

CIHM/ICMH Microfiche Series.

CIHM/ICMH Collection de microfiches.



Canadian Institute for Historical Microreproductions / Institut canadian de microreproductions historiques



Technical and Bibliographic Notes/Notes techniques et bibliographiques

The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.

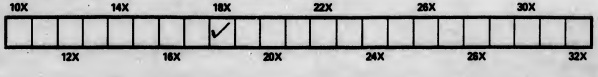
L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.

> M di er be rig re

m

	Coloured covers/	Coloured pages/
Ļ	Couverture de couleur	Pages de couleur
	Covers damaged/	Pages damaged/
Ш	Couverture endommagée	Pages endommagées
	Covers restored and/or laminated/ Couverture restaurée et/ou pelliculée	Pages restored and/or laminated/ Pages restaurées et/ou pelliculées
	Cover title missing/ Le titre de couverture manque	Pages discoloured, stained or foxed/ Pages décolorées, tachetées ou piquées
	Colour/d maps/ Cartes géographiques en couleur	Pages detached/ Pages détachées
	Coloured ink (i.e. other than blue or black)/ Encre de couleur (i.e. autre que bleue ou noire)	Showthrough/ Transparence
	Coloured plates and/or iliustrations/ Planches et/ou illustrations en couleur	Quality of print varies/ Qualité inégale de l'Impression
	Bound with other material/ Relié avec d'autres documents	Includes supplementary material/ Comprend du matériel supplémentaire
Ø	Tight binding may cause shadows or distortion along interior margin/ Lare livre serrée peut causer de l'ombre ou de la	Only edition available/ Seule édition disponible
	Blank leaves added during restoration may appear within the text. Whenever possible, these have been omitted from filming/	Pages wholly or partially obscured by errate slips, tissues, atc., have been refilmed to ensure the best possible image/ Les pages totalement ou partiellement obscurcies par un feuillet d'errate, une peiure
	il se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont pas été filmées.	etc., ont été filmées à nouveau de façon à obtenir la meilleure image possible.
	Additional comments:/ Commentaires supplémentaires:	
	·	e.

This item is filmed at the reduction ratio checked below/ Ce document est filmé au taux de réduction indiqué ci-dessous.



détails détails ues du modifier ger une filmage The copy filmed here has been reproduced thanks to the generosity of:

Bibliothèque nationale du Québec

The images appearing here are the best quality , possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printed or lilustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or lilustrated impression.

The last recorded frame on each microfiche shall contain the symbol \longrightarrow (meaning "CON-TINUED"), or the symbol ∇ (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:



L'exemplaire filmé fut reproduit grâce à la générosité de:

Bibliothèque nationale du Québec

Les images suivantes ont été reproduites avec le plus grand soin, compte tenu de la condition et de la netteté de l'exemplaire filmé, et en conformité avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en papier est imprimée sont filmée en commençant par le premier plat et en terminant solt par la dernière page qui comporte une empreinte d'impression ou d'illustration, solt par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par le première page qui comporte une empreinte d'impression ou d'illustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles sulvants apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole → signifie "A SUIVRE", le symbole ♥ signifie "FIN".

Les cartes, planches, tableaux, etc., peuvent être filmés à des taux de réduction différents. Lorsque le document est trop grand pour être reproduit en un seul cliché, il est filmé à partir de l'angle supérieur gauche, de gauche à droite, et de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la méthode.



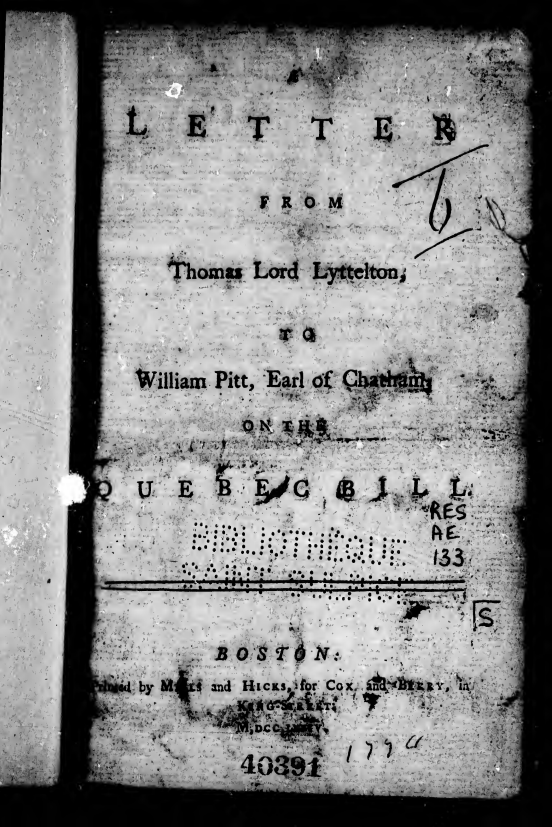
• 1	2	3
4	5	6

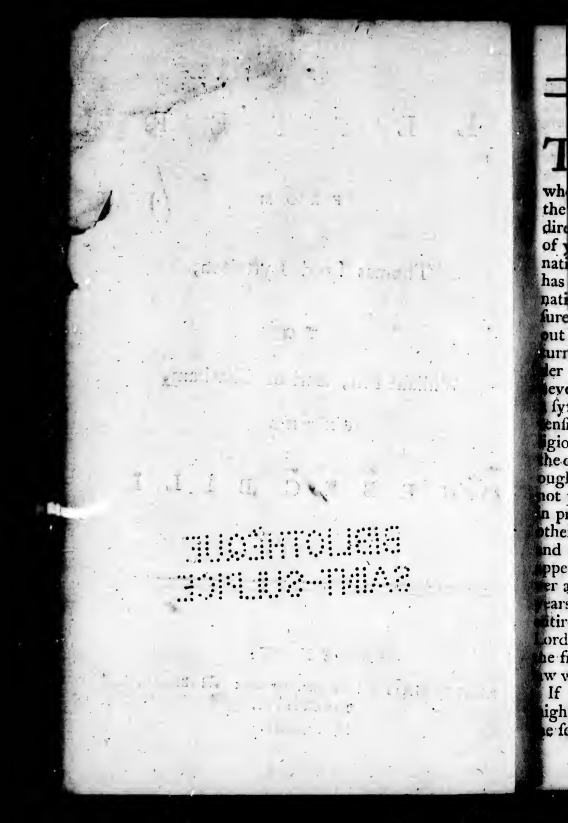
errata

peiure, on à

to







My LORD,

H E bill for the government of Quebec, whilft it engages the attention of the public, cannot but bring back to our minds that glorious æra when Canada was added to the British Empire by the fuccefs of his Majefty's arms, as they were then directed by the genius, and animated by the vigour of your councils. It has too often happened that national wi/dom has flept, while the fpirit of conquest has been awake; whilft therefore the fpirit of this nation was filling the veffel to the brim with her treafures, the handle in your hand ready to pour them out on any foil where your ideas could fuggeft a reurn of glory, in that feafon, my Lord, it is no woner that the low and still voice of jurisprudence was ever heard; but, at length, is the time come when fystem of government is to be formed for that exenfive country, differing from our own in her religion, her laws, her habits, and her cuftoms. Had the question once occurred to your Lordship how that pught to be done, the poffession of Canada might not perhaps have been the first object of your care in preference to Guadaloupe, Martinique, and the ther rich islands which were reftored to the French ind Spaniards in the West-Indies. But it doth not ppear that the civil establishment of Canada had eer a place in your thoughts ; because after thirteen ears poffession of the country, your mind was fo tirely vacant on this fubject, that I dont find your ordflip proposed one idea of your own, either for he framing of any law, or for the amendment of that w which has lately received the royal affent.

If ever there was an event on which the public ight demand an opinion, it had a right to yours on a fettlement of Canada. From your rank and experience perience in the flate, your importance in your coun, try, and, above all, as the atchievement was yours, the manner of maintaining it fhould have been yours alfo. You was the minister, the uncontrolled and uncontrollable minister when Canada was conquered. When you returned to power a fecond time, you proposed no legislative act for its regulation and government ; must I then fay to you my Lord, " Vin-" cere fcis, victoria ut nefcis."---If your abilities are confessed, who can excuse your neglect ? Or, if in this bufiness, either inaccuracy of head, inattention of mind, incorrectness of judgment, or infufficiency of reason, may be imputed to any man, on whom gan that charge fall more justly than upon your Lordship ? Why then did you choose this peculiar moment to brake forth from your retirement ? Surely, my Lord, your condescension is not such as to lead you to become the mere harbinger of my Lord Mayor, and his address within the palace, and of his co-patriots without, who attended his Majefty from St James's to the parliament.

The daors of the houfe of Lords are flut, but Lord Chatham's expressions are not (nor are they meant to be) confined. I mean not to comment on your affortment of the epithets by which you defcribed the act of parliament...they were atrocious, shallow, inept. Popery, you faid, was established, the protestant church devoted, and the veil of its temple rent as under; and that the King's ministers might as well begin to pull down all the protestant fteeples; and that these ministers had at length thrown off the masque, and opened their plan of despotism.

This plan of defpotifm, my Lord, is the fubfitution of an act of parliament in lieu of a government by proclamation; a proclamation which at first was dictated, has been often varied, and till this time has fubfifted fubl

It w

ans

vern

plair

whic

fate

unha

thofe

of w

verfe

para

red i

is inf

proc

Le

nent

ou v a, V

Cana

as in

forc v

verno

natic

Cana the E

and o

for th

to the

noth

year a

varied his ft:

e cou

njoy

r coun₇ yours, n yours led and quered. me, you and go: , " Vinlities are)r, if in ttention fficiency n whom on your peculiar t ? Sureuch as to my Lord nd of his efty from

but Lord ey meant on your defcribed s, *fballow*, the prots temple ers might t fteeples; hrown off otifm. fubftitutivernment firft was s time has

fubfiftcd

fubfifted by the mere will and pleafure of the crown. It was *imperium hominis* that has governed the Canadians fince the peace; it is *imperium legis* that is to govern them hereafter. Is it neceffary for me to explain to your Lordship which is a state of liberty, and which of tyranny? Conversant with the history and fate of nations, your Lordship knows that all those unhappy people who have lost their liberties, haveseen those liberties end precisely where the government of will begin. But your Lordship is pleased to reverse this proposition; and you, who in your love of paradoxes formerly told us that Canada was conquered in Germany, now tell us that this fame Canada is inflaved, because it is no longer to be governed by proclamation, but by law.

Let us ftop for a moment, to fee what the governnent of Canada was, under the proclamation which ou wish to perpetuate, --- it comprehended East Floria, West Florida, and the Granades, together with Canada, countries as different in their establishments is in their foil, and in their climate; various thereforc were the inftructions given to their leveral governors, and afterwards changed according as infornation and experience pointed out new fyltems. In Canada the French laws alone prevailed till 1764, then he English laws got fome footing. The governors and officers of justice always doubtful which to take for their guide, fometimes prefering the English, metimes the French laws, as each feemed applicable to the cafe before them --- One year a proclamation, mother year an inftruction to a governor, another year a local ordinance, changed the principal, and varied the courfe of their jufticiary proceedings. -In his ftate of fluctuation, no man knew by what right e could take, or give, inherit, or convey, posses, or joy property; or by what mode or rule he could bring

bring his right to a trial. One neceffary confequence was a frequent refort to the crown for amend ment, explanation, and decifion; "cujus est condere, ejus " est interpretari."---And what less than despotifm is the power of the crown, when it can create or interpret, establish or destroy laws, by virtue of its own mandates ?

The condition of these wretched people under this government, is described by Lord Coke in the very motto which he chose for his works, " milera est fer-" vitus ubi jus est vagum aut incognitum.". I need not tell your Lordship that the parliament of Henry VIII. gave the King's proclamations the power of the law; it must give fome comfort to all fober people to fee the parliament of this day annul the force of a proclamation, in order to establish law If therefore I can agree with you, my Lord, in thinking the King's ministers are so atrocious as to have formed any plan of defpotifin, I must agree with you alfo, that they are more inept and shallow in the execution, fince they have let go the very power which you fay they grafp at ; and if, my Lord, there could ever be a proper time to infult the King's perfon with a cry of arbitrary power, furely, my Lord, there could have been no time lefs feafonable than that, when he was going to give his affent in parliament to reftore to the Canadi. ans their birth-right in their laws, and to relinquish that very power which conquest had put in his hands.

This proclamation, however, we are told with the treaty, and other acts of royal authority, was confidered as an engagement, under which the colonifts embarked their perfons, and the merchants their fortunes for Canada, and that the national faith was plighted to form a government as near as may be agreeable to the laws of England; for it is faid, that none would have embarked or traded thither, without the prospect rof

rt

y

tee

e ;

dge

neo

rr

eat

the

hetl

C. :. (

r th

rd,

Dn

itu

CC

- W

ary

ole.

lift

be.

n E

nes

the

ty t

ich

brs

rkec D ha

dle

the

rkfh

ders

equence ad ment, re, cjus sipotism se or inof its

der this he very a eft fer-Ineed of Henry er of the peopleto orce of a therefore he King's any plan hat they ion, fince fay they be a procry of arhave been sgoingto e Canadirelinguish his hands. with the was cone colonifts their forfaith was be agreehat none ithout the prospect (7)

rospect of English laws, and of English juries. How r the real engagements has been kept, and whether by part of the laws of England, that could be exeted, have been with held, we shall enquire by e and e; but first let me appeal to your Lordship's knowige, and the knowledge of every man, whether it neceflary there fhould be a trial of jury, wherever r merchants export their manufactures ? In all our reat foreign markets there are no juries : In Amerithere are juries ; but if you will afk the merchant hether he expects a furer payment from Hamburgh, c. or from Bofton, I don't believe he will answer r the Bostonians. It would be impertinent, my rd, to introduce what I shall take the liberty to fay on juries, with any panegyric upon that bleffed itution .- Its praifes are written in our hearts : but conflitution of juries may be compared to a fa-, where every minute material is effentially neary to the fafety, usefulness, and beauty of the ble. Permit me then just to mention what an lifh jury is, before I afk what a Canadian jury be.

In England, the fheriff in a public manner takes the nes out of the lift of freeholders, as chance has plathem. He may return fix panels, which are fety two jurors, and he cannot return lefs than four, ich are forty-eight at every affize; and that thefe ors may not become hackened in their office, or rked for feduction, none are to be returned, but p have not ferved for two years before (except in Idlefex, where the law has been altered, perhaps the worfe, for Middlefex juries though better ctifed, are not better than other juries;) and in rkfhire, becaufe of the largenefs of the county, freelders cannot be returned but once in four years.

40 St. 3 41 1

Thus.

Thus, my Lord, the uncertainty of who fhall be jurors, and the nature of the office itfelf commenc. ing inftantly, and ending inftantly in public court; gives no poffibility of previous folicitation or feduction; but itill there follows a right of challenge, to exclude every man against whom a suspicion lies of partiality or prejudice, whether from affection, affinity, or interest.

faid

qu

ics

tru

Car

wh

glif

7 0

in

be

hole

e fid

hich

Befi

in i

ne

ru

in

go

ian

ste

goe le a

But

fad

nt a

ual

ve a f fo

m

hal

lied

CO

buld

at tl

e, g

s.th:

be

(8)

Let us now, my Lord, fee what is the fund for an English jury in Canada; the number of freeholders (I do not fay there are none) is fmall indeed; there are about three hundred Englishmen, who are house. keepers, and of these, perhaps thirty or forty are of the rank of merchants and tradefinen; the reft are difbanded foldiers, most of them futlers; and it is a Melancholy confideration that their chief traffick is in fpirituous liquors, of which they thare pretty largely with their cuftomers the common foldiers. The courts of justice sit once a week. The number of the better fort of English will not afford one legal panel in the whole year, and infufficient to do the bufinefs of juries, even fuppoling them to give up their time, and every other occupation to that fervice only : Mr. Maferes therefore admits that the burthen of attendance would be intolerable without pay; and he proposes five shillings a head for every time they ferve : thus the office of jurymen would become a trade, a trade indeed, that none of the better fort will follow, but must fall of course upon those veterans who have left the army for the ginthop : fuch must be the English jury in Canada, without freeholders, without challenge, without change, and in fhort without one attribute of an English jury. Corruptio optimi fit peffima, is a true old adage, and I speak it as a proof of the perfection of an English jury, that in an imperfect state it would be the worlt way of trial upon earth. But it may

(9)

ho fhall be commenc, blic court, or feductiallenge, to cion lies of ection, affi-

fund for frecholders leed ; there are house. orty are of he reft are and it is a f traffick is are pretty n foldiers. he number d one legal to do the to give up o that fer. s that the le without i for every nen would one of the ourse upon r the ginn Canada, , without oute of an a true old rfection of e it would But it may be

faid there are above an hundred thousand Canadiqualified to ferve upon juries; why not take your ics from them ? Because your Lordship will hardtrust the property of your countrymen to a jury Canadians only. But the juries may be mixed,---what proportion ? If you take an equal number of glish and of Canadians, how are they to decide at ? Or take an unequal number, and decide by vote, in courts martial) then if the majority of the jube Canadians, the verdict will be the fame as if the nole was Canadian, or if you throw the majority on fide of the English, where is the impartiality, on hich the Canadian can depend?

Befides, the civil law of France, and the trial by jun L. land, are fo diffonant, that the forms of one never be blended into proceedings of the other; rules in respect of tenurcs, alienations, dowers, inhesitances are quite different ;--- how could the go on in the two different languages ? If the Caian should have a cause to try, how can his adate prepare the process for an English jury? Or if goes to an English attorney, how is the latter to le a proceeding according to the laws of Paris? But in Griminal law the cafe is different; for to fact of guilt or innocence, one man is as compct as another; and in our own courts, it is the ual practice, where a foreigner is to be tried; to ve a jury de medietate lingue, one half English, one f foreigners.

mean not, my Lord, a general defence of the crinal laws of England, as they are of late years mulied and extended. For if a moiety of those who condemned were to fuffer death, their blood ould cry out for vengeance; and Lam perfuaded, at the frequency of pardons, even where mercy is c, gives rife to nine in ten of the thests and robbes that are committed. But the French law of tor-

ture

ture to precure confession, is to us unknown. On the contrary the accused perfon is, or ought to be, warn cd from injuring himself by his own confession. It is but modern law that any man could be convicted on his own confession, and even now confessions ought not to be admitted without the greatest caution.

To us is unknown likewife all cruelty of punifhment; no racks, or wheels, or inftruments of barbarity and tyranny are to be feen in our executions. From these appendages of despotism are the Canadians now delivered, and may live protected in their fortunes, their honours, and their lives, under what I trust will stand for ever, the inpregnable fortress of an English jury.

In the courfe of all the evidence that has been laid before the public, we find that the Canadians have expressed one constant uniform with to be governed by their own laws, and that the English have as frevently defired to be governed by the laws of England. The Canadians are above one hundred thousand, the English not more than two thousand men, women, and children. The legislature was therefore to confider whether the law and government ought to be adapted to the many or the few.

There can be no rule for the composing of lawsbut the fentiments and inclinations of those who are to be governed by them.

In a flate of nature, liberty knows no bound but that of fuperior force.

"Jura inventa metu injusti," and that portion of liberty which each man is willing to give up for the convenience, fafety, and protection of individuals, of families, of focieties, and of states, is the first principle of law. It is true, the multitude do not compose the form, but it must be framed to correspond with their genius and temper, fo that their understandings may be prepared to meet, and their hearts ready to embrace it..... The habits, customs, and manners of peor

lipol

heir

acte

anæ

l on

ply

cap

ropo

he p

Bu

ney :

ent

W

at l

hic

na

ioid

hey

ith.

ght

ates

nucl

refe

houl

hip,

aule

hat

rue

rue

eftab

co t

nce

ics o

R

W

vn. On the b be, warn ifeffion. It convicted confeffions test caution of punish of barbariexecutions, the Canadied in their inder what fortrefs of

s been laid adians have governed ave as freof England. oufand, the m, women, ore to conught to be

ig of lawsie who are

ound but

portion of up for the viduals, of t principle t compose ond with fandings ready to anners of people, are the mirror in which alone their general lifpofition may be feen; even regard muft be had to heir prejudices and their weaknefs; for *law muft be tacted* (as Grocius has expreffed it) "cum fenfu huianæ imbecillitatis." When Solon was complimentianæ imbecillitatis." When Solon was complimentt on having given good laws to his countrymen, his sply was, "They are only fuch as the Athenians are capable of receiving." Even the law of. God, as ropofed by Mofes, was fubmitted to the judgment of he people before it was adopted by them. *

(11)

But if these rules are indispensable in the formation, hey apply much more forcibly to the actual cftablishnent of law. If nothing but violence can impose law, would be still greater tyranny to rob a nation of at law which they approve upon experience, and hich is endeared by habit. Allowing then that the anadians prefer a worse law to a better, even that bad hoice is decisive upon the conduct of Great-Britain. hey yielded themselves up to our protection and our ith. How then can we deprive them of the first ghts of human nature ?

We are now come to that part of the bill which reates to their religion ; and knowing, my Lord, how nuch you are an admirer of civil liberty, and can rerefent it with fo many graces and advantages, I hould have been glad to have heard that your Lordnip, with equal grace and dignity, had fupported the aufe of *religious* liberty. But it feems you declared hat no true Protestant could fupport this bill.---No rue Protestant, my Lord, can be a perfecutor; no rue Protestant can harbour any fuch idea as that of stablishing religion by force. Is the Spaniard in Mexco to be an example for a Protestant legislature?

Religious liberty is nearer to the heart and confcince than civil liberty; for why are Roman Cathoics deemed enemies to our conflictution? Not because

Exodus.

they

they don't love liberty, (we owe Magna Charta to them) but becaufe, without fubverting the confitution and the law, the Romith religion can never by reflored.

The reformation was not the work of force .--- Sd. ence had begun to dawn; and to difpel fuperfition. The tyranny of Rome was become hateful, and her authority contemptible, when that great event took The defires and opinions of the people co-inplace. cided with the humours of the King : and the moment parliament had citablished the Protestant religion, it became not the voice only, but the act of the The cafe of Canada is totally diffe. whole nation. rent. The people there adhere to their religion, and did not furrender without a stipulation and solemn en. gagement for the free exercise of it. Your Lordship was Minister when the capitulation was granted by Sir Jeffery Amhurst, and you found no fault with that able General for that prudent and humane conceffion. This freedom was again infured at the peace, approved and confirmed by parliament? nor did your Lordship; in your long display of eloquence * on that occasion, once blame that part of the treaty. But you are now pleafed to call the measure atrocious, fhallow. and inept, because it has secured to the clergy their property, and becaufe it has fubflituted an oath of allegiance inftead of that of fupremacy as required by the 1ft of Elizabeth. The best definition I know between establishment and tolleration is, that the greater number has a right to the one, and the leffer to the other. The public maintenance of a clergy is inherent to establishment; at the reformation, therefore, as much of the church effates as were thought neceffary for its fupport, were transferred to the protestant church as by law established. Surely then, when the free exercise of the national religion was given

* Lord Chatham fpcke three hours and a half against the peace.

ver

erft

i.;

It

on

ver

me

nes

ill t

ie ra

ana

So

Eli

a

be

e C

bre

e ci

ous

mn

of

bn,c

tion

at o

ied

ei

inie

n

C

pro

om

ic t

d ;

inc bj a Charta te the confiitu an never b

force .--- Sd.

fuperstition.

ul, and her

event took

eople co-in.

ind the mo.

testant reli-

e act of the

otally diffe.

religion, and

folemn en.

ar Lordship

granted by

fault with

imane con-

t the peace,

? nor did

loquence *

the treaty.

re atrocious,

the clergy

ted an oath

is required

on I know

at the grea-

e leffer to

a clergy is

on, there-

e thought

o the pro-

rely then,

igion was

it the peace :

given

iven to the Canadian nation, it could never be unerftood that they were to be depred of their clery; and if not, a national provision. for that clergy llows of courfe.

(:13)

It has often been afferted, that the Protestant relion has been rooted out of Canada by this bill. The verse is the truth; for no man who is, or may beome a Protestant, is to pay tythes or a y church hes to the Romish establishment, but the money is ill to be collected, in order to constitute a fund for he raising and supporting of a Protestant church in anada.

Some have doubted whether those clauses of the Eliz. which establish the oath of supremacy, extend any of his Majefty's prefent dominions but fuch belonged to the crown when that memorable ftae was made." If this construction is a true one, Canadians were not obliged to take the oath of premacy; and the new oath which the Quebec bill eftablished, is fo far, an acquisition, and advantaous to the cause of protestantism, as it adds to the mmon oath of allegiance, and obliges every Cathoof Canada, who shall henceforth exerciseany funcon, civil or religious to renounce all pardons and difpentions from any power or perfon whom he ver contrary to at oath. But if we are to suppose the abovementied construction to be false, and that every part of e 1st of Eliz. extends to all his Majesty's present donions, I will venture then to affert, that the Roan Catholic religion would not have had in Canaeven the advantage of a toleration, if the oath of premacy had not been repealed. For no honeft oman Catholic Priest could have taken that oath in e true fense of the words in which it is expresd; and if he ventured to exercise any ecclesiastical inction without having taken it, he would have been bject to all the penalties and difabilities which the law

law has in fuch cafe inflicted ? and that there are per. fons in Canada ready to commence profecutions againft every offender of this kind, we can hardly doubt, when we recollect that one grand jury thought it their duty to make a public prefentment of every Ro. man Catholic of the province ; and must therefore have confidered them not only as perfons not under the protection of the law, but as offenders against it. But tho' the legislature has thought fit to repeal the oath established by the 1st Eliz. and to substitute ano. ther oath in the place of it, which in truth is no more than what has been frequently done before ; yet the King's fupremacy is not on that account in any dan. ger, as has been ignorantly and abfurdly fuppofed. The Quebec bill, inftead of giving up his Majefty's fupremacy, afferts it as established by the 1st of Elizabeth ; that is, in all cafes, ecclefiaffical as well as civil ; no ecclesiastical officer or minister can exercise in Canada any authority or jurifdiction that is not derived from the crown : and if any man shall hereafter prefume to exercise therein any powers derived from any foreign authority, or jurifdiction whatfoever, or shall malicioully and unadvifedly endeavour to advance or fupport the claims or pretentions of the Pope, or of any foreign prince or ftate, he will ftill be fubject to the fame penalties to which he would have been liable if the Quebec bill had never paffed ; and the law of England has still in store punishments fully fusicient to deter the most zealous Catholic of Canada from the commission of fuch an offence.

Since then your Lordship has been so very fevere in your strictures on this part of the Quebec bill, let me again implore you to tell us what plan you yourfelf would recommend: Would you now construe the free exercise of religion to be less than the Canadians thought it when they threw themselves upon our faith ? Would you now become their perfecutor ? Or

would

rou rith

ie o

at.

W

Y

ling

C

ca

adia Th

de

fre Tl

FI

TI

in

D.p.

ir t

d . th

va

th

At

atio

nif

ter

titi

W

rlo

enco

WS '

Reg

libe

very fevere occ bill, let a you yourconftrue the Canadians upon our fecutor? Or would tould you still suffer them to enjoy their religion, with its confequential property; but enjoy it not by the constitutional authority of an act of parliament, at by virtue of an actual exercise of a dispensing ower in the crown ?

Your Lordship is faid to have afferted these two ings; that the bill was intended to raise a strength Canada, in order to intimidate other parts of Ameca; and then, that the bill was injurious to the Caadians.

The imputed injury is, that the law of France which defpotifm, is *entailed*, and the law of England which freedom, *annulled*.

There is a diffinction to be made between the law France, and the government of France.

The one is, the other is not defpotic. The law of ince originated in freedom. The Franks were a ople of Germany, who came and fettled at Gaul : ir Kings were elective, and their power fo limited, it all their authority was derived from their merit d virtue. * They preferved their liberties till the th century, when they were deftroyed by the convance Engeraurd de Marigny, the minister of Phithe fair.

At this period the defpotifm of France began; from the may be dated the fluctuations in the adminiation of their juffice, the inftability of property, the nithments of their parliaments, together with their ters de cachet, none of which, my Lord, are the kitutions of the law, but the exceffes of that powwhich has arifen upon the *demolition* of law. What glorious and happy revolution would France expeence, could you at this moment reftore her ancient ws free from the controui of power!

Reges ex nobilitate ; duces ex virtute fumunt ; nec regibus infinita libera potestas Et duces exemplo potius quam imperio præsunt Tac.

This

This is the very bleffing in which the Quebec bill in. ftates the Canadians, not torn from the church, but feperated from the ftate of Rome; they are in poffeffion of the law which they love, under a government that must take that law for its guide, where the ministers of the crown can neither iffue a general warrant, nor imprison by a lettre de cachet, but every illegal or oppreflive act that would be impeachable and punishable against an Englishman, will be equally criminal, in respect of the Canadians.

One word to the policy of this bill, and I have done. I do not mean to confider the general policy, whether England had better have refted upon her natural innate ftrength, or have become the head of a divided empire, over different nations of different faith. Her former ftate, as in the days of Queen Elizabeth, was the theme of poetical rapture.

Ob England model of thy inward greatness, Like little body with a mighty heart.

SHAKESPEARE.

h

1

Bu

a

OU

n Bo

l n bo

rica

n bi Roi

nco

on

of

ng t

fi

ati

FOV

gov ugl

ufti flat

rio

ons his.

Was the fame poet to celebrate your administration, he would speak of England as,

Bestriding the world

Like a Coloffus .-----

But my Lord, whomever we pretend to govern, whether natural-born fubjects or adopted ones, this is certain, that that policy is beft, which is beft calculated to unite them all in one common bond of interest, affection, and duty.

Here, my Lord, let me afk, what was your object in acquiring, what in retaining Canada, but that France might not have at her command a body of men, either to attack our American fettlements in time of war, or harafs them in time of peace, by inciting the native Indians to invade them? Would you wifh, my Lord, to fpoil the fruits of your own conquest in the worst manner possible? Which would be, to keep

the

bec bill in. urch, but in poffefficoverment are the mineral warit every ilchable and equally cri-

have done. y, whether natural inf a divided faith. Her beth, was

speare. Iministrati-

to govern, ones, this is beft caln bond of

ur object in that France of men, ciin time of nciting the u wifh, my queft in the be, to keep the hearts of the Canadians devoted to France, whenr fhe might call them to arms.

ut there is another confideration which makes' affection of the Canadians ftill more defireable. ould be afraid to mention it if your Lordfhip not proclaimed it already; it is the prefent ftate Bofton : Should, my I ord, (which God avert) a l neceflity arife, (as your Lordfhip has been too both to prognofticate, and to advife) to coerce Aica; do you wifh in that melancholy event, to bine the heart of the Canadian with that of the ftonian ? Was Canada now in the poffeffion of nce, and fhould the Boftonian refolve upon reion, there can be no doubt whither he would a for fupport, and for encouragement. But the of that hope may happily difpofe him to better ughts.

then, my Lord, the Quebec bill is founded in first principle of all law, the concurrence and aptation of the people, and if its end is that, for which government ought to be instituted, the happiness of governed, then will this bill which your Lordship ught atrocious, shallow, and inept, appear confonant usitice, wisdom, benevolence, and policy; and the flature of this country will have followed an ilrious example of antiquity in making such reguons for the Canadians; "ut in such reguuis, mente animoque nobifcum agant."

