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TRACT V.

THE

RESPECTIVE PLEAS

AND

ARGUMENTS

OF THE

MOTHER COUNTRY.

AND OF THE

COLONIES,

DISTINCTLY SET FORTH;

AND THE IMPOSSIBILITY OF A

COMPROMISE OF DIFFERENCES,

ORA

MUTUAL CONCESSION OF RIGHTS,
PLAINLY DEMONSTRATED.

WITH A

PREFATORY EPISTLE,

TO THE

PLENIPOTENTIARIES OF THE LATE CONGRESS AT PHILADELPHIA.

SECOND EDITION.

BY JOSIAH TUCKER, D.D.
DEAN OF GLOCESTER.

GLOCESTER:

PRINTED BY R. RAIKES;

AND SOLD BY

T. CADELL, IN THE STRAND, LONDON.

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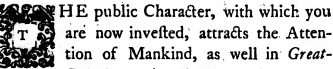


T H E

Epistle Dedicatory

To the Plenipotentiaries of the several Republics of New-Hampshire, Maliachusets-Bay, Rhode-Island and Providence Plantations, Connecticut, New-York, New-Jersey, Pensilvania, Newcastle, Kent and Sussex on Delaware, Maryland, Virginia, North Carolina and South-Carolina, deputed to meet and sit in general Congress in the City of Philadelphia.

GENTLEMEN,



Britain, as in America. Among others, who think themselves concerned in this Dispute, the Author of the following Tract has Reasons peculiar to himself for paying you the earliest public Acknowledgments in his Power, for the Favours you have done him.

Most People here in Britain thought that you would not so soon have thrown off the Mask,

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and fet up for Independence. And very many there were, who either could not, or would not fee, that you intended it at all. Nay, even fince the breaking up of your Congress, it has been folemnly declared, and that in Parliament, that you entertained no fuch Design. Now, to convince fuch as these of their Mistake, would have been a tedious Affair, and have cost the Author of this Tract a good deal of Trouble, in the Way of Reasoning and Argumentation. But you have done it effectually at once: And for the future it is impossible to misapprehend your Meaning. You have now plainly and flatly told us, without any Colouring or Difguife, that you renounce all Subjection whatever to the Legistature of the Parent-State; and that you will not acknowledge, that she has any other Authority or Jurisdiction over you;---but what you yourselves shall please to give her. This is speaking plainly and to the Purpose: And so far you have acted a fair and confissent Part.

But, Gentlemen, are you and your Constituents, (for I here include you all) equally confistent and uniform in other Parts of your Conduct? And can it be affirmed, that you are as strenuous Advocates for Liberty in other Cases, as you are in this? You bravely declare, "That by the immutable Laws of Nature, you are entitled to Life, Liberty, and Property."---Certainly you are: And the Reason you give is not

a bad one, when foberly understood, viz. "Be-"cause you have never ceded to any Sovereign "Power whatever, a Right to dispose of either " without your Consent." Permit me therefore to ask, Why are not the poor Negroes, and the poor Indians entitled to the like Rights and Benefits? And how comes it to pass, that these immutable Laws of Nature are become so very mutable, and so very infignificant in respect to them? They probably never ceded to any Power, - most certainly they never ceded to you, a Right of disposing of their Lives, Liberties, and Properties, just as you please. And yet what horrid Cruelties do you daily practife on the Bodies of the poor Negroes; over whom you can have no Claim, according to your own Principles? What shameful Robberies and *Usurpations are you daily guilty of in respect to the poor Indians, the only true and rightful Proprietors of the Country which you inhabit? These Things, Gentlemen, ought not to be: For whilst you, and your Constituents, are chargeable with so much real Tyranny, Injustice, and Oppression, you declaim with a very ill Grace against the imaginary Tyranny, and the pretended Oppression of the Mother-Country. I am not unacquainted with your Manner of carrying on your bartering Trade with the Indians, any more than with your Treatment of your unhappy Slaves the Blacks. I could also give some Spe-

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cimens of your equitable Mode of measuring, and making Purchases of Lands from the Natives;—
even when you condescend to the Formality and Farce of making a Purchase from them:—Also how you contrive to thin the Numbers of these unhappy Tribes by Means of your grand Engines of Death, Rum, and the Small Pox: And then how you drive the miserable Survivors away, and seize their Lands. But I forbear:—For my Design is not to rouse the Indignation of my Countrymen to go to War with you,—but to throw you entirely off: Which perhaps may prove the greater Punishment of the two.

In regard to your fetting up for Independence, it is no new Thing. Every Colony has done the like, as foon as it was able: So that in that Respect you are not singular, you are only on a Par with others. But you are the only People that ever yet existed, who, after having disclaimed all Subjection to the Parent State, still expect to enjoy the same Benefits, the same Protection, the fame Posts of Honour, Profit, and Advantage, as it you had always been obedient Subjects. For in Fact, you still expect to be regarded and treated as Englishmen in every Case, where any Benefit is to be derived from that Character :---But as to those Burdens, which Englishmen must bear in order to support that Character; --- In refpect to these Things you beg to be excused: You will do as you please. This is such a curious Phæno-

DEDICATORY. viiv

Phoenomenon in Politics, Law, and Commerce; that our old World was never able to produce it. America alone has that exclusive Honour.

But in order to strengthen your Cause, and encrease your Numbers, you wish to draw the large and extensive Province of Canada, into your general Affociation. You needed not to have given yourselves all that Trouble. Canada, when it has grown rich by our Means, and our Capitals, will affuredly fet up for Independence, as you have done. And in a few Years, we shall have the same Scenes of Malevolence and Ingratitude displayed there, which you are pleased to exhibit in your Provinces .--- Perhaps indeed the Canadians will not expect (as you do) to be careffed and protected by us at that very Instant. when they are spurning at our Authority, and renouncing our Jurisdiction. For this seems to be a Conduct and Behaviour peculiar to yourselves.

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However, as Canada is for the present faithful to the Power that protects her; therefore you think it an Object worthy of your pious Endeavour to seduce her from her Allegiance.—In order thereunto, after you had painted the Popish Religion in the blackest Colours in your Address to the Inhabitants of Great-Britain, calling it sanguinary and impious, and declaring it unworthy to enjoy its own Property voluntarily given for its own Support by the Proprietors of Lands, who had the only right to give, and who

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were all of the Roman Catholic Persuasion ;--after this, I fay, you fuddenly change your Notes, and in your Address to the Inhabitants of the Province of Quebec you are pleased to compliment them in the following fulsome Strain. "We are too well acquainted with the Libera-" lity of Sentiment distinguishing your Nation, to " imagine, that Difference of Religion, will pre-" judice you against an hearty Amity with us. "You know that the transcendent Nature of "Freedom elevates those who unite in her Cause " above all fuch low-minded Infirmities. The 55 Swiss Cantons furnish a memorable Proof of "this Truth. Their Union is composed of "Roman-Catholic and Protestant States, living in the utmost Concord and Peace one with another, " and thereby enabled, ever fince they bravely "vindicated their Freedoms, to defy and defeat "every Tyrant that has invaded them."

Now here, Gentlemen, you have faid, or rather infinuated some Things, which, as they are true, I will endeavour to illustrate. You have infinuated, that Persons of the Roman-Catholic Persuasion may be warmed with a glorious Zeal for civil Liberty as well as Protestants. This is true: And there are incontestible Facts to prove it. For Example, the Barons, who disputed their Liberties with King John, and at last wrested the samous Magna Charta from him, were all Papists. The Swiss Cantons themselves, when

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when they revolted from the tyrannical House of Austria, were all Papists. The Cortes of Spain, who rose against CHARLES V. were all Papists. The first Insurgents in the Netherlands, who paved the Way for the Dutch Common-Wealth, were chiefly Papists. And the present Corsicans, and the Sicilians of Palermo, are all Papists. It is therefore very injurious, to fay no worfe, in fome of your Writers, and some of ours, to charge the Roman Catholic Religion with more Absurdities, than really belong to it. We Protestants should not approve of fuch a Treatment in our own Case: And yet perhaps it might be affirmed with equal Truth and Justice, that the tyrannical Power exercised by a certain great Northern Potentate. with or without any Pretence, wherever he can; --- and likewise by you over the poor Negroes and Indians, - is owing to the tyrannical Principles you have respectively imbibed from the Protestant Religion:---Than which Accusation nothing can be more false and groundless.

But, Gentlemen, tho' I will very readily allow, that the Roman-Catholic Religion has many Absurdities belonging to it,---in which Number the Doctrine of Transubstantiation is not the least:---Yet I must beg Leave to observe, that our Merchants and Manusacturers in Great-Britain would sooner have tolerated the speculative Popish Doctrine of Transubstantiation, than that practical and Protestant one, which you have attempted

attempted to palm upon them in America. The Transubstantiation I refer to, is that of turning Bits of Paper, worth nothing at all, into LEGAL TENDERS OF PAYMENT. And this Transmutation, four of your present Republics, viz. Rhode-Island and Providence Plantations, Connecticut, the Massachusets-Bay, and New-Hampshire, passed Acts of Affembly to do. And it is very plain, that the other Colonies would have done the same, if they could. But the British Law (N. B. not any Law of Gev. III. but) of the 24th of Geo. II. Cap. 53, Anno 1751, put an End to these American Fictions of Transubstantiation Therefore the Reader will from hence eafily perceive the real Cause and Foundation of your great Wrath against the Parliament of Great-Britain for interfering with the Legislation of the Colonies.

But as you have been pleased to select the Swiss Cantons as a Proof of what you advance; also, as you intended (most probably) to propose them for a Model of an Union among your own newly-created Republics, I will crave your Permission to make a few Observations on each of those Points.

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THE Cantons in Switzerland, whose Governments are elective, and where a Majority of the People, Poor as well as Rich, have the Privilege of voting, are chiefly, if I remember right, the fmall Popish Cantons in the Mountain; whose Assemblies (in Proportion to their Numbers) are almost, if not altogether, as tumultuous and diforderly,

orderly, as our parliamenteering Elections in London and Westminster. Fifts and Clubs (for, I think, it is fagaciously ordered, that no other Weapons shall be admitted into the public Assemblies; and therefore I say, Fists and Clubs) are often used not only as the most persueseve, but as the most decifive Arguments: Whereas in the Protestant Cantons, especially in the Canton of Berne, the greatest and most powerful of all, it is quite the Reverse. For there the Government is entirely Oligarchical, confifting of 200 Persons, chosen, or to be chosen, out of certain respectable Families: In the Choice of whom, the People have no Share whatever: Neither have they the Liberty of the Press,---nor dare they meddle with State Affairs, without the utmost Risque and Danger. About 40 Years ago a Gentleman of the Pais du Vaud (a Province of Berne) attempted an Insurrection, exactly on the fame Principles, on which you have lately renounced the Authority and Jurisdiction of Great-Britain. He entered Lausanne, the Capital of the Pais du Vaud, at the Head of 2000 Men. But in the Night his Troops were difperfed by the Forces of Berne; and the next Morning he lost his Head. I say, he attempted a Revolt exactly on the same Principles which you now maintain. For as to any other Grievances, excepting those of not being represented, or of not having any Share in the Legislature of their Country,

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Country, the Subjects of Berne have no just Complaint to make. They pay little or no Taxes: They have as much civil [tho' not political Liberty as any People need enjoy. They are likewise extremely populous, for the Extent of Country; and they are withal so very rich, that it is no uncommon Thing for Pealants or Farmers in that Country, to be worth from four, to fix, or eight thousand Pounds Sterling: A Circumstance this, which is not to be found in any other Part of Europe, but in England .--Moreover, they manufacture a great deal of good, strong Linens; which, during the late War, were fent down the Rhine to Rotterdam, and from Rotterdam to the English Colonies in America. How this contraband Trade came to be carried on, so much to our Detriment, during a Time, when we were bleeding at every Vein for your Sakes, you best can explain.

Bur waving all that:—Why did you mention these People, whose Case in every Respect makes so strongly against you? and what Motives could you have for quoting such Examples, where the Liberty is so much abused in the Popish Cantons, and where it is not sufficiently enjoyed in the greatest of the Protestant ones?—For my Part, I can account for your Conduct only on one Principle: And Time must shew, whether my Conjectures are rightly sounded. You certainly intend to set up yourselves to be the respective

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Heads of these Republics; or rather you wish to continue in the Posts you now enjoy, and to fortify yourselves in them more and more. Therefore you know that a Time is coming, when you must endeavour to extinguish that sierce Flame, which you are now raising; --- when you must use every Artifice, and strain every Nerve of Power to subdue, per fas aut nefas, that very Spirit, which you are now exciting even to Mad-A difficult Matter this! and you will find it so. However, I will allow, that one Way to obtain this End, is to be ready with popular Examples, no Matter whether true or false, parallel in Circumstances, or not; --- to be ready with them I say, to cite, as Occasion shall offer. You know likewise, that during the Height of the Phrenfy, the People never reason, but believe implicitly in their Leaders. Therefore, if you can make the good Americans believe, that in the Republics of Switzerland, especially the Protestant ones, the People enjoy a most perfect System of Liberty; and consequently that such Republics ought to be proposed as Models for them to copy after; then you think the Work And indeed if these short-sighted Mortals shall trust you with as much Power, as is necessary for establishing such Republics in America, you have little more to do than to laugh at their Credulity :--- A Circumstance this! which

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which is not uncommon with patriotic Profellors, and popular Orators, both on your Side of the Atlantic, and on ours.

BUT still, you have a farther Use to make of the Swiss Cantons. You say, "They live in " the utmost Peace and Concord one with ano-"ther: And are thereby enabled ever fince they vindicated their Freedom, to defy and defeat every Tyrant that has invaded them." Now it is not strictly true, that they live in the utmost Concord and Peace one with another. For they are almost all jealous of the growing Power and Riches of the Canton of Bern: and these Tealouties have fometimes broke out into a Kind of Civil War. It is very true, Religion was not the Cause of Commotions; but I need not tell you, Gentlemen, that Wars, and even Scalping Wars may arise from Causes, in which it cannot be fo much as pretended, that Religion had any Concern. And as to the Circumstance that the Swiss have always been able to resist every Invader; it is well known, that their principal Security of late Years, both against foreign Artacks and civil Discords, has been the reciprocal Interest, which all the great Powers of Europe have, that these little Governments should remain in Statu quo: --- That is, that they should neither be united under one Head among themfelves, nor be brought into Subjection by any one great

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then Pow great foreign Power. This, I say, has been, is, and will be their Defence. In their resent harmless Condition, they are useful to all, but dangerous to none. Whereas the Case would be vastly altered, were they to be united either by Conquests among themselves, or by the Conquest of some foreign Power.

Now, Gentlemen, as this is the true State of the Case, you plainly see, that there is hardly one Circumstance in it parallel with yours. "But "this you will say is not material: The very "Name of the Swiss Republics will serve our "Purpose: And we look no farther." - Be it so. And may you soon become as independent of us, as (happily for us) the Swiss Cantons are. They are now very faithful and good Allies:---But, had they been our Colonies, I would not have answered, that they would have shewn equal Friendship and Fidelity: Not that I think,

^{*} The French are in Possession of the Fortress of Hunningen on the Rhine, and of Fort Ecluse on the Rhone; and therefore have the Keys of Switzerland at both Ends. They have also Franche Compte, which borders on several of the Cantons, and the County of Gex, which comes up to the Gates of Geneva, and joins to the Pais du Vaud; between which and Berne there is not a single Fortress worth mentioning to stop their Progress: And Berne itself is not a strong Place. What then is the Security of Switzerland, at least of that Part of it, which is worth conquering? Certainly not the mere Strength and Forces of the Swift themselves, independently of the Assistance of other Powers.

that they would ever have proceeded to the fame Infults and Outrages, which diftinguish your Revolt. At present however there is a very confiderable Commerce carried on between us and them: so that there is hardly a Town of Note in Switzerland, but abounds with English Manufactures, especially those of the Birmingham and Toy-kind. Moreover, when our Agents come there for fresh Orders, or to collect in their Debts, they are neither tarred nor feathered, nor otherwise ill-used in any Respect:--- But have speedy Justice done them, if they should find it necessary to appeal to the civil Magistrate. And, Gentlemen, perhaps a Time is coming when even you, after you have separated from us. [for you will never do it before;] I say, when even you will behave better, and more justly towards us, than you now do: Nay, when you will be glad of, and thankful for that very Protection and Affistance, which you now exclaim against in Terms of Bitterness and Reproach.

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Republics must necessarily undergo many Shocks if not Revolutions. Nor is it at all improbable, but that during these Convulsions some of you (the present Demagogues) will not be in the most desireable Situations. Perhaps you will not find those Sweets and Profits, or even those Honours which you now expect. But as the present Scene presents you with more flattering Ideas, I am content

content that you should despise and laugh at these Predictions, as the foolish Reveries of an old Man. And indeed if you should, this will not be the first Time, that my Declarations concerning what would happen in America, have been, or shall be treated as an idle Dream. I foretold before the War broke out, that you would certainly fet up for an Independency, if weshould beso unfortunate, as to drive the French from your back Settlements. The Event has thewn that my Conjectures were not so absurd, and extravagant as then they were generally thought to be. However, I did not then bow the Knee to the Ministerial Baals; but bore my Testimony against their Proceedings, as far as I was able: Nor am I now more disposed to do Obeisance to the Baals of Popularity, With these Sentiments, I have the Honour to be, Gentlemen,

Your most faithful humble Servant,

GLOCESTER, Jan. 20, 1775.

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J. TUCKER,

Advertisement.

The American State of August

IT having been signified to the Author, that Gentlemen are desirous of completeing their Sets of his American Tracts, now eight in Number, he has reprinted this Fifth Tract for their Accommodation. In respect to the Piece itself, the judicious Reader will readily perceive, that it was first published some Time ago, when the Congress had not gone all those Lengths, to which they afterwards proceeded. But even then, they were so evidently in the Road to the present Rebellion, that none but the wilfully blind, rould avoid seeing the Point they had constantly in View.

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TRACT V.

THE

Respective Pleas and Arguments

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MOTHER COUNTRY.

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DISTINCTLY SET FORTH, &c.

VERY Event since the Publication of my Scheme for a total Separation from the Northern Colonies, has ferved to prove, that fuch a Measure is the only eli-

gible one for the Mother Country to pursue. Consequently, however startled People were at first at the Novelty, and Boldness of the Proposition, yet, upon second Thoughts

and maturer Reflection, they feem now to be generally convinced, that it will be abfurd to think of terminating the Dispute in any other Way. Hence therefore, the fooner such a Scheme is adopted, so much the better; inasmuch as fewer Mischiefs will ensue, the smaller. will be the Expence of maintaining Fleets and Armies to no Purpose, the less Blood will be. fpilt: -- And I add likewife, as no unworthy Consideration, the less ill Blood will be occa-Roned. Yet nevertheless, as an Attachment to old Opinions and favourite Notions is not foon. eradicated, many there are, who still think, "That reconciliatory Measures ought first to be "tried:---Because, say they, after all have 44 failed, we can but come to a Separation at last. "In the mean Time, let each Side drop some " Part of their Pretentions; let something be sa-" crificed by each for the Sake of Peace: And "then it is to be hoped, when a Progress has " been made thus far, fome Scheme or other "may happily be devised for compromising the remaining Difficulties. Or perhaps these "Differences may be found to be fo inconside-"rable, as not to be worth regarding."

This is certainly very good Advice, where it can be followed. But the Misfortune is, that in the present Case, any Scheme for a Compromise is absolutely impracticable. And the Reason is, because in all compromising Schemes,

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Parties, that what they give up for the Sake of Peace, doth not invalidate their Right and Title to that, which they chuse to retain. But this is by no Means the present Case: For the Claim of Right on either Side must be universal, or there must be no Claim at all: And neither Party have it in their Power to recede a Tittle from their Pretensions, without subverting the very Foundation of their Claim to all the rest.

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I am well aware, that an Affertion of this Nature will shock many Persons: And therefore I would not have ventured to have published it, had I not those Reasons to produce, which appear, to me at least, to be very convincing, if not self-evident. But whether they will have the same Effect on others, is beyond my Province to determine. However, after the Pleas and Pretensions, the Claims and Titles of both Parties are fully set forth, and fairly stated, every Reader will have the better Opportunity of judging for himself.

SECTION I.

The Plea of Right of the Parliament of Great-Britain to govern every Part of the British Empire.

IN all Societies there must be a dernier Re-I fort, and a Ne plus ultra of ruling Power. To suppose a Series of ruling Powers one above another, ad infinitum, is to suppose as great an Absurdity as can be conceived. Therefore we must stop somewhere. Here in Great-Britain it is both the Law, and the Constitution of the Realm, and the Voice of Reason, that we should stop at King, Lords, and Commons, when in Parliament assembled. Mr. Locke indeed seems to intimate, that the People, and not the Parliament, are the dernier Refort of ruling Power. And what he expressed rather faintly, his Disciples since, especially Dr. PRIESTLY and the Americans, have dared to affert with intemperate Zeal and great Vehemence. But, waving for the present all other Objections to this republican Plan, it cannot be so much as pretended by the most furious Zealot for popular Authority, that this is, or ever was, the ordinary Procedure, the regular and stated Course of Things. And no Man in his Senses will pretend to fay, that the Laws and Edicts of Parliament

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liament are not binding, 'till they have received the Sanction of some patriotic Club, or popular Affembly convened for that Purpose: -- Or that Taxes ought not to be levied, 'till the People shall appear to be willing to pay them. Therefore, the utmost which can be made of this Appeal to the People, is, that in desperate Cases, and on such extraordinary Emergencies, as perhaps it is not prudent to presuppose, or is not in the Power of Mortals to forsee, Mankind are not bound by any certain, known, or general Law, but must find out, and apply the best Remedy the Case will admit of. The wisest and foundest of us all may he deprived of his Senses by a Phrenzy in a Moment: And what may happen to one. may happen to many,--even to the whole House of Commons, -nay, to both Houses of Parliament, - to the Prince on the Throne, - and to all his Family :- What then is to be done in this supposeable Situation? And would you be so mad yourself, as seriously to propose a Cure for these imaginary Madmen, by making a Law, or attempting to provide a Remedy for this, and fuch like possible Contingencies? Surely this is rather too much even

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Mr. Locke's Theory of Government will be examined at large in reference to these Points, and all others connected with them, in a Tract expressly for that Purpose,

for our modern Race of Politicians openly to avow. And therefore the just Conclusion is, that in a fettled and regular Government, the Parliament, confifting of King, Lords, and Commons, is the dernier Refort of ruling This is certainly the general Rule; tho' like all others it may, and fometimes must, admit of Exceptions in fuch very extraordinary Cases, as perhaps neither ought, nor could be provided for. A Man, when he has got his Estate accurately surveyed, and well mapped, thinks himself sufficiently secure; - notwithstanding it is still a possible Case, that this Esstate may be shaken, torn to Pieces, and scattered afunder by prodigious Earthquakes, or fome fuch preter-natural Convulsions.

Having therefore advanced thus far, we are now to consider, whether any Part of the winely diffused British Empire can be regularly exempted from the Authority and Jurisdiction of a Parliament, consisting of a King, Lords, and Commons as above described? Or, in other Words, whether that Province can be a Part of the British Empire, which is not subject to the British Legislation? As to the King himself, there is no Doubt to be made, but that he may rule over other Realms or Provinces by different Titles, as well as over us. The Princes of the House of Stuart were Kings of Scotland by one Title, and Kings of England by another: These

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two Kingdoms being altogether independent one of the other. King WILLIAM likewise was Stadholder of Holland; King George is Elector of Hangver. But what is the Consequence of all these Unions? Plainly this, that neither the Scotch, nor the Hollanders, nor the Hanoverians, notwithstanding their being the Subjects of the same Prince, were ever reputed to be Englishmen. For 'till Acts of Parliament were passed in England, for naturalizing the Scotch, and similar Laws enacted in Scotland for naturalizing the English, the two Nations were as much Aliens and Foreigners to each other, as if they had been a thousand Leagues asunder. Moreover, as to the Hollanders and Hanoverians, they neither were, nor are, a Jot the nearer to be invested with the Rights and Privileges of English Subiects, than if they had been so many French, or Spaniards. They are still Aliens, still incapable of enjoying any one Privilege or Immunity, any one Dignity or Honour, any one Office, Place, or Preferment peculiar to the Subjects of the British Empire. This Reasoning is certainly conclusive, if any Thing ever was: Nay more, it is Matter of FACT.

To Facts therefore we are now to appeal, for the remaining Part of this Argument.

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Or all the Pleas for Independence (if any Part of the British Dominions had a Right to set up such Pretentions) the Claims, which were so artfully artfully urged by the famous Mr. MOLINEUX (another Disciple of Mr. Lock's) for the Independence of Ireland, feemed the most plausible. And yet even those amounted to nothing, when examined to the Bottom.

Mr. MOLINEUX's first Pretence was, that after the Conquest of Ireland by HENRY II. and after the peaceable Cession of it to him by twenty petty Princes of the Country; the Conqueror engaged on his Part, to grant to his new Subiects the Benefit of being governed by the same Laws with his English Subjects, and of enjoying a distinct Parliament of their own:

2dly. That a few Years after this original Contract, he made a Transfer or Donation of his newly acquired Kingdom to his youngest Son JOHN, then a Youth about 12 Years of Age: that this Grant was made at Oxford, during the fitting of a Parliament, without their being concerned in it as Parties thereto: Nay, that in Consequence of this Donation, the new Irish King made divers Grants and Charters to his liege Subjects of Ireland:

adly. That during the Reign of the three EDWARDS, certain Lords, Knights, and Burgesses were fent over from Ir aland to represent that Kingdom in the English Parliament.

4thly. THAT there are judicial Pleadings still upon Record, wherein it appears to have been the Opinion of some of the English Judges,

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that the English Laws are not obligatory on the Inhabitants of Ireland, because they have a Parliament of their own.

THESE Arguments have a specious Appearance at first Sight. But let us examine their Contents:

AND 1st, as to the pretended Stipulation, or original Contract between the Conqueror and the Conquered: Nothing can be gathered from what the Historians have said about it (for if there ever was any Instrument of this Kind, it is now loft) — I fay, nothing can be gathered from it more than this, that the King promised to treat his new Subjects with great Lenity and Indulgence; that he would govern them by the same Laws by which his English Subjects were governed; that both Nations should be considered as one People; - and that the Irish should have a Parliament of their own, for the better Management of their own local, or provincial Concerns: - A Power which is granted in Reality, tho' not by the express Name of a Parliament, to almost every great Corporation within the King's Dominions: That is, a Power to make Laws for the better regulating their own Affairs, and for levying Taxes for particular Uses; - but still subordinate, still subject to the Controll of the supreme Legislature of the whole Empire.

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Secondly, as to the Fact of the King's cree ating his youngest Son, when only twelve Years of Age, King of Ireland, it is observable, that neither HENRY himself, nor any of his Successors, for some hundreds of Years, appropriated to themselves any higher Title than that of Lords of Ireland. It is therefore somewhat singular, that the very first Lord of Ireland should assume a Power of creating a Title superior to his own. And the best Way of accounting for so whimsical a Conduct seems to be this: - In those Gothic Times, when the refined Pleasures of Society were ill understood, the Princes, and the great Men were at Loss for suitable Diversions for the Entertainment of their Guests at the three great Festivals of Christmas, Easter, and Whit funtide. Sometimes they had Recourse to Tilts and Tournaments; at other Times to gaudy Processions, some of them solemn and religious, and others very ludicrous. what feemed to be the most pleasing of all both in England and in France, because the most pompous, and in which likewife all the great Families of both Kingdoms bore principal Parts or Characters, were Coronations. Thefe therefore were frequently repeated by every Monarch at their great Festivals, and at the Meetings of their Parliaments. And HENRY himself, who affected such Raree-Shews as little as any one, was crowned according to RAPIN, three

three several Times. Nay, he caused his eldest Son, and then Heir apparent, Prince HENRY, to be crowned twice King of England, during his own Life-Time; but was far, very far, from imagining, that he had dethroned himself by that Means, or even lessened his own Authority: - Much less can it be supposed, that when he entertained his Court and Parliament at Oxford with the merry Coronation of a mere Boy. he refigned the newly-conquered Kingdom of Ireland into the Hands of this raw unexperienced Youth; -- or indeed that he constituted any other Persons to be Trustees or Guardians for him, 'till he should come of Age. Nay, the contrary is so very apparent, that we know from History, - not only that King RICHARD, Succeffor to King HENRY, paid no Manner of Regard to this imaginary Donation,---but also that HENRY himself nick named this very titular King of Ireland, JOHN LACKLAND: An Appellation, which could not have been given him with any Propriety, had he created him absolutely and truly the Sovereign of a great Territory, and made him independent of himself. All therefore that can possibly be inferred from fuch a Ceremony, amounts to no more than this: That John was thereby constituted Vice-Roy, or Lord Lieutenant of Ireland; and that, when he went to relide there, he was to act in that

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that Capacity. Hence therefore the Circumstance of his granting Charters;—which indeed all Lord Lieutenants have a Power to do, and which every great Baron in England did formerly; which John himself likewise did to the City of Bristol, as Earl of Moreton.—But surely the City of Bristol was never yet thought to be exempt from parliamentary Authority and Jurisdiction.

3dly. As to the Circumstance of Lords and Commons being fent over from Ireland, to fit and vote in the English Parliament:--- This might be urged as a very good Argument against the Independence of the Irish Parliaments because it is an irrefragable Proof, that an independent Parliament did not then exist in Ireland; --- and it might also ferve to evince the Expediency of an Union with that Kingdom, now at a Time when the Roads are so much better, and the Passages by Sea so much easier, fafer, and more regular than in former Times: But it can prove nothing else with any Probability, or Shew of Reason. For the Fact is, that whether there were Deputies fent over from Ireland to represent the Irish Nation or not, the English Parliament made Laws to bind that Kingdom both, before they came, --- at the Time of their coming, --- and after they ceased to come; that is, for the Space of upwards of 600 Years.

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ot tic LASTLY, in Regard to some Pleadings in our own Courts of Judicature in Favour of the Independence of Ireland;— there never was any formal Decision of this Nature; but only some Doubts started on particular Occasions, and respecting particular Circumstances. Nay, supposing even that there had been such Decisions, an English Parliament would hardly have thought, that their supreme Authority and Jurisdiction were to be limited, or circumscribed in any Respect by the Decision of the Courts below.

THEREFORE, to return to the main Point:-The Fact, the indisputable Fact, is, that ever since the Irish have enjoyed the Privilege of being regarded, - not as Aliens and Foreigners (such as Scotchmen formerly, Dutchmen of later Years, and Hanoverians at present)---but as natural-born English Subjects, -- the English Laws and Courts of Judicature have necessarily been paramount over the Irish. The Decrees of the King's-Bench in Ireland are subject to the Revision of the King's-Bench in England :--- And as to the Upper House of Parliament in Ireland, the Lords have no Judicature at all; but all Appeals, and all Causes proper to be tried before a House of Lords, must be tried in England. Nay, the very King of Ireland is no other, than that Prince, whom the English Nation shall first appoint to rule over them.

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was always the Case in every Contest about the English Throne: For the Moment a Prince was acknowledged to be King of England, he became, ipso fatto, King of Ireland, without any further Ceremony, Election, or Coronation. This therefore was particularly the Case at the Revolution: At which Period the Difference between Ireland, and Scotland, was very remarkable; inasmuch as the English Parliament did not pretend to nominate a King and Queen for Scotland, though they did for Ireland in the Persons of the Prince and Princess of Orange. And the same Case occurred again at the Accession of the present Royal Family; when the Irish Parliament never presumed to pass any Act either of Settlement, or of Recognition of the Title of the present reigning House. And yet it would have been, nay, it actually was High-Treason in a Native of Ireland to have refused the Acknowledgment of the Title of the House of Hanover; -notwithstanding he might have pleaded, according to Mr. Lock's Principles, that the Irish Parliament had neither elected, nor recognized the Election of that House.

Next to the Appointment of a Sovereign to rule over a Country, is the Power of raising Taxes And this also has been exon the Inhabitants. ercised (tho' very sparingly) by the English Parliament over Ircland.—The Truth is, this itself is an extraordinary Power, which never ought

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to be exercised, but in such extraordinary Cases. as require the Interpolition of the supreme Legislature, for the Good and Interest of the whole. In all common Cases, the local or provincial Parliament or Assembly ought to be allowed to judge for itself, and to provide Supplies for its own Wants. Now the particular Case here referred to, in which the general Interest of the Empire was concerned, was that of the Postage of Letters; whereby Provision was made for opening Communications, and carrying on Correspondencies with every Part of the widely-extended British Dominions; and therefore an Act was passed in the British Parliament (after the Union with Scotland) for this most important Purpose. [See the 9th of Queen Ann, Cap. 10.] Now, this general Act is the very Law, which establishes and regulates all the Post-Offices crected, or to be erected, as well in Ireland and America, as in Great-Britain; --- which afcertains to this very Day, the Rates due and payable for the Postage of Letters; and subjects every Contravenor or Opposer, both in Ireland and in America, to the same heavy Fines and Penalties, which are to be levied on Offenders in Great-Britain.

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LASTLY, as Mr. MOLINEUX'S Book, in Favour of the Independence of *Ireland*, had unfettled People's Minds, and created much Difturbance,—the Parliament of *Great-Britain*C thought

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thought it necessary to be very explicit on the Point, and to affert their fovereign Rights in the strongest Terms, viz.—"Be it declared by 46 the King's most excellent Majesty, by and with " &c. &c. that the faid Kingdom of Ireland " hath been, is, and of Right ought to be, sub-" ordinate unto, and dependent upon, the impe-" rial Crown of Great-Britain, as being insepara-" bly united and annexed thereunto. And that "the King's Majesty, by and with the Advice, " and Consent of the Lords spiritual and tempo-" ral, and Commons of Great-Britain in Parlia-" ment assembled, hath, had, and of Right ought "to have, full Power and Authority to make Laws " and Statutes of sufficient Force and Validity. " to bind the People and Kingdom of Ireland. "And be it further declared and enacted by "the Authority aforesaid, that the House of "Lords of Ireland have not, nor of Right "ought to have, any Jurisdiction to judge of, " affirm, or reverse any Judgment, Sentence, " or Decree, given or made in any Court " within the faid Kingdom: And that all Pro-" ceedings before the said House of Lords upon " any Judgment, Sentence, or Decree are, and " are hereby declared to be, utterly null and " void to all Intents and Purposes whatsoever." [See 6 of G. 1. Cap. 5.] This Differtation relative to the Plea for the

This Differtation relative to the Plea for the Independence of *Ireland*, it must be owned, has

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has rather been a long one: But furely it cannot be esteemed a Digression; for I dery the warmest, and the ablest Advocate, that ever appeared for North-America, to produce any Arguments half to plautible for the Independence of the Colonies, as those which Mr. Mo-LINEUX had formerly adduced for the Independence of Ireland; which yet, I hope, have received a thorough Confutation. In short, begin where you will, and you will find, that the North-American legal and historical Plea is infinitely inferior to the Irish. There never was any Stipulation entered into between the Conquerors and the Conquered in North America: Never any pretended Transfer of the Sovereignty of the Country to other Hands:-Never any Charters given, which even did pretend to exempt the Colonies from the Legislature of the British Empire: --- But, on the contrary, the very Charter of Pensilvania, where the Congress was so lately held, declared and maintained the Parliament's Right of Taxation in express Terms. Moreover, there were never any Lands seized or possessed by the first Settlers or Adventurers on any other Conditions, or in Consequence of any other Deed, Grant, or Title, than those which explicitly acknowledged the Supremacy of the English Crown. And lastly, there is not one Instance to be produced of so much as a Doubt in any of our Courts of Judicature

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cature, that America was not bound by Engliste Acts of Parliament; -- provided those Acts related to, and particularly mentioned, the Plantations, or Colonies of America. On the contrary, as foon as ever it was perceived, that the Seeds of Disobedience were beginning to sprout up in America, Laws were made from Time to Time to weed them out, and to maintain the Authority and Jurisdiction of the Parent-State. This may be traced from so early a Period as the Reign of King WILLIAM, when the Colonies were hardly emerged from their Infant-State; yet as some Symptoms of a rebellious Disposition began even then to appear, an express Law was made to destroy every Pretence, and to obviate every future Subterfuge, which could possibly be invented, for afferting the Independence of the Colonies. And as this famous Law was made, --- not in these vile degenerate Times, when (according to modern Phrase) our Liberties lie bleeding, and all our Franchises are at their last Gasp,---but in the patriotic Days of our glorious Defender King WILLIAM; and as this Act of Parliament is the most effectual, and legal Confutation of the wild Pretenfions, and exorbitant Claims of the present Congress, that can be imagined, --- inasmuch as it was made above 70 Years before these Republican Meetings were in being; --- I shall therefore quote it once more, tho' I have mentioned

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it twice already in the preceding Tracts. "Be 44 it further enacted, and declared by the Au-"thority aforesaid, that all Laws, Bye-Laws, " Usages or Customs at this Time, or which " HEREAFTER shall be in Practice, or endea-" woured, or pretended to be in Force or Prac-"tice in any of the faid Flantations, which are in any wife repugnant to the before-menti-" oned Laws, or any of them, so far as they " do relate to the faid Plantations, or any of "them, or which are any wife repugnant to this " present Act, or to any other Law here-" AFTER TO BE MADE IN THIS KINGDOM, fo " far as such Law shall relate to and mention " the faid Plantations, are ILLEGAL, NULL, AND " VOID TO ALL INTENTS AND PURPOSES WHAT-" SOEVER." - [See 7. and 8. of WILLIAM III, Cap. 7. § 9.]

Now, as this Statute of WILLIAM the Third evidently undertakes to justify the Constitutional Right of Parliament to make Laws to bind the Colonies;—it necessarily follows, that, if the late Stamp-Act, and every other Act of George the Third now complained of, were really and truly no better than Usurpations, this original Law, which pretended to authorize them, ought to have borne the greatest Blame:—And then the American Grievances will be found to be of much older Date than the Americans themselves, for certain Reasons, are willing to ac-

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knowledge. For, in Fact, if the heavy Charge of Usurpation, now brought against the Mother Country, is well founded; King WILLIAM and his Parliament were the prior Usurpers, and the greatest Invaders of the Colony-Rights: So that the worst, which can be said against the present Legislature, with any Colour of Reason, or Shew of Truth, is only this: - That in making the Stamp and other Acts of the prefent Reign, they too implicitly followed the bad Example which had been fet before them. But if the Charge was not brought against King WILLIAM and his Parliament for what they did; it is impossible that it could be brought, with any Confistence, against the present Government, who have done nothing more, than tread in their Steps, and following their Decision.

However, we will readily allow, that bad Laws may be made by rightful Governors; as well as by Ufurpers. And therefore another Question comes here to be discussed, viz." Were those Colony Laws, lately made by our Parliament,--were they, I fay, good or bad in their own Nature? --- And particularly it may be asked regarding the * Stamp Act (as being a

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^{*} I particularly mentioned the Stamp-Act, as being the apparent, or pretended Cause of all the present Disturbances. But no Man living can be so stupid, as to believe, that it

Kind of Touchstone for all the rest) was it such as deserved to be branded with the Epithets of cruel, tyrannical, and oppressive, — had it been made by those Legislators, who had the Right and just Power of making Laws for the Colonies?

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Now to answer these Questions, we will here briefly remark, that this Tax had every Quality belonging to it, which could have denominated it reasonable and unexceptionable, respecting either the Sum or Quantum to be raised, — or the Mode of raising it, — or the Uses to which it was to be applied.

And first as to the Quantum, The Sum intended to be raised, was only a Part, and a small Part too, of the very same Tax, which we had begun to lay on ourselves, and then had greatly augmented for the Benefit and Protection of these very Colonies. — So that in this Instance, at least, there could have been no Pretence for

was the true one. The real and true Cause was the driving of the French from Canada; and the other was only the Occasion. Had the French Government still subsisted in that Country there would have been no Congresses assembled in our Colonics to dispute the Rights and Authority of Great Britain. But when the Colonies became in fact independent, through our Means, it was idle to expect, that they would long want an Opportunity of declaring their Independence: And tho' the Stamp Act had never existed, it would have been easy to have sound out some other Pretence, to have answered the same end. For when people are ripe and predisposed; any Thing and every Thing will then serve for a Pretext to do that, which they have a Mind to do.

those Clamours, so industriously propagated by the Americans abroad, and the Mock-Patriots at home, that the Parliament had laid Taxes on the Colonies, in which the Inhabitants of Great-Britain bore no Part: For the latter not only bore a much greater Proportion of the same Tax than the Colonies; but also submitted to several Augmentations of it for the Defence and Protection of America.

AND 2dly, as to the Mode of raising this Tax: Were all possible Modes to be examined, and compared together, this of a Stamp-Duty appears to be one of the best and most unexceptionable, which the wit of Man can devise; inasmuch as it approaches to a voluntary Tax much nearer than any other. In fact, it neither oppresses the Poor, nor impoverishes the Rich; it multiplies Officers or Collectors the least of any: It causes no forceable Entries into People's Houses: Nor is there any Need of using Violence in collecting it: And in short, it doth not endanger Liberty, nor render Property less fecure than they would otherwise have been, ih any Respect whatever. Nay, so far from it, that in the Course of its Operation, it often detects Forgery and Imposture, and by that Means becomes the Guardian of Simplicity, Honesty, and Fair-dealing.

LASTLY, as to the intended Application of this Tax;—the Sums ariling from it were folely

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folely to be applied for the Use of America, and not of Great-Britain: - And in regard even to America, the Money was not to be appropriated for the private Use of any particular Province: For had that been the Case, it certainly would have been more prudent in the Parliament to have permitted that particular Province to have raised its own Taxes for its own Uses: But this Tax was destined for the Good and Protection of the whole American Empire, both in the Islands, and on the Continent. And therefore the very Nature of the Case rendered it exceedingly proper for the supreme Legislature to take upon itfelf the Cognizance of the Matter, according to the former Example of a Post-Tax in the Reign of Queen Ann. [See 9th of Q. Ann, Cap. 10.] It was right fo to do, both in order to regulate and direct the whole for the public Good, and also to apportion out, what each Colony ought to contribute thereunto: Which Partition these disjointed Governments, with their discordant Interests, would never have settled among themfelves.

In short, and to sum up all, it is generally allowed on all Sides, by Americans as well as themselves agreed together to have laid on such a Stamp Duty, as the British Legislature did lay on, it would not, it could not, have been deemed excessive and immoderate as to the Quantum, or

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Sum to be raised, --- nor unjust, partial, or opprefive as to the Mode; --- nor yet unwife, unneceffary, or dangerous in respect to the Application of it. So that the whole Opposition made to it, from first to last, is resolvable into one fingle Point, viz. The Powers which laid it on. had no Right fo to do; they were Usurpers. But alas! if they were "Jurpers, it mult necessarily follow, that all former English Legislatures were Usurpers likewise:---For they all made Laws to bind the Colonies: --- They all imagined, that they were the supreme Legislature of the Ein which therefore was to govern and controut the whole: -- They all acted as if every other Branch of Legislation was wholly and folely derived from them, and therefore could not be but dependent on, and subject to them.

Ir feems, these grand and fundamental Principles are now flatly denied by the Colonies:
Let us therefore see, what they have to say in so extraordinary a Case, and how they attempt to vindicate their novel Claims.

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SECTIONIL

The Plea alledged by the Colonies in Support of their Pretensions.

IN order to avoid every Appearance of Partiality in this Case, I will state the American Plea in the very Words of the Americans themselves, conven d together in their selebrated Congress at Philadelphia; and then it is to be presumed,

Defendi possint, etiam his defensa fuissent.

Their Words are these:---" The good People of the several Colonies of New Hampshire, Massachusetts-Bay, Rhode-Island and Providence Plantations, Connecticut, New York, New-Jersey, Dennsylvania, Newcastle, Kent and Sussex on Delaware, Maryland, Virginia, North Carolina, and South-Carolina, justly alarmed at the arbitrary Proceedings of Parliament and Administration, have severally elected, constituted, and appointed Deputies to meet and sit in general Congress in the City of Philadelphia, in order to obtain such Establishment, as that their Religion, Laws, and Liberties may not be subverted: Whereupon the Deputies so appointed being now affembled, in a full and free Representation of these

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these Colonies, taking into their most serious Consideration the best Means of attaining the Ends aforesaid, do in the first Place, as Englishmen their Ancestors, in like Cases, have usually done, for afferting and vindicating their Rights and Liberties, DECLARE,

THAT the Inhabitants of the English Colonies in North-America, by the immutable Laws of Nature, the Principles of the English Confliction, and the several Charters or Compacts, have the following RIGHTS—

Resolved, nem. con. That they are entitled to Life, Liberty, and Property: And that they have never ceded to any sovereign Power whatever, a Right to dispose of either without their Consent.

"Refolved, nem. con. 2. That our Ancestors, who first settled these Colonies, were at the Time of their Emigration from the Mother Country, entitled to all the Rights, Liberties, and Immunities of free and natural born Subjects within the Realm of England.

"Resolved, nem. con. 3. That by such Emigration they by no Means forseited, surrendered, or lost any of those Rights, but that they were, and their Descendants now are, entitled to the Exercise and Enjoyment of all such of them as their local, and other Circumstances enable them to exercise and enjoy.

" Resolved,

" Resolved, 4. That the Foundation of Euglish Liberty, and of all free Government, is 4 Right in the People to participate in their Legislative Council: And as the English Colonists are not represented, and from . eir local and other Circumstances cannot property be represented in the British. Parliament, they are entitled to a free and exclusive Power of Legislation, in their several provincial Legislatures, where their Right of Representation can alone be preserved, in all Cases of Taxation and internal Polity, subject only to the Negative of their Sovereign, in such Manner as has been heretofore used and accustomed: But-FROM THE NECESSITY OF THE CASE, AND A RE-GARD TO THE MUTUAL INTERESTS OF BOTH Countries, we chearfully consent to the Operation of such Acts of the British Parliament, as are bona fide restrained to the Regulation of our external Commerce, for the Purpose of securing the commercial Advantages of the whole Empire to the Mother Country, and the commercial Benefits of its respective Members, excluding every Idea of Taxation internal or external. for raifing a Revenue on the Subjects in America WITHOUT THEIR CONSENT.

"Refolved, nem. con. 5. That the respective Colonies are entitled to the common Law of England, and more especially to the great and inestimable Privilege of their being tried by the Peers of the Vicinage, according to the Course of that Law. "Resolved,"

Refolved, 6. That they are entitled to the Benefit of such of the English Statutes, as existed at the Time of their Colonization; and which they have, by Experience, respectively found to be applicable to their several local, and other Circumstances.

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"Refolved, nem. con. 7. That these, his Majesty's Colonies, are likewise entitled to all the Immunities and Privileges granted and confirmed to them by royal Charters, or secured by their several Codes of provincial Laws.

"Resolved, nem. con. 8. That they have a Right peaceably to assemble, consider of their Grievances, and petition the King; and that all Prosecutions, prohibitory Proclamations, and Commitments for the same, are illegal.

Resolved, nem. con. 9. That the keeping a standing Army in these Colonies, in Times of Peace, without the Consent of the Legislature of that Colony in which such Army is kept, is against Law.

"Reselved, nem. con. 10. It is indispensably necessary to good Government, and rendered essential by the English Constitution, that the constituent Branches of the Legislature be independent of each other; that, therefore the Exercise of legislative Power in the several Colonies, by a Council appointed, during Pleasure, by the Crown, is unconstitutional, dangerous, and destructive to the Freedom of American Legislation. "All

PLEAS AND ARGUMENTS, 47

"ALL and each of which, the aforesaid Deputies in Behalf of themselves, and their Constituents, do claim, demand, and insist on, as their indubitable Rights and Liberties; which cannot be legally taken from them, altered, or abridged by any Power whatever, without their own Consent, by their Representatives in their several provincial Legislatures."

STANS E C. T. IO ON NORTH.

The respective Pleas of the Parent State, and of the Colonies examined, and compared together: And the Impossibility of their making any mutual Concessions, consistently with their respective Claims, proved and demonstrated.

HE first Thing observeable in this Controverfy is, that there is no common Principle to rest upon, no common Medium to appeal to. The Colonists reason principally from what they apprehend ought originally to be the Case, --- to what in future shall, or must be:---And the Mother Country from what actually was .-- to what still ought to be. Or in other Words, the Parent-State grounds her present Claim of Authority and Jurisdiction over the Colonies on Facts and Precedents, and on what was actually the State of Things at the first Settlement of these Colonies, and during the whole Course of their Growth and Progress ever fince, --- adding withal, that in every State or Commonwealth antient or modern, legal Protection necessarily infers the Duty of legal Obedience, and that there must be in every Governmenta dernier Resort, and a Ne plus ultra of ruling Power. On the other Hand, the Colonists, who are all the Disciples of Mr. Lock, have

fiave Recourse to what they call immutable Truths,—the abstract Reasoning, and eternal Fitnesses of Things,—and in short to such Rights of human Nature, which they suppose to be alienable and indefeasible. Former Laws and Precedents carry little or no Conviction to People, who argue after this Manner: And therefore they are seldom or never mentioned by the Americans: For all these, they well know, would † surely make against them. And as to any Claims to be derived from regal Charters, they are not insisted upon as the Main Pillars of the American Cause, [Indeed, if they were, such Supporters must fall of Course; because

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Dr. PRIESTLY, the celebrated Champion of the Americans, expressly excepts against our having Recourse to any such Topics as these. His Words are curious: "Lawyers, says he, who are governed by Rales and Precedents, are very apt to fall into Mistakes in determining what is right and lawful in Cases, which are, in their own Nature, prior to any fixt Law or Precedent." — [See bis Tract on Political Liberty, Page 26.] — Lawyers therefore are no proper Judges of the Law and Constitution of the Colonics!—To what a Pass are Times now come!

[†] In Crouch's Book of Rates, Edit. 1757, there are enumerated, under the Article Plantations in the Index, from Page 539 to Page 557, no less than Ninety Clauses, or Extracts from Acts of Parliament, for governing and controuling the subordinate Legislatures of the Colonies, for regulating their Police; and restraining their Trade; also for dispensing with the Trials by Juries in contraband Causes, and for appointing other Modes of Trial; and lastly for Taying on Duties and Taxes of various Kinds. Moreover it is observable, that every one of the Acts there mentioned, was prior to the present Reign. And had Mr. Crouch's Subject led him to it, he might have mentioned twice as many more.

every Charter granted solely by the King, must, in the very Nature of Things, be subordinate to the supreme Legislature both of King and Parliament.] But these Claims, pretended to be derived from Charters, are quoted only by the bye, as a Kind of supernumerary Proof, and as a Sort of analogical Reasoning, sit only for those, whose weak Minds cannot digest Arguments of a superior Strength and Quality.

Hence therefore it is plain and evident, that there can be no Grounds for a Compromise of Differences between these two contending Parties; for they hold nothing in common to stand upon: So that either Side must maintain the whole of its Claim, or wholly recede from it. "You are either Subjects, or not Subjects, fays " the Englishman to the American; for there is " no Medium between Dependence and Inde "pendence." - We are not subject to the English Government in any Respect, against our own free Choice, and voluntary Confent, fays the American: And you are Usurpers in every Attempt you make to deprive us of this innate, inherent, and unalienable Liberty: --- Therefore, fays the impartial Bye-Stander, if there be no Medium between Dependence and Independence, between Usurpation and a lawful Authority, it necessarily follows, that your Differences can never be reconciled, or adjusted. - And you will have no other Choice, but either to quarrel perpetually, or to separate peaceably.

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But, 2dly. We will suppose for Argument's Sake, and because such a Scheme has been publicly recommended, we will suppose, I say, that some Well-wisher to both Countries, of a better Heart, than Head, should propose a Plan of Reconciliation after the following Manner.

"I.et Great Britain allow the Colonies the fole Right of taxing themselves. And on the other Hand, let the Colonies allow to Great- Britain the exclusive Right of regulating their external Commerce: And then the antient Harmony between them will be restored, and

" all will be Peace again."

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THESE Words, it must be owned, look fair as far as they go: But they are fallacious even at first setting out. For there is a palpable Deception in the very Terms here made use of, allow the Right; which Faliacy is easily discovered by substituting other Words in their Stead. Example, Let Great-Britain renounce the Right of taxing the Americans without their own Confent: And then the Americans will, what? Renounce the Right of regulating their own "Commerce? No, by no Means: The Americans will never make any fuch Renunciation. Indeed they fay, they cannot: And they fay truly, on their Principles. For if such a Right be founded, as they expressly declare it is, in the immutable Laws of Nature, if it be unalienable, unalterable, and indefeafible, it is impossible to renounce it: And every Attempt of this Sort must be judged foolish \mathbf{D}_{2}

foolish and preposterous, null and void. Nay, the utmost which can be expected from them, according to this Hypothesis, is what they declare in their 4th Resolve, Page 35, they are ready to do, viz. " That from the Necessity of the " Case, and a Regard to the mutual Interests of " both Countries, they will cheerfully consent " to the Operation of fuch Acts of Parliament, as are bona fide restrained to the Regulation of " their external Commerce." So that here you plainly see, they still maintain their Right, and the Interpretation of that Right; --- only confenting to suspend the Exercise of it for the prefent,---on Condition nevertheless, that such an Use shall be made of this Concession as they shall approve of. In short, it is evident according to their Ideas, that were you to allow them the fole Right of taxing themselves, you would grant them--- Nothing: Nothing, but what they had a prior, and even an indefeasible Right to enjoy, whether you granted it them or not; but which you had from the Beginning very injuriously attempted to rob them of. Whereas, were they to allow you the Privilege of making Acts to regulate their Commerce either by Land or Sea, they would thereby grant you a Favour, to which of yourselves you had not the least Claim or Pretention. And consequently as this Permission would always remain a mere Act of Grace and Favour on their Part, there would likewise always exist an unalienable Right of limiting, circumscribing, and of interpreting it, in what Manner they thought proper; and at last of totally withdrawing it, when they believed it to be abused, or perverted to their Prejudice.

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MORBOVER, 3dly. Granting even that Great-Britain was so ill advised, as to enter into a Compact with the Colonies, on these dishonourable, and disadvantageous Terms; granting, I fay, that we trusted to a Treaty, which the Americans, themselves declare aforehand to be binding only during Will and Pleasure; and which cannot possibly bind their Posterity, - still it is to be enquired, what Effects would this feeming Compromise have upon the Colonies? Would it restore Peace? Would it produce a cordial Reconciliation? No, by no Means. I affert this with the less Hesitation, because I have proved already [see Page 151-157 of Tract IV.] and can prove still more abundantly, that the Act of Navigation of CHARLES II. and every other ancient Law for restraining, and monopolizing the Commerce of the Plantations, never did produce those desireable Effects of Harmony and Unanimity, which are now confidently ascribed to them. On the contrary, the real Fact was, and it is natural it should be so, that these coercive Laws were always regarded, as the neverfailing Source of Discord and Dissention between the two Countries. Indeed the Truth, the undeniable Truth is, that the Colonies engaged, from the very first Period of their Existence, in

all Sorts of contraband Trades, which they could practife with Impunity, or which they could carry on with any Prospect of Prosit. And it is aftonishing, that any of their Advocates, especially those of a facred Character, should be fo far misled themselves (for we dare not suppose, that they would willingly and delignedly mislead others) I say, it is really astonishing, that they could be fo ignorant of these notorious Facts, as even to infinuate the contrary. But fince it has so happened, we must now observe once for all, that it appears from the very Statutes of the Realm, that the Colonists never made it a Scruple of Conscience to import from prohibited Places, and to export to them any Article of Commerce, which they thought they could either buy, or fell to Advantage. Hence therefore mutual Complaints arose from the very Beginning; these encreased and multiplied every Day, in Proportion as the Trade extended. And at last the Colonists not only eluded the Vigilance, but frequently outbraved the legal Power of the Mother-Country. This made it necessary for the English Legislature to enact new Laws from Time to Time in order to strengthen and enforce the old ones, and to prevent the Increase of these Evils as much as possible. And it is very observable, that there is one general Principle, which runs throughout all these Laws, and diffuses and expands itself more and more, according to the Exigencies of the

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the Case, viz. That a Jury of American Smuyglers was not to be trusted in the Condemnation of a Brother-Smuggler. Hence therefore every new Law encreased, and extended the Power of making an Option, gra. d to the Revenue-Officers, of profecuting the Offenders either in England, or in Ireland, - or in the Courts of Admiralty in the Plantations, - or indeed by a Jury in any other Plantation, if sufficiently distant from the Spot, where the Fact was committed. So that. in short, the dismal Outcry now raised by the Congress, of having the Rights of Englishmen taken from them, viz. the Right of being tried by a Jury of the Vicinage, --- as if it was the modern Invention of a profligate Ministry, and a corrupt Parliament, --- is a Grievance, if it be a Grievance, of upwards of an hundred Years STANDING, [see particularly 22d and 23d of C. II. Cap. 26. § 12 and 13.—also, 25th of C. II. Cap. 7 .-- and 7th and 8th of WM. III. Cap. 7, §. 7.]

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Now, if the Americans were thus tardy in their Duty towards their Mother Country, during their Infant-State, and before they had learnt even to lisp the high-sounding Words, immutable Laws of Nature,—unalienable Rights,—and self-evident Propositions,—what are we to expect at present, when they have added all the Principles of Resistance and Revolt to their former disobedient Practices;—and when they are become, even through Motives of Conscience, the determined

mined Enemies of the Authority and Jurisdiction of Great-Britain? -- I ask therefore, Can any Mortal be so stupid, as to believe, that an American Jury will, for the future, be more favourable to the English Plea of an exclusive Right to, and a Monopoly of their Commerce, than their Juries were in former Times ?--- And what a Farce would it be, to attempt to bring such a Cause as this before an American Judicature, according to the Sentiments and Notions they have now imbibed?---In fuch a Case, it is much more probable, that they would find a Bill of Indictment against the Officer for seizing these Goods, than against the Culprit for importing or exporting them contrary to an English Law; a Law, whose Authority they disclaim, and whose Penalties they both detest, and despise.

BUT why should we labour this Point any longer? Dr. FRANKLIN himself ioins his Suffrage to ours as far as this Point is concerned. Many says he, in his Advertisement to his Considerations on the Nature, and the Extent of the Legislative Authority of the British Parliament, printed in * Rivington's New-York Gazetteer, October 30, 1774,] "Many will ber-"haps be surprized to see the Legislative Au"thority of the British Parliament over the Co-

I have been lately informed, that the News-Writer of New-York was herein mistaken; this Pamphlet being the Production of another patriotic Pen, and not of Dr. FRANKLIN'S:

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"Industrians of being able to trace forme constitu"Item forms that, when he began this
"Piece, he would probably have been surprized
"at such an Opinion himself. For it was the
"Result, not the Occasion of his Disquisitions.
"He entered upon them with a View and Ex"pectation of being able to trace some constitu"tional Line between those Cases in which we
"[the Americans] ought, and those in which we
"ought not to acknowledge the Power of Par"liament over us. In the Prosecution of his
"Inquiries he became fully convinced, that
"fuch a Line doth not exist; and that there can
be no Medium between acknowledging, and
denying that Power in ALL CASES."

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Now after this, what can be faid more? And how can we think of a Medium, of a Temperament, of a Reconciliation in such a Case? Mutual Concessions cannot possibly be made: Compromising Schemes are idle, and visionary Things; because the Nature of the Claim on both Sides is absolutely such, that it must be admitted whole and entire; --- or be wholly denied and rejected. Therefore in fuch a Dilemma, what other Scheme [peaceable Scheme I mean] can now remain for the good People of Great-Britain yet to pursue, --- but either to surrender the disobedient Colonies entirely up, by declaring them to be fo many free and independent States ;--- Or to become their I ributaries and Vafials?

Vassals? -- I say, their Tributaries and Vassals: For such we must really be, if we do not separate from them, whatever thin Difguifes may be attempted to be put on to cover the Difgrace. Every Advantage, which we enjoy, they are to enjoy in common with us, and yet to contribute nothing but what, when, and how they please towards the vast Expence of procuring, and securing these Advantages. We are to defray the Charges of Fleets and Armies, of Forts and Settlements, of Embassies and Alliances, of Treaties of Peace and Commerce, and of all others expensive Privileges which the English enjoy among foreign Nations; and then they (the Americans) are to reap the Benefits of them equally with ourselves. In short, we are to be the first Adventurers, and the first Drudges in every Case; we are to run the first Risques, and to bear all the primary Expences; --- and then, when Matters are brought to bear, and the Trade has succeeded, they are to commence our Rivals and Competitors. Thus, for Example, is there some new and important Discovery to be made in Chymical Processes, in the Arts of Dying, Colouring, Mining, Fluxing, &c. &c.? Or are there any useful Machines to be invented in the Mechanic Arts? The Inventor may have a Patent to reward his Genius, to re-imburse his Expences, and encourage his Industry for fourteen Years, if he pleases; this

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Patent will hold good against his Fellow-Subjects in Great-Britain; -- but will not fignif a Rush against the Independents of North America:-And what is still more provoking, these Independents will have it in their Power to entice away his Agents and Servants, after he has been at the fole Expence and Trouble of reaching, and training them to the Business:-- I fay, they will have it in their Power to entice them publickly away, by offering them Rewards in our own public Papers to remove to North-America. Again, are there any Places, either lucrative or honourable, important or influential, to be obtained under the British Government & And are all Foreigners and Aliens, and even Hanoverians, to be excluded from such Posts of Honour, Profit or extensive Influence? Very right :--- But our dear, independent Brethren of North-America are neither Foreigners, nor Aliens, not yet Hanoverians: They are the better Part of our own selves; and therefore---they have a Right to every Thing. Nay, they have a Right to be chosen Members of the British Parliament, and to fit and vote for any Sums they shall please, to be applied for the Independence of America against the Interest and Claims of Great-Britain. Once more; Do we wish to encourage some advantageous Trade with a foreign Country; a Country, which abounds with raw Materials, but is destitute of Manufactures?---We must

not do it; if such a Trade should be supposed to interfere with the Trade of the Colonies. Are we nevertheless convinced, that we ought to be at Liberty to buy all Sorts of raw Materials at the best Markets, and the cheapest? And that it is the Height of Absurdity, to lay heavy Duties on their Importation into Great-Britain? No Matter for that :-- For if the Interest of the Colonies should so require, that is every Thing; that alone filences all Objections. And we must give these Colonists great Bounties for raising such Commodities, as might be imported from other Countries much better in Quality, much greater in Quantity, and without any Bounties at all; --- nay, tho' these Countries should agree to take our own English Manufactures in Return.

THERE is therefore nothing more that can be offered relative to this Subject. For if we shall still persist in caressing our Colonies for putting these Indignities daily upon us;—if we shall still submit to be sleeced, taxed, and insulted by them, instead of throwing them off, and declaring ourselves to be unconnected with, and independent of them, we shall become (and indeed we are now becoming) a Monument of the GREATEST INFATUATION.

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