, only as far as it can without being wanting to itfelf, the fuccels of the transfiguion will always depend on the judgment which each State fhall form of what it can and ought to do in particular cafes : The freedom of trade depending generally on the judgment of the two patties mult be always uncertain, and the right of commerce mult confequently be ever imperfect. Upon the loregoing grounds were commercial treaties introduced among mankind, in order to fecure a conflant rule and punctual tranfactions, which could no longer be broken or varied, without incurring the blame of infringing a compact,

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compact, that both parties had voluntarily formed. Such is the fource to which jurifts trace up the origin of commercial treaties, which, it is apparent, may in their formations narrow the general right of traffic, and may, in the refult prove difadvantageous to both parties, by relinquifhing often more than had been gained, and by fometimes creating difputes about the breach of flipulations.

Every nation having thus a full right to regulate its own commercial affairs, by the rule of what is advantageous, or hurtful, may make those treaties of commerce, which its interest requires, and which implies the approbation of another, or it may regulate its foreign, as well as domeftic, trade, by its municipal law, which is founded on its own fenfe of utility, without asking the world's confent. But that regulation alone is properly faid to be just and commendable, which is formed with a tendernefs for the wants and fupplies of mankind, having a regard to the bounds of poffibility, and the reafonableness of the measure. And hence it is apparent, that the true mode of judging of every proffered treaty is its falutarinefs, or dangers, its ufefulfulness, or disadvantage.

There are perfons who afk for a commercial treaty with the American States, without confidering for a moment, whether it would be hurtful or convenient; and without inquiring, how far our laws have already eftablished every regulation which our interest requires. Writers have submitted to the world sketches of such projects of traffic, between

betwe be th ture t quire fame merci one r prove ftood In that th Ameri fame p accept exami we have either dence, vourab conced mome of eac fhall f fhall a cial tre neceffa The Ameri ciples. in reci equity

between the two countries, as they thought would be the moft beneficial and wife, were the Legiflature to enact them into rules, that all fhould be required to obey. It were to be wifhed, that the fame writers had published the draught of a counmercial treaty with the American States, that every one might have examined its principles, and approved or condemned its flipulations, as they had flood the teft of usefulness, or of difadvantage.

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In order 10 fupply this defect, let us fuppofe that the French commercial treaty of 1778 with the American States, and the Dutch treaty with the fame people, had been offered as a pattern for our acceptance, we fhould difcover by no very minute examination of the before mentioned treaties, that we have already granted to the American citizens, either by the treaty which admitted their Independence, or by the operation of our laws, more favourable terms than either the French or Dutch conceded to their American allies, during the happy moment, that the contracting parties were fondeft of each other. If we look into the treaties we fhall fee this truth in a very ftrong light. And we fhall at the fame time discover how far a commercial treaty with the American government is either necessary, or would be advantageous.

The British, French, and Dutch treaties with the American States are founded upon fimilar principles. The French inperfect equality; the Dutch in reciprocal utility; and the British in liberal equity. By the French and Dutch Treaties it was mutually

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mutually agreed: " Not to grant any particular favour, in refpect of commerce and navigation which thall not become common to the other." From this flipulation, which, from the fimplicity of its language, fets all conftruction at defiance, it is manifest, that the United States can grant to Great Britain no fpecial immunities, whatever price fhe might be willing to pay, for them : They cannot grant to Great Britain the exclusive privilege of alone fupplying them with her woollens and hardware, in confideration of our admitting their vellels into the ports of the British Weft-Indies. Such exclusive privileges ought not to be accepted. were it in the power of the United States to confer them, becaufe monopolies are always viewed with jealoufy, at the fame time that they are feldom enjoyed to their full extent. The United States have therefore no boon to grant, which ought to be regarded as an equivalent for commercial privileges, that might be difadvantageous to Britain. And in conformity to this reafoning, the two Commonwealths of America and the Netherlands have avowed, as the bafis of their Commercial Treaty. " That all burdenfome preferences are the ufual fources of debate, embarraffment, and difcontent."

It is flipulated by Article 3, 4, 5, of the French and Article 2d of the Dutch Treaty—" That the people of the Contracting Powers fhall pay no more, or greater imposts, in the ports of each other than the most favoured nations pay, and shall enjoy every

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every exemption in trade and navigation, whether in failing from port to port, in the fame country, or in navigating thence to foreign nations." But, we have already feen, that the American citizens, as merchant ftrangers, are entitled by our laws * to the privilege of paying no other duties at our Custom-house, than denizens pay in the most friendly ports: We have feen too, what is still more beneficial to them, that by our regulations, fince the peace, the American States are freed from payment of all taxes on the importation of their unmanufactured products. Whether the Commercial Treaties with France and the Netherlands. or the fpontaneous regulations of Britain, convey, in this respect, the greatest exemptions and most valuable privileges to the United States, is a queftion which does not merit an answer. France, indeed, and Holland, have allowed the American citizens, as they allow all other aliens, on the payment of superior duties to subjects to participate in their coast trade, which Britain has abfolutely denied to them, as the had long defind to every other alien. A regard to her defence and fafety established this useful regulation. And the respect due to the law of nations forbids any foreign power from taking umbrage at a domestic measure, fo prudent in its origin and fo falutary in its confequences.

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* From 9 Hen. III. ch. 9; 5 Hen. IV. ch. 7; and the 12 Char. II. ch. 4. requires, that aliens fhall be honeftly entreated as to the payment of taxes, at the Cuftom-houfe.

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By the oth Article of the French Treaty, the fhips and mariners of the Contracting Powers were reftrained from fifthing in any of the havens, creeks. roads, coafts, or places of the others, under the penalty of confilcation; and the United States moreover flipulated not to moleft the French in fishing on the Banks or in the vicinity of New-On the delicate subject of fishing the foundland. Dutch were cautioufly filent. On the other hand, by our Treaty of Peace with the United States, they were allowed the full right of fifting on the Banks of Newfoundland, on the fhores of Nova-Scotia and Labradore, with the beneficial freedom of drying their fifh on the unoccupied coafts of both. The difference then to the United States between the British and French Treaties, amounts to this, whether the granting or refufing of a favour, is the most advantageous and kind.

The droit d'aubaine is relinquished by France, and the right of disposing by testament is acknowledged by Holland. The Dutch, with their usual policy, have allowed liberty of conficience and of sepulture. But the French are filent on these subjects of religious forupulosity. The Dutch thought it of importance to stipulate, that parties may employ their own factors or attornies; that ship-masses may be allowed to manage their own affairs, and may load and unload with the freedom of subjects. Were a British states include the ridicule of the wits without infuring the approbation of the grave. The

The allow teftan The cognia libera our h nor th been 1 every the ac engage dence laws c by all from inform munit For, t denie comm W the v fhipw be gi optio of bi

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The law of England, (as we have already feen.) allows every alien friend to dispose of his effects by teftament, or preferves them for his next of kin. The rights of confcience have been at length recognized; and have been happily adopted into our liberal fystem. The melancholy privilege of burial our humanity denies neither to the Jew, the Turk, nor the Infidel. And in a country which has been honourably denominated, The Land of Liberty, every ftranger may exert his own diligence, or ufe the address of an agent, or, if he thinks proper, engage the abilities of a lawyer. The jurisprudence of the United States fully coincides with the laws of Great Britain, in all these respects. And by all those flipulations the United States gained from France and Holland, who were not exactly informed of American ulage, confiderable immunitics, without granting specific equivalents : For, the mere protection of law, which cannot be denied, can with no propriety be deemed the communication of benefits.

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We may equally apply the foregoing remarks to the various flipulations of these treaties in cases of fhipwreck; and in the protection which is agreed to be given to fhips when purfued by pirates; to the option which is allowed the owners in the breaking of bulk *. In these unfortunate cases of fhipwreck, X 2 the

* By 28 Ed. III. chap. 13. fec. 3. and 25 R. II. ch. 4. no fhips fhall be confirained to come into port, or refirained in felling their goods. [156]

the humanity of the law of England has adopted the memorable declaration of CONSTANTINE: " If any thip be at any time driven on thore by tempeft let the owner have it; for what right has my Exchequer in another man's calamity." This fentiment, fo worthy of a great Prince, has been adopted and enforced by our own Edward I. * The zeal of our Parliament for the rights of human nature hath declared him a felon, who shall plunder a ftranded fhip, and him, who with greater malice, shall exhibit false lights on purpose to bring navigators into danger: And these declarations, equally humane as wife, are little more than the revival of the virtuous laws of Henry II. whom no monarch need be afraid to copy. By the Statute of 31 Henry VI. ch. 4. which, for the honour of our laws remains still unrepealed, it was enacted, " That if any of the King's fubjects attempt, or " offend upon the fea, or within the King's obey-" fance, against any stranger, in amity, or under " fafe conduct, especially by attacking his perfon " or robbing him of his goods, the Judges may " caufe full reftitution and amends to be made to " the party injured." And by a modern flatute + it is declared to be piracy to correspond with pirates. or to board forcibly any merchant veffel, though without forcing, or carrying her off, and deftroying, or throwing overboard any of her goods. Let no

> * By 3. Ed. I. ch. 4. + 8 Gco. I. ch. 24.

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no foreign navigator think that he needs any commercial treaty to entitle him to full motection from pirates, in the feas and ports of Britain. In a country, where the people have made it an article of their Charter to give fecurity to foreign merchants, no alien friend need fear for the fatety of his perfon, his property, or his reputation. And he may even learn from Montelquieu, " That in ⁴⁴ Britain he has no occasion to lofe an infinite deal " of time at the Cuftom-houfe; where he has no " use for a particular commissioner either to ob-"viate all the difficulties of the farmers, or to " fubmit to them." Whether, confequently, on this head of the fubject, the treaties of Holland and France, or the laws of Great Britain, are the most honourable in their origin, the moll efficacious in their operation with regard to the American States, is a queflion, which requires furely no further illustration.

But, the more to facilitate the commerce of the United States, France has flipulated to grant them one or more free ports, in Europe, and to continue to them the free ports, which had been already opened in the French Weft Indies¹⁹. If that is a free port, where goods may be freely landed without paying a duty, Great Britain has already effablifhed

* A letter from Hifpeniola, dated the 26th of March, 1784, and which was published in the Maryland Journal of the 14th of May, 1784, fays, "That in future, Cape Nochela Mole is to be the only pert in this island for American ships. But, this has fince been suppressed as a free port.

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blifhed various free ports within the Kingdom. In them the tobaccos of the United States may be landed without any expence : And all their other unmanufactured products, which prudence allowed them to bring, may be entered without payment of duties. What France then only flipulated to do, Great Britain has actually done: in the United States there are higher duties collected on the fhipping and goods of aliens than 'on those of citizens: In Britain the American citizens pay no taxes on the importation of their merchandizes: And of confequence Great Britain has done more for the American States by her laws, than France and Holland have done by their treaties. When thefe States had obtained at length, what they had long withed and lately fought for, the laws of Great Britain indeed interposed a bar, between her remaining Colonies and them. But, the Britifh Government opened a great market in the British West Indies for the products of the American citizens, by foftening the rigour of those laws, in favour to them, while all other foreigners were notwithstanding wholly shut out. In this view of the fubject, the admitting a qualified importation amounted to a qualified free port, which is all that the French have allowed. The defign of the act of navigation, fays D'Avenant, was to make those Colonies as much dependent as possible upon their mother country. To admit the American fhips into the British West Indics, contrary to the policy of that law, is to effablish on universal free free po India perien withou abfolu ries is their 1 enjoys the w other, tecling from t We advan the on and F laws o ing to of the draw in the Th Fran tive t busin or hu quen dura gulat tions alrea

free port and with it the independence of the Weft India iflands. And we have learned from experience, what indeed we might have known without the coft of a hundred millions, that the abfolute independence of our transatlantic territories is much more advantageous to Britain than their nominal dependence: In the one cafe, the enjoys all their commercial advantages, without the weighty burthen of their defence: In the other, the is fubjected to the vaft charge of protecting them, without enjoying any greater benefit from their trade, than all the world enjoys.

We have now fairly compared the commercial advantages, which the American States derive, on the one hand, from their late treaties with Holland and France, and on the other, from the effablished laws of Great Britain. Let justice decide according to the representations of candour, from which of these fources the American governments might draw the greater benefits, were gratitude placed in the chair of prejudice.

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There are indeed, in the American treaties with France and Holland, a variety of flipulations relative to a flate of hoffilities. But, war is not the bufinefs of life. And every man, either prudent or humane, ought to wifh, that it were lefs frequent in its recurrence and lefs extended in its duration. Yet, in Britain, treatics either to regulate its commencement, or to direct its operations, are by no means neceffary. And our laws already contain every regulation, that a wife people [160]

ple ought to defire, or a cautious people ought to " All merchants, fays OUR GREAT CHARgrant. " TER, fhall be fafe and fecure in coming into " England, and going out of England, and flav-" ing and travelling through England, as well by ".land as by water, to buy and to fell, without " any unjust exactions, according to ancient and " right cufloms, except in time of war, and if " they be of a country against us. And if fuch " are found in our dominions, at the beginning " of a war, they fhall be apprehended, without " injury of their bodies and goods, until it be " known to us, or to our chief jufficiary, how " the merchants of our country are treated in the " country at war against us; and if ours are fafe " there, the others shall be fafe in our country." This is the claufe which hath jufily conferred celebrity on England. And of this fignal conflication Britons may boaft in every quarter of the globe, where fhips fail, or merchants trade. Now, who will fay, that he can form a treaty, more falutary in its principle, or more judicious in its means, than the declaration, which our vigorous anceflors demanded and obtained, at that memorable epoch, in favour of merchants and trade.

Eut, while it is admitted, that the American citizens will derive a thousand benefits from the emanations of our fystem, it may be properly asked, what fecurity do British subjects enjoy from the laws of the United States? Is there mutual return? It may be answered, Yes: For, it may easily be shewn,

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thewn, that the fundamental laws of the United States are exactly analogous to the fundamental laws of Great Britain, in all those rules, which give fecurity to the citizen, and protection to the ftranger.

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The laws of a people, whatever they may be, are the liberties, to which they are the most attached, and which they defend with the greatest ardour. The common law, the ancient statutes of England, had been all carried by the English fettlers, into the American colonies, as their birthright, or afterwards adopted by ulage, or fometimes recognized by the politive acts of their fubordinate legislatures. It is furely curious to trace the operation of that principle, amidst the unnatural contefts of the parent and her children, about their mutual rights. And we fhall find by no long refearch, that the revolted colonists have interwoven the laws of England into the very texture of their fundamental conflitutions, while their animolities were the most warm and rancorous.

We may learn the truth of that polition, from an examination of what each of the United States thought proper to do, when they were about to form governments for themfelves. The conflictutions of New Hampfhire and Maffachufett's expressly provided, " that all laws theretofore used shall remain in force till altered." Rhode Island and Connecticut retained their ancient forms and laws, which had been at all times sufficiently democratic and even independent. New-York declared, " that such Y parts [162]

parts of the common law and flatutes of England and acts of Affembly, as formed the law of the province on the 9th of April, 1775, fhall continue the laws of the Commonwealth." New Jerfev followed implicitly the example of New-York, as it had almost always done. Pennsylvania has made the declaration of rights part of her fundamental conflitutions. The Delaware State referred exprefsly the common and flatute law, as they had been formerly adopted and practifed. Maryland declared, " that her citizens were entitled to the common and flatute law of England, which had been used and approved, in the province." Virginia, with a real which shewed more of her enmity than her prudence, directed that the executive powers of government fhould be exercifed according to the laws of the Commonwealth, but fhould under no pretence exercise any power or prerogative by virtue of any law, flatute or cuftom of England: Yet, this declaration formed a direction to the Virginian Governors rather than a fystem for the Virginian Judges. And we may prefume that the general web of their jurifprudence had been woven of the warp of common law and woof of ancient statutes. We may infer this from their general revifal * in 1663, when the affembly " endeavoured in all things, as near as the capacity and conflitution of the country would admit, to adhere to those excellent and often reit laws

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of E rence ginia far th revol decla fhoul with Right tion: in 17 tofore Carol " that repeal compa AEt : her C has be thus H Engla fyftem read (the e new has be which which mino

* Laws, p. 1.

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of England, to which they acknowledged all reverence and obedience." Yet, the principal Virginians were too prudent to leave it in doubt how far their ancient laws fhould operate even after the revolt : and the Affembly passed an act, in 1776, declaring, "that all the laws formerly in force fhould continue, till abrogated." North Carolina with greater prudence intwined The Declaration of Rights about the root of her fundamental conflitution: And with equal wildom enacted expressly, in 1777, " that the common and flatute law theretofore used should continue in force." Sonth Carolina declared, by her original affociation, " that all laws then practifed thould remain till repealed." Georgia adopted into her original compact nothing more than the Habeas Corpus Act: But, if we may believe, the affirmation of her Chief Juffice Walton*, "the law of England has been fludded into the Georgian fystem." And thus have we found, that the often refined laws of England have been fludded into all the American fystems. The American youth still continue to read Coke upon Lyttelton as their text book; and the experienced practifer continues under their new forms to quote the various reporters of what has been faid and decided in Weftminfter hall, to which American Judges ftill pay all the reverence, which is due to the collected wildom of those voluminous nepolitaries of civil knowledge and legal Y 2 " fcience.

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* Georgia Gazette, 13 May, 1784.

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fcience. And thus the general jurifprudence of England and the United States must confequently be very nearly the fame, however different the forms of their government may be, or however diffimilar the tone of their Courts of Justice.

Having in this manner established the general principle, we may properly enquire, how it applies to British subjects, as to imposing disabilities, or giving them protection. If the American citizens are aliens in England, British subjects must necessarily be aliens within the United States. If any government was ever founded in actual compact, the conflitution of the United States must be allowed to have originated from the hallowed fource of politive flipulation. But, perfons, who were no parties to the American affociations, can never be entitled to the privileges refulting from the American compacts, to members of them. The people of Europe, who were quiet spectators of the ftruggle for independence, are confequently aliens to the United States. Much more are British fubjects, who opposed the formation of those confederacies, aliens to the American governments. And in fact we find the European people confidered by the legislative and judicial powers of the American governments altogether as aliens, who are entitled to none of the immunities of their citizens, fince they owe them no obedience. And it was the peace, which converted British subjects, who had been alien enemies, into alien friends. Now, every puvilege and protection, which be-Los.C.

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long to the American citizens, as alien friends, in Britain, equally appertain to Britith fubjects, as alien friends, within the American States, with refpect to the fecurity of their perfons, their property, and their reputation; because the laws of both countries are thus fubstantially the fame *. And

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* It ought not be concealed, becaufe it militates against the doctrines maintained in the text, that Walton, the Chief Juffice of Georgia, and his affociates, determined, fince the peace, that Perkins, a British merchant, and alien *friend*, could not support an action of debt against a citizen. [Georgia Gazette, 13 May, 1784.] That decision feems however to have been univerfally reprobated. It may gratify a reafonable defire of information to fee the opinion of Mr. Stirk, the Attorney-General, and Mr. Stephens, another Georgia lawyer, which was taken the 10th of May, 1784, and published on that fignal occasion, in the fame Gazette:

" The judgment of the Chief Juffice and his affectiates, given in Chatham county last term, (relative to the privilege of British merchants, who remained in Savannah after the evacuation, of fuing the citizens of this State) may be looked upon as laudable, but transient characters, although British fubjects, who have arrived fince, claim that right from the duties which they pay to the State, over and above those paid by other merchants, who refide here. Should the fountain of juffice be flopped against them, and they prohibited from profecuting for their lawful demands, all commerce will be annihilated, and the greatest distrefs to the citizens will follow. By the flatute law of England, which is alfo in full force in this State, aliens are allowed under that Government to maintain actions for perfonal chattels. Aliens (even British fubjects) in the State of South Carolina are allowed to fue the citizens and are entitled to a jury medietate lingua, in fuits again. Them. if they choose. There have been even tranfient

And the juriforudence of both countries giving thus mutual protection to the inhabitants of both, feems to preclude the neceffity of a commercial. treaty, which would be lefs reverenced in its flipulations, and lefs powerful in its effects; which would be more liable to cavil, and confequently more apt to produce conteft.

But, if the eftablished laws of the two countries in this manner, exclude the necessary of a commercial treaty, we may yet inquire, whether it would be advantageous, or useful. " It has been " observed of this nation, faid D'Avenant, in " 1698, that we have loss by treaties, what we had " gained by valour; that we have been constantly " outwitted in the stipulations we have made with " foreign States and Princes, as well concerning " interes?

transient Courts allowed them : And this feems to be founded on the privileges aliens are entitled to in all countries, except aubere they are particularly prevented. Aliens may trade as freely as other people, though subject to higher duties, and as they are not confidered as citizens in this State pay duties accordingly."

When the Chief Justice had admitted, by his decision, that the laws of England were fudded into the Georgian fystem, he could not, as a logician, or a lawyer, deny the inevitable inference of law: That an alien friend, could maintain an action of debt, in the tribunals of Georgia. Little did Mr. Walton reflect, amid the clan :...s of the times, which ought to have infpired him with caution, rather than rafhnefs, that judgments against at parent right are confidered by every law as fufficient coufes for granting letters of reprizal.

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" interest as dominion : And it is very evident, that " they who could never face us in the field, " have over-reached us in the cabinet; and all " along we have feemed ftronger in a battle than " in council." The unequal agreements of the Portugal treaty, of 1703, had been a fufficient justification of D'Avenant's remark had not more modern treaties confirmed it. And it is owing to the wailings of impatience, the roar of ignorance, or to the incitements of intereft, that our flatefmen are conftantly driven from their better purpofe into improvident compacts, and are often obliged to facrifice the real interest of their country to their own quiet. This is a degeneracy however, against which virtuous refolution ought always to ftruggle. And this is a motive for placing the lubject of commercial treaties in every possible light; as fome of

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them may catch the eye of inattention, or others of them may detect the dark defigns of avarice, or of faction.

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It is furely a previous queftion of no fmall moment, whether there at prefent exifts under the American governments, any power, which can lawfully conclude a commercial treaty. By the ninth article of the American confederations the Congrefs are invefted with the *fole* and *exclufive* right, (nine States being reprefented in Congrefs) of entering into treaties and alliances; provided that no treaty of commerce *fhall be made*, whereby the legiflative power of the respective States fhall be restrained, from imposing fuch imposts on foreigners, as their own people [168.]

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people pay; or whereby each State fhall be hindered from prohibiting the exportation, or importation, of any species of goods whatever. These contradictory flipulations created however no new abfurdity in the American hiftory and jurisprudence. We all remember the famous refolves of their colonial reprefentatives in Affembly, during late turbulent times : We the Delegates have the fole right of imposing taxes on the good people of this province, with the confent of the Upper House, and Governor. By article the 6th, no State, without the confent of the Congress can fend any embally to, or receive any embaffy from, any King, Prince, or State, or enter into any conference, agreement, alliance, or treaty with them. In this explicit manner, have the jealousies of the United States prevented the establishment of a competent power under their confederation, for the concluding of commercial agreements. And this inevitable conclusion is amply confirmed by recent experience, which hath fhewn us the individual States bufily, perhaps factioufly, employed, in empowering the Congress to regulate commerce, for the special purpole of retaliation, or redrefs.

Yet, though armed with all those powers, either general or particular, the Congress lately fat from November 1783 to June 1784, without executing any measure of retaliation or redress, on the perplexing subject of their West India trade. They, on this occasion, made use of their accustomed intrigues, to incite the traders to clamour for prohibitions,

bitions, o chants we of inftigat vigorate th vious affer Yet, fearin tation agn interefts, t tain, when done nothi France, co inconvenie yet they o and that it circumvent In the end enable ind his particul The Co into certain

* The Cc June, 1784, dations of C Legiflatures of Congrefs affe grefs and affe to prohibit an imported into belonging to, with whom the merce; and

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bitions, or at least restrictions. Meetings of merchants were held, in different States, in purfuance. of inftigatory letters, to confider of means to invigorate the Congress, by adding the force of previous affent to the noife of popular complaint. Yet, fearing perhaps the renewment of non-importation agreements, or regarding more their genuine interests, the traders resolved in secret : That Britain, when regulating her colonial commerce, had done nothing more than what Spain, Portugal, and France, continued to do; that though they felt an inconvenience from the West India restrictions. yet they could not justly complain of an injury ; and that it would be wifer to confider of modes of circumvention than to adopt measures of force. In the end the Congress did nothing, in order to enable individuals to find means to promote, each his particular intereft.

The Congress however, in May, 1784, entered into certain resolutions*, by which they probably Zi intended

* The Continental Journal of Boston, dated the 3d of June, 1784, contains the following refolves and recommendations of Congress: " That it be recommended to the Legislatures of the feveral States to vest the United States, in Congress assembled, (nine States to be represented in Congress and assembled, (nine States to be represented in Congress and assembled, (nine States to be represented in Congress and assembled, wares, and merchandizes, from being imported into, or exported from any of the States, in vessels belonging to, or navigated by the subjects of any potentals, with whom these States shall not have formed treaties of commerce; and also with the power, during the same term,

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intended, to hold up to the eyes of Europe the appearance of their former promptitude and vigour, while their apparent energy concealed the most incurable irrefolution and impotence. Like other limited powers the Congress eafly find an excuse when they feel themselves unable to act. When they thought proper to delay, the forming of any arrangement of garrifons for the western and northern posts they declared in February last the reafon to be; that nine States had been then only reprefented for a few days, nor could that matter be confidered till the States become more attentive to keeping up a full representation in Congress *. When they are preffed by the incapacity of paying either the principal or interest of their debts, they very coolly, but truly, avow t, that fome of the States have either refuled, declined, or modified their recommendation for taxes. Experience fince the peace, were we to difregard what happened during the war, ought to convince all reasonable men how impossible it is to procure the allent of thirteen democratic affemblies, much more of four and twenty

of prohibiting the fubjects of any foreign Kingdom, or Empire, unlefs authorifed by treaty, from importing inte the United States any goods, wares, or merchandize, which are not the produce or manufacture of the dominions of the 'Sovereign, whofe fubjects they are.''-Such is the iffue of , he Congrefs's pregnancy!

- * Same Continental Journal.
- + By their Budget 1784.

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twenty *, to any measure which involves the complicated interests of all: And the diffent of one State, like the veto of Poland, effectually prevents the success of the most earnest recommendations; because the powers given by the respective alsemblies are generally qualified with a proviso, that the other assessment of the states lately imposed restrictive duties on commerce, Connecticut and New Jersey opened free ports, with a contradictory purpose and more certain beness to themselves.

But, let us admit, that the Congress are already invifted with all the powers, which they have thus requested of the Thirteen States, what character we may alk, would they exhibit to the eyes of Europe: They would doubtless appear to Ruffia, who has refuled to enter into treaty with them, and to other powers, who have not yet thought it neceffary, or found it convenient, to form any commercial compacts, as a bully, who with a pen in one hand, and a fword in the other, declares : You [hall treat, or you shall not trade. But the coward alone fubmits to the uplifted cudgel: And the people, who allow their opponent to write the terms of peace, or of commerce, while the fword is brandished over the tablet, confels to the world, that they are in the laft ftage of decline. To those Z 2 however.

* Which number includes Vermont and the ten States, that have been lately established in the vast country, which is bounded by the Ohio, the Mississippi, and the Lakes. [172]

however, who know the Congress the best, that famous affembly, in the character, which they have thus chosen to affume for themselves, will more likely appear to refemble the boy, who was humorously exhibited by Reynolds, in the dress and figure of Harry VIII. and who impressed the mind with the idea of a personage of great bulk with little force.

The agents of Congress fometimes act, as if they thought the world were ignorant of their affairs, and were unacquainted with their jurisprudence. This truth we might even collect from those claufes of the French and Dutch treaties, which stipulate feveral benefits in favour of the United States, without any other equivalent than the protection of laws, which cannot be denied to alien friends. The French however are now fully informed of their habits and laws, as we may learn from the following anecdote. In order to gain from Monf. De Vergennes an extension of commerce, or additional guarantees, the Congreis agents flattered lately, and fometimes foothed, and at length attempted to bully the great Minister of a powerful nation: Why, Gentlemen, faid Monf. de Vergennes contemptuoufly, you talk, as if you thought I were unacquainted with your powers and with the inability of your Congress to grant ampler one's; or as if I knew not, that the treaty, which I have already made with you, will be no longer kept, than the Congress stands in need of his Majesty's kounty, or than the individual States find an intcreft

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tereft in fulfilling * it." Without the fagacity of De Vergennes we may infer indeed, from the terms of the confederation, that every affembly poffess a referved right to impose as high cuftoms on foreigners, as shall at any time be paid by their own people, notwithstanding any treaty; and that every flate may prohibit the import, or reftrain their export, of any goods, even contrary to the most common stipulations, which can be made by the general Congress. So inconfistent is the exercife, or even existence, of two soverereign powers, much more thirteen, or four and twenty fovereign powers, at one and the fame time, within the fame empire. While the Congress can neither impole taxes, nor regulate trade, they ought to be regarded as a body of men, with whom it is illufory and idle to think of forming a commercial treaty.

* The refult of the negotiation mentioned in the text, was given to the world in the following extract of a letter, which was dated from Paris, the 2d of Auguit, 1784, and foon after publifhed in the Gazettes. "The treaty which the American Congrefs had attempted to negotiate with France, relative to the new guarantee is at a fland France probably forefees, that the Americans will make but bad allies, as they muft be perpetual hangers on. The United States being now unanimoufly declared independent, and detached from the Englifh Government; the French have had their ends, and do not feem defirous to feek further."—If France fhall at laft te found to have only cut the chain, which linked thirteen ponderous bodies about the fhoulders of this nation, fhe fhall in the end have no great caule for triumph. [174]

If the faithful performance of a folemn Treaty is an object of any confequence to a great nation, jealous of the honour of fovereignty, it must be furely of use to inquire minutely, how the late treaty with the Congress has been executed, before we enter into any new one. The Articles of Peace, which were concluded with the United States, on the 30th of November, 1782, were denominated Provisional, because it was agreed that they flould not conflitute a Treaty, till terms of peace were agreed on between Great Brit in and France. When the French Treaty was foon after fettled, the Articles that had been thus Provisional, became at once obligatory; and formed confequently the rules of conduct for the Contracting Powers. It was in conformity to this reafoning, that the French Preliminary Treaty was formally published, when it arrived at Philadelphia on the 24th of March, 1783, as the Provisional Articles had been announced to the American world by Congress, twelve days before: It was in conformity to the foregoing reafoning, that the Congress proclaimed a cellation of arms on the 11th of April, 1783; when hostilities immediately ceafed and the prifoners were not long after discharged. And the general position, That the Provisional Articles bound the Congress from the day on which they received them, and bound the citizens of the United States from the moment those Articles were made known to them, is conformable to the law of nations and is confirmed by the practice of the civilized world." "A Treaty

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17th of had rece violence of arms concern, to this Treaty, his Mir Congref others t anfwer i teen dr.

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" of Peace, fays Vattel, binds the contracting " parties from the moment of its conclusion, un-" lefs it is otherwife flipulated. When no term " is affigned for the accomplishment of the Treaty, " common fenfe dictates, that every point should " be executed as foon as possible. And the faith " of Treaties equally excludes from the execution " of them all neglect, all dilatorines, and all de-" liberate delays."

The recommendations, which had been flipulated to be earnefly made by Congress: and which ought confequently to have been iffued with all cont. fpeed, were fludiously delayed, notwithstandis g the dictates of the law of nations, and the requeits of the British Commander of the American army*. The violences, which succeeded the ceffation of arms, even prevented the evacuation of New York, as had been agreed by Treaty. And the perfecution, which ensued against the unfortunate fup-

• Sir Guy Carleton wrote the Congress a letter, on the 17th of August, 1783; wherein he informed them, that he had received orders to evacuate New York; but, that the violence which had broke out immediately after the ceffation of arms had retarded that measure: And he expressed his concern, "That the Congress had thought proper to fuspend to this *late bour* the recommendations stipulated by the Treaty, in the punctual performance of which the King and his Ministers have expressed such entire confidence." The Congress never took any notice of this letter, or of feveral others to the fame purpose; because it was impossible to answer incontrovertible facts, whence inevitable inferences had teen drawn. [176]

supporters of the British Government, ought to be blotted from the page of hiftory, were it not neceffary for the inftruction of mankind, to preferve examples of human depravity and of human follies. against the prevelance of which, the reason and religion of men ought always to ftruggle. Yct. to determine with regard to the conduct of any State, from the tumultuous irregularities of the populace, who are eafily agitated though not eafily calmed, would be as unfair as it would be undignified. It is from authoritative acts alone that we ought to form opinions of the proceedings, either legal or illegal, of any Government. And it might be minutely shewn, were it now either useful or pleafant, that every American State continued to act authoritatively, from the 12th of March, 1783. when the Provisional Articles were formally published, till the 14th of January, 1784*, when the Definitive Treaty was earnefly recommended by Congress, with regard to the unhappy objects of the promifed recommendations, as if fafety and reflitution had not been folemnly flipulated for In the fame manner they even now conthem. tinue to act.

* The packet from Falmeuth conveyed the Definitive Treaty to New York, on the 1ft of November, 1783. On the 5th the Congress adjourned from Prince-town to Annapolis; where Mr. Mifflin, the President, arrived on the 3d of December. Thaxter, the Secretary of Mr. Adams, brought the Treaty on the 26th of November, which was published by Congress on the 11th of December, 1783. Dates are of 3reat importance, when we are enquiring with regard to the performance of Treatics.

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Complete peace was furely established on the 14th of January, 1784, when the Congress ratified the Definitive Treaty, if it did not, in fact, and in law, exift before *. And we may now pertinently afk, if the American States have honeftly executed the folemn flipulations of a Treaty, from which they derived, as the valuable confiderations of it, peace. liberty and fafety. From the annunciations of their own Gazettes, we may learn indeed, that fome of the States continued to expel those objects of perfecution and neglect, who had a right given them by the Treaty to folicit their affairs, as if they could not refide as alien friends, under the municipal law of the Commonwealth; and that all of those Governments have continued to dispose of the confifcated property, which they had folemnly engaged to reftore. It may be added as a fact, as true as it will be memorable in their annals, that not one of the American Affemblies have complied with the recommendation of Congress-" To reftore men's rights and effates, as ftipulated ; and to revife the acts of confifcation, fo as to make Aa them

* The Negotiators of Congress informed that body by their letter dated the 18th of July, 1783, which was published in the Pennfylvania Independent Gazetteer, of the 24th of April, 1784: That the clause of the Treaty, which sipulates that there shall be no future confiscations; ought to relate to the time of the cessation of arms; as the Definitive Treaty sught to be confidered, as only giving dress and form to the foregoing contracts, and not as conflicting the obligation of them, [178]

them confistent with the rules of jullice; and the fpirit of reconcilement."

We shall be enabled to judge of the truth of these broad politions, by a very short discussion. It is a peace-making principle of the law of nations, that every treaty of peace, unless there be politive provisions to the contrary, extinguishes virtually all wrongs, which had been done during the previous war, fo that they shall not be deemed caufes of future dispute. Yet, the American Legislatures* feem all to have directed, even after the re-effablifhment of amity, that accounts fhall be taken of devastations committed by the British army, during the course of feven years hostilities. With whatever view this Legislative direction was given, the principle whence it proceeded, is undoubtedly hostile. And it was cautious, though unneceffary in our negotiators, to flipulate expressly by the American Treaty, that no profecutions shall be commenced in future against perfons, for the part they had taken in the war, or on that account fuffer any future damage. Yet, contrary to this fanction, the Government of New-York have empowered their citizens by a law, denominated in their jurisprudence, the Trespass Act, to sue any perfons

• Virginia act, October, 1783, ch. 10. "For continuing an act to afcertain the loffes and injuries furtained from the depredations of the enemy within this State." The peaceful Pennfylvania took the lead in this hoftile measure. And Carolina, Georgia, and others followed the example of both.

perfons war, a army a house of This in to enal tually law, at a fimil fet alid of Pol Town fubject decifio conder prifon affairs the co govern In palled of Co for re eftater

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perfons for injuries done to property, luring the war, and to fubject any one who, while the British army garrifoned New-York, had refided in any house only for a day to the rent for seven years This in the energetic language of Phocion *, was to enact a civil war: And fome perfons have actually been imprisoned, under the authority of this law, and others have been obliged to flee. With a fimilar spirit the government of South Carolina fet afide, fince the peace, the decifions of the Court of Police, which had been erected, while Charles Town was occupied by British troops; and British fubjects who had purchased property under its decifions or had appealed to its equity, have been condemned in damages, and have been either imprifoned, or forced to abandon their families and affairs; though by the laws of war the conquest of the country carries with it the peaceful right of governing the people, by proper judicatories.

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In the fame fpirit the affembly of South Carolina paffed an act, in purfuance of the recommendation of Congrefs, and the requefts of the Governor, for refloring out of about fix hundred + confifcated effates, one hundred and twenty-four, on fpecific A a 2 conditions.

* The title of two able defences of the treaty, which have been published, in opposition to the spirit of the times, by the late Secretary of General Washington, Colonel Hamilton; a gentleman, whose pen is as powerful as his fixed.

† The Jackfonborough act of 1782, attainted about two hundred perfons by name, and upwards of four hundred more by defeription. conditions. Yet, let us attend to two only of the most effential ones : ift. It is directed by the act as a previous condition, " That the parties, their attornies or agents, fhould make a true return upon oath of their estates, real and personal, in order that the commiffioners should cause affeffment of twelve per cent, on the real value of fuch estates to be paid in specie, before the first day of March, 1784, with an addition of two per cent. to the Commiffioners of Confilcation : 2dly, The law gave to the purchasers of conficated property an option to relinquish or retain it, and in this laft cafe the owner is only allowed to receive in fatisfaction the fecurities, that had been given in payment by buyers, or indents, a species of paper money, which, with the ufual fate of American paper, had already been depreciated four-fifths of its original value. In this manner were the parties obliged to pay before the first of March fourteen in the hundred of the genuine value of their eflates in real money; yet to receive in fatisfaction fictitious money at a future day. And in this manner did the Affembly of South Carolina fulfil * the treaty and regard

• That there was no real purpose to execute the treaty, or to comply with the Congress, may be indeed inferred, from the public notice, which the Commissioners gave in April last, pursuant to an ordinance of Assembly, dated the 26th of March, 1784, for amending and explaining the Confiscation Act. The State Gazette gave notice "to all purchasers of confiscated property, where titles have not been already made, to apply for fuch titles and give the necessary fecurity, on or before regard admitte been ag who h claim : And Tha Tha And Wit great II rolina. The a " Tha treaty a Britain fhall I that th tioned the 19 act ent certain ment a vince, by jud

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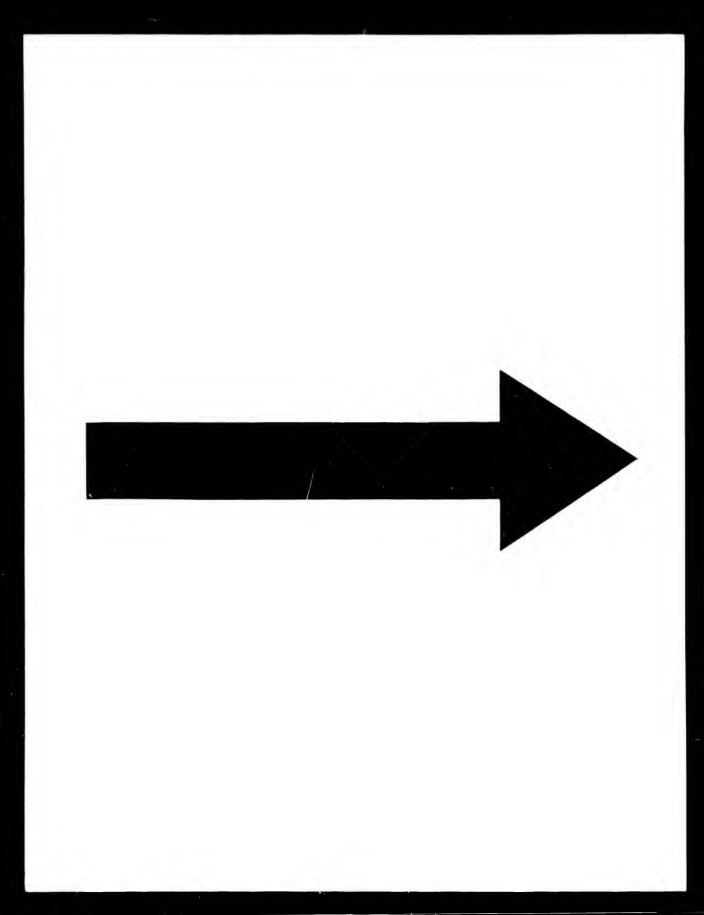
segard the recommendations of Congress, which admitted not of partial modifications, fince all had been agreed to be reftored. Well may the persons, who have been thus infidiously reftored, exclaim:

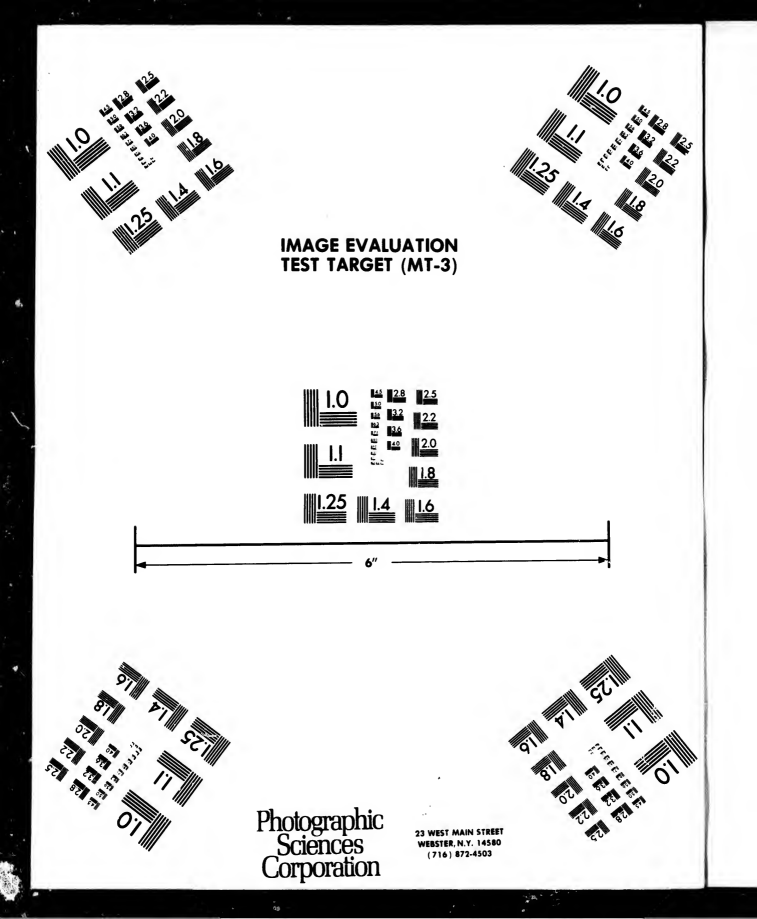
And be these juggling fiends no more believed, That palter with us in a double fense, That keep the word of promise to our ear, And break it to our hope.

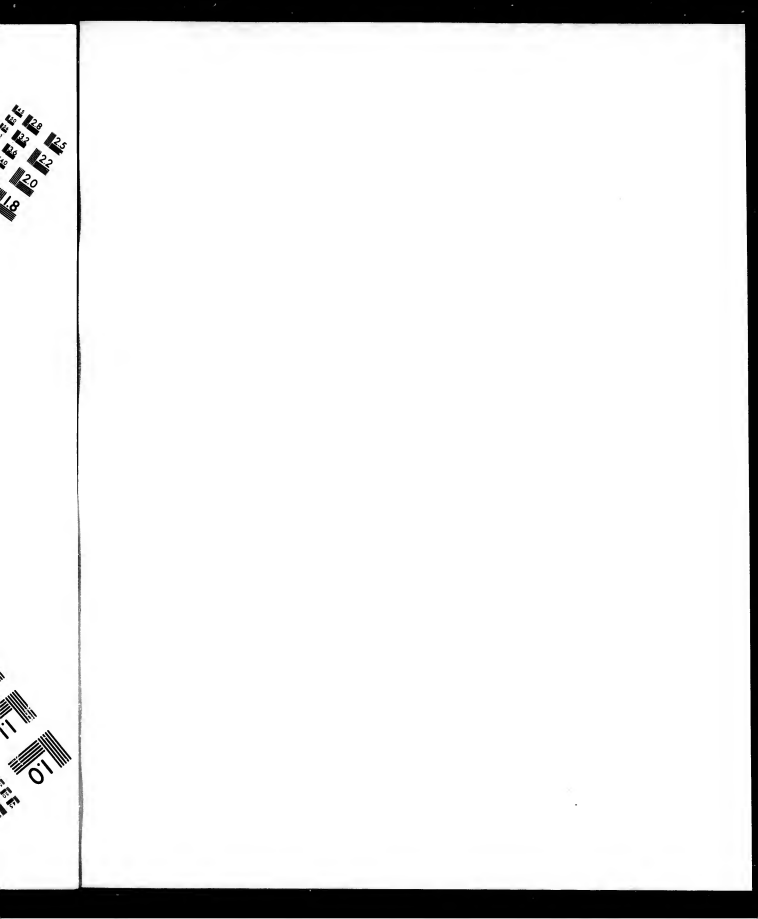
With an analogous spirit Massachuse s in a great meafure followed the example of Se arolina, " by making distinctions of a fimilar nature." The affembly of March, 1784, recited*, 1ft : " That whereas by the fixth article of the treaty made between the United States and Great Britain it is provided, that no further confilcations shall be made:" It is therefore enacted, 2dly: that the lands which any of the perfons aforementioned held in fee fimple, or by a leffer estate, on the 19th day of April, 1775, and have not by the act entitled, " An act to confilcate the effates of certain notorious confpirators against the government and liberties of the inhabitants of the late province, now State of Maffachufetts-Bay;" or who by judgment had on due process of law on fuch effates

before the 26th day of May next, (1784,) otherwise such property will again be fold at public fale, and the former purchasers made liable to all expences."

* The act was published in the Boston Independent Chronicle of the 1st of April, 1784.







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eftates been confilcated, nor have been pledged by government for money borrowed, or fold by Agents according to the laws of the State for the payment of debts, due from absentees, or have been made liable to pay any annual charge for the fupport of any poor perfon, shall be delivered up to the parties, who respectively owned such lands last before the 19th of April, 1775; or to any perfon claiming under them respectively; provided fuch claimants are not included in the act aforefaid, made in the year 1778, who shall have the privilege of disposing of the fame within the space of three years." The words of the law were given, to enable every one to judge for himfelf. A large body of men, who were deemed to hold principles and poffels dispositions incompatible with the fafety of the Commonwealth, were by the fame law excluded. from returning to Maffachufetts: A lefs obnoxious class was allowed to refide upon obtaining a licence from the Governor, which was to continue no longer in force than till the meeting of the next affembly.

Yet, the treaty ftipulated, for the reftoration of all confifcated rights; and for the admiffion even of those who had borne arms against the States, to folicit reflitution; and for a revision of such acts of affembly as prevented reconcilement: The treaty expressly provided, moreover that there shall be no future conficcations; and that no perfon shall fuffer future damage for the part which he acted during the war. It was surely a commendable rule of the old [183]

old-fashioned writers on the law of nations, that plain words shall be construed according to their ufual import and that just agreements shall be executed according to the obvious meaning of the Contracting Powers. But, to exclude men, who ought by the treaty to be admitted; to deny reftitution of those rights, which were to be reftored to former owners; and to add additional penalties to laws, which were to be made more confiftent with justice; all these are the novel constructions, which our fashionable Philosophers recommend to be given to our American treaty. Confifcation, fays Bacon, is the act of transferring the forfeited goods of criminals to public ufe. The Legislative declaration then prefcribed merely the mode: The fale of the confiscated property and the application of the price to the fervice of the State formed the real transfer of the goods to the public use, much more than To provide by treaty, that no additional the law. modes should be enacted, at an epoch, when there remained no perfons, or things, whereon fubfequent laws could work, was furely no reasonable The express flipulation, that there should be act. no future confilcation ought to be therefore conftrued, fince it was certainly meant, to fignify no future appropriation of the forfeited property, and every detention ought to be deemed a new transfer of the things to be reftored from the obnoxious individual to the more delinquent state.

If candour is as laudable as a virtue, as chicanery is despicable as a vice, the avowed conduct.

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duct of New York must be much more approved. than the pretended compliance of South Carolina and Maffachusetts, or even than the contemptuous filence of other States. They have all refuled virtually : But, to deny bluntly is at least more manly than to feign a fulfilment which is not meant .---After two months confideration, the New York affembly refolved, on the 30th of March, 1784: " That, as on the one hand, the rules of Juffice do not require, fo on the other hand the public tranquility will not admit, that fuch adherents, who have been attainted fhould be reftored to the rights of citizenship, and that there can be no reason for reftoring property, which has been confilcated, as no compensation is offered on the part of Great Britain, for the damages fustained by this State from the devaflations of the war : And that, while the legiflature entertain the higheft fense of national honour and the fanction of treaties and of the deference. which is due to the advice of the Unittates in Congrefs, they find it inconfistent with their duty to comply with the recommendation of the faid United States, on the fubject of the 5th article of the Definitive Treaty; Therefore refolved by both houses, that the Governor be defired to transmit these resolutions to Congress." This is a language, which cannot be made plainer by commentaries.* While

• The New York Affembly, in pursuance of their principle, paffed an act on the 12th of May, 1784,—" for the freedy fale of the forfeited effates:" And the commissioners of

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Unit credi away Brita the c of A their of B While this intemperate spirit reigns in the American legislatures, we are apologetically told, that many refugees have been restored in different parts of America.

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be rs It is admitted, that a few perfons may have been reftored to fome of their rights, becaufe having been moved by confideration of age, of fex, or infirmities, they had committed no greater crime against the Commonwealths, than that of defercing them, when danger approached. -- But, these are not the faithful fubjects who were prompted, by their fpirit, to face tumult and bloodshed; and who were engaged, by their loyalty, to rifque their perfons and property by drawing their fwords, in fupport of the rights of Britain. And these last are the men, whom we have feen expelled, and excluded, and destroyed, by every mode of perfecution, contrary to the most folemn treaty, in the face of the world *.

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of confifcation advertized on the 4th of June, 1784, various confifcated effates for fale at a future day. [New York Journal, of 1st July, 1784.]

• Several of those loyal perfons, who have returned to the United States, fince the peace, were arrefted by American creditors, though their property and credits had been taken away by the State. Other loyal perfons, who remain in Britain, are fued by the American creditors here, though the confiscated effects had been appropriated to the payment of American debts, and they are difqualified from fuing their debtors in the American courts. Thus, were the friends of Britain thrown into the bed of Procrustes.

The mind is naturally led to compare times, either happy, or difastrous, which feem nearly alike in their political features. King William had fcarcely atchieved the Revolution, when the perfecuted Protestants of France looked for shelter in England, in confiderable numbers, and found it. In the fate of unhappy ftrangers, who ran thus under the wings of England, the Parliament interefted themfelves, and thereby gained for England the celebration of the world, by bountifully fupplying their needs amid greater embarraffments of war, and finance, than have occurred at any time fince. The Irifh nobility and gentry, who were attached to England, and fupported the Revolution, were attainted by the Irifh Parliament of the abdicated monarch, equally fought protection at that æra from England, which was still more amply given by Parliament, fince their claims were ftronger.

Three thousand five hundred French refugees, asfked the charity of the nation; and received \pounds .15,000 a year, during King William's reign: On the other hand, the Irish loyalists, claimed from the justice of parliament, and from its equity received not only immediate aid, but ultimate compomation.

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• Com. Journal, 10 v. p. 116. Hift. of Debts, part ii. p. 1.

+ Com. Journal, 10 v. p. 204-12-217-29. Vol. 13, p. 291-3. Vol. 15, p. 36-48-68-344.

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The French were refugees: The Irifh were loyalifts. But, in what a more favourable light, ought every friend of the Britifh empire to regard thole meritorious fubjects, who far from fhrinking from danger, amidft the late troubles, or concealing their featiments, fupported the rights of the Englifh Government, with their property, their talents, and their arms; and have thereby incurred the forfeiture of their effates, and remain ftill in baifhment without hope of reftoration; as the American affemblies have totally difregarded both the treaty and the recommendations of Congrefs.

Yet, ftrong as their claim is from the irmerits and fufferings, it is greatly ftrengthened by the folemn promile of the King and Parliament. Their natural inclination was ftrengthened by the Parliamentary refolutions of 1766 *. Their ardour was incited by the Secretary of State's private inflructions; whereby Governors were exhorted, to offer every encouragement to those, who appeared in principle adverse to the proceedings of the malcontents Their apprehensions amid dangers were removed, by the Royal proclamations of August, 1775; which gave affurances, " that none ought to doubt the protection, which the law will afford to their loyalty and zeal." And after all these previous incitements they were called forth into action, by the mani-B b 2 feltø

* Com. Journ. 50 vol. page 603. Wherein we may fee the Commons refolve : "That those loyal subjects, who had affisted in carrying the Acts of Parliament into execution, are entitled to the protection and favour of that House."

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felto of the Royal Commillioners, in June, 1776. which declared, " That due confideration shall be had to the meritorious fervices of all perfons, who shall affist in restoring the public tranquility, and that every fuitable encouragement shall be given to those who shall promote the re-establishment of legal government." And in this manner was the faith of the King and Parliament pledged, and the pride of the people engaged in the face of the world, to grant honeft recompence to American loyalifts, as foon as-" diligent and impartial enquiry"-fhall have established the truth of each particular claim .---Yet, candour ought frankly to confels. That it was not to have been expedied of men, who had given mutual wounds and received mutual injuries, that they would foon forgive or forget one another. And from this active principle of human nature, wife men early inferred, what experience hath recently proved, that the treaty, in refpect to the recovery of confifcations, would never be executed. Governments, at least ancient ones, have learned to fuppress passion, which would disable them from difcharging fuch effential duties, as the reftraining of the refentments of individuals, and the granting of universal right. In this confiderate spirit Great Britain has acted fince the epoch of independence, with respect to the United States. What returns the American Government have made in those cooler cases, wherein their sense of injury did not lead their Legislatures aftray, it is now proper to afk.

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The treaty of peace (as we all know) expressly Ripulated, that there should be no lawful impediment to the recovery of debts, on either fide. It required, as it is faid, no finall address and perfeverance to procure this falutary flipulation from a people, who have never been famous for facilitating the payment of debts. And the time is now come, when we ought to inquire how they have performed it. In Georgia, the Chief Juffice, with his affociates, determined (as hath been already thewn) that a British Merchant, being an alien friend, could not maintain an action for debt, though they had pronounced, with the fame breath, that the laws of England had been fludded into the Georgian system. The South Carolina Affembly with a bolder spirit paffed an act, on the 16th of March, 1784; for preventing the commencement of fuits for debts contracted by any citizen previous to February, 1782; and for poftponing ultimate payment by feveral liquidations till January, 1789. Urged perhaps by the fame neceffities the North Carolina Affembly paffed an act, in May, 1783, to prevent the recovery of debts theretofore contracted, till after the expiration of a year. Equally neceffitous, but perhaps more confident, the Virginian Affembly paffed an act, even after they had received the Definitive Treaty, " to fuspend the isfuing of executions for four months from December, 1783, and to the end of the fublequent Affembly." The American Legiflatures, who may have concurred with these States, in fimilar measures, may equally plead, that

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that the necessity, which drives, defends. Whether Grotius or Puffendorf, Burlamaqui or Vattel, would have admitted this justification, for an evident breach of a politive treaty, is a queftion, which it is not at prefent worth while to ask. Colonel Hamilton, the Confidential Secretary of their own Washington, has told the American citizens, with a loud voice, on the authority of fome of these jurifis: " That the wilful infraction of a fingle article annuls the whole, fince every clause must stand, or fall together. If Britain fhould regard the treaty as broken,-can we renew the war? We know; and all the world knows, it is out of our power.-There is a certain evil attends our intemperance, namely, a loss of character in Europe: For our Ministers write, that our conduct hitherto, in this respect, has done us infinite injury; and has exhibited us in the light of a people, deflitute of government, on whole engagements of courle no dependence can be placed "."

We have been thus led round a circle of large circumference, in order to come at the general refult, which has been in this manner drawn by Phocion. And it must now be admitted, that there ought to be a firong neceffity, or a very apparent use, to justify the measure, of entering into

• See the two pamphlets of Phocicn ; which were expressly written by an able pen to give efficacy to the recommendations of Congress.

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X-13into a new treaty with States, who have not even by their own acknowledgments, performed the old. Of the existence of that necessity, or of that use it may be proper to make a few remarks. The flipulation, which expressly promifed, that there should be no lawful impediment to the recovery of debts, has been attended, as we have feen, with no great effect, in the practice of merchants. Wife men, who had feen, during every age, the fame necellities prevailing in the Colonies, whole Legislatures threw in-fimilar obstructions to the recovery of debts, have been heard to observe: That the only point of commercial policy, which had the femblance of utility, would be an effectual provision for the speedy liquidation of debts, which must always be due from the American States to Britain. And doubtlefs'a ftipulation of this kind (if we had any fecurity for its performance) would be of great importance to a commercial people, who have never fet any bounds to the number, or length of the credits, which they have always given to those distant customers. In confirmation of that remark it has been moreover mentioned, as the greateft infelicity, which perhaps has refulted to Britain from the independence of her colonies, that it had virtually repealed the flatute *; which enabled Britilh merchants to prove their debts before any Mayor of any corporation, and subjected all property to the payment of all debts.

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• 5 Geo. II. ch. 7.

The observation is in some measure just: But the inference cannot be admitted in all its extent. It has been effablished as a foundation, whereon much may be built, that the United States had wifely established it as a rule for the government of their courts of justice, to regard all laws of England theretofore used and approved, as still in force. But, the flatute of George II. beforementioned, had been long used and approved. And unless the Judges, in the abfurd spirit of Walton, the Georgian Chief-justice, do violence to their own fystem, that law must be allowed in every tribunal; not from the vigour of the British Legislature, but from the wildom of their own adoption. The eflablishment of this inference, however, and the introduction of a convenient practice under it, must ultimately depend on the temper of the Judges and the approbation of the people. The American lawyers before they admit, or reject, a construction, which must prove beneficial to both countries, would do well to remember, that the Courts of Westminster-hall have been lately empowered, by the Legislature, to facilitate the fuitors and to give fcope to juffice, by fending commiffions to every corner of the earth, to examine evidences and to procuse proofs. Great Britain and the United States, from their mutual dealings, are equally interefled in this great improvement of juridical forms, because it may often be equally convenient to bring teftimony from America to Britain, as to fend proofs from this country to that. And

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And thus may the apprehensions of merchants be calmed on the interesting enquiry, how their American debts are now to be ascertained.

Were an intelligent perfon defired to fketch a Commercial Treaty with the United States, having fome regard to the foregoing confiderations, he would probably find himfelf extremely perplexed to difcover or to create flipulations, which lead to any use, or which are dictated by any necessity. Such a perfon would probably recollect, that it is fome necessity or fome usefulness, which ought to form the bafis of all commercial treaties : That every nation, having a right to judge of that ulefulnels and of that neceffity, may approve or reject the equivalents, which had been offered for requested immunities, without giving cause of offence, or reason for explanation : And that to eftablish again by Treaty what had been formerly eftablifhed by law is no reafonable action; any more than it would be a wife measure to make a new act of Parliament in a cafe where an old one already existed; which abstracted from its legislative indecency, always creates doubts and introduces difficulties, that did not exift before. Were fuch a perfon afraid of the ridicule, which generally attends those, who gravely propole to do that which had already been effectually done, he would probably be induced by his fears, however he might be governed by his prudence, to confider, whether the laws have not more amply provided for the eafe and freedom of the American trade, than the Treaties, which the United States have concluded with Holland and France C c

France. And when he turned his attention to the actual flate of the commerce between Great-Britain and the American States, as it has been lately regulated, on liberal principles, he would perhaps difcover little to amend, and confequently little to propole, as the foundation of a fupplemental treaty.

He to whom thall be affigned the difficult tafk of making a Commercial Treaty with the United States will find his chief embarralsments to arife from the regulation of the exports from that country to Britain. He will fee they have been already allowed the free importation, even in their own fhips*, of all their unmanufactured products, which includes almost all their furpluses, on paying the fame duties as are paid on fuch commodities when brought in British ships from the British Plantations. Their naval flores and their lumber are peculiarly exempted from duties; And they are allowed the fole fupply of tobacco on terms of the greateft facility. But, the United States, it feems, are not content : They defire to fend all their commodities to Britain, the productions of their fifthery as well as the produce of their agriculture; fince they lay no reftraint on the importation of British manufactures, which thus, they argue, find a prodigious vent. Yet, both parties will do well to remember, that it is mutual convenience more than fancied reciprocity, which ought to form the basis of all commercial treaties.

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• The act 24 Geo. 3. ch. 16. did not repeal the alien duties, as to goods brought in *foreign* thips.

Our supposed Negotiator may be thence led to enquire how fuch a propolal, were it carried into effect, would affect our industrious classes, who all merit protection, but fome of them particular favour. Such of them as contribute to our defence in war deferve greater attention from the State, than those who augment our opulence in peace. Whence, we ought to rank our industrious people in the following order of merit: The failors are the men who deferve most of our care, because they are the great protectors of every other class, in the enjoyment of their freedom from the attacks of the foe. The next in order, and fecond in merit, are our fhipwrights and other artificers, who are connected with the outfit of thips, because they are the builders of our wooden walls, and without them even the gallant efforts of the failors are vain .---The farmers fland third in rank, if not the first, because they furnish every other class with food. And the workers in wool, whofe peculiar interefts have been too often preferred to the general good, can only be ranked in the fourth place. If convenience then be the rule of difapprobation, or allent, in forming treaties of commerce, it can never be right to admit the oil and fifh of New England, because her citizens confume many of the manufactures of wool, fince this measure would facrifice the interest of the two most meritorious claffes to the gratification of the fourth. But, let us for the accommodation of argument suppose, that the New-Englanders offered to difregard their ··· Cc z agreement

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agreements with Holland and France, and to admit exclusivelythe woollen manufactures of Britain, it may be afked, would fuch a monopoly be for the real interest of Britain, were it truly carried into effect? We shall best answer this interesting question, by asking feveral other questions. Do not the Memoirs of Wool in this Illand evince, that the manufacturers of wool have too often tyrannized over every other clafs, and even dictated to the Legiflature; that they have often diffurbed the public repole by their clamours, and fometimes broken the peace by their tumults ?* Did not these diforders proceed from the previous impolicy, of vefting too much capital in one branch of bufinefs, and employing too many hands in one kind of manufacture; whereby the fame evil was introduced into the community, as if a wen were on purpole created on the body natural, which might begin with mortification and end with death. In this view of the fubject would it be for the real advantage of Britain, were the whole world to give her the exclusive privilege of fupplying it with the fabricks of wool? was it not prudent in the Legillature to encourage the weavers of filk, of cotton, and linen, as competitors to the weavers of wool, with the wife defign to draw gradually hands from a superabundant class to employments of a fomewhat different kind, whole numbers should not be fo great as upon any want of occupation to lead

: * See Smith's excellent Memoirs of Wool throughout.

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lead to groux is alarm and even to dangerous tumult. May we not thence infer it to be the duty of wife Legiflators to keep up continually an exact balance among the industrious classes of a commercial and naval nation, fo that none of them shall have too many hands or any of them too few. Would not the supposed New England proposal counteract this falutary policy, and necessarily tend to introduce an evil rather than a good? And thus have we difcussed in a paragraph a difficult subject of political economy, which ought indeed to occupy a volume.

But however free and advantageous the commerce may be between Great Britain and the United States, the rights of trade between the two mother countries gives no pretence for traffic with colonies, if we may rely on the weighty decifion of Montesquieu, or the still weightier dictates of common fense. Like the system of other European powers the laws of Great Britain forbade all foreigners to trade with our transatlantic fettlements: Our Government relaxed the rigour of those laws, in kindness to our Colonies and favour to the American States. Yet the proclamation of the 2d of July, 1783, is faid to have come upon both as a thunder clop. And the moment of furprife had no fooner paffed away with the cloud, than modes of circumvention, and even measures of recal were purfued with the ardour of men, who are urged at once by faction and interest. The arts which had produced the Colonial revolt were naturally adopted.

adopted. And infligatory letters were written to the United States as well as to the Weft-Indies, to join in concerted clamour and to adopt various measures to gain their different ends. But, intrigues, which have been detected and exposed, are no longer dangerous. And the admission of the American vessels into the Weft India ports must be gained by treaty, fince the force of threats have failed. fent

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It is now time to afk what are the equivalents which they offer for the boon that they beg; as in every operation of commerce fomething must be given for something. The American States have precluded themfelves, by treaty, from granting to Britain any peculiar facility in trade. It has been fuggelted rather than fhewn, that the grant of any exclusive supply of any of the manufactures of Britain would be hurtful rather than beneficial to her genuine interefts; would be an evil rather than a good. But, we offer you large markets for your manufactures, fay the American States : We give you large credits, fays Britain; British traders furnish you with capital, in proportion to the debts you detain from them; and they open moreover an extensive fale for all your unmanufactured products. Are we not cultomers to your tradefinen for the annual amount of three million, nay of fix million, of fterling pounds, fubjoin the American States : The quellion is not, Brilain replies, whether you are a great cuftomer, but whether you are a good one : British merchants have fenfe

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ve fe fense enough to know, that they grow rich by fuppling not one great customer, but many fmalone's: British Statesmen see clearly enough, that neither the interest nor safety of a manufacturing country can ever consist in trafficking with one community to so vast an extent, that any accidental failure, or purposed non-importation, would occasion outeries and convulsions; whereby one of the greatest of nations might be subjected disgracefully to her customers and debtors.

It must afford consolation to every honest mind to be informed, that, in the prefent state of Ame. rican trade, it is plainly impossible for the American States to take any legiflative flep, without promoting the commercial intereft of Britain. Were they to ftop the whole of their exports to the British West-Indies, they would thereby give a bounty to Canada, Nova Scotia, and Newfoundland; and they would by this means force Britain into that fystem of supply and navigation, which fhe is prevented from adopting fpontaneoully, by the prejudices of the many, rather than by the reasonings of the few. Were the United States to impole taxes on the import of British manufactures, this flep would equally lead to the real advantage of Britain: If the taxed articles should be neceffaries the American confumer would pay the . duty : If they fhould be only luxuries, which the American citizen would do well not to confume, Britain ought not in prudence to fend the goods that cannot be fpeedily paid for. If the Congress fhould

should be even enabled to go the full length of enacting, that the State, which will not treat, shall not trade, the intereft of Britain would equally be promoted : For, to the amount of the necessaries, the merchants of Britain would continue to fend, as they fent them during the war, by Flanders, by Holland, or by France; whole wealthier and more punctual traders would become our paymasters, who are more under our eye: And to transmit the United States greater cargoes of fuch luxuries as they do not want and cannot poffibly pay for, can be justified by no maxim of mercantile policy. By. prudent perfeverance, in measures moderate and juft, much has already been gained. To derive every, poffible advantage from the American trade nothing more is wanting, than for the nation to be quiet and the Parliament to fit fill. For, the intereft of individuals on both fides will finally regulate the demand and the supplies, without the interference of the Legislature, or the help of a commercial treaty.

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