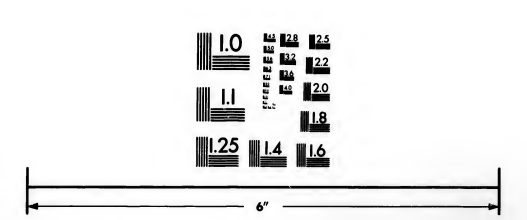


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# DICTIONARY,

PRACTICAL, THEORETICAL, AND HISTORICAL,

OF

## COMMERCE

AND

## COMMERCIAL NAVIGATION.

BY

# J. R. McCULLOCH, ESQ.

EDITED BY

#### HENRY VETHAKE, LL.D.

ONE OF THE PROFESSORS IN THE UNIVERSITY OF PENNSYLVANIA; MEMBER OF THE AMERICAN PHI-LOSOPHICAL SOCIETY; AUTHOR OF A TREATISE ON POLITICAL ECONOMY; ETC.

Tutte le invenzioni le più benemerite del genere umano, e che hanno svillupato l'ingegno e la facoltà dell' animo nostro, sono quelle che accostano l' uomo ali' uomo, e facilitano la communicazione delle idee, dei bisogni, dei sentimenti, e riducano il genere umano a massa.

VERRI.

IN TWO VOLUMES.

VOL. I.

HF 1001 M2 1840

#### PHILADELPHIA:

THOMAS WARDLE, 15 MINOR STREET.

STEREOTYPED BY L. JOHNSON.

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"Though immediately and primarily written for the merchants, this Commercial Dictionary will be of use to every man of business or of curiosity. There is no man who is not in some degree a merchant; who has not something to buy and something to sell, and who does not therefore want such instructions as may teach him the true value of possessions or commodities. The descriptions of the productions of the earth and water which this volume contains, may be equally pleasing and useful to the speculatist with any other Natural History. The descriptions of ports and cities may instruct the geographer as well as if they were found in books appropriated only to his own science; and the doctrines of funds, insurances, currency, monopolies, exchanges, and duties, is so necessary to the politician, that without it he can be of no use either in the council or the senate, nor can speak or think justify either on war or trade.

"We, therefore, hope that we shall not repent the labour of compiting this work, nor flatter ourselves unreasonably, in predicting a favourable reception to a book which no condition of life can render useless, which nay contribute to the advantage of all that make or receive laws, of all that buy or sell, of all that wish to keep or improve their possessions, of all that desire to be rich, and all that desire to be wise."

Jounson, Preface to Roll's Dict.

Jounson, Preface to Roll's Dict.

Entered according to Act of Congress, in the year 1839, by

THOMAS WARDLE.

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### PREFACE

OF

#### THE AMERICAN EDITOR.

In offering to the public an American edition of Mr. McCulloch's valuable Commercial Dictionary, it is unnecessary to add any thing, concerning the object and plan of the work, to what will be found in the subjoined extracts from the author's prefaces to the several editions of it which have appeared in England.

With respect to the labours of the present editor, he has for the most part confined himself to matters relating to his own country, or of especial interest to its citizens. Considerable information of this nature will be found appended to the articles Aliens, Banking, Coal, Coins, Cotton, Importation and Exportation, Imports and Exports, Iron, Roads, Silk, and Tariff, as well as others. A few articles have been inserted on subjects not treated by the author; such as Admiralty Courts, Liverpool, London, &c.

There is, generally speaking, an extreme difficulty in the United States of procuring statistical information, which may be depended upon for its accuracy. Besides the reports, from time to time made to Congress, by the Secretary of the Treasury, and by committees of that body, the principal sources that have been consulted for the purpose are the commercial newspapers published in some of our large cities, particularly the Philadelphia Commercial List,—Mr. Raguet's "Financial Register,—and the "United States Commercial and Statistical Register," edited by Samuel Hazard. The former of the two works just mentioned contains a greater mass of facts, mingled with much valuable disquisition, respecting the subjects to which it is devoted, than is to be found elsewhere. Mr. Hazard's work has just reached the close of its first volume. It is published in weekly numbers, abounds in useful information, and is deserving of extensive patronage.

It is proper to mention that this American has been reprinted from the last English edition. The supplement to this, however, not having been received in time, a page or two was unavoidably omitted to be incorporated with the rest of it in the body of the work, but will be found in a supplement at the end of the second volume. In the same supplement, too, the reader will find further additions by the American editor; some of which, relating to the United States, (the article Fish, for example,) could not be prepared for an earlier insertion; and others, again, consist of the statistics of the commerce of certain foreign ports, brought down to a later date than is given by the author.

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## EXTRACTS

FROM THE

#### PREFACE TO THE FIRST EDITION

It has been the wish of the Author and Publishers of this Work, that it should be as extensively useful as possible. If they be not deceived in their expectations, it may be advantageously employed, as a sort of *rade mecum*, by merchants, traders, ship-owners, and ship-masters, in conducting the details of their respective businesses. It is hoped, however, that this object has been attained without omitting the consideration of any topic, incident to the subject, that seemed calculated to make the book generally serviceable, and to recommend it to the attention of all classes.

Had our object been merely to consider commerce as a science, or to investigate its principles, we should not have adopted the form of a Dictionary. But commerce is not a science only, but also an art of the utmost practicable importance, and in the prosecution of which a very large proportion of the population of every civilised country is actively engaged. Hence, to be generally useful, a work on commerce should combine practice, theory, and history. Different readers may resort to it for different purposes; and every one should be able to find in it clear and accurate information, whether his object be to make himself familiar with details, to acquire a knowledge of principles, or to learn the revolutions that have taken place in the various departments of trade.

The following short outline of what this Work contains may enable the reader to estimate the probability of its fulfilling the objects for which it has been intended:—

I. It contains accounts of the various articles which form the subject matter of commercial transactions. To their English names are, for the most part, subjoined their synonymous appellations in French, German, Italian, Russian, Spanish, &c.; and sometimes, also, in Arabic, Hindoo, Chinese, and other Eastern languages. We have endeavoured, by consulting the best authorities, to make the descriptions of commodities as accurate as possible; and have pointed out the tests or marks by which their goodness may be ascertained. The places where they are produced are also specified; the quantities exported from such places; and the different regulations, duties, &c. affecting their importation and exportation, have been carefully stated, and their influence examined. The prices of mothar icles have been given, sometimes for a lengthened period. Historical notices are inserted flustrative of the rise and progress of the trade in the most important articles; and it is hoped, that the information embodied in these notices will be found to be as authentic as it is interesting.

II. The Work contains a general article on Commence, explanatory of its nature, principles, and objects, and embracing an inquiry into the policy of restrictions intended to promote industry at home, or to advance the public interests by excluding or restraining foreign competition. Exclusive, however, of this general article, we have separately examined the operation of the existing restrictions on the trade in particular articles, and with particular countries, in the accounts of those articles, and of the great sea-port towns belonging to the countries referred to. There must of course, be more or less of sameness in the discussion of such points, the principle which runs through them being identical. But in a Dictionary this is of no consequence. The reader seldom consults more than one or two articles at a time; and it is of infinitely more importance to bring the whole subject at once before him, than to seek to avoid the appearance of repetition by referring from one article to another. In this Work such references are made as seldom as possible,

III. The articles which more particularly refer to commercial navigation are Average, Bills of Lading, Bottomry, Charterparty, Freight, Master, Navigation Laws, Owners, Registry, Salvage, Seamen, Ships, Wheck, &c. These articles embrace a pretty full exposition of the law as to shipping: we have particularly endeavoured to exhibit the privileges enjoyed by British ships; the conditions and formalities, the observance of which is necessary to the acquisition and preservation of such privileges, and to the transference of property in ships; the responsibilities incurred by the masters and owners in their capacity of public carriers; and the reciprocal duties and obligations of owners, mas-

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ters and seamen. In this department, we have made considerable use of the treatise of Lord Tenterden on the Law of Shipping,—a work that reflects very great credit on the learning and talents of its noble author. The Registry Act and the Navigation Act are given with very little abridgment. To this head may also be referred the articles on the Cop, Herrino, Pilchand, and Whale fisheries.

IV. The principles and practice of commercial arithmetic and accounts are unfolded in the articles Book-keeping, Discount, Exchange, Interest and Annuities, &c. The article Book-Keepino has been furnished by one of the official assignees under the new bankrupt act. It exhibits a view of this important art as actually practised in the most extensive mercantile houses in town. The tables for calculating interest and amurities are believed to be more complete than any hitherto given in any work not treating professedly of such subjects.

V. A considerable class of articles may be regarded as descriptive of the various means and devices that have been fallen upon for extending and facilitating commerce and navigation. Of these, taking them in their order, the articles BANKS, BROKERS, BUUYS, CANALS, CARAVANS, CARRIERS, COINS, COLONIES, COMPANIES, CONSULS, CONVOY, DOCKS, FAC-TORS, FAIRS AND MARKETS, LIGHT-HOUSES, MONEY, PARTNERSHIP, PILOTAGE, POST-OFFICE, RAIL-HOARS, ROADS, TREATIES (COMMERCIAL), WEIGHTS AND MEASURES, &C. are among the most important. In the article Banks, the reader will find, besides an exposition of the principles of banking, a pretty full account (derived principally from official sources), of the Bank of England, the private banks of London, and the English provincial banks; the Scotch and Irish banks; and the most celebrated foreign banks: to complete this department, an account of Savings' Banks is subjoined, with a set of rules which may be taken as a model for such institutions. There is added to the article Corns a Table of the assay, weight, and sterling value of the principal foreign gold and silver coins, deduced from assays made at the London and Paris mints, taken, by permission, from the last edition of Dr. Kelly's Cambist. The article Colonies is one of the most extensive in the work: it contains a sketch of the ancient and modern systems of colonisation; an examination of the principles of colonial policy; and a view of the extent, trade, population, and resources of the colonies of this and other countries. In this article, and in the articles CAPE OF GOOD HOPE, HALIFAX, QUEREC, SydNEY, and VAN DIEMEN'S LAND, recent and authentic information is given, which those intending to emigrate will find worthy of their attention. \* \* The statements in the articles Light-houses and Pleotage have been mostly furnished by the Trinity House, or derived from Parliamentary papers, and may be implicitly relied upon. In the article Weights and Measures the reader will find tables of the equivalents of winc, ale, and Winchester measures, in Imperial measure.

VI. Besides a general article on the constitution, advantages, and disadvantages of Companies, accounts are given of the principal associations existing in Great Britain for the purpose of conducting commercial undertakings, or undertakings subordinate to and connected with commerce. Among others (exclusive of the Banking and Dock Companies already referred to) may be mentioned the East India Company, the Gas Companies, the Insurance Companies, the Mining Companies, the Water Companies, &c. The article on the East India Company is of considerable length; it contains a pretty complete sketch of the rise, progress, and present state of the British trade with India; a view of the revenue, population, &c. of our Indian dominions; and an estimate of the influence of the Company's monopoly. We have endeavoured, in treating of Insurance, to supply what we think a desideratum, by giving a distinct and plain statement of its principles, and a brief notice of its history; with an account of the rules and practices followed by individuals and companies in transacting the more important departments of the business; and of the terms on which houses, lives, &c. are commonly insured. The part of the article which peculiarly respects marine insurance has been contributed by a practical gentleman of much

knowledge and experience in that branch.

VII. In addition to the notices of the Excise and Customs regulations affecting particular commodities given under their names, the reader will find articles under the heads of Cus-TOMS, EXCISE, IMPORTATION AND EXPORTATION, LICKNSES, SMUGGLING, WARRHOUSING, &c. which comprise most of the practical details as to the business of the Excise and Customs, particularly the latter. The most important Customs' Acts are given with very little abridgment, and being printed in small letter, they occupy comparatively little space. The article Takiff contains an account of the various duties, drawbacks, and bounties, on the importation and exportation of all sorts of commodities into and from this country.—(See Preface to Second Edition.) We once intended to give the tariffs of some of the principal Continental states; but from the frequency of the changes made in them, they would very soon have become obsolete, and would have tended rather to mislead than to instruct. But the reader will notwithstanding find a good deal of information as to foreign duties under the articles Cadiz, Dantzic, Havne, Naples, New York, Thieste, &c.

VIII. Among the articles of a miscellaneous description, may be specified Allens, Ar-FRENTICE, AUCTIONEER, BALANCE OF TRADE, BANKRUPTCY, CONTRABAND, CHEDIT HANSEA Law, P VATEER THUCK

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IX. Accounts are given, under their proper heads, of the principal emporiums with which this country has any immediate intercourse; of the commodities usually exported from and imported into them; of their monies, weights, and measures; and of such of their institutions, customs, and regulations, with respect to commerce and navigation, as seemed to de-There are occasionally subjoined to these accounts of the great sea-ports, pretty full statements of the trade of the countries in which they are situated, as in the instances of Alexandria, Amsterdam, Bordeaux, Cadiz, Calcutta, Canton, Copen-HAGEN, DANTZIC, HAVANNAH, HAVRE, NAPLES, NEW YORK, PALERMO, PETERSRUBOR, RIO DE JANEIRO, SMYRNA, TRIESTE, VERA CRUZ, &c. To have attempted to do this systematically would have increased the size of the work beyond all reasonable limits, and embarrassed it with details nowise interesting to the English reader. The plan we have adopted has enabled us to treat of such matters as might be supposed of importance in England, and to reject the rest. We believe, however, that, notwithstanding this selection, those who compare this work with others, will find that it contains a much larger mass of nuthentic information respecting the trade and navigation of foreign countries than is to be found in any other English publication.

The reader may be inclined, perhaps, to think that it must be impossible to embrace the discussion of so many subjects in a single octavo volume, without treating a large proportion in a very brief and unsatisfactory manner. But, in point of fact, this single octavo contains about as much letter-press as is contained in two ordinary folio volumes, and more than is contained in Macpherson's Annals of Commerce, in four large volumes quarto, published at 8l. 8s.! This extraordinary condensation has been effected without any sacrifice either of beauty or distinctness. Could we suppose that the substance of the book is at all

equal to its form, there would be little room for doubt as to its success.

Aware that, in a work of this nature, accuracy in matters of fact is of primary importance, we have rarely made any statement without mentioning our authority. Except, too, in the case of books in every one's hands, or Dictionaries, the page or chapter of the works referred to is generally specified; experience having taught us that the convenient practice of stringing together a list of authorities at the end of an article is much oftener a cloak for ignorance than an evidence of research.

Our object being to describe articles in the state in which they are offered for sale, we have not entered, except when it was necessary to give precision or clearness to their description, into any details as to the processes followed in their manufacture.

Such is a rough outline of what the reader may expect to meet with in this Dictionary. We do not, however, flatter ourselves with the notion that he will consider that all that has been attempted has been properly executed. In a work embracing such an extreme range and diversity of subjects, as to many of which it is exceedingly difficult, if not quite impossible, to obtain accurate information, no one will be offended should he detect a few errors. At the same time we can honestly say that neither labour nor expense has been spared to render the work worthy of the public confidence and patronage. The author has been almost incessantly engaged upon it for upwards of three years; and he may be said to have spent the previous part of his life in preparing for the undertaking. He has derived valuable assistance from some distinguished official gentlemen, and from many eminent merchants; and has endeavoured, wherever it was practicable, to build his conclusions upon official documents. But in very many instances he has been obliged to adopt less authentic data; and he does not suppose that he has had sagacity enough always to resort to the best authorities, or that, amidst conflicting and contradictory statements, he has uniformly selected those most worthy of being relied upon, or that the inferences he has drawn are always such as the real circumstances of the case would warrant. But he has done his best not to be wanting in these respects. Not being engaged in any sort of business, nor being under any description of obligation to any political party, there was nothing to induce us, in any instance, to conceal or pervert the truth. We have, therefore, censured freely and openly whatever we considered wrong; but the grounds of our opinion are uniformly assigned; so that the reader may always judge for himself as to its correctness. Our sole object has been to produce a work that should be generally useful, particularly to merchants and traders, and which should be creditable to ourselves. Whether we have succeeded, the award of the public will show; and to it we submit our labours, not with "frigid indifference," but with an anxious hope that it may be found we have not misemployed our time, and engaged in an undertaking too vast for our limited means.

The following notices of some of the most celebrated Commercial Dictionaries may not, perhaps, be unacceptable. At all events, they will show that there is at least room for the present attempt.

The Grand Dictionnaire de Commerce, begun and principally executed by M. Savary,

Inspector of Customs at Paris, and completed by his brother, the Abbé Savary, Canon of St. Maur, was published at Paris in 1723, in two volumes folio: a supplemental volume being added in 1730. This was the first work of the kind that appeared in medern Europe; and has furnished the principal part of the materials for most of those by which it has been followed. The undertaking was liberally patronised by the French government, who justly considered that a Commercial Dictionary, if well executed, would be of national importance, Hence a considerable, and, indeed, the most valuable, portion of M. Savary's work is compiled from Memoirs sent him, by order of government, by the inspectors of manufactures in France, and by the French consuls in foreign countries. An enlarged and improved edition of the Dictionnaire was published at Geneva in 1750, in six folio volumes. But the best edition is that of Copenhagen, in five volumes folio; the first of which appeared in 1759, and the last in 1765.

More than the half of this work consists of matter altogether foreign to its proper object. It is, in fact, a sort of Dictionary of Manufactures as well as of Commerce; descriptions being given, which are, necessarily perhaps, in most instances exceedingly incomplete, and which the want of plates often renders unintelligible, of the methods followed in the manufacture of the commodities described. It is also filled with lengthened articles on subjects of natural history, on the bye laws and privileges of different corporations, and a variety of subjects nowise connected with commercial pursuits. No one, however, need look into it for any development of sound principles, or for enlarged views. It is valuable as a repertory of facts relating to commerce and manufactures at the commencement of last century, collected with laudable care and industry; but the spirit which pervades it is that of a customs officer, and not that of a merchant or a philosopher. "Sourent dans sex reflexions, il tent plutôt à égurer sex lecteurs qu'à les combaire, et des maximes nuisibles au progrès du commerce et de

Pindustric obticuncut presque toujours ses cloges et son approbation."

The preceding extract is from the Prospectus, in one volume octavo, published by the Abbé Moreflet, in 1769, of a new Commercial Dictionary, to be completed in five or probably six volumes folio. This Prospectus is a work of sterling merit; and from the neknowledged learning, talents, and capacity of its author for laborious exertion, there can be no doubt that, had the projected Dictionary been completed, it would have been infinitely superior to that of Savary. It appears (Prospectus, pp. 353—373.) that Moreflet had been engaged for a number of years in preparations for this great work; and that he had amassed a large collection of books and manuscripts relative to the commerce, mayigation, colonies, arts, &c. of France and other countries. The enterprise was begun under the auspices of M. Trudaine, Intendant of Finance, and was patronised by Messrs, L'Averdy and Bertin, Comptrollers General. But whether it were owing to the gigantic nature of the undertaking, to the author having become too much engrossed with other pursuits, the want of sufficient encouragement, or some other cause, no part of the proposed Dictionary ever appeared. We are ignorant of the fate of the valuable collection of manuscripts made by the Abbé Morellet. His books were sold at Paris within these few years.

A Commercial Dictionary, in three volumes 4to, forming part of the Encyclopédie Méthodique, was published at Paris in 1783. It is very unequally executed, and contains mercous articles that might have been advantageously left out. The editors acknowledge in their Preface that they have, in most instances, been obliged to borrow from Savary. The best parts of the work are copied from the edition of the Traité Général de Commerce of

Ricard, published at Amsterdam in 1781, in two volumes 4to.

The earliest Commercial Dictionary published in England, was compiled by Malachy Postlethwayt, Esq., a diligent and indefatigable writer. The first part of the first edition appeared in 1751. The last edition, in two enormous folio volumes, was published in 1774. It is chargeable with the same defects as that of M. Savary, of which, indeed, it is for the most part a literal translation. The author has made no cflort to condense or combine the statements under different articles, which are frequently not a little contradictory; at the same time that many of them are totally unconnected with commerce.

In 1761, Richard Rolt, Esq. published a Commercial Dictionary in one pretty large folio volume. The best part of this work is its Preface, which was contributed by Dr. Johnson, It is for the most part abridged from Postlethwayt; but it contains some useful original ar-

ticles, mixed, however, with many alien to the subject.

In 1766, a Commercial Dictionary was published, in two rather thin folio volumes, by Thomas Mortimer, Esq., at that time Vice-Consul for the Netherlands. This is a more commodious and better arranged, but not a more valuable work than that of Postlethwayt, The plan of the author embraces, like that of his predecessors, too great a variety of objects; more than half the work being filled with geographical articles and articles describing the processes carried on in different departments of manufacturing industry; there are also articles on very many subjects, such as architecture, the natural history of the ocean, the land-tax, the qualifications of surgeons, &c., the relation of which to commerce, navigation, or manufactures, it seems difficult to discover.

In 1810, a Commercial Dictionary was published, in one thick octavo volume, purporting

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to be by Mr. Mortimer. We understand, however, that he had but little, if any thing, to do with its compilation. It is quite unworthy of the subject, and of the epoch when it appeared. It has all the faults of those by which it was preceded, with but few peculiar merits. Being not only a Dictionary of Commerce and Navigation, but of Manufactures, it contains accounts of the different arts: but to describe these in a satisfactory and really useful manner, would require several volumes, and the co-operation of many individuals: so that, while the accounts referred to are worth very little, they occupy so large a space that room has not been left for the proper discussion of those subjects from which alone the work derives whatever value it possesses. Thus, there is an article of twenty-two pages technically describing the various processes of the art of painting, while the general article on commerce is comprised in less than two pages. The articles on coin and money do not together occupy four pages, being considerably less than the space allotted to the articles on engraving and etching. There is not a word said as to the circumstances which determine the course of exchange; and the important subject of credit is disposed of in less than two lines! Perhaps, however, the greatest defect in the work is its total want of any thing like science. No attempt is ever made to explain the principles on which any operation depends. Every thing is treated as if it were empirical and arbitrary. Except in the legal articles, no authorities are quoted, so that very little dependence can be placed on the statements advanced.

In another Commercial Dictionary, republished within these few years, the general article on commerce consists of a discussion with respect to simple and compound demand, and simple and double competition: luckily the article does not fill quite a page; being considerably shorter than the description of the kaleidoscope.

Under these circumstances, we do think that there is room for a new Dictionary of Commerce and Commercial Navigation: and whatever may be thought of our work, it cannot be said that in bringing it into the field we are eneroaching on ground already fully occupied.

## EXTRACTS

FROM THE

## PREFACE TO THE SECOND EDITION.

The first impression of this Dictionary, consisting of 2,000 copies, was entirely sold off in less than nine months from the date of its publication. We feel very deeply indebted to the public for this unequivocal proof of its approbation; and we have endeavoured to evince our gratitude, by labouring to render the work less undeserving a continuance of the favour with which it has been honoured. In the prosecution of this object, we can truly affirm we have grudged neither labour nor expense. We have subjected every part of the work to a careful revision; have endeavoured to eradicate the errors that had crept into it; to improve those parts that were incomplete or defective; and to supply such articles as had been omitted. We dare not flatter ourselves with the idea that we have fully succeeded in these objects. The want of recent and accurate details as to several important subjects, has been an obstacle we have not, in all cases, been able to overcome; but those in any degre. familiar with such investigations will not, perhaps, be disposed severely to censure our deficiencies in this respect.

The changes in the law bearing upon commercial transactions have been carefully specified. Copious abstracts of all the late Customs Acts are contained in the articles Colonies and Colony Trade, Importation and Exportation, Navigation Laws, Registrat,

SMUGGLING, WAREHOUSING, &c.

The abolition of the East India Company's commercial monopoly, and the great and growing interest that has in consequence been excited amongst all classes as to the commercial capabilities and practices of India, China, and other Eastern countries, have made us bestow peculiar attention to this department. The articles Bangkok, Bayavia, Bomhat, Bushire, Bussora, Calcutta, Canton, Columbo, East India Company and East India, Company and East India, Nacao, Macao, Maras, Manilla, Mocha, Muscat, Nangabacki, Rasgoon, Singapone, Tatta, Tea, &c. contun, it is believed, a greater mass of recent and well-authenticated details as to the commerce of the vast countries stretching from the Arabic Gulf to the Chinese Sea, than is to be found in any other English publication.

In compiling these and other articles, we derived much valuable assistance from John

The article BANKING is mostly new. Besides embodying the late act prolonging the charter of the Bank of England, and the more important details given in the Report of the Select Committee on the Renewal of the Bank Charter, this article contains some novel and important information not elsewhere to be met with. No account of the issues of the Bank of England has hitherto been published, that extends farther back than 1777. But this deficiency is now, for the first time, supplied; the Directors having obligingly furnished us with an account of the issues of the Bank on the 28th of February and the 31st of August of each year, from 1698, within four years of its establishment, down to the present time. We have also procured a statement, from authority, of the mode of transacting busiless in the Bank of Scotland; and have been able to supply several additional particulars, both with respect to British and to foreign banks.

We have made many additions to, and alterations in, the numerous articles descriptive of the various commodities that form the materials of commerce, and the historical notices by which some of them are accompanied. We hope they will be found more accurate and

complete than formerly.

The Gazetteer department, or that embracing accounts of the principal foreign emporiums with which this country maintains a direct in recourse, was, perhaps, the most defective in the old edition. If it be no longer in this predicament, the improvement has been princi-pally owing to official co-operation. The sort of information we desired as to the great seaport towns could not be derived from books, nor from any sources accessible to the public; and it was necessary, therefore, to set about exploring others. In this view we drew up a series of queries, embracing an investigation of imports and exports, commercial and shipping regulations, port charges, duties, &c., that might be transmitted to any port in any part of the world. There would, however, in many instances, have been much difficulty in getting them answered with the requisite care and attention by private individuals; and the scheme would have had but a very partial success, had it not been for the friendly and effectual interference of Mr. Poulett Thomson. Alive to the importance of having the queries properly answered, he voluntarily undertook to use his influence with Lord Palmerston to get them transmitted to the Consuls. This the Noble Lord most readily did; and answers have been received from the greater number of these functionaries. There is, of course, a considerable inequality amongst them; but they almost all embody a great deal of valuable information, and some of them are drawn up with a degree of skill and sagacity, and display an extent of research and a capacity of observation, that reflect the highest credit on their authors.

The information thus obtained, added to what we received through other, but not less authentic channels, supplied us with the means of describing twice the number of foreign sca-ports noticed in our former edition; and of enlarging, amending, and correcting the accounts of such as were noticed. Besides much fuller details than have ever been previously published of the nature and extent of the trade of many of these places, the reader will, in most instances, find a minute account of the regulations to be observed respecting the entry and clearing of ships and goods, with statements of the different public charges laid on shipping, the rates of commission and brokerage, the duties on the principal goods imported and exported, the prices of provisions, the regulations as to quarantine, the practice as to credit, banking, &c., with a variety of other particulars. We have also described the ports; and have specified their depth of water, the course to be steered by vessels on entering, with the rules as to pilotage, and the fees on accounts of pilots, light-houses, &c. As it is very difficult to convey a sufficiently distinct idea of a sea-port by any description, we have given plans, taken from the latest and best authorities, of about a dozen of the principal foreign ports. Whether we have succeeded, is more than we can venture to say; but we hope we have said enough to satisfy the reader, that we have spared no pains to furnish him with authentic information on this important department.

The Table of Duties on Imports, &c., in this edition, is highly important and valuable. It is divided into three columns: the first containing an account of the existing duties payable on the importation of foreign products for home use, as the same were fixed by the act of last year, 3 & 4 Will. IV. cap. 56. The next column exhibits the duties payable on the same articles in 1819, as fixed by the Act 59 Geo. III. cap. 52.; and the third and last column exhibits the duties as they were fixed in 1787 by Mr. Pitt's Consolidation Act, the 27 Geo. III. cap. 13. The duties are rated throughout in Imperial weights and measures; and allowances have been made for differences in the mode of charging, &c. The reader has, therefore, before him, and may compare together, the present customs' duties with the duties as they stood at the end of the late war, and at its commencement, No similar Table is to be met with in any other work. We are indebted for it to J. D. Hume, Esq., of the Board of Trade, at whose suggestion, and under whose direction, it has been prepared. Its compilation was a work of great labour and difficulty; and could not

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governn We hav Chairm Mr. Ma have been accomplished by any one not thoroughly acquainted with the customs acts, and the various changes in the mode of assessing the duties. Its accuracy may be relied on.

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The article SLAVES AND SLAVE THADE contains a full abstract of the late important statute for the abolition of slavery.

Among the new articles of a miscellaneous description, may be specified those on ALIENS,

IONIAN ISLANDS, POPULATION, TALLY THADE, TRUCK SYSTEM, &c. On the whole, we trust it will be found, that the work has been improved throughout, either by the correction of mistakes, or by the addition of new and useful matter. Still, however, we are well aware that it is in various respects defective; but we are not without hopes that those who lock into it will be indulgent enough to believe that this has been owing as much to the extreme difficulty, or rather, perhaps, the impossibility, of obtaining accurate information respecting some of the subjects treated of, as to the want of care and attention on our part. Even as regards many important topics connected with the commerce and manufactures of Great Britain, we have had to regret the want of authentic details, and been obliged to grope our way in the dark. Nothing, indeed, can exceed the accuracy and luminous arrangement of the customs accounts furnished by the Inspector General of Imports and Exports. But, owing to the want of any details as to the cross-channel trade between Great Britain and Ireland, the value of these accounts is much diminished. 'The condition and habits of the people of Ireland and of Great Britain are so very different, that conclusions deduced from considering the trade or consumption of the United Kingdom en masse, are generally of very little value; and may, indeed, unless carefully sifted, be the most fallacious imaginable; while, owing to the want of any account of the trade between the two great divisions of the empire, it is not possible accurately to estimate the consumption of either, or to obtain any sure means of judging of their respective progress in wealth and industry. As respects manufactures, there is a still greater deficiency of trustworthy, comprehensive details. We submitted the articles relating to them in this work, to the highest practical authorities; so that we incline to think they are about as accurate as they can well be rendered in the absence of official returns. It is far, however, from ereditable to the country, that we should be obliged, in matters of such importance, to resort to private and irresponsible individuals for the means of coming at the truth. Statistical science in Great Britain is, indeed, at a very low ebb: and we are not of the number of those who suppose that it will ever be materially improved, unless government become more sensible, than it has hitherto shown itself to be, of its importance, and set machinery in motion,

adequate to procure correct and comprehensive returns.

The statistical Tables published by the Board of Trade embrace the substance of hundreds of accounts, scattered over a vast mass of Parliamentary papers. They seem to be compiled with great care and judgment, and are a very valuable acquisition. We have frequently been largely indebted to them. But their arrangement, and their constantly increasing number and bulk, make them quite unit for being readily or advantageously consulted by practical men. Most part of the returns relating to the principal articles given in this work, go back to a much more distant period than those published by the Board of

We have seen no reason to modify or alter any Principle of commencial foliar advanced in our former edition. In some instances, we have varied the exposition a little, but that is all. In every case, however, we have separated the practical, legal, and historical statements from those of a speculative nature; so that those most disposed to dissent from our theoretical notions will, we hope, be ready to admit that they have not been allowed to detract from the practical utility of the work.

The important service done to us, or rather to the public, by Mr. Poulett Thomson, in the obtaining of the Consular Returns, is a part only of what we owe to that gentleman. We never applied to him for any sort of information which it was in his power to supply, that he did not forthwith place at our free disposal. That system of commercial policy, of which the Right Honourable gentleman is the enlightened and eloquent defender, has nothing to fear from publicity. On the contrary, the better informed the public become, the more fully the real facts and circumstances relating to it are brought before them, the more will they be satisfied of the soundness of the measures advocated by Mr. Thomson, and of their being eminently well fitted to promote and consolidate the commercial greatness and prosperity of the empire.

It is proper, also, to state, that besides the Board of Trade, all the other departments of government to which we had occasion to apply, discovered every anxiety to be of use to us. We have been particularly indebted to Mr. Spring Rice; Sir Henry Parnell; Mr. Wood, Chairman of the Beard of Stamps and Taxes; Mr. Villiers, Ambassador at Madrid; and Mr. Mayer, of the Colonial Office,

#### ADVERTISEMENT

TO THE

#### LAST ENGLISH EDITION.

In this edition all the more important returns and accounts as to the Trade, Navigation, and Consumption of Great Britain and other countries, have been brought down to the latest period. In some instances, too, the form of the returns has been changed, and new ones, drawn up on a more comprehensive plan, and embracing various additional particulars, have been substituted for those previously embodied in the work. In illustration of this, the reader is referred to the tables now given under the article Imports and Exports; they will, it is believed, be found to contain, within a brief space, the completest view hitherto laid before the public of the recent trade of the empire. A few articles have also been rewritten, among which may be specified those on Lighthouses, Bombay, Malta, Synder, &c.

The Supplement given with this edition has been greatly enlarged, and, it is hoped, materially improved. It contains as much matter as would fill, if printed with types of medium size, a large octavo volume, and embraces a good deal of important information not elsewhere to be met with. Neither labour nor expense has been spared to render it instructive and trustworthy. It embodies the principal part of the Supplement issued in December, 1836, and has, among others, articles on the following subjects; viz. Austrian TARIFF, and COMMERCIAL TREATY with AUSTRIA; JOINT-STOCK BANKS, embracing a complete list of these establishments, with an examination of the principles on which they should be founded; New Customs Act for Bengal; New Coinage of America and India; State of the Buitish Cotton Manufacture from 1816 to 1838, both inclusive; Tables showing the extent of the FOREIGN TRADE of the Country during each of the ten years ending with 1838, with remarks; Thade with Phussia, Phussian Commercial LEAGUE and TARIFF; RAILWAYS and RAILWAY LEGISLATION; CLASSIFICATION of Ships; State of the Sugar Trade; Alterations in the British and Russian Tariffs; COMMERCIAL TREATY with TURKEY; with notices of CIVITA VECCHIA, GALACZ, GUAY-AQUIL, PORT LAMAR, MONTEVIDEO, MOULMEIN, ROSTOCK, &c.

The author has been able to avail himself, in preparing this edition, of some very valuable communications. In this respect, he is under especial obligations to the government of Prussia. With a liberality of which there are a few (if any) examples, it has not merely taken pains to supply him with ample and authentic details as to the Commerce, Population, Finances, &c., of that flourishing kingdom, but has authorised him to make any use he pleased of the information so communicated, without stipulation or condition

of any kind.

We have also been indebted to various private and official gentlemen, at home and abroad, for many useful hints and valuable statements. Mr. Porter, of the Board of 'Trade, allowed us the use of several unpublished returns belonging to his department; Mr. Wood, Chairman of the Board of Excise, and Mr. Mayer, of the Colonial Office, gave us every assistance in their power; the intervention of Mr. Hall, late vice-consul for the republic of Urnguay, at Liverpool, and of Mr. Kreeft, consul for Mecklenburg, has enabled us to furnish the commercial world with accurate details as to the ports of Montevideo, Rostock, &c.; and gentlemen resident in Bombay, Calcutta, Malta, Singapore, &c., have supplied important information. We are sorry that our limits will not permit of our specifying the different parties to whom we have been indebted; but we beg them to accept our best thanks for their attentions. We are most anxious to have the means of correcting the errors into which we may have fallen, and of rendering our book as accurate as possible. This, however, can only be effected by gentlemen apprising us of the changes that are constantly taking place in the regulations under which commerce is conducted, and in the channels in which it is carried on. This information, so important to the mercantile world, might, sometimes, be communicated without much trouble, and will always be most gratefully received by us,

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## DICTIONARY

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AAM, Aum, or Aum, a measure for liquids, used at Amsterdam, Antwerp, Hamburgh, Frankfort, &c. At Amsterdam it is nearly equal to 41 English wine gallons, at Antwerp to 364 ditto, at Hamburgh to 384 ditto, and at Frankfort to 39 ditto.

ABANDONMENT, in commerce and navigation, is used to express the abandoning or surrendering of the ship or goods insured to the insurer.

It is held, by the law of England, that the insured has the right to abandon, and to compel the insurers to pay the whole value of the thing insured, in every case "where, by the happening of any of the misfortunes or perils insured against, the voyage is lost or not worth pursuing, and the projected adventure is frustrated; or where the thing insured is so damaged and spoiled as to be of little or no value to the owner; or where the salvage is very high; or where what is saved is of less value than the freight; or where further expense is necessary, and the insurer will not undertake to pay that expense," &c.—(Marshall, book i. cap. 13. § 1.)

Abandonment very frequently takes place in cases of capture; the loss is then total, and no question can arise in respect to it. In cases, however, in which a ship and cargo are recaptured within such a time that the object of the voyage is not lost, the insured is not entitled to abandon. The mere stranding of a ship is not deemed of itself such a loss as will justify an abandonment. If by some fortunate accident, by the exertions of the crew, or by any borrowed assistance, the ship be got off and rendered capable of continuing her voyage, it is not a total loss, and the insurers are only liable for the expenses occasioned by the stranding. It is only where the stranding is followed by shipwreck, or in any other way renders the ship incapable of prosecuting her voyage, that the insured can abandon.

It has been decided, that damage sustained in a voyage to the extent of forty-eight per cent, of the value of the ship, did not entitle the insured to abandon. If a cargo be damaged in the course of a voyage, and it appears that what has been saved is less than the amount of freight, it is held to be a total loss.—(Purk on Insurance, cap. 9.)

When by the occurrence of any of the perils insured against, the insured has acquired a right to abandon, he is at liberty either to abandon or not, as he thinks proper. He is in no case bound to abandon; but if he make an election, and resolve to abandon, he must abide by his resolution, and has no longer the power to claim for a partial loss. In some foreign countries specific periods are fixed by law within which the insured, after being informed of the loss, must elect either to abandon or not. In this country, however, no particular period is fixed for this purpose; but the rule is, that if the insured determine to abandon, he must intimate such determination to the insurers within a reasonable period after he has got intelligence of the loss,—and unnecessary delay in making this intimation being interpreted to mean that he has decided not to abandon.

No particular form or solemnity is required in giving notice of an abandonment. It may be given either to the underwriter himself, or the agent who subscribed for him.

The effect of an abandonment is to vest all the rights of the insured in the insurers. The latter become the legal owners of the ship, and as such are liable for all her future outgoings, and entitled to her future earnings. An abandonment, when once made, is irrevocable.

In case of a shipwreck or other misfertune, the captain and crew are bound to exert themselves to the utmost to save as much property as possible: and to enable them to do this without prejudice to the right of abandonment, our policies provide that, "in case of any loss or misfortune, the insured, their factors, servants, and assigns, shall be at liberty to sue and labour about the defence, safeguard, and recovery of the goods, and merchandises, and ship, &c., without prejudice to the insurance; to the charges whereof the insurers agree to contribute,

each according to the rate and quantity of his subscription."
"From the nature of his situation," says Mr. Serjeant Marshall, "the captain has an implied authority, not only from the insured, but also from the insurers and all others interested in the ship or cargo, in case of misfortune, to do whatever he thinks most conducive to the general interest of all concerned; and they are all bound by his acts. Therefore, if the ship be disabled by stress of weather, or any other peril of the sea, the captain may hire another vessel for the transport of the goods to their port of destination, if he think it for the interest of all concerned that he should do so: or he may, upon a capture, appeal against a sentence of condemnation, or carry on any other proceedings for the recovery of the ship and cargo, provided he has a probable ground for doing so; or he may, upon the loss of the ship, invest the produce of the goods saved in other goods, which he may ship for his original port of destination; for whatever is recovered of the effects insured, the captain is accountable to the insurers. If the insured neglect to abandon when he has it in his power to do so, he adopts the acts of the captain, and he is bound by them. If, on the other hand, the insurers, after notice of abandonment, suffer the captain to continue in the management, he becomes their agent, and they are bound by his acts."

As to the sailors, when a misfortune happens, they are bound to save and preserve the merchandise to the best of their power; and while they are so employed, they are entitled to wages, so far, at least, as what is saved will allow: but if they refuse to assist in this, they shall have neither wages nor reward. In this the Rhodian law, and the laws of Oleron,

Wisby, and the Hanse Towns, agree.

The policy of the practice of abandonment seems very questionable. The object of an insurance is to render the insurer liable for whatever loss or damage may be incurred. But this object does not seem to be promoted by compelling him to pay as for a total loss, when, in fact, the loss is only partial. The captain and crew of the ship are selected by the owners, are their servants, and are responsible to them for their proceedings. But in the event of a ship being stranded, and so damaged that the owners are entitled to abandon, the captain and crew become the servants of the underwriters, who had nothing to do with their appointment, and to whom they are most probably altogether unknown. It is admitted that a regulation of this sort can hardly fail of leading, and has indeed frequently led, to very great abuses. We, therefore, are inclined to think that abandonment ought not to be allowed where any property is known to exist; but that such property should continue at the disposal of the owners and their agents, and that the underwriters should be liable only for the damage really incurred. The first case that came before the British courts with respect to an abandonment was decided by Lord Hardwicke, in 1744. Mr. Justice Buller appears to have concurred in the opinion now stated, that abandonment should not have been allowed in cases where the loss is not total.

For further information as to this subject, see the excellent works of Mr. Serjeant Marshall

(book i. cap. 13); and of Mr. Justice Park (cap. 9) on the Law of Insurance.

[ The law of abandonment has been pronounced by Lord Eldon to be one of the most uncertain branches of the law; and Mr. Benecke, in his work on Indemnity, expresses the opinion—an opinion sanctioned by Chancellor Kent—that little reliance is to be put on any general principles in determining what that law is in a particular case, but that recourse must be had, for this purpose, to actual decisions. See Kent's Commentaries, Lecture 48. -Am. Ed.

ABATEMENT, or REBATE, is the name sometimes given to a discount allowed for prompt payment; it is also used to express the deduction that is sometimes made at the customhouse from the duties chargeable upon such goods as are damaged. This allowance is regulated by the 6 Geo. 4 c. 107. § 28. No abatement is made from the duties charged on coffee,

currants, figs, lemons, oranges, raisins, tobacco, and wine.

( No abatement is to be made, on account of damage on the voyage, from the duties payable on the following drugs, viz: cantharides, cocculus Indicus, Guinea grains, ipecacuanha, jalap, nux vomica, opium, rhubarb, sarsaparilla, and senna.-4 & 5 Will. 4. c. 89, § 5.-

Sup.)

[ In the United States, in respect to all articles imported, that have been damaged during the voyage, whether subject to a duty ad valorem, or which are chargeable with a specific duty, either by number, weight or measure, the appraisers (appointed for the purpose) shall ascertain and certify to what rate or per centage the said goods, wares, or merchandise, are damaged, and the rate or per centage of damage, so ascertained and certified, shall be deducted from the original amount subject to a duty ad valorem, or from the actual or original number, weight, or measure, on which specific duties would have been computed: Provided that no allowance for the damage on any goods, wares, and merchandise, that have been entered, and on which the duties have been paid, or secured to be paid, and for which a permit has been granted to the owner or consignee thereof, and which may, on examining the same, prove to be dame customb within t pointed shall tak assigned and ton found.

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nber, o alnd on been ve to he damaged, shall be made, unless proof, to ascertain such damage, shall be lodged in the customhouse of the port or place where such goods, wares, or merchandise, have been landed, within ten days after the landing of such merchandise. And every person who shall be appointed to ascertain the damage, during the voyage, of any goods, wares, or merchandise, shall take and subscribe an oath or affirmation for the faithful performance of the duties assigned him. See Act 2d March, 1799, "to regulate the collection of duties on imports and tonnage," sec. 52, where the form of the oath or affirmation just mentioned may be

The mode of appraisement is pointed out in the act of March 1st, 1823, supplementary to that of March 2d, 1799 .- Am. Ed.]

ACACIA. See Gum Ananic.

ACAPULCO, a celebrated seaport on the western coast of Mexico, in lat. 16° 50½' N., long, 99° 46' W. Population uncertain, but said to be from 4,000 to 5,000. The harbour of Acapulco is one of the finest in the world, and is capable of containing any number of ships in the most perfect safety. Previously to the emancipation of Spanish America, a galleon or large ship, richly laden, was annually sent from Acapulco to Manilla, in the Philippine Islands: and at her return a fair was held, which was much resorted to by strangers. But this sort of intercourse is no longer carried on, the trade to Manilla and all other places being now conducted by private individuals. The exports consist of bullion, cochineal, cocoa, wool, indigo, &c. The imports principally consist of cotton goods, hardware, articles of jewellery, raw and wrought silks, spices, and aromatics. Acapulco is extremely unhealthy; and though it be the principal port on the west coast of Mexico, its commerce is not very considerable. The navigation from Acapulco to Guayaquil and Callao is exceedingly tedious and difficult, so that there is but little intercourse between Mexico and Peru. The moneys, weights, and measures, are the same as those of Spain; for which see CADIZ.

[Ruschenberger, who visited Acapulco in 1836, states its population to be about 3000; and this he asserts to be greater than it ever was previous to the separation of Mexico from

Spain .- Am. Ed.1

ACIDS are a class of compounds which are distinguished from all others by the following properties. They are generally possessed of a very sharp and sour taste; redden the infusions of blue vegetable colours; are often highly corrosive, and enter into combination with the alkalies, carths, and metallic oxides; forming compounds in which the characters of the constituents are entirely destroyed, and new ones produced differing in every respect from those previously existing. The quality or strength of an acid is generally ascertained, either by its specific gravity, which is found by means of the hydrometer, if the acid be liquid, or by the quantity of pure and dry subcarbonate of potass or soda, or of carbonate of lime (marble) which a given weight of the acid requires for its exact neutralization. This latter process is termed Acidimetry, or the ascertaining the quantity of real acid existing in any of the liquid or crystallized acids.

The principal acids at present known are, the Acetic, Benzoic, Boracic, Bromic, Carbonic, Citric, Chloric, Cyanic, Fluoric, Ferroprussic, Gallic, Hydrobromic, Hydriodic, Iodic, Lactic, Malic, Margaric, Meconic, Muriatic or Hydrochloric, Nitrous, Nitric, Oleic, Oxalic, Phosporic, Prussic or Hydrocyanic, Purpuric, Saccholactic, Suberic, Sulphurous, Sulphuric, Tartaric, Uric, and many others which it would be superfluous to detail. It is the most important only of these, however, that will be here treated of, and more particularly those employed in

the arts and manufactures.

Acetic or pyroligneous acid.—This acid, in its pure and concentrated form, is obtained from the fluid matter which passes over in distillation, when wood is exposed to heat in close iron cylinders. This fluid is a mixture of acetic acid, tar, and a very volatile ether; from these the acid may be separated, after a second distillation, by smixture with sulphate of soda, (Glauber's sait,) is decomposed, the resulting compounds being an insoluble sulphate of lime, and a very soluble acetate of soda ; these are easily separated from each other by solution in water and filtration; the acetate of soda being obtained in the crystalline form by evaporation. From this, or the acetate of lime, some manufacturers employing the former, others the latter, the acetic acid is obtained by distillation with sulpluric acid; (oil of vitriol;) as thus procured, it is a colourless, volatile fluid, having a very pungent and refreshing colour, and a strong acid taste. Its strength should be ascertained by the quantity of marble required for its neutralization, as its specific gravity does not give a correct indication. It is employed in the preparation of the acetate of load (sugar of lead) in many of the pharmaceutical compounds, and alston getting the content of the acetate of load (sugar of lead) in many of the pharmaceutical compounds, and also as an antiseptic. and also as an antiseptic.

and also as an antiseptic.

Vinegar is an impure and very dilute acetic acid, obtained by exposing either weak wines or infusions of malt to the air and a slow fermentation; it contains, besides the pure acid, a large quantity of colouring matter, some muchage, and a little spirit; from these it is readily separated by distillation. The impurities with which this distilled vinegar is sometimes adulterated, or with which it is accidentally contaminated, are oil of vitriol, added to increase the acidity, and exides of tin or copper, arising from the vinegar having been distilled through tin or copper worms. These may be easily detected; the oil of vitriol by the addition of a little solution of unriate of barytes to the distilled vinegar, which, should the acid be present, will cause a dense white precipitate; and the exides of tin or copper by the addition of water impregnated with sulphuretted hydrogen. Vinegar is employed in many culinary and domestic operations, and also very largely in the manufacture of the carbonate of lead, (white lead.)

lead, (white lead.)

Benote acid—exists naturally, formed in the gum benzoin, and may be procured either by submitting the benzoin in fine powder to repeated sublimations, or by digesting it with lime and water,

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straining off the clear solution, and adding muriatic acid, which enters into combination with the line, and the benzoic acid, being nearly insoluble in water, falls as a white powder; this may be further purified by a sublimitation. Henzoic acid is of a beautiful pearly white colour when pure, has a very peculiar aromatic odour, and an acrid, acid, and bitter taste; it is used in making pastilies and perfuned incense. This acid also occurs in the balsams of Tolu and Peru, and in the urine of the horse and cow.

Boracia acid—is found in an uncombined state in many of the hot springs of Tuscany, as also at Sesso in the Florentine territory, from whence it has received the name of Sessolin. In Thibet, Persia, and South America, it occurs in combination with soda, and is imported from the former place into this country in a crystalline form, under the name of Tuscal. These crystallizas are coated with a rancid, fatty substance, and require to be purified by repeated solutions and crystallizations; after which it is sold under the appellation of borax; (bi-borate of soda;) from a hot solution of this salt the boracic acid is readily obtained, by the addition of sulphuric acid in slight excess; sulphate of soda is formed, and the boracic acid crystallizes as the solution cols. When pure, these crystalls are white, and have an unctuous greasy feel; they are soluble in alcohol, communicating a green tinge to its fame; when fused it forms a transparent glass, and hus been found by Mr. Farady to unlike whith the oxide of lead, producing a very uniform glass, free from all defects, and well adapted for the purpose of telescopes and other astronomical instruments. Horax is much employed in the arts, particularly in metallargic operations as a flux; also in enamelling, and in planmacy.

Carbonic acid.—This acid occurs very abundantly in nature, combined with time, magnesla, barytes, acrial acid, itsed air, mephitic acid; from any of these it is easily separated by the addition of hearty any of the other acids. In its uncom

from its very pleasant flavour.

from its very pleasant flavour.

from the very pleasant flavour and the well-known mineral fluor spar in combination with lime; from which it is procured in the liquid form, by distillation with dilute sulphuric acid in a leaden or silver retort; the

Is procured in the liquid form, by distillation with dilute sulphuric acid in a leaden or silver retort; the receiver should be of the same material as the retort, and kept cool by ice or snow.

This acid is gaseous in its pure form, highly corroslve, and intensely acid; it is rapidly absorbed by water, communicating its properties to that fluid. Its chief use is for etching on glass, which it corrodes with great rapidity. For this purpose a thin coating of wax is to be metled on the surface of the glass, and the sketch drawn by a fine hard-pointed instrument through the wax; the liquid acid is then poured on it, and after a short time, on the removal of the acid and coating, an etching will be found in the substance of the glass. A very excellent application of this property, possessed by fluoric acid, is in the roughing the shades for table lamps. All the metals, except silver, lead, and platina, are

acted upon by this neid.

Gallic acid.—The source from which this acid is generally obtained is the nut gall, a hard protube-Gallic acid.—The source from which this acid is generally obtained is the nut gall, a hard protuberance produced on the oak by the puncture of insects. The most simple method of procuring the acid in its pure form, is to submit the galls in line powder to sublimation in a retort, taking care that the heat be applied slowly and with caution; the other processes require a very long period for their completion. When pure, gallic acid has a white and sliky appearance, and a highly astringent and slightly acid taste. The nut galls, which owe their properties to the gallic acid they contain, are employed very extensively in the arts, for dyeing and staining silks, cloths, and woods of a black colour; this is owing to its forming with the oxide of iron an intense black precipitate. Writing ink is made on the same principle; a very excellent receipt of the late Dr. Black's is, to take 3 oz. of the best Aleppo galls in fine powder, I oz. sulphate of iron, (green vitriol,) J. oz. logwood finely rasped, I oz. gum arabic, one pint of the best vinegar, one pint of soft water, and 8 or 10 cloves; in this case the black precipitate is kept suspended by the gum.

Hydriodic acid,—a compound of iodine and hydrogen, in its separate form is of very little importance in the arts; its combinations with potass, soda, and other of the metallic oxides, will be treated of hereafter.

Malie acid-exists in the juices of many fruits, particularly the apple, as also in the berries of the

Meconic acid-is found in opium, in combination with morphia, forming the meconate of morphia, on

Meconic acid—is found in opium, in combination with morphia, forming the meconate of morphia, on which the action of opium principally depends.

Murinita acid, or spirits of salts.—This acid (the hydrochloric of the French chemists) is manufactured from the chloride of sodium (dry sea salt) by the action of sulphuric acid, (oil of vitriol.) The most economical proportions are 20 pounds of fised salt, and 20 pounds of oil of vitriol previously mixed with an equal weight of water; these are placed in an iron or earthen pot, to which an earthen head and receiver are adapted, and submitted to distillation; the murinic acid passes over in the vaporous form, and may be easily condensed. The liquid acid thus obtained should have a specific gravity of 17t, water being equal to 100; it has a strong acid taste, and a slight yellow colour; it his is owing to a small quantity of oxide of iron. By redistillation in a glass retort at a low temperature, it may be obtained perfectly pure and colourless. It sometimes contains a little sulphuric acid; this is detected by a solution of muriate of barytes. Muriatic acid, in its uncombined state, is an invisible elastic gas, having a very strong affinity for water; that fluid absorbing, at a temperature of 40° Fahrenheit, 480 times its volume, and the resulting liquid acid has a density of [21. So great is this attraction for water, that when the gas is liberated into the air, it combines with the moisture always present in that medium, forming dense white vapours. Its combinations with the moisture always present in that medium, forming dense white vapours. Its combinations with the moisture always present in that medium, forming dense white vapours. Its combinations with the moisture always present in that medium, forming dense white vapours. Its combinations with the alkalics, &c. are remed muriates; those of the greatest importance are, the muriates of tin, ammonia, barytes, and sen salt. The test for the presence of muriatic acid in any liquid is the nitrate of sliver, (lunar

white precipitate.
Nitric acid, or aquafortis.—This, which is one of the most useful acids with which the chemist is

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contains or Tartaric purifying the ACIDS.

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acquainted, is prepared by acting upon—saltpetre (nitre or nitrate of potass) with oil of vitriol; the proportions best suited for this purpose are, three parts by weight of nitre and two of oil of vitriol; or 100 nitre, and 60 oil of vitriol previously diluted with 20 of water; either of these proportions will produce a very excellent acid. When submitted to distillation, which should be conducted in earthen or glass vessels, the nitric acid passes over in the form of vapour, and a bisulphate of potass (sal mixing) remains in the retort.

produce a very execuent acta. An execution acta, where additions are also acta, and a bisulphate of potass (sal mixum) remains in the retort.

Nitric acid of commerce has usually a dark orange-red colour, giving off copious fumes, and having a specific gravity of 150, water being 100. It is strongly acid and highly corrosive. It may be obtained perfectly colourless by a second distillation, rejecting the first portion that passes over. It is much employed in the arts, for etching on copper-plates for engraving; also, for the separation of silver from gold, in the process of quartation. In pharmacy and surgery it is extensively used, and is employed for destroying contagious effluvia. Combined with muriatic acid, it forms aqua reig, intro-muriatic acid, used as a solvent for gold, platina, &c. This acid is frequently contaminated with the muriatic acid, based as a solvent for gold, platina, &c. This acid is frequently contaminated with the muriatic acid should be diluted with three or four times its volunce of distilled water, and divided into two glasses; to one of which nitrate of silver (funar caustic in solution) is to be added, and to the other, nitrate of barytes; if muriatic acid be present, a white cardy precipitate will be thrown down by the former; and if sulphuric, a white granular precipitate by the latter.

Oralic acid—occurs in combination with potass as bionxalate of potass in the different varieties of sorrel, from whence the binoxalate of potass has been termed salt of sorrel. This acid is usually prepared by the action of nitric acid upon sugar, evaporating the solution, after the action has ceased, to the consistence of a syrup, and redissolving and recrystallizing the crystals which are thus procured.

recursed. To the consistence of a symp, and recussoring and recrystantizing the crystals which are thus procured.

It is sold in small white account crystals, of a strangly acid taste and highly poisonous, and sometimes in its external appearance hears a strong similarity to Epsom salts, (sulphate of magnesia,) which it has been unfortunately frequently mistaken for. It is instantly distinguished from Epsom salts by placing a small crystal upon the toneme; when its strong said taste, compared with the nauseous bitter of the sulphate of magnesia, will be quite a sufficient criterion. In cases of poisoning, however, by this acid, lime, or chalk, mixed with water to form a cream, should be immediately administered, be combinations of oxalic acid with these substances being perfectly inert. It is employed in removing ink stains, iron moulds, &c. from linen and leather; the best proportions for these purposes are, I oz. of the acid to a plut of water. The most delicate test of the presence of oxalic acid is, a salt of lime or line-water, with either of which it forms a white precipitate, insoluble in water, but soluble in eacids. Its combinations are termed oxalates.

\*\*Phosphoric acid\*\*—is of very little importance in a commercial point of view, except as forming with lime the earth of booes, (phosphate of lime.) It is prepared by heating bones to whiteness in a furnace; from this phosphoric acid is obtained by the action of sulphuric acid, still combined, however, with a small quantity of lime. The action of ultric acid upon phosphorus, the latter being added gradually and in small pieces, yields this acid in a state of purity; its combinations are termed phosphates.

phosphates.

phosphates.

Prussic acid, or hydrocyanic acid.—This acid, which is the most virulent and polsonous acid known, is contained in peach blossoms, bay leaves, and many other vegetable productions, which owe their peculiar odour to the presence of prussic acid. For the purposes of medicine and chemistry, this acid is prepared either by distilling one part of the cyanuret of mercury, one part of muriaticacid of specific gravity 1:15, and six parts of water, six parts of prussic acid being collected; or, by dissolving a certain weight of cyanuret of mercury, and passing a current of sulphuretted hydrogen through the solution, until the whole of the mercury shall be precipitated; if an excess of sulphuretted hydrogen should be present, a little carbonate of lead (white lead) will remove it; on filtering, a colourless prussic acid will be obtained. By the first process, which is the one followed at Apothecaries' Hall, the acid has a density 995, water being equal to 1,000; by the latter, it may be procured of my required strength, depending on the quantity of cyanuret of mercury dissolved. The best test for the presence of this acid is, first to add a small quantity of the protosulphate of iron (solution of green vitriol.) then a little solution of polass, and lastly diluted sulphuric acid; if prussic acid be present, prussian blue will be formed. Its combinations are called prussiants or hydrocyanates; hen in its concentrated form, it is so rapid in its effects that large animals have been killed in the short space of 80 seconds, or from a minute on a duante and a half.

Sulphurous Acid—is formed whenever sulphur is burnt in atmospheric air; it is a suffocating and

form, it is so rapid in its effects that large animals have been killed in the short space of 80 seconds, or from a minute to a minute and a half.

Sulphurous Acid—is formed whenever sulphur is burnt in atmospheric air: it is a sulfocating and pungent gas, strongly acid, bleaches vegetable colours with great rapidity, and arrests the process of vinous fermentation. For these purposes it is therefore very much employed, especially in bleaching woollen goods and straws. Fermentation may be immediately arrested by burning a small quantity of sulphur in casks, and then racking off the wine while still fermenting into them; this frequently gives the wine a very unpleasant taste of sulphur, which is avoided by the use of sulphate of potass, made by impregnating a solution of potass with sulphurous acid gas.

Sulphuric acid, or oil of vitrial—called oil of vitriol from its having been formerly mannfactured from green vitriol, (sulphate of iron.) In some parts of the Continent this process is still followed. The method generally adopted in this country, is to introduce nine parts of sulphur, intimately nixed with one part of nitre, in a state of active combustion, into large leaden chambers, the bottoms of which are covered with a stratum of water. Sulphurous and nitrous acid gases are generated, which combining with oxygen from the air of the chamber, is converted into nitrous acid gas, again combines with sulphurous acid gas, and again falls to the bottom of the chamber; the instant that the water comes in contact with it, this solid is decomposed with a hissing noise and effervescence, sulphuric acid combines with the water, and nitrous acid gas, again combines with sulphurous acid gas, and again falls to the bottom of the chamber; this process continues as long as the combustion of the sulphur is kept up, or as long as atmospheric air remains in the chamber; the nitrous acid manufacture acid manufacture of convert it into sulphuric acid. The water is removed from the chamber when of a certain strength, and replaced

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When this purified bitartrate is dissolved, and lime or carbonate of lime added, an insoluble tartrate of lime fells, which after washing should be acted upon by sulphuric acid; sulphate of lime is thus formed, and the tartaric acid enters into solution, and may be obtained by evaporation and crystalliaction. It is employed very much in the arts, in calica-printing, as also in making effervescing draughts and powders in pharmacy.

\*\*Cric acid—is an animal acid of very little importance, except in a scientific point of view; it exists in the extrements of serpents, to the amount of 95 per cent., and forms the basis of many of the urinary

N. B. This article, and that on alkalies, have been furnished by an able practical chemist.

ACORNS (Ger. Eicheln, Eckern; Fr. Glunds; It. Ghiande; Sp. Bellotas; Rus. Schedudii; Lat. Glundes), the seed or fruit of the oak. Acorns formed a part of the food of man in early ages, and frequent allusion is made in the classics to this circumstance. (Virgil, Georg. lib. i. liu. 8.; Ovid. Met. lib. i. lin. 106, &c.) In some countries they are still used, in periods of scarcity, as a substitute for bread. With us they are now rarely used except for fattening hogs and poultry. They are said to make, when toasted, with the addition of a little fresh butter, one of the best substitutes for coffee. Their taste is astringent and bitter.

ACORUS (Calamus aromaticus), sweet flag, or sweet rush, a red or knotty root, about the thickness of the little finger, and several inches long. "The root of the sweet flag has a pleasant aromatic odour, similar to that of a mixture of cinnamon and allspice. The taste is warm, pungent bitterish, and aromatic."—(Thomson's Dispensatory.) The root, which is used in medicine, was formerly imported from the Levant, but it is now obtained of an equally

good quality from Norfolk.

ACRE, a measure of land. The Imperial or standard English acre contains 4 roods, each rood 40 poles or perches, each pole 2721 square feet; and consequently each acre =43,560 square feet. Previously to the introduction of the new system of weights and measures by the act 5 Geo. IV. cap. 74, the acres in use in different parts of England varied considerably from each other and from the standard acre; but these customary measures are now abolished. The Scotch acre contains four roods, each rood 40 falls, and each fall 36 ells; the ell being equal to 37.06 Imperial inches. Hence the Imperial is to the Scotch acre nearly as 1 to 14, one Scotch acre being equal to 1.261 Imperial acres. The Irish acre is equal to 1 acre 2 roods and 19 21 poles; 301 Irish being equal to 49 Imperial acres.

[The standard English acre is the acre in use in the United States.—Am. Ed.]

ADAMANTINE SPAR (Hind. Corundum), a stone so called from its hardness, found in India, Ava, China, &c., crystallized, or in a mass. It is ascertained to be a species of sapphire. The Indian variety is the best. Colour grey, with shades of green and light brown; fracture foliated and sparry, sometimes vitreous. It is brittle, and so hard as to cut rock crystal and most of the gems. Specific gravity from 3.71 to 4.18. The Chinese variety differs from the Indian in containing grains of magnetic iron ore disseminated through it, in being generally of a darker colour, and having externally a chatoyant lustre; its specific gravity is greater, and its hardness somewhat inferior. It is employed to polish gems.

ADJUSTMENT, in commercial navigation, the settlement of a loss incurred by the

In the case of a total loss, if the policy be an open one, the insurer is obliged to pay the goods according to their prime cost, that is, the invoice price, and all duties and expenses incurred till they are put on board, including the premium of insurance. Whether they might have arrived at a good or a bad market, is held by the law of England to be immaterial. The insurer is supposed to have insured a constant and not a variable sum; and in the event of a loss occurring, the insured is merely to be put into the same situation in which he stood before the transaction began. If the policy be a valued one, the practice is to adopt the valuation fixed in it in case of a total loss, unless the insurers can show that the insured had a 

losses, the value of the goods must be proved.

"The nature of the contract between the insured and insurer is," says Mr. Justice Park, "that the goods shall come safe to the port of delivery; or, if they do not, that the insurer will indemnify the owner to the amount of the value of the goods stated in the policy. Wherever then the property insured is lessened in value by damage received at sea, justice is done by putting the merchant in the same condition (relation being had to the prime cost or value in the policy) in which he would have been had the goods arrived free from damage; that is, by paying him such proportion of the prime cost or value in the policy as corresponds with the proportion of the diminution in value occasioned by the damage. The question then is, how is the proportion of the damage to be ascertained? It certainly cannot be by any measure taken from the prime cost; but it may be done in this way: - Where any thing, as a hogshead of sugar, happens to be spoiled, if you can fix whether it be a third, a fourth, or a fifth worse, than the damage is ascertained to a mathematical certainty. How is this to be found out? Not by any price at the port of shipment, but it must be at the port of delivery, when the voyage is completed and the whole damage known. Whether the price at the latter be high or low, it is the same thing; for in either case it equally shows whether the damaged goods are a third, a fourth, or a fifth worse than if they had come sound; consequently, whether the injury sustained be a third, fourth, or fifth of the value of the thing.

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And as the insurer pays the whole prime cost if the thing he wholly lost, so if it he only a third, fourth, or fifth worse, he pays a third, fourth, or fifth, not of the value for which it is sold, but of the value stated in the policy. And when no valuation is stated in the policy, the invoice of the cost, with the addition of all charge, and the premium of insurance, shall be the foundation upon which the loss shall be computed."

Thus, suppose a policy to be effected on goods, the prime cost of which, all expenses included, amounts to 1,000l.; and suppose further, that these goods would, had they safely reached the port of delivery, have brought 1,200l., but that, owing to damage they have met with in the voyage, they only fetch 800l.; in this case it is plain, inasmuch as goods that would otherwise have been worth 1,200l. are only worth 800l.; that they have been deteriorated one-third, and hence it follows, conformably to what has been stated above, that the insurer must pay one-third of their prime cost (1,000l.), or 333l. 6s. 8d. to the insured.

In estimating the value of goods at the port of delivery, the gross and not the nett proceeds

of the sales are to be taken as the standard.

A ship is valued at the sum she is worth at the time she sails on the voyage insured, including the expenses of repairs, the value of her furniture, provisions, and stores, the money advanced to the sailors, and, in general, every expense of the outfit, to which is added the pre-

mium of insurance.

When an adjustment is made, it is usual for the insurer to endorse upon the policy "adjusted this loss at (so much) per cent," payable in a given time, generally a month, and to sign it with the initials of his name. This is considered as a note of hand, and as such is primâ facie evidence of the debt, not to be shaken, but by proving that fraud was used in obtaining it, or that there was some misconception of the law or the fact upon which it was made. See, for a further discussion of this subject, the article Marine Insurance, Park on the Law of Insurance (cap. 6.), and Marshall (book i. cap. 14.).

[See also Kent's Commentaries, Lecture 48.—Am. Ed.]

ADMEASUREMENT. See TONNAGE.

[ADMIRALTY COURTS have authority to try and determine all maritime causes, or such injuries, which, though they are in their nature of common law cognizance, yet, being committed on the high seas, out of the reach of the ordinary courts of justice, are therefore to be remedied in a peculiar court of their own. When the court of admiralty has not original jurisdiction of the cause, though there should arise in it a question that is proper for the cognizance of that court, yet this does not alter or take away the exclusive jurisdiction of the ordinary courts of law. And so, vice versa, if it has jurisdiction of the original, it has also jurisdiction of all consequential questions, though properly determinable at common law.

If part of any contract, or other cause of action, arises upon the sea, and part upon the land, the common law excludes the admiralty court from its jurisdiction. Seamen's wages, however, though the contract for them be made upon land, as is nearly always the case, are regarded as a proper object of the admiralty jurisdiction; that is, provided the contract be to

receive their wages in the usual manner, and be not under seal.

The criminal jurisdiction of the admiralty courts, as well in England as in the United States, has been conferred upon them by statute; in the former country by the act of the 28th of Henry VIII. c. 15.; and in the latter by the judiciary act of 1789, and other subsequent acts, explaining or enlarging its provisions. By one of these additional acts (that of 1825), the jurisdiction in question is made to comprehend all offences which "shall be committed on board of any ship or vessel, belonging to any citizen or citizens of the United States, while lying in a port or place within the jurisdiction of any foreign state or sovereign," by any person whose offence, if committed on board of such ship or vessel on the high seas would be cognizable by the courts of the United States; provided, "that if such offender shall be tried for such offence, and acquitted or convicted thereof, in any competent court of such foreign state or sovereign, he shall not be subject to another trial." This act also provides that the admiralty jurisdiction shall extend, or it is perhaps more proper to say that it assumes that such jurisdiction does actually extend, to certain crimes committed "in any arm of the sea, or in any river, haven, creek, basin, or bay" of the United States, out of the jurisdiction of any particular state.

In case of prizes in time of war between our own nation and another, or between two other nations, which are taken at sea and brought into our ports, the courts of admiralty have an exclusive jurisdiction to determine the same according to the law of nations. The prize jurisdiction extends also to captures made in foreign ports, and to all captures made on land

by any force or armament, should a portion of it partake of a naval character.

The court of admiralty in England is held before the lord high admiral, or his deputy, who is called the judge of the court, for the trial of civil causes, which are determined by the judge without the aid of a jury. The proceedings bear much resemblance to those of the civil law, but are not entirely founded thereon; and the court likewise adopts and makes use of other laws, as occasion requires; such as the Rhodian laws and the laws of Oleron; the whole being corrected, altered, and amended, by acts of parliament and common usage, and a body of jurisprudence being thus formed, which owes its authority only to its reception by consent of the crown and people.

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For the trial of persons charged with the commission of crimes, three or four commissioners (among whom two common law judges are usually appointed) are added to the admiral or his deputy; and an indictment being first found by a grand jury of twelve men, they are to be tried by a petit jury. The proceedings should be according to the laws of the land.

Admiralty jurisdiction in the United States is vested in the federal courts, and is exercised by them on principles altogether analogous to those by which the English courts of admiralty are guided. By the act of 1789, before referred to, the trial of all causes shall be by jury, excepting civil causes of admiralty or maritime jurisdiction. See Blackstone's Commentaries, book 3. c. 5 and 7. and book 4. c. 19. Also Kent's Commentaries, Lecture 17.—Am. Ed.]

ADVANCE implies money paid before goods are delivered, or upon consignment. It is usual with merchants to advance from a half to two-thirds of the value of goods consigned to them, on being required, on their receiving invoice, bill of lading, orders to insure them

from sea risk, &c.

ADVERTISEMENT, in its general sense, is any information as to any fact or circumstance that has occurred, or is expected to occur; but, in a commercial sense, it is understood to relate only to specific intimations with respect to the sale of articles, the formation and dissolution of partnerships, bankruptcies, meetings of creditors, &c. Until last year, a duty of 3s. 6d. was charged upon every advertisement, long or short, inserted in the Gazette, or in any newspaper, or literary work published in parts or numbers. This duty added about 100 per cent to the cost of advertising, for the charge (exclusive of the duty) for inserting an advertisement of the ordinary length in the newspapers rarely exceeds 3s. or 4s. In 1832, the duty produced 155,401l. in Great Britain, and 15,249l. in Ireland.

Last year (1833) the duty produced 155,401% in Great Britain, and 15,249% in Ireland.

Last year (1833) the duty on advertisements was reduced to 1s. 6d.; and this, we have no doubt, will occasion such an increase of advertising as to prevent the revenue from being materially injured by the reduction. But, instead of being modified merely, this is a duty that ought to be wholly repealed. Its operation is necessarily most unequal, and, in many instances, most oppressive. Can any thing be more glaringly injust than to impose the same duty on a notice of the publication of a sixpenny pamphlet, or of a servant being out of place, as on an intimation of the sale of aduable estate? But as it is altogether impossible to impose the duty on an adversem principle, this Injustice cannot be obviated so long as it is maintained. In a commercial country, a duty on advertisements is peculiarly objectionable, inasmuch as it checks the circulation of information of much importance to mercautile men. We, therefore, hope that this indust and impolitic tax may be speedily given up. Its abandoment would not cause any diminution of revenue; for it is abundantly certain that its loss would be more than made up by the increased productiveness of the duties on paper and newspaper stamps. For an account of the operation of the stamp duty on literature, see Books.

ADVICE is usually given by one merchant or banker to another by letter, informing him of the bills or drafts drawn on him, with all particulars of date, or sight, the sum, to whom made payable, &c. Where bills appear for acceptance or payment, they are frequently refused to be honoured for want of advice. It is also necessary to give advice, as it prevents forgeries: if a merchant accept or pay a bill for the honour of any other person, he is bound to advise him thereof, and this should always be done under an act of honour by a notary public.

AGARIC, a fungus growing on the trunks of trees. That produced in the Levant from the larch is accounted the best. It is brought into the shops in irregular pieces of different magnitudes, of a chalky whiteness, and very light. The best is easily cut with a knife, is friable between the fingers, and has no hard, gritty, or coloured veins. It is used in medicine

and dyeing.—(Lewis, Mat. Med.)

AGATE (popularly Connellan), (Ger. Achat; Du. Achaat; Fr. Agate; It. Agata; Rus. Agat; Lat. Achates). A genus of semi-pellucid gems, so called from the Greek axit, because originally found on the banks of the river of that name in Italy. It is never wholly opaque like jasper, nor transparent as quartz-crystal; it takes a very high polish, and its opaque parts usually present the appearance of dots, eyes, veins, zones, or bands. Its colours are yellowish, reddish, bluish, milk-white, honey-orange, or ochre-yellow, flesh-blood, or brick-red, reddish-brown, violet-blue, and brownish-green. It is found in irregular rounded nodules, from the size of a pin's head to more than a foot in diameter. The lapidaries distinguish agates according to the colour of their ground; the finer semi-transparent kinds being termed oriental. The most beautiful agates found in Great Britain are commonly known by the name of Scotch pebbles, and are met with in different parts of Scotland, but principally on the mountain of Cairngorm; whence they are sometimes termed Cairngorms. The German agates are the largest. Some very fine ones have been brought from Siberia and Ceylon. They are found in great plenty at the eastern extremity of the settlement of the Cape of Good Hope; and are still met with in Italy. But the principal mines of agate are situated in the little principality of Rajpepla, in the province of Gujrat, fourteen miles distant from the city of Broach, where they are cut into beads, crosses, snuff-boxes, &c. They are exported in considerable quantities to other parts of India, and to this country; and hence, perhaps, the jewellers' term "broach."

AGENT. See FACTOR.

AGIO, a term used to express the difference, in point of value, between metallic and paper money; or between one sort of metallic money and another.

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ALABASTER (Ger. Alabaster; It. Alabastro; Fr. Albâtre; Rus. Alabastr; Lat. Alabastrites). A kind of stone resembling marble, but softer. Under this name are conreised iralty jury,

founded two minerals, the gypseous and calcureous alabasters; they are wholly distinct from each other when pure, but in some of the varieties are occasionally mixed together. The former, when of a white, or yellowish, or greenish colour, semi-transparent, and capable of receiving a polish, is employed by statuaries. It is very easily worked, but it is not susceptible of a polish equal to marble. Calcareous alabaster is heavier than the former; it is not so hard as marble, but is notwithstanding susceptible of a good polish, and is more used in statuary. The statuaries distinguish alabaster into two sorts, the common and oriental. Spain and Italy yield the best alabaster. That produced at Montania, in the papal states, is in the highest esteem for its beautiful whiteness. Inferior sorts are found in France and Germany. Alabaster is wrought into tables, vases, statues, chimney-pieces, &c. ALCOHOL (ARDENT SPIRIT), (Fr. Esprit de Vin , Ger. Weingeist ; It. Spirito ardente,

Spirito di Vino, Acquarzente), the name given to the pure spirit obtainable by distillation, and subsequent rectification, from all liquors that have undergone the vinous fermentation, and from none but such as are susceptible of it. It is light, transparent, colourless, of a sharp, penetrating, agreeable smell, and a warm stimulating taste. It is quite the same, whether obtained from brandy, wine, whiskey, or any other fluid which has been fermented. The specific gravity of alcohol when perfectly pure is from '792 to '800, that of water being 1,000; but the strongest spirit afforded by mere distillation is about 820; alcohol of the shops is about 835 or 840. Alcohol cannot be frozen by any known degree of cold. It boils at 174°. It is the only dissolvent of many resinous substances; and is extensively used in medicine and the arts. - (Drs. A. T. Thomson, Ure, &c.)

ALDER, the Betula alius of botanists, a forest tree abundant in England and most parts of Europe. It thrives best in marshy grounds, and on the banks of rivers. It rarely attains to a very great size; its wood is extremely durable in water or in wet ground; and hence it is much used for piles, planking, pumps, pipes, sluices, and generally for all purposes where it is kept constantly wet. It soon rots when exposed to the weather or to damp; and when dry, it is much subject to worms. The colour of the wood is reddish yellow, of different shades, and nearly uniform. Texture very uniform, with larger septa of the same colour as the wood. It is soft, and works easily .- ('Tredgold's Principles of Carpentry.)

ALE and BEER, well-known and extensively used fermented liquors, the principle of which is extracted from several sorts of grain, but most commonly from barley, after it has undergone the process termed malting.

1. Historical Notice of Ale and Beer.—The manufacture of ale or beer is of very high antiquity. Herodotus tells us, that owing to the want of wine, the Egyptians drank a liquor fermented from barley (lib. ii. cap. 77.). The use of it was also very anciently introduced into Greece and Italy, though it does not appear to have ever been very extensively used in these countries. Mead, or methoglin, was probably the earliest intoxicating liquor known in the North of Europe. Ale or beer was, however, in common use in Germany in the time of Tacitus (Morib. Germ. cap. 23.). "All the nations," says Pliny, "who inhabit the West of Europe have a liquor with which they intoxicate themselves, made of corn and water (fruge madida). The manner of making this liquor is somewhat different in Gaul, Spain, and other countries, and it is called by many various names; but its nature and properties are everywhere the same. The people of Spain, in particular, brew this liquor so well that it will keep good for a long time. So exquisite is the ingenuity of mankind in gratifying their vicious appetites, that they have thus invented a method to make water itself intoxicate."-(Hist. Nat. lib. xiv. cap. 22.) The Saxons and Danes were passionately fond of beer; and the drinking of it was supposed to form one of the principal enjoyments of the heroes admitted to the hall of Odin .- (Mallet's Northern Antiquities, cap. 6, &c.) The manufacture of ale was early introduced into England. It is mentioned in the laws of Ina, King of Wessex; and is particularly specified among the liquors provided for a royal banquet in the reign of Edward the Confessor. It was customary in the reigns of the Norman princes to regulate the price of ale; and it was enacted, by a statute passed in 1272, that a brewer should be allowed to sell two gallons of ale for a penny in cities, and

three or four gallons for the same price in the country.

The use of hops in the manufacture of ale and beer seems to have been a German invention. They were used in the breweries of the Netherlands, in the beginning of the fourteenth century; but they do not seem to have been introduced into England till 200 years afterwards, or till the beginning of the sixteenth century. In 1530, Henry VIII. enjoined brewers not to put hops into their ale. It would, however, appear that but little attention was paid to this order; for in 1552 hop plantations had begun to be formed.-(Beckmann's Hist. Invent. vol. iv. pp. 336-341. Eng. ed.) The addition of hops renders ale more palatable, by giving it an agreeable bitter taste, while, at the same time, it fits it for being kept much longer without injury. Generally speaking, the English brewers employ a much larger quantity of hops than the Scotch. The latter are in the habit of using, in brew-

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ing the fine Edinburgh ale, from a pound to a pound and a half of hops for every bushel of

2. Distinction between Ale and Beer, or Porter.-This distinction has been ably elucidated by Dr. Thomas Thomson, in his valuable article on Brewing, in the Supplement to the Encyclopædia Britannica:-" Both ale and beer are in Great Britain obtained by fermentation from the malt of barley; but they differ from each other in several particulars. Ale is light-coloured, brisk, and sweetish, or at least free from bitter; while beer is dark-coloured, bitter, and much less brisk. What is called *porter* in England is a species of beer; and the term "porter" at present signifies what was formerly called strong beer. The original difference between ale and beer was owing to the malt from which they were prepared. Ale malt was dried at a very low heat, and consequently was of a pale colour; while beer or porter malt was dried at a higher temperature, and had of consequence acquired a brown colour. This incipient charring had developed a peculiar and agreeable bitter taste, which was communicated to the beer along with the dark colour. This bitter taste rendered beer more agreeable to the palate, and less injurious to the constitution than ale. It was consequently manufactured in greater quantities, and soon became the common drink of the lower ranks in England. When malt became high priced, in consequence of the heavy taxes laid upon it, and the great increase in the price of barley which took place during the war of the French revolution, the brewers found out that a greater quantity of wort of a given strength could be prepared from pale malt than from brown malt. The consequence was that pale malt was substituted for brown malt in the brewing of porter and beer. We do not mean that the whole malt employed was pale, but a considerable proportion of it. The wort, of course, was much paler than before; and it wanted that agreeable bitter flavour which characterized porter, and made it so much relished by most palates. The porter brewers endeavoured to remedy these defects by several artificial additions. At the same time various substitutes were tried to supply the place of the agreeable bitter communicated to porter by the use of brown malt. Quassia, cocculus indicus, and we believo even opium, were employed in succession: but none of them was found to answer the purpose sufficiently. Whether the use of these substances be still persevered in we do not know; but we rather believe that they are not, at least by the London porter brewers.

3. Adulteration of Ale and Beer—substitution of R in Grain for Mult.—The use of the articles other than malt, referred to by Dr. Thomson, has been expressly forbidden, under heavy penalties, by repeated acts of parliament. The act 56 Geo. 3. c. 58, has the following clauses:-

"No brewer or dealer in or retailer of beer shall receive or have in his possession, or make, or use, or mix with, or put into any worts or beer, any liquor, extract, calx, or other material or preparation for the purpose of darkening the colour of worts or beer; or any liquor, extract, calx, or other matefor the purpose of darkening the colour of worts or beer; or any liquor, extract, calx, or other material or preparation other than brown in malt, ground or unground, as commonly used in brewing; or shall receive, or have in his possession, or use, or mix with, or put Into any worts or beer, any molasses, honey, liquorice, vitriol, quassia, cocculus indicus, grains of paradise, Guinea pepper, or opium, or any extract or preparation of molasses, honey, liquorice, vitriol, quassia, cocculus indicus, grains of paradise, Guinea pepper, or opium, or any article or preparation whatsoever for or as a substitute for malt or hops, upon pain that all such liquor, extract, calx, molasses, honey, vitriol, quassia, cocculus indicus, grains of paradise, Guinea pepper, opium, extract article, and preparation as aforesaid, and also the said words and beer, shall be forfeited, together with the casks, vessels, or other packages, and may be seized by any officer of excise; and such brewer of, dealer in, or retailer of beer, so offending, shall for each offence forfeit 200/.

"No druggist, or vender of or dealer in drugs, or chemist, or other person whatever, shall sell send

No druggist, or vender of or dealer in drugs, or chemist, or other person whatever, shall sell, send or deliver to any licensed brewer of, or dealer in, or retailer of beer, knowing him to be so licensed, or reputed to be so licensed, or to any other person for, or on account of, or in trust for, or for the use of such brewer, dealer, or retailer, any colouring, from whatever material made, or any other material or preparation other than unground brove mult, for the purpose of darkening the colour of worts or beer; or any liquor or preparation heretofore or hereafter made use of for dening the colour of worts or beer, or any molasses or other articles, as mentioned in the first section, for or as a substitute worrs or neer, or any monoasses or other articles, as mentioned in the lifest section, for or as a substitute for malt or hops respectively; and if any druggist, or vender of or dealer in drugs, or any chemist, or other person whatever, shall so do, all such liquor called colouring, and material or preparation for the purpose aforestall, and liquor and preparation used for darkening the colour of words or beer, molasses, and article or preparation to be used as a substitute for malt or hops, shall be forfeited, and may be seized by any officer of excise; and the druggist, vender, dealer, chemist, or other person so offending, shall forfeit 500°.

lng, shall forfeit 500,"
By the act 1 Will. 4, c. 51, for the repeal of the ale and beer duties, it is enacted (\$17), "that no brewer shall have in his brewery, or in any part of his entered premises, or in any mill connected with such brewery, any raw or unmatted corn or grain; and all unmatted corn or grain which shall be found in such brewing premises or mill, and all matted corn or grain with which such minufed corn or grain may have been mixed, shall be forfeited, and may be seized by any officer, together with all vessels or packages in which such raw or unmatted corn or grain shall be contained, or in which such manufed corn or grain, and the matted corn or grain with which the same may have been mixed, shall be contained; and every brewer shall for every such offence forfeit 2001."

4. Descriptions of Ale and Beer .- Previously to 1823, there were only two sorts of beer allowed to be brewed in England, viz. strong beer, that is, beer of the value of 16s. and upwards the barrel, exclusive of the duty; and small beer, or beer of the value of less than 16s. a barrel, exclusive of the duty. In 1823, however, an act was passed (4 Geo. 4, c. 51,) authorizing the brewing, under certain conditions, of an intermediate beer. But this sort of beer was either not suited to the public taste, or, which is more probable, the restrictions laid on the brewers deterred them from engaging extensively in its manufacture.

This limitation and classification of the different sorts of ale and beer, according to their

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The great abolition of N. B. T T (1 Will. 4. cording to t one barrel o

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7. Prog classes of 1 necessary o no means b to the reign a barrel on farmed unti ascertaining duty canno ployed by beer on wh that, at an a charged wit strength, originated in the duties laid upon them; and now that these duties have been repealed, ale and beer may be brewed of any degree of strength. This is an immense advantage.

5. Regulations as to the Manufacture of Ale and Beer .- Since the abolition of the beer duties these regulations are very few and simple; and consist only in taking out a license, entering the premises, and abstaining from the use of any article, other than mult, in the preparation of the beer. A brewer using any place or mush-tun, for the purpose of brewing, without having made an entry thereof at the nearest excess office, forfeits for every such offence 200%; and all the worts, beer, and materials for making the same, together with the mashtun, are forfeited, and may be reized by any officer. Brewers obstructing officers shall, for every such offence, forfeit 1001.—(1 Will. 4, c. 51, § § 15, 16.)

6. License Duties .- Number of Brewers .- The license duties payable by brewers of ale and beer, under the act 6 Geo. 4. c. 81, and the numbers of such licenses granted during the

years 1829 and 1832 are us follows :-

						Sams charged for Licenses,		Number of grav		
							MCF.1	(SCP)	1820.	1832,
Common browers  Exceeding 20 and 50 100 1,000 - 2,000 - 7,500 - 10,000 - 20,000 - 30,000 Exceeding - 10 Exceeding 20 and	d not exce	eding 50 barrels 1,000 — 1,000 — 2,000 — 5,000 — 7,500 — 10,000 — 20,000 — 40,000 — 40,000 — not exceeding 26				2 3 7 11 15 30 45 60 75 0	8. 10 0 10 0 0 19 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2,854 4,871 0,997 11,562 297 240 63 24 32 5 5 2 12 22 8	8,593 6,844 9,162 16,828 619 488 124 71 69 23 6 16
Exceeding -		- 100 -	-	: :	-	2	10	0	13	12 27
Itetail brewers of	strong bee	r	-		-	5	5	Ð	1,279	50

The great increase in the number of brewers in 1832, as compared with 1829, is to be ascribed to the abolition of the beer duties in 1830. The increase since 1832 has not been very material.

N. B. The barrel contains 36 gallons, or 4 firkins of 9 gallons excit, imperial measure. It is enacted (1 Will. 4, c. 51, § 7.), that, from the 10th of teclober, 1830, brewers are to pay their license duly according to the mult used by them in brewing, and that every brewer shall be deemed to have brewed one barrel of beer for every two bushels of malt used by such brower.

Account of the Number of Brewers, Licensed Victuallers, Persons licensed for the sale of Heer, to be drunk on and off the Premises, &c.; with the Quantities of Mult used by such Brews, &c. in England, Scotland, and Freland, during the Year 1835.—(Parl. Paper, N. 259. Sess. 1836.)

		Number of			Numb	er who bre own Beer		Bushels of Malt consumed by each Class.				
C. Handana	.   #		Persons licensed to sell Beer.		Persons licensed to				É	Persons licensed t		
Collections.	Brewers	Victualle	To be drunk on the Premises.	the		To be drunk on the Premises,	the	Brewen	Victuall		Not to be drunk or the Premises	
England . Scotland Ireland		54,551 17,026	35,536	4,118	25,962 335		987	16,412,440 988,800 1,829,587			218,610	
United Kingdom.	2,586	71,577	35,536	4,118	20,297	14,840	987	19,230,827	9,671,177	3,702,417	218,61	

It is enacted, (I Will. 4. c. 51...) that every person who shall sell any beer or ale in less quantilles than four and a half gallons, or two dozen reputed quart bottles, to be drunk elsewhere than on the premises where sold, shall be deemed a dealer in beer.

7. Progressive Consumption of Ale and Beer .- Malt liquor early became to the labouring classes of England what the inferior sorts of wine are to the people of France, at once a necessary of life and a luxury; the taste for it was universally diffused. There are, however, no means by which an estimate can be formed of the quantity actually consumed previously to the reign of Charles II. But duties, amounting to 2s. 6d. a barrel on strong, and to 6d. a barrel on small ale or beer, were imposed, for the first time, in 1660. These duties being farmed until 1684, the amount of the revenue only is known; and as there are no means of ascertaining the proportion which the strong bore to the small beer, the quantities that paid duty cannot be specified. But, since the collection of the duty was intrusted to officers employed by government, accurate accounts have been kept of the quantities of each sort of beer on which duty was paid, as well as the rate of duty and its amount. Now, it appears, that, at an average of the ten years from 1684 to 1693 inclusive, the amount of ale annually charged with duty was as follows :- Strong ale 4,367,293 barrels.

2,376,278 Small do.

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Soon after the Revolution several temporary duties were imposed on ale and beer; but in 1694 they were consolidated, the established duties being then fixed at 4s. 9d. a barrel on the strong, and at 1s. 3d. on the small beer, instead of 2s. 6d. and 6d., which had been the rates previously to 1690. This increase of duty had an immediate effect on the consumption, the quantity brewed during the ten years from 1694 to 1703 being as follows:-

3,374,604 barrels. Strong ale 2.180,764 do. Small do.

The whole of this decrease must not, however, be ascribed to the increase of the beer duties only; the duties on malt and hops having been, at the same time, considerably increased, operated partly, no doubt, to produce the effect.

During the five years ending with 1750, the ale brewed amounted, at an average, to 3,803-580 barrels of strong, and 2,162,540 barrels of small.—(Hamilton's Principles of Taxation,

p. 255.)

The ale brewed in private families for their own use has always been exempted from any that the falling off in the consumption, as evinced by duty; and it may, perhaps, be supposed that the falling off in the consumption, as evinced by the statements now given, was apparent only, and that the decline in the public brewery would be balanced by a proportional extension of the private brewery. But, though there can be no doubt that the quantity of beer brewed in private families was increased in consequence of the peculiar taxes laid on the beer brewed for sale, it is abundantly certain that it was not increased in any thing like the ratio in which the other was diminished. This is established beyond all dispute, by the fact of the consumption of malt having continued very nearly stationary, notwithstanding the vast increase of population and wealth, from the beginning of last century down to 1750, and, indeed, to 1830!-(Sec Malt.) Had the fact, as to malt, been different, or had the demand for it increased proportionally to the increase of population, it would have shown that the effect of the malt and heer duties had not been to lessen the consumption of beer, but merely to cause it to be brewed in private houses instead of public breweries; but the long continued stationary demand for malt completely negatives this supposition, and shows that the falling off in the beer manufactured by the public brewers has not been made up by any equivalent increase in the supply manufactured at home.

I. An account of the Quantity of the different Sorts of Beer made in England and Wales, in each Year from 1787 to 1825, both inclusive, the Rate of Duty, and the total Produce of the Duties (English Ale Gallons).

Years	Strong	Beer.	Table I	Beer.	Small B	eer.	1	
ended 5th July.	Barrels.	Rate of Duty.	Barrels.	Rate of Duty.	Barrels.	Rate of Duty.	Total ame Duty	
1787	4,426,482	8s. 0d.	485,620	3s. 0d.	1,342,301	1s. 4d.	£1,932,922	10s. 8
1788	4,304,895		521,176	_	1,334,947	i —	1,889,580	17 4
1789	4,437,831	1 - 1	514,900	<u> </u>	1,244,046	<b>-</b> -	1,935,303	
1790	4,525,950	1 - 1	546,260	l —	1,282,157	-	1,977,796	2 8
1791	4,751,588	1 - 1	579,742	i —	1,347,086	-	2,078,602	4 8
1792	5,082,293	i — i i	625,260		1,401,870	=	2,220,164	4 0
1703	5,167,850	I - I	620,207	1 -	1,414,255	-	2,254,454	14 4
1794	5,011,320	I -	586,554	<b> </b> -	1,446,939	I -	2,188,973	14 0
1795	5,037,804	1 - 1	576,464	_	1,453,036	· —	2,198,469	5 4
1796	5,501,453	1 - 1	565,630	l —	1,479,130	l —	2,385,234	7 4
1797	5,839,627	17111111	584,422	-	1,518,512	-	2,524,748	4 8
1798	5,784,467		622,064	-	1,547,570	11111	2,510,267	14 8
1799	5,774,311	1 - 1	611,151	-	1,597,139	-	2,507,872	19 8
1500	4,824,306	-	574,995	ı —	1,360,502		2,106,671	15 8
1801	4,735,574	1 1	500,025	_	1,191,930	- 1	2,048,695	7 0
1802	5,345,884	9 5	392,022	_	976,787	-	2,321,198	0 4
1803	5,582,516	10 0	1,660,828	-		1	2,782,263	13 4
1804 1805	5,265,623	10 0	1,779,570	-	1	1	2,810,768	10 0
1806	5,412,131 5,443,502		1,776,807	_			2,883,746 2,898,926	4 0 8 0
1807	5,577,176	=	1,771,754	-		l i	2,961,859	0 0
1808	5,571,360		1,732,710 1,710,243	_		i i	2,956,704	6 0
1809	5,513,111		1,682,899	1 -		l .	2,930,704	8 0
1810	5,753,319	-	1,635,588	_		1	3,010,218	6 0
1811	5,902,903		1,649,564				3,116,407	18 0
1812	5,860,869	=	1,593,395				3,089,774	0 0
1813	5,382,916		1,455,759	1 = 1			2,837,048	18 0
1814	5,624,015		1,432,729				2,955,280	8 0
1815	6,150,544	=	1,518,302	_			3,227,102	4 0
1816	5,982,379		1,514,867	1 1		1	3,142,676	4 0
1817	5,236,048	_	1,453,960	_			2,763,420	0 0
1818	5,361,009		1,434,612			1	2,825,168	14 0
1819	5,629,240		1,460,214			i	2,960,644	8 0
1820	5,296,701	( <u> </u>	1,444,290				2,792,779	10 0
1921	5,575,830	_	1,439,970		1	[	2,931,912	Õõ
1822	5,712,937	_	1,492,281	_		ĺ	3,005,696	12 0
1823	6,177,271	-	1,419,589	-		- 1	3,230,594	8 0
1824	6,198,271		1,401,021	-		l l	3,234,237	12 0
					Intermediate Beer.			
1825	6,500,664	_	1,485,750	_	9,559	5 0	3,401,296	15 0

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It appears from the foregoing table, that the quantity of strong beer manufactured by the public brewers had increased about a third since 1787; but the quantity of malt consumed in 1787 was quite as great as in 1828; a fact, which shows conclusively, either that the quality of the beer brewed in the public breweries has been deteriorated since 1787, or that less, comparatively, is now brewed in private families; or, which is most probable, that both effects have been produced.

II. An account of the Quantity of all the different Sorts of Beer, stated in Barrels, made in each Year, from 5th of January 1825, to 5th of January 1830; the Rates of Duty per Harrel in each Year, and Total Amount thereof in each Year in England and Scotland.—(Parl. Paper, No. 190, Sess. 1830.)

	ENGLAND.										
Years ended 5th January.											
	Strong.	Strong. Rate per Barrel.		Rate per Barrel.	Intermediate.	Rate per Barrel.	Total Amount of Duty.				
1826 1827 {	7,008,143 4,177,225 2,512,767	1,177,225 9 0 2,512,767 9 10	1,606,899 1,010,726 562,927	$egin{array}{cccccccccccccccccccccccccccccccccccc$	6,160 7,707	s. d. 4 11 —	£ s. d 3,192,779 10 s 3,265,441 11 6				
1828 { 1829 { 1830 }	3,895,226 2,500,043 3,941,519 2,617,691 3,569,364	9 0 9 10 9 0 9 10 9 0	989,827 542,481 977,962 552,457 679,879	1 9½ 1 11½ 1 9½ 1 11½ 1 9½	17,158 62,617 55,498	_	3,128,047 9 4 3,217,812 2 1 2,917,828 8 4				
1830 {	2,379,930	9 10		2,917,020 6							
1826 1827 {	133,903 116,594 5,545	8. d. 9 10 9 0 9 10	264,035 219,722 51,613	s. d. 1 114 1 94 1 114	}	s. d.	£ s. d 91,731 2 5 79,931 4				
1828 }	102,769 9,250 101,475	9 0 9 10 9 0	187,873 53,420 178,530	1 9½ 1 11½ 1 9½		-	72,855 4 4 76,885 9 1				
1830	17,248 94,387 16,566	9 10 9 0 9 10	68,913 161,488 67,896	1 115 1 95 1 115	\{\}	_	71,733 17				

N. B. The duty on beer being repealed in 1830, there are no later accounts of the quantity brewed.

III. An account of the Number of Barrels of Strong Beer exported in each Year, from 5th of January 1825 to 5th of January 1830.

			Number of Barrels (Imperial Measure) exported from				
			England.	Scotland.	Ireland.		
Years ended 5th of January	$\begin{array}{c} - \\ \begin{cases} 1826 \\ 1827 \\ 1828 \\ 1829 \\ 1830 \end{cases} \end{array}$	-	53,013 42,602 59,471 71,842 74,902	1,827 1,679 2,569 3,304 3,131	9,855 10,000 11,261 14,499 15,207		

The exports in 1832 were 70,130 barrels.

It has been contended by some, that the condition of the bulk of the people has declined since the commencement of the late French war; and that this decline, and not the duties and restrictions on the manufacture and sale of malt and beer, has been the real cause that the consumption of malt liquors continued stationary during the thirty years ending with 1830. But nearly four millions of persons were added to the population of England and Wales during the eighteenth century, and it is admitted, on all hands, that the condition of the middle and lower classes was, at the same time, vastly improved. Instead, however, of increasing, as no doubt it would have done but for some very powerful counteracting cause, we have seen that the consumption of malt liquor continued stationary during the whole of last century, so that the fair presumption is, that it continued stationary during that period of the present century already referred to, not because the people have become less able to purchase beer, but because the same causes which formerly prevented the increase of consumption have continued to operate. If we except a portion of the peasantry in some of the southern counties, where the pernicious practice of paying wages out of the poor's rates has been introduced, it will be found that the condition of the labouring classes has been, speaking generally, changed very much for the better during the last thirty years. Their health has been remarkably improved; a result which could hardly have taken place without an improvement in their habits as to cleanliness, and in their ordinary accommodations; and, independent of this circumstance, the fact that the lower classes have lodged upwards of fifteen millions sterling in Savings' Banks, and that upwards of a million of them are members

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<sup>\*</sup> The ale gallon contains 282 cubic inches, and the Imperial gallon 2771: the latter being  $\frac{1}{66}$  part less than the former.

of Friendly Societies, shows pretty clearly that, though they may not be anywhere so comfortable as could be wished, and though, in Kent, Hampshire, and some other southern counties, they are exposed to very great privations, their condition is, on the whole, superior to what it has ever previously been. It has further been contended, that if the decline in tho consumption of beer cannot be ascribed to any falling off in the condition of the people, or in their power to purchase malt liquors, the fair inference is, that it has originated in a change of taste; and the increased consumption of spirituous liquors that has taken place of late years has been appealed to in proof that such is the fact. But this increase has been very greatly exaggerated: admitting, however, that the circumstances are really such as have been represented, the question instantly recurs, to what is this change of taste owing? How comes it that the people of England should be less partial than heretofore to that palatable and nutritious beverage to which they have been long accustomed, and that they should be resorting to ardent spirits and other deleterious compounds, destructive alike of their health and morals? If we mistake not, it will be found to be wholly owing to the duties and restrictions that have been laid on the manufacture and sale of beer.

8. Duties on Ale and Beer: old licensing System.—The duty on malt is 20s. 8d. a quarter; on hops 2d. a pound; and on strong beer, which forms five-tenths of the whole quantity brewed, the duty was 9s. 10d. a harrel. It is commonly estimated, that from three to three and a half barrels of beer are manufactured from a quarter of malt; and that each quarter of malt requires twelve pounds of hops. Now, supposing that three and a quarter barrels of beer are produced from a quarter of malt, the duties affecting it, down to the 10th of October,

1830, were

and dividing this sum of 54s. 7d. by 31, the duties affecting each barrel of beer will be 17s.

Such duties are obviously oppressive. The price of barley does not at an average exceed 35s. per quarter. But the duties on malt or beer produced from a quarter of barley (exclusive of the hop duty) amounted to 52s. 7d., being equal to 150 per cent. upon the cost of the barley employed! Need we seek elsewhere for the cause of the stationary demand for malt liquors? The taxes on wine, British spirits, tea, and coffee, do not, in any case, exceed 100 per cent. Nor can there be a doubt that the disproportionately heavy burden that has thus been imposed on the natural and healthy beverage of the lower classes has principally contributed to lessen its consumption, and to cause them to resort to less salubrious substitutes.

In another point of view, the beer duties were still more indefensible. They affected only that description of beer which was brewed for sale; and as all the higher classes brewed their own beer, the duty fell only on the lower and middle ranks of the community, and particularly the former. It is singular, that a tax so grossly unequal and oppressive should have been so long submitted to. Should the public necessities require, at any future period, that an effort should be made to increase the revenue from beer, the fair and proper method would be to increase the malt duties. They affect alike those who brew the beer which they consume, and those who buy it from a public brewer. Their increase would not require the employment of any additional officers; for it is obvious, that the same officers and regulations that serve to collect a duty of 20s. 8d. would equally serve to collect a duty of 30s.; and, what is most important, an increase of this sort would not require any interference with the process of brewing.

Lut besides the obstacles to the consumption of beer arising from the oppressive duties with which it was burdened, the system recently in force of granting licences for its sale, opposed obstacles that were hardly less formidable. Previously to 1830, no one could open a house for the sale of beer without first obtaining a licence renewable annually from the magistrates; and as these functionaries were accustomed only to grant licences to the occupiers of particular houses, the brewers naturally endeavoured, in order to ensure the sale of their beer, either to buy up those houses or to lend money upon them; and in many extensive districts a few large capitalists succeeded in engrossing most of the public houses; so that even the appearance of competition was destroyed, and a ready market and good prices secured for the

very worst beer!

We, therefore, look upon the abolition of the beer duties, and the granting permission to all individuals to retail beer upon taking out an excise licence costing 2l. 2s., as highly advantageous measures. The repeal of the duty has put an end to the unjust distinction that previously obtained; the poor man is no longer burdened with a heavy tax, from which the noble and affluent of the land were exempted; but all classes are placed, in so far at least as the duties on beer are concerned, in the same situation. The fall of price caused by the abolition of the duty, hy rendering beer more easily obtainable, will do much to check the consumption of spirits; and will, at the same time, powerfully contribute to the health and comfort of

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was comm fender ma Every so guilty of d sums follo such retail nor more shalt be la retail for t retail, by a shall mix. house, or s the first off the poor. The change in the mode of licensing houses for the retail of beer has introduced into the trade that system of free competition that is so advantageous. It is no longer in the power of any combination of brewers to maintain the price of heer at an unnatural elevation; and the public may now depend on being supplied with malt liquors at the lowest price

that will serve to indemnify the brewers.

9. Complaints of the Increase of Beer Shops.—In despite, however, of what has now been stated, it is strenuously objected to the late measure for licensing houses for the sale of beer, that it has led to their excessive multiplication in different parts of the country, and has, in consequence, had a most pernicious influence on the public morals: but there do not seem to be any good grounds for such statements. The whole number of public houses licensed for the sale of beer and ale only in England and Wales, during the year ended 31st of March 1833, was 4,821; while 47,286 houses were licensed, during the same year, for the sale of beer, ale, and spirits.—(Parl. Paper, No. 426. Sess. 1833.) Whatever, therefore, may be the inconveniences arising from the number of the latter, it does seem ludicrous to imagine that they can be materially increased by the opening of the beer shops. On the contrary, we should think that every measure which has a tendency to substitute beer shops for spirit must be advantageous; and such is the precise effect of the act 1 Will. 4. cap. 64. Its privileges are acquired by those only who confine themselves to the sale of beer; and until it has been shown that the drinking of beer is less advantageous, or more pernicious, than the drinking of spirits, we shall not be inclined to lay much stress on the complaints so frequently put forth as to the number of beer shops. In order, however, to check their unnecessary multi-plication, and to ensure as far as possible the maintenance of good order in them, it might be expedient, perhaps, to increase the licence duty, and the security required from those applying for a licence, and to facilitate the suppression of disorderly houses: but we protest against any attempt to lessen the number of public houses by reviving the old licensing system, with the injustice and jobbing inseparable from it, and from every modification of it.

10. Existing Regulations with respect to the Sale of Beer.—The sale of ale, beer, &c. by retail in England, is now regulated by the act 1 Will. 4. c. 64., of which we subjoin a pretty

Licenses to be granted by commissioners of excise, or by persons authorised by them; to cost 21. 2s. a year; not to authorise the sale of wine or spirits: not to be granted to sheriffs' officers, nor to any person executing the legal process of any court of justice, nor to any person not being a householder assessed to the parish.  $\rightarrow 2$  2. The party requiring such licence to enter into a bond to the commissioners, with one sufficient surety in the penalty of 201, or with two sufficient sureties in the penalty of 101, each, for the payment of any penalty or sum of money, not exceeding the amount of such 201, or 101, respectively, which shall be incurred for any offence against this act by the party to whom such licence shall be granted; and no person licensed to self beer by retail, or not being a householder paying the poor rates, shall be surety in any such bond.  $\rightarrow 2$  4, 5.

Every person who shall be licensed under this act, shall cause to be painted, in letters three inches at least in length, in white upon a black ground, or in black upon a white ground, publicly visible and legible, upon a board, to be placed over the door of the house in which such person shall be licensed, the christian and surname of the persons mentioned in such licence, at full length, together with the words "Licensed to self licer by Retail;" and every such person shall keep up such name and words during all the time that such person shall continue so licensed, upon pain of forfeiting for every omission 101.-2 6.

the first offence, forfeit not less than 10t. nor any more than 20t., and for the second such offence such

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on to dvan-viousluties lition tual)- offender shall be adjudged to be disqualified from selling beer, ale, or porter, by retail, for the term of two years, or to forfeit not less than 201, nor more than 501, and shall be subject to a like penalty at every bouse where he shall commit such offence; and if any person shall, during any term in which is shall not be lawful for beer to be sold by retail on the premises of any offender, sell any beer by retail on such premises, knowing that it was not tawful to be sold, such offender shall forfeit not less than 191, nor more than 201; every person suffering the conditions of the licence to be infringed to be deemed guilty of disorderly conduct.—§ 13.

Retailers' houses not to be open before four in the morning, nor after ten in the evening; nor between the hours of ten in the forenon and one in the afternoon, nor at any time between the hours

Retailers' houses not to be open before four in the morning, nor after ten in the evening; nor between the hours of ten in the forenoon and one in the afternoon, nor at any time between the hours of three and five in the afternoon, on any Sunday, Good Friday, Christmas-day, or any day appointed for a public fast or thanksgiving; and any person oftending herein shall forfeit 40s. for every offence; every separate sale to be deemed a separate offence.—§ 14.

All penalties under this act, except for selling beer by any person not duly liceosed, shall be recovered, upon the information of any person before two justices in petty sessions; and every such penalty shall be prosecuted for within three calendar months next after the offence; and every person hecased under this act, who shall be convicted before two justices, shall, unless proof be adduced to the satisfaction of such justices, that such person had been therefore convicted before two justices, within the space of twelve calendar months next preceding, be adjudged by such justices to be guilty of a first offence, or if no specific penalty be imposed, then any sum not exceeding 5t, together with the costs of the conviction; and if proof be adduced to the satisfaction of such justices, that such person had been previously convicted, within the space of twelve calendar months next preceding, of one such offence only, such person to be adjudged guilty of a second offence against this act, a. d to forfeit and pay any penalty by this act imposed for such offence, or if no specific penalty be so imposed, then any sum not exceeding 10t, together with the costs of conviction; and if proof shall be adduced that such person had been previously tonvicted within the space of eighteen calendar months next preceding, of two such separate offences, and if proof he adduced that such person, so charged, is guilty of the offence charged against him, such person shall be adduced that such person, so charged, is guilty of the offence charged against him, such person shall be ad

to forfeit and pay any penalty imposed by this act, in respect of such offence, or if no such specific penalty shall be imposed, then to forfeit and pay the sum of 50ℓ, together with the costs of conviction. → 15.

The party, convicted of any such third offence, may appeal to the general sessions, or quarter sessions, then next ensuing, unless held within twelve days after conviction, and in that case, to the then next subsequent sessions; and, in such case, the party convicted shall enter into a recognizance, with two surcties, personally to appear at the said general or quarter sessions, to abide the judgment of the contribution, and to pay such costs as shall be by the court awarded: or, in failure of the party convicted entering into such recognizance, such conviction shall remain good and valid; and the said justices who shall take such recognizance are also required to bind the person who shall make such charges to appear at such general or quarter sessions, then and there to give evidence against the person charged, and, in like manner, to bind any other person who shall have any knowledge of such offence; and it shall be lawful for the said general or quarter sessions to adjudge such person to be guilty of such third offence against this act, and such adjudication shall be final; and it shall be lawful for such appear, or to adjudge the licence to be forfeited, or that no beer be sold by retail in the louse for the term of two years, and if such discussed the such appear of the term of two years, and if such ticence shall be adjudged to be forfeited, it shall be necessforth be void; and whenever, in such case, the licence shall be adjudged to be forfeited, it shall be necessforth be void; and whenever, in such case, the licence shall be adjudged to be forfeited, it shall be clearly the such past of the space of two years, to be computed from the time of such adjudication; and any licence granted to such person during such term shall be void. → 16.

In default of payment of penalties, proceedings may be

11. Scotch Ale and Beer Duties .- The duties on ale and beer in Scotland have been for a lengthened period the same as in England.

At the union in 1707, the English duties on ale and beer were introduced into Scotland. But, besides strong and small beer, the Scotch had an intermediate species, which they called two-penny, and which was their favourite beverage. The duty on this description of beer was fixed, at the union, at 2s. 1 
mathridge definition 1 d. a barrel. For thirty years after its imposition, the quantity of two-penny that paid duty was always above 400,000, and sometimes exceeded 500,000 barrels a year. But in 1760 the duty on two-penny was increased to 3s. 4 
mathridge definition 2 d. and the consumption immediately fell off to between 100,000 and 200,000 barrels! The quantity that paid duty in 1800 amounted to 149,803 barrels. The manufacture of this species of beer ceased entirely in 1802.

No account has been kept of the quantity of beer brewed in Ireland since 1809, when it amounted to 960,300 barrels.—(Morewood on Intoxicating Liquors, p. 353.) Perhaps it

may now amount to from 1,000,000 to 1,200,000 barrels.

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into all ho they shall ploy or by person hav with the co be lawful i time, to ad der, or per Penalty j

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12. Regulations as to the Exportation of Beer,-Ale or beer exported to foreign parts as merchandise is allowed a drawback of 5s. the barrel of 36 gallons, Imp. meas. But before any debenture for the above drawback shall be paid, the exporter or his principal clerk or manager shall make oath thereon, before the proper officer of excise, that such ale or beer was put on board the exporting ship as merchandise to be sent beyond seas, and no part thereof for the ship's use; and that, according to the best of his knowledge and belief, the same has been brewed wholly from malt which has been charged with and paid the duty of 2s. 7d. a bushel, and shall also specify in such oath the time when and the place where; and the brewer, being an entered and licensed brewer for sale, by whom such beer or ale was brewed, and that the quantity of malt used in brewing was not less than two bushels (Imp. meas.) for every 36 gallons of such beer or ale. Persons making false statements forfeit the sum of 200% and the debenture is void,-(1 Will, 4. cap. 51, § 11.)

In consequence of the complaints, whether well or ill founded, of the inconveniences arising from the increase of beer shops—(see *Dict*, p. 14), a material change has been made in the mode of licensing houses for the sale of beer. Under the act 1 Will. 4. c. 64.—(*Dict*, p. 14), the commissioners of excise, or other persons duly authorised, were bound to grant licenses, costing 2l. 2s. a year, to all persons not excepted in the act, empowering them to sell ale, beer, porter, eider, &c. to be drunk indifferently either on or off the premises. But the act of 1834, 4 & 5 Will. 4. c. 85, made the obtaining of a licence to retail beer to be drunk on the premises contingent on the applicant being able to produce a certificate of good character, subscribed by certain persons rated at a certain amount to the poor: it has also raised the cost of such licence to 31, 3s,; and reduced the cost of a licence to sell beer not to be drunk on the premises to 11, 1s. We subjoin a full abstract of the act:—

on the premises to 1l. 1s. We subjoin a full abstract of the act:—

Persons applying for a Licence to sell Beer to be drank on the Premises, to deposite a certificate of good Character, &c.—Every person applying for a licence to sell beer or cider by retail, to be drank in the house or on the premises, shall, in addition to the application setting forth the particulars required by the act 1 Will. 4. c. 6t, annually produce to and deposit with the commissioner's excise, collector, or other person authorised to grant such licence within the parisit or place in which the person applying intends to sell beer or cider by retail, a certificate signed by 6 persons residing in and being and describing themselves to be inhabitants of such parish, place, &c. and respectively rated therein to the poor at not less than 6l., or occupying a house therein rated to the poor at not less than 6l., or occupying a house therein rated to the poor at not less than 6l., none of whom shall be malisters, common brewers, or persons licensed to sell spirituous liquors or beer or cider by retail, nor owners or proprietors of any houses licensed to sell spirituous liquors or beer or cider by retail, sort on applying for the licence is of good character; and at the foot of such certificate one of the overseers of the parish, township, or place shall certify (if the late be so) that such 6 persons are inhabitants respectively rated as aforesaid; and such certificate shall respectively be in the form of the schedule annexed to this act: provided always, that in any parish, township, or district maintaining its own poor, in which there are not 10 inhabitants rated to their relief to the amount of 6l. each, or not occupying houses respectively rated to the poor at 6l. each (not being malisters, common brewers, or persons licensed to sell spirimons liquors or beer or cider by retail,) the certificate of the majority of the inhabitants of such parish, township, or district maintaining its own poor, as are rated to the amount of 6l. each, shalt be

act.  $\rightarrow$  2.

Penalty on Overseers.—Any overseer who shall, without due cause, refuse to certify that the persons who have signed the certificate are respectively rated to the poor's rate as aforesaid, to forfeit not

more than  $5l. - \sqrt{3}$ .

Beer drunk in Sheds.—Any person licensed under the act I Will. 4. c. 64., to sell beer, cider, &c. not

more than \$1.—\(\phi\) 3.

Beer drunk in \$Sheds.—Any person licensed under the act 1 Will. 4, c. 64., to sell beer, deer, &c. not 10 be consumed on the premises, who shall employ, permit, or suffer any person or persons to take or carry any beer, &c. from his house or premises, to be drunk or consumed for his benefit or profit, in any other house, tent, shed, &c. belouging to, or hired, used, or occupied by such licensed person, such beer, &c. shall be held to have been consumed on the premises, and the person elling the same shall be subject to the like forfeitures and penalties as if it had been actually drunk or consumed in a house or upon premises itensed only for the sale thereof.—♦ 4.

Billetting.—Provisions for billetting soldiers under mutitay acts to extend only to those licensed to sell beer not to be consumed on the premises and not to extend to those licensed to sell beer not to be consumed on the premises → ₹ 5.

Justices to regulate the Opening and Closing of Houses.—Justices in petty sessions are authorised to fix the hours at which houses and premises licensed to sell beer under this act shall be opened and closed; but any person llinking himself aggrieved by any such order may appeal at any time, within 4 months from its date, to the justices in quarter sessions, on giving the justices making the order 14 days' notice of his intention; and the decision of the justices in quarter sessions shall be final; provided, however, that the hour to be fixed for opening any house shall not in aprecise that if the additions, \$\frac{1}{2}\$ in the morning, nor for closing the same later than 11 o'clock at night, or before 1 o'clock in the afternoon on Sunday, Good Friday, Christinas-Day, or any day appointed for a public fast or thanksgiving; and the hours so liked by the justices, with reference to the districts within their jurisdictions, shall be taken to be the hours to be observed and complied with under this act as fully as if the same had been specially appointed by it. → ₹6.

Constables, \$\frac{1}{2

Penulty for making or using fulse Certificates.—Persons certifying any matter having reference to this act as true, who know the same to be false, or using any certificate, knowing the same to be forged, shall, on conviction of such offence before 2 or more justices, forfeit and pay the sum of 201; and every licence granted to any person making use of any certificate to obtain the same, such person knowing such certificate to be forged, or the matters certified therein to be false, shall be void to all a 2

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Intents and purposes; and any person using such certificate shall be disqualified for ever from obtaining a licence to sell beer or cider by retail.—\( \) 8.

No licence to be granted without a Certificate.—No licence for the sale of beer or cider by retail to be consumed or drunk in the house or on the premises shall be granted, except upon the certificate hereby required; provided, that in all extra-parcehial places the certificate required by this act may be signed and given by inhabitants rated to the poor at \( \theta \). In any adjoining partsh or parishes.—\( \) 0.

Retailers to produce their Licences on Requisition of \( \theta \) Mogistrates.—In case any complaint be laid before 2 justices against any licensed person for an offence against the tenor of his licence, or against this act or the act 1 Will. 4. c. \( \the \), the said justices may require such person for poduce his licence, or against this act or the act 1 Will. 4. c. \( \the \), the said justices may require such person produce his licence offence any sum, not exceeding \( \theta \), the wilfully neglect or refuse so to do, he shall forfeit for such offence any sum, not exceeding \( \theta \), the said justices shall think proper; and such person may be convicted, proceeded against, and dealt with for such offence in the same manner, mutatis mutantis, as is directed by the act 1 Will. 4. c. \( \the \). (4. Will regard to persons guilty of a first offence against said act is directed to be applied.—\( \theta \) 10.

Continuace of Powers, \( \xi \), excent provisions, and penalties of 1 Will. 4. c. \( \theta \), to continue in force, except as hereby altered.—\( \theta \) 12.

Daties on Beer Licences under the 1 Will. 4. c. \( \theta \), repealed, and new Daties granted in lice thereof.—
From and after the passing of this act, the duties payable on excess licences for the sale of beer by retail under the act 1 Will. 4. c. \( \theta \), that sale case, and in lice of such duties there shall be paid upon the licences hereby authorized to be gr

For and upon every licence to be taken out by any person for the sale of beer by retail, not the defunk or consumed in or upon the house or premises where sold, the angual sum of 11. 25.—Sec. 13.

The duties to be under the management of commissioners of excise, and to be recovered and accounted for under the provisions of the act 1 Will. 4. c. 64.—§ 14.

Not to affect Daty on Licences to Retail Cider and Perry.—Nothing in this act shall affect the amount of duty payable under the 1 Will. 4. c. 64. on licenses to retail cider and perry; but every such licence shall specify whether it be granted for the sale of cider and perry by retail not to be drunk in the house or premises where sold, or for the retail of the same to be drunk in the house or premises where sold.—§ 15.

Licences under this Act not to authorise Persons to sell Wine.—No licence granted under the act 1 Will. A 6. 64 and this act shall authorise any person to take out or hold any licence for the sale of wine.

Lieunes under this Act not to authorise Persons to sell Wine.—No licence granted under the act I Will. 4. c. 64, and this act shall authorise any person to take out or hold any licence for the sate of wine, spirits, or sweets or made wines, or mead or metheglin; and if any person licensed under the act I Will. 4. c. 64, and this act shall permit or suffer any wine, spirits, &c. to be brought into his house or premises to be drunk or consumed there, or shall suffer them to be drunk or consumed in his house or premises, he shall, over and above any excise penalties to which he may be subject, forfeit 201.—\$10. Permity on unitiensed Persons.—Such persons selling beer and cider by retail to be drunk off the premises, 201.—\$17. Board over the Door.—Every person licensed to sell beer, cider, or perry, by retail, under the nuthority of the act I Will. 4. c. 64. and this act, shall, on the board required by the former act to be placed over his door, paint and keep thereon, after the words "licensed to sell beer or cider by retail," the additional words "not to be drunk on the premises," as the case may be, on nain of forfeiting the penalty imposed by such act for not having such board over the door.

may be, on pain of forfeiting the penalty imposed by such act for not having such board over the door. –∂`18.

What is retailing of Beer, &c.—Every sale of beer, or of cider or perry, in any less quantity than 4½ gallons, shall be deemed and taken to be a sale by retail.—§ 19.

Penalties for selling Spirits or Wire without Licence.—Persons licensed to sell beer or cider under the act 1 Will. 4, c. 6, and this act, who sell spirits or wine, sweets, &c. without being licensed, are liable to the penalties imposed by the laws of excise for selling spirits or wine, sweets, &c. without licenses. — No.

cence.—2 20.

Certificate not to be required for Houses in certain Situations, if Population execut 5,000.—The beforementioned certificate shall not be required as to any house situated within the cities of London and Westminster, or within any parish or place within the bills of mortality, nor within any city or town corporate, nor within the distance of 1 mile from the place used at the last election as the place of election or polliog place of any town returning a member to parliament, provided that the population, deterionized according to the last parliamentary census taken in such city won, &c. shall exceed 5,000; provided, that no licence for the sale of beer, ale, porter, cider, or perry by retail on the premises in the cities of London and Westminster, or in any parish within the bills of mortality, or in any such city or town corporate, or town returning a member to parliament as before mentioned, shall be granted after the 5th day of April, 1836, unless the house or premises specified as those in which beer or cider is intended to be sold shall be of the value of 10t, per namum.—§ 21.

Service of Summons.—Summonses or orders not legally served, unless by some constable or other peace officer.—§ 22.

peace officer.—§ 22.

Commencement.—Act shall commence and take effect from and after the 10th day of October, 1834.—

Form of Certificate referred to in & 2.

We, the undersigned, being inhabitants of the parish for township, as the case may let of respectively rated to the poor at mot less than 66, per annum, and once of us being multisters, common brewers, or persons licensed to sell aspiritument liquids, or being being to a substitution singuisty or being licensed to sell been or cider by retail, do hereby certify, that A. B., dwelling in a street there specify the street, lane, 4c.] in the said parish (or township, &c.] in a person of good character, [Here insert the day of signifing the certificate.]

[Here insert the day of signing the certificate.]

[Signed]

E. F. G. H.
I. K.
L. M.
N. O.
P. Q.
cribea to [Here state the residence o ca of the persons signing.]

I do hereby certify, That all the above-mentioned persons whose names are subscribed to this cert for township, &c.] of rated to 6t. to the relief of the poor of the said parish. this certificate are inhabitants of the parish parish.

C. D.

[Overseer of the parish or township, &c.]

Date.

Sup.)

[Ale, porter, and beer, are made in the United States in large quantities; and their consumption appears to be steadily increasing.

The early emigrants from Great Britain brought with them their tastes and habits; and we find, at an early period, that breweries were established on a small scale in all the principal seaports. Their success to the south of the Potomac was prevented by the heat of the

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climate, together with the short duration of the winter. In Bultimore, Philadelphia, New York, and Boston, however, they have succeeded, and continue to flourish. Breweries are il to be also to be found in large numbers throughout the *state* of New York; and there is scarcely a village in it where good ale cannot be procured. Along the banks of the Hudson river, almost hereb every town has one or more breweries, and some of these are of a considerable size. At Alald bebany, the business is carried on to a great extent. Beer was brewed in Philadelphia previous to the revolutionary war. The manufacture of porter was introduced here after the peace; or such which was soon followed by that of ale. These two articles are now generally manue cons, as is factured; and beer, properly so called, is rapidly going into disuse. A continued extension of the business of brewing has been taking place in Pennsylvania, and throughout the western rst ofcountry. We find breweries at all the principal towns along the banks of the Ohio. At pply to Pittsburg, Wheeling, and Cincinnati, there are a number, which not only supply those places

> generally, where their consumption is fast taking the place of that of ardent spirits. The quality of the malt liquors manufactured in the United States has improved in the last few years, and will now not suffer by a comparison with the best foreign. From the great abundance and low price of the staple articles from which they are made, no temptation exists to adulterate them. The public, consequently, are furnished with a pure and wholesomo beverage.

> and the surrounding country, but furnish large quantities for export down the Ohio and the Mississippi. And large quantities are exported from the northern to the southern states

> Nearly all the beer, ale, and porter, which are imported in the United States, is brought to us from Great Britain. A small portion of what is imported is re-exported, for the most part to the island of Cuba. The countries to which the corresponding articles of domestic production are chiefly exported, we have no means of stating with any accuracy; since they are classed together with cider in the annual statements of the commerce of the United States, made to Congress by the Secretary of the Treasury. We may mention that this class of our products is chiefly exported to the British North American Colonies, Cuba, Texas, the British West Indies, and Mexico .- Am. Ed.]

> ALEXANDRIA, so called from its founder, Alexander the Great, the principal sea-port of Egypt, on the coast of the Mediterranean. It is situated about 12 miles W. of the Canopic mouth of the Nile; the Pharos being in lat. 31° 12½ N., long. 29° 53½′ E. The situation of this famous city was most admirably chosen. Until the discovery of the route to India by the Cape of Good Hope, Egypt formed the natural seat of the commerce between the eastern and western worlds; and Alexandria was placed in the most favourable position in Egypt for an emporium. It is the only port on the whole northern coast of that country where there is, at once, deep water, and security for shipping throughout the year. The ports of Rosetta and Damietta, the former on the west, and the latter on the eastern arm of the Nile, are both difficult of entrance, each having a bar, upon which there is always a dangerous surf. Ships bound for Alexandria avoid this serious inconvenience; and by means of an artificial navigation, stretching from the city to the western branch of the Nile, it has for a while at least, almost the same facilities of internal navigation that are enjoyed by the cities referred to.

> It may be proper, however, to mention that this artificial communication with the Nile has not always been open. It existed in antiquity, but fell into decay during the barbarism of more modern times. After being shut up for some centuries, it has been re-opened by Mohammed Ali, who has dug a canal from Alexandria to Foûah on the Nile, about 27 miles above Rosetta. This important work is 48 miles in length, 90 feet in breadth, and from 15 to 18 feet deep. It was opened in 1819; but owing partly to the nature of the ground, partly to some detects in its construction, and partly to the mud deposited by the water of the Nile, it is difficult to keep in repair; and cannot now, it is said, be navigated except during the period of the inundation. Its free navigation at all periods would, however, be of the greatest advantage, not to Alexandria only, but to all Egypt; and it is believed that this might be secured by facing the canal with brick, and putting it otherwise into good order.

> Secured by facting the canal With brick, and putting it otherwise into good order.
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> Ports, &c.—The ancient city was situated a little more inland than the modern one, opposite to the small island of Pharos, on which was crected the lighthouse, so celebrated in antiquity.—(Casar de Bello Ciciti, lib. iii. cap. 112.) This island was, partly by artificial means, and partly by natural causes, gradually joined to the land by a mound, and on this the new town is principally built. The isthmus and island have now the form of a T, its head being N. E. and S. W. A square castle or lower, built on a small islet or rock, at the extrenity of a mole projecting from the north-east angle of the city, is still called the Pharos, and a light is regularly exhibited upon it. On each side of the city there is a port. That on the western, or African side, called the Old Port, is by far the largest and best. It stretches from the town westwards to Marabout, about six miles, and is about an lile and a half wide. It is bounded on the north, partly by the western tongue or angle of the island on which the city is partially built, and partly by rocks and sand banks. It has three entrances. The first, or that nearest the city, having 17 feet water, is about two miles S. W. from the large building, situated a little to the westward of the town, called the palace; but it is too narrow and difficult to be attempted by any one not thoroughly acquainted with the port. The eastern side of the second or middle entrance is marked by bnoys which lie about two miles and three quarters S. W. from the palace; it is about a quarter of a mile wide, and has, where shallowest, 27 feet water. The third or wester entrance has its seetern boundary within about three-eighths of a mile floom the east end of Marabout island; it is about half a mile wide, and has, so here shallowest, 27 feet water. The third or wester entrance has its seetern boundary within about three-eighths of a mile floom the east end of Marabout island; it is about half a mile wide, and

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trance. Ships, when in, may anchor close to the town in from 25 to note to water an along the shore. Foreigners were formerly excluded from this port; but this prohibition no longer exists.

The new or Asintic harbour is on the eastern side of the town. A rock called the Diamond lies a little to the east of the Pharos tower; and ships entering the port ought to have this rock about a cable's length on the right. If they get much further to the left, they will come in contact with a shoal which stretches westward from the Pharillon, or little tower, on the east side of the port. The water immediately within the port S. W. from the Pharos is from 30 to 40 feet deep; but the space for anchorace is very limited, and is exposed to the northeety gales; and the ground being foul and rocky, hempen cables are very apt to chafe, and several accidents have happened in consequence to ships unprovided with iron cables. Ordinary tides rise 2 feet; but during the overflow of the Ade the rise is 4 feet. Variation 13° west.—(See Plan of Alexandria, by Lieut. Falbe.)

Anciral and Modera City.—Under the Ptolemies and Romans, Alexandria was the first commercial city in the world. It suffered greatly by its reduction by the Saracens in 640; but it continued to be a place of considerable commercial importance till the despotism of the Manetics and Turks, and the discovery of the route to India by the Cape of Good Hope, completed its ruin. Under the Ptolemies, the population is believed to have amounted to about 300,000, and the city was adorned by a vast number of magnificent structures. At present the population varies with the seasons of the year, but, when greatest, it is not supposed to exceed 25,000; and may vary between this amount and 16,000 or 18,000. The appearance of the modern town is most unpromising. "It may be justly said, that in the new to a little neck of land between the two ports. The most superb temples are changed into plain mosques; the most magnificent and contacts in the house of had structure; the roval seat of its father. The wast extent of the ancient city is contracted in the new, to a little neck of land between the two ports. The most superb temples are changed into plain mosques; the most magnificent palaces into houses of a bad structure; the royal seat is become a prison for slaves; an opident and numerous people has given way to a small number of foreign traders, and to a multitude of wretches, that are the servants of those on whom they depend: a place formerly so famous for the extent of its commerce, is no longer any thing more than a more place of embarking, in fine, it is not a phenix that revives from its own ashes, it is, at most, a reptile, spring from the dirt, the dust, and corruption with which the Alcoran has infected the whole country."—(Norden's Trovels, Eng. trans. 8vo ed. p. 37.)
There is reason, however, to think that this striking description, though accurate at the time when it was swritten (123), converse country were not as the contract of the variety of the country. The vigorous green. written (1737), conveys too unfavourable an idea of the present state of Alexandria. The vigorous government of Mohammed Ali, by introducing comparative security and good order into Egypt, has latterly revived the commerce of Alexandria, which has again become a place of considerable importance in the trading world.

Trade of Alexandria.—The imports principally consist of cotton stuffs, timber, hardware, iron and tin, tobacco, machinery, ammunition, silk goods, woodlens, staves, &c. The exports consist of rancetton, wheat and barley, rice, linen, dax, linseed, sugar, coffee (from the Red Sea), drugs, guns, sai-

ammoniac, suffron, wax, &c.

The principal articles of importation into this country from Egypt are cotton, flaxand linseed, senna, and gum. Of these, cotton is by far the most important. We began to import it in 1823; and since then the imports have been as follows:—

Years.	Bales.	Years.	Bales.	Years.	Bales.
1824	38,022	1827	22,450	1830	14,752
1825	111,023	1828	32,589	1831	38,121
1826	47,621	1820	21,739	1832	41,183

In 1832, the French imported 25,807 bales of Egyptian cotton; the imports at Trieste during the same year were about 50,000 bales; and those at Leghorn and Genoa were, together, about the same as at Trieste. The bale of Egyptian cotton weighs about 220 bs. This important trade owes its existence almost entirely to the exertions of the Pacha, by whom the cotton plantations have been established. The cotton exported is all long-staple, but of two sorts; one called in Egypt makko, and in England The cotton exported is all long-staple, but of two sorts; one called in Egypt makko, and in England common Egyptian; the other, the produce of sea-island seed, called in Egypt Senant, and in England sea-island Egyptian. Hesides these two descriptions, Egypt produces from 15,000 to 20,000 bales of short-staple cotton, similar in quality to that of Smyran, and chiefly consumed in the country. The cotton brought from Egypt is found to be amongst the most useful that is grown; that raised from sea-island seed ranks next to American sea-island. The exports from this country to Egypt principally consist of cotton goods and twist, earthenware, iron and steel, arms and ammunition, &c. Their real value amounted, in 1831, to 122,8321, but besides what goes direct, a good deal of British produce finds its way to Egypt at second-hand from Malta, Smyran, &c. Constantinople and the islands of the Archipelago are the great markets for the wheat and other grain exported from Egypt, the quantity sent to them being sometimes very large. The simplies are, however, extractly negerian. Every Archipelago are the great markets for the wheat and other grain exported from Egypt, the quantity sent to them being sometimes very large. The supplies are, however, extremely uncertain. Every thing in Egypt depends on the Nile; and when it does not rise to the usual height, the crops are very much below an average. Beans are extensively cultivated, and have sometimes been brought to England, but rarely, if ever, with advantage to the importers. They are very inferior to English beans, and are peculiarly subject to the worm. No oats are raised in Egypt, the horses being entirely ded upon barley. He iddes cotion, the Pacha has turned his attention to the culture of sugar, indigo, &c. The first has long been raised in Egypt, but the exports are not very considerable. Silk is grown to some extent. The date-palm thrives in every part of Egypt, and the fruit is largely exported. It is singular, that notwithstanding the luxuriance of many of its vegetable productions, Egypt should be entirely destitute of timber.—(Lords' Report of 1827, on the Price of Foreign Corn, Min. of Evid. p. 120., and private information.)

and private information.)
In 1831, there entered the port of Alexandria 1,215 ships, of the Durden of 198,299 tons. Of these, the Austrian were the most numerous; next, the English and Ionian; and then the French, Sardi-

nian, Spanish, &c.

nian, Spanish, &c.

Money.—Accounts are kept-at Alexandria, as at Cairo, in current piastres, each piastre being equal to 40 paras, or medini, and each medino to 30 aspers. The medino is also divided into 8 borbi, or 6 forti. A purse contains 25,000 medini. The piastres struck in 1820 contain a great deal of alloy; 15½ or 16 piastres = 1 Spanish dollar; hence 1 piastre = 3/d, sterling, very nearly. Payments in transactions of any importance are generally made in Spanish dollars.

Weights and Measures.—The yard, or pik, = 26/8 English inches; hence 100 piks = 74/438 English yards. The measures for corn are the rhebebe, and the quillot or kisloz; the former =4/361 English bushels, the latter = 4/729 ditto. The cantaro or quintal = 100 rottali, but the rottolo has different names and weights: 1 rottalo forforo = 9347 lb. avoirdupois; 1 rottalo zaidino = 1/335 lb. ditto; 1 rottalo zairo or zaro = 2-07 lbs. ditto; 1 rottalo mina = 1/67 lb. ditto.—(Manuel Universil de Neberscher).

Duties.—With the exception of the commercial monopolies of the Pacha, and the arbitrary principles on which be fixes the prices of commerce.

on which he fixes the prices of commodities, there is nothing objectionable in his policy as to commerce. The duties on imports are only 3 per cent. We believe, however, that a small increase of the customs duty would compensate the Pacha for the abolition of most of his monopolies; and there can be little doubt that his subjects would be materially benefited by the change.

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Policy of the Pacha.—It is to be regretted that Mohammed Ali, who, in many respects, is one of the most extraordinary persons of the age, should have no just idea of the principles, by the adoption of which his plans of improvement might be perpetuated, and industry be rendered really flourishing. He leaves nothing to the discretion and enterprise of individuals. He may, indeed, be said to be the sole proprietor, manufacturer, farmer general, and wholesale merchant of Egypt. He has monopolised the entire foreign trade of the country; and has fixed the price to be paid for every article to the cultivator, and the price at which it is to be sold to the foreigner. Hence the extension of cultivation, and the growth of commerce and manufactures, have been of no real advantage to the bulk of the nation; and hence, also, the risk, in the event of the reins of government falling into less vigorous or able hands, that the fabric of apparent prosperity which the Pacha has been attempting to raise, may fall to pieces: but we would fain hope that the influence of the many intelligent Europeans now in Egypt, and the observations which the Egyptians sent to England and France by the Pacha cannot fail to have made upon the advantages resulting from the security of property and the freedom of industry, may be instrumental in paving the way for the gradual introduction of a more enlarged and liberal system.

Ancient Trade of Alexandria. - As already remarked, Alexandria was, for a long series of years,—first under the Greek successors of Alexander, and subsequently under the Romans,—the principal entrepôt of the ancient world. Most part of the traffic between Asia and Europe that had at a more early period centered at Tyre, was gradually diverted to this new emporium. An intercourse between the ports on the eastern coast of Egypt, and those on the opposite coast of Arabia, had subsisted from a very early period. That between Egypt and India was more recent. It was at first earried on by ships, which having sailed down the Red Sea from Myos Hormos and Berenice, coasted along the Arabian shores till they reached Cape Rasselgate, whence a short course brought them to India near the mouth of the river Indus. This was the course followed during the dynasty of the Ptolemies: but about 80 years after Egypt had been annexed to the Roman empire, Hippalus, the commander of an Egyptian ship trading to India, having observed the regular shifting of the trade winds, ventured to sail with the western monsoon from the Straits of Babelmandeb right across the Arabian Ocean; and was fortunate enough, after a prosperous voyage, to arrive at Musiris, in that part of India now known by the name of the Malabar coast. Having taken on board a cargo of Indian produce, Hippalus returned in safety with the eastern monsoon to Egypt. This discovery was deemed of so much importance, that the name of the discoverer was given to the wind which had carried him across the ocean to India: and how trifling soever this voyage may now appear, those who consider that Hippalus had no compass by which to direct his course, and that owing to this circumstance, and the otherwise imperfect state of the art of navigation, the ancients seldom ventured out of sight of land, even in seas with which they were well acquainted, will be forward to admit that his enterprise and daring were nowise inferior to his success; and that he was well entitled to the gratitude of his contemporaries and the respect of posterity.

From the epoch of this discovery, fleets traded periodically from Egypt to Musiris, conveying the products of Europe to India, and conversely. The Indian goods having been landed at Myos Hormos and Berenice, were thence conveyed by caravans to Coptos (the modern Kenné), on the Nile, where they were put on board lighters and sent to Alexandria, whence they were distributed all over the western world. The goods sent to India were conveyed to Myos Hormos and Berenice by the same route. Myos Hormos was situated on the shore of the Arabian gulf, about a degree to the north of the modern port of Cosseir. The distance from it to Coptos, in a straight line, is about 70 English miles. Berenice was situated a good way further to the south, being nearly under the tropic. It was built by Ptolemy Philadelphus. Its distance from Coptos is stated by Pliny at 258 Roman miles; the different resting places on the road were determined by the wells, and the journey occupied about 12 days. Ptolemy seems to have preferred this station to Myos Hormos, though the land carriage to Coptos was so much further, from its greater proximity to the Straits of Babelmandeb,

and its lessening the voyage up the Red Sea.

Pliny says that the cost of the Indian commodities brought to Rome through Alexandria was increased a hundred fold (centuplicato veneant) by the expence of carriage, &c. We suspect that this is a rhetorical exaggeration, meaning merely that their price was very materially enhanced. If the increase was to any thing like the extent mentioned, it must have been owing to the imposition of oppressive tolls and duties, for it could not possibly have been occasioned by the mere expenses of conveyance.\*—(Plin. Hist. Nat. lib. vi. cap. 23.; Ameilhon, Commerce des Egyptiens, pp. 161—176. &c.; Robertson's Ancient India, note 20. &c.)

Besides this important traffic, which supplied Rome and the western world with the silks,

\*In the 16th century, the cost of Indian commodities brought to Western Europe by way of Alexandria and Aleppo was about three times the cost of those brought by the Cape of Good Hope.—(See post, East India Company, History of.) But Egypt was then occupied by the Manchuses and Turks, who three very sort of obstacle in the way of commerce, and loaded it with the most oppressive

spices, precious stones, and other products of Arabia and India, a great trade in corn was carried on from Alexandria to Rome. Egypt, for a lengthened period, constituted the granary from which Rome, and afterwards Constantinople, drew the principal part of their supplies; and its possession was, on that account, reckoned of the utmost consequence. Augustus employed merchantmen of a larger size than any that had previously traded in the Mediterranean, to convey the corn of Egypt to Ostia. They were escorted by ships of war. The fleet received the names of sucra and felix embale; and enjoyed several peculiar privileges. The ships belonging to it were the only ones authorised to hoist the small sail called supparum, when they drew near the coasts of Italy. Some of the fast-sailing vessels attached to the fleet were sent on before, to give notice of its approach; and a deputation of senators went down to Ostia to receive the ships, which anchored amid the acclamations of un immense number of spectators. The captains were obliged to make oath that the corn on board their ships was that which had been delivered to them in Egypt, and that the cargoes were entire as shipped.—(Hutt, Commerce et Navigation des Anciens, cap. xlviii.; Seneex

Epist. cap. 1xxvii. &c.)

Intercourse with India by Alexandria.—These few details will, perhaps, serve to give a faint idea of the importance of Alexandria in the commerce of antiquity. It is impossible, indeed, for any one to glance at a map of the world, or of the ancient liemisphere, and not to perceive that Egypt is the natural entrepôt of the commerce between Hindostan and Europe. Nothing but the barbarism in which it has been so long involved, could make the intercourse with India and the East be wholly carried on by the Cape of Good Hope. The difficulty of navigating the Red Sea seems to have been much exaggerated. Generally speaking, its western side is shallow and infested with coral reefs; but on the Arabian side the water is deep and unobstructed; and vessels availing themselves of the proper seasons for sailing up and down the sea, may navigate it expeditiously, and in perfect safety.—(See Captain Chesney's Report in Papers relating to India, printed by order of the House of Commons, August 16, 1832.) We have, therefore, little doubt that, in the event of good order and civilisation being again established in Egypt, some considerable portion of the Indian trade will revert to its ancient channel. There is not, we apprehend, much reason to think that the project entertained by the Ptolemics, of cutting a canal across the Isthmus of Suez, will ever succeed. The distance is not great, but, notwithstanding this circumstance, and the flatness of the ground, the fact of its consisting almost wholly of moveable parched sand, presents obstacles to the undertaking that Volney (Voyage en Syrie, &c. cap. xiv.) and other good judges, have declared insuperable. The route by Cosseir (nearly the same as that by Myos Hormos) seems, all things considered, to present the fewest obstacles. The water in the port of Cosseir is deep, and the anchorage pretty good,-(Chesney's Report.) The distance from Cosseir to Kenné (Coptos) may be taken as about 70 English miles; and it would not be very difficult to construct a road between these points. After reaching Kenné, the goods would, as of old, be embarked on the Nile for Alexandria, &c. Hence the importance, in a general point of view, of the civilisation of Egypt. Even were it productive of no other consequences than the facilitating of the correspondence between Europe and the East, it would not be easy to overrate its importance; but the fair presumption undoubtedly is, that other results would follow; and that the Mediterranean ports would in future derive the principal part of their Indian commodities by way of Alexandria. The more westerly European ports would continue, we believe, to use the present channel of intercourse with India.

Whether these anticipations are ever destined to be realised, it is impossible to say; but the progress already made by Mohammed Ali in introducing a better order of things into Egypt, and the present state of the Ottoman empire, which seems fast falling to pieces, would appear to warrant the conclusion that important changes may be expected in the East. At all events, the brief statements now made, can hardly be deemed out of place in a work intended to exhibit, however imperfectly, the history, principles, and channels, as well as the

details of commerce.

ALICANT, a sea-port town of Spain, in Valencia, in lat. 38° 20′ 41″ N., long. 0° 30′ W. Population about 14,500, and declining. The port is an open and spacious bay, between Cape de la Huerta on the north-east, and Isla Plana on the south, distant from each other S. W. and N. E. about 10 miles. Ships may enter on any course between these points, steering direct for the castle, which stands on an eminence about 400 feet high. Those of considerable burden moor N. and S., distant from ½ to 1 mile from shore, in from 4 to 8 fathoms water; they are exposed to all winds from E. N. E. to S. by W.; but the holding ground is good, and there is no instance during the last twenty years of a ship having been driven from her moorings. Small craft lie alongside the mole, which is already 320 yards in length, and is to be projected still further into the sea. There are no pilots. The trade of Alicant, though still considerable, has declined much within the last few years; a consequence partly of the emancipation of America from the Spanish yoke, but more of the oppressive duties laid on the importation of most articles of foreign produce in Spain—(see Barellona), and the extensive smuggling carried on from Cadiz and Gibraltar. Its exports

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consist principally of barilla, almonds, wine, and raisins, with small quantities of olives, olive oil, brandy, figs, salt, wool, silk, anise, &c. The barilla of Alicant, which is of the finest quality, is almost wholly taken oil by England. The exports amount to from 50,000 to 90,000 quintals.\* The celebrated sweet wine, tent (vino tinto), is exported from this port, principally for Brazil; a little dry wine goes to Gibraliar. Almonds, of which about 10,000 quintuls are exported, go mostly to Hamburgh. The raisins are not of the finest quality; those brought to England are principally used in confectionary. Oil, which was formerly sent in large quantities to South America, is now comparatively neglected. Dates are exported, and are not unfrequently sold here as Barbary dates. The imports consist principally of linen, salted fish, tobacco, grain, iron, timber, sugar, coffee, indigo, cochineal, cotton and cotton stuffs, &c. The linens, of which from 350,000 to 500,000 yards are annually imported, are furnished almost wholly by France and Genoa. In 1831, there entered the port of Alicant 157 foreign vessels, of the burden of 16,715 tons; of these were British 54, burden 5,719 tons; French 45, burden 3,080 tons; Sardinian 40, burden 4,166 tons; Swedish 5, burden 1,350 tons, &c.

It was stated in the former edition of this work, that large quantities of Benicarlo wino were shipped at Alicant for Cette: but this is a mistake; almost all the Benicarlo being shipped from the northern ports of Valencia, and principally from Benicarlo, whence it has its name.—(Ingliss's Spain in 1830, 1.312.)

Shipping Charges.—These vary according to the burden of the ship, and the country to which she belongs. On a ship of 300 tons unloading and loading mixed cargoes, they would be, including consulage, as follows:—

							£	8.	d.	- 1							£	8.	d.
Spanish		-		-			6	9			Swedish	-		-		-	15	ı	102
British	-		-		-		11	12	43		Russian -		-		-		14	11	103
French				-		-	15	7	10		Dutch			-			13	19	63
Danish	-		-		-		15	16	103		American -		-		-		13	17	107

Danish Custom-House Regulations.—A manifest of the cargo, the ship's toanage, and number of crew, must be presented within 24 hours after pratique being given, when two officers are put on hoard to prevent snuggling. The consignees then make entry of the articles consigned to them, and obtain an order to land and bring them to the Custom-house, where they are inspected, and the duies ascertained; but before obtaining this order, the consignees must produce a certificate of origin from the Spanish consul at the port of lading, if it be in a foreign country, for without this the entry is not allowed, and the goods are deposited in the Custom-house until it be obtained. When the discharge is completed, the vessel is searched by the surveyor, who reports having done so to the collector. To load the whole or part of an outward cargo, the master has to report his intention to the collector, who gives his order permitting goods to be shipped, and the shippers make their specific entries. When the vessel is loaded, the waiting officers make their return to the collector; who, on being presented with the receipts of the captain of the port and of the Printique office for their respective charges, grants his clearance, upon which a bill of health is obtained, and the vessel is clear for sen.

Warehousing System.—Goods that may be legally imported, may be deposited in bonded warehouses for twelve months, paying, in the uot of all charges, 2 per cent. at schorem, but at the end of the year they must be ellier taken for home consumption or re-shipped. The 2 per cent, is charged, whether the goods lie for a day or the whole year. In charging duties, no allowance is made for waste or damage in the warehouses.

must be either taken for nome consumption.

goods lie for a day or the whole year. In charging duties, no allowance is made for waste or damnge in the warehouses.

Ra'es of Commission are usually 2½ per cent, on sales and purchases; ½ per cent, is commonly charged on the negotiation of bills. Goods are cominonly sold at three months' credit. Ordinary discount at the rate of 6 per cent, per annum.

Alicant is not a favourable place for repairing ships, and provisions of all sorts are scarce and dear. Vessels with foul bills of health, or coming from an infected or suspected place, though with clean bills, are usually ordered to Port Mahon to perform quarantine. But vessels coming with clean bills obtain, under ordinary circumstances, immediate pratique.

Money.—Accounts are kept at Alicant in libras of 20 sueldos; each sueldo containing 12 dineros; the libra, also called the peso, = 10 reals; and a real of Alicant = 27 2 maravedis of plate, or 51 2 maravedis vellon. The libra may be valued at 3s. 6d. sterling, and the real at 4½d. ditto.

Weights and Measures.—The cargo = 2½ quintals = 10 arrobas = 21 he. or consists either of 24 large pounds, or of 36 small ditto; the latter laving 12 Castilian onnees to the pound, the former 18. The arroba = 27 lbs. of 2a valoridopois; but at the Custom-house the arroba = 25 lbs. of 16 oz. each,

The principal corn measure is the caluiz or entire, containing 12 barchillas, 96 medios, or 192 quartillos. The calite = 7 Winch, bushels, nearly.

The principal iquid measure is the cantaro of 8 medios, or 16 quartillos. The cantaro = 3 05 English wine gallons. The tonnethad or ton contains 2 pipes, 80 arrobas, 90 100 cantaros = 305 English wine gallons. The tonnethad or ton contains 2 pipes, 80 arrobas, 90 100 cantarot = 3 05 English wine gallons. The tonnethad or ton contains 2 pipes, 80 arrobas, 90 100 cantarot = 3 05 English wine gallons. Accided into 4 patinos, is = 20 96, or very nearly 30 English laches.

(Cansul's Answer to Circular Queries; Ingliss's Spain in 1830, vol. ii.

ALIENS. According to the strict sense of the term, and the interpretation of the common law, all individuals born out of the dominions of the crown of England (alibi natus) are aliens or foreigners.

It is obvious, however, that this strict interpretation could not be maintained without very great inconvenience; and the necessity of making exceptions in favour of the children born of native parents resident in foreign countries was early recognised. The 25 Edw. 3 stat. 2. enacts, that all children born abroad, provided both the parents were at the time of their birth in allegiance to the king, and the mother had passed the seas by her husband's consent, might inherit as if born in England. And this relaxation has been carried still further by several modern statutes: so that all children born out of the king's legiance, whose fathers, or grandfathers by the father's side, were natural horn subjects, are now deemed to be themselves natural born subjects; unless their ancestors were outlawed, or banished

<sup>\*</sup> This is the consul's statement. Mr. Ingliss represents the exports as considerably greater.

beyond sea for high treason, or were at the birth of such children, in the service of a prince at enmity with Great Britain.

Naturalisation of Aliens,-Aliens may be naturalised by act of parliament, which puts them in exactly the same condition as natural horn subjects, except that they are incapable of being members of the Privy Council, of being elected to serve in parliament, or of holding any office of trust under the

Privy Counch, or being elected to serve in placetic spatent, er donatione regis, to make him an Eng-crown.

A devisen is an alice born, who has obtained letters patent, er donatione regis, to make him an Eng-lish subject. He occupies a kind of middle station between a natural born subject and an alice. He may nequire lands by purchase or device, but not by inheritance; and may transmit such lands to his children born after his denization, but not to those born before.—(Blackstone's Com. book, Leap. 10.) An alice may also be naturalised by serving on board any of his Majesty's ships of war, in time of war, for three years, or, if a proclamation has been issued to that effect, for two years.—(B Geo. 4, cap. 109. §§ 10, 17.)

Influence of the Residence of Aliens .- There can be no doubt that, generally speaking, the resort of foreigners to a country, and their residence in it, are highly conducive to its interests. Those who emigrate in order to practise their calling in an old settled country, are pretty uniformly distinguished for activity, enterprise, and good conduct. The native inhabitants have so many advantages on their side, that it would be absurd to suppose that foreigners should ever come into any thing like successful competition with them, unless they were acquainted with some branch of trade or manufacture of which the others were ignorant, or possessed superior skill, industry, or economy. But whether aliens practise new arts, or introduce more perfect processes into the old, or display superior economy, &c., their influx cannot fail to be of the very greatest advantage. They practically instruct those among whom they reside in what it most concerns them to know, that is, in those departments of art and science in which they are inferior to others; and enable them to avail themselves of whatever foreign sagacity, skill, or practice has produced that is most perfect. It is not easy, indeed, to overrate the benefits conferred on most countries by the resort of aliens. Previously to the invention of printing there was hardly any other way of becoming acquainted with foreign inventions and discoveries; and even now it is far easier to learn any new art, method, or process, from the example and instruction of those familiar with its details, than from the best possible descriptions. The experience, indeed, of every age and country shows that the progress of nations in the career of arts and civilisation depends more on the freedom of commerce, and on the liberality with which they have treated foreigners, than on almost any thing else.

English Legislation as to Aliens.—But, notwithstanding what has been stated above, an antipathy to resident foreigners seems to be indigenous to all rude and uncivilised nations. Whatever is done by them appears to be so much taken from the employment, and, consequently, from the subsistence of the citizens; while the advantages resulting from the new arts or improved practices they introduce, for the most part manifest themselves only by slow degrees, and rarely make any impression on the multitude. Hence the jealousy and aversion with which foreigners are uniformly regarded in all countries not far advanced in civilisation. The early Greeks and Romans looked upon strangers as a species of enemies, with whom, though not actually at war, they maintained no sort of friendly intercourse. "Hostis," says Cicero, "apud majores nostros is dicebatur, quem nunc peregrinum dicimus."—(De Off. lib. i. cap. 12.) It may, therefore, be considered as a striking proof of the good sense and liberality of those by whom it was framed, that a clause is inserted in Magna Charta which has the encouragement of commerce for its object; being to the effect, that "all merchants (if not openly prohibited before) shall have safe and sure conduct to depart out of and to come into England, to reside in and go through England, as well by land as by water; to buy and sell without any manner of evil tolls, by the old and rightful customs, except in time of war; and if they be of a land making war against us, and such be found in our nation at the beginning of the war, they shall be attached without harm of body or goods, until it be known unto us, or our chief justice, how our merchants be entreated in the land making war against us; and if our merchants be well entreated there, shall be so likewise here."

But until the era of Edward I. the stipulation in the Great Charter as to foreign merchants seems to have been little attended to. It is doubtful whether, previously to his reign, they could either hire houses of their own, or deal except through the medium of some Englishman. But this intelligent prince saw the advantage that would result to the trade and industry of his subjects from the residence and intercourse of Germans, Flemings, Italians, and other foreigners, who, at that time, were very superior to the English in most branches of manufactures and commerce. He, therefore, exerted himself to procure a repeal of some of the more oppressive restrictions on aliens, and gave them a charter which conveyed considerable privileges.\* Down, however, to the reign of Edward III., it continued to be customary to arrest one stranger for the debt, and even to punish him for the crimes

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<sup>\*</sup>This charter was confirmed by Edward III. in 1328. Among other clauses, it has the following, viz: lat, That on any trial between foreigners and Englishmen, the jury shall be half foreigners; 24, That a proper person shall be appointed in London to be justiciary for foreign merchants; and 3d, That there shall be but one weight and measure throughout the kingdom.—(Inderson, anno 1302.)

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ttowing, ters; 2d, tand 3d, (302.) and misdemeanors off o hers! It may appear extraordinary that the gross injustice of this barbarous regulation ever permitted it to be adopted; and yet it was probably, at one period, the common law of most European states. As soon, however, as the foundations of good order and civilisation began to be laid, its operation was seen to be most permicious. In 1325, Edward H. entered into a convention with the Venetians, in which it was expressly stipulated that they should have full liberty to come to England to buy and sell commodities, without being liable for the debts or crimes of others. Conventions to the same effect were entered into with other foreigners. At length, in 1353, this disgraceful practice was put an end to by 27 Edward 3, stat. ii. cap. 17.; it being provided in this statute, not only that no ostranger shall be impeached for the trespass or debt of mother, but that, in the event of a war breaking out with any foreign power, its subjects, residing amongst us, shall be warned thereof by proclamation, and be allowed forty days to arrange their affairs, and to depart out of the kingdom; and that, under special circumstances, this term may be extended. There are few acts in the statute-book that reflect more eredit on their proposers, or that have been more advantageous than this.

In consequence of the encouragement given by Edward III, to such of the woollen manufacturers of Flanders as chose to immigrate to England, a good many came over; and it is from their immigration that we may date the improvement and importance of the woollen manufacture in this country.—(See Woollen Manufacture). But this policy, however wise and judicious, was exceedingly unpopular. The foreigners were openly insulted, and their lives endangered, in London and other large towns; and a few of them in consequence returned to Flanders. Edward, however, was not to be driven from his purpose by an unfounded elamour of this sort. A proclamation was issued, in which every person accused of disturbing or attacking the foreign weavers was ordered to be committed to Newgate, and threatened with the utmost severity of punishment. In a parliament held at York, in 1335, an act is passed for the better protection and security of foreign merchants and others, by which penalties were inflicted on all who gave them any disturbance. This seems

to have had the effect, for a while, at least, of preventing any outrages.

The corporations of London, Bristol, and other great towns, have been at all times the principal enemies to the immigration of foreigners. Perhaps, indeed, they were not more hostile to them than to such of their own countrymen, belonging to another part of the kingdom, as should have attempted to settle amongst them without being free of their corporation. But in denouncing foreigners they had the national prejudice on their side; and their attempts to confirm and extend their monopolies by their exclusion were regarded as the noblest efforts of patriotism! Edward III. was fully aware of the real motives by which they were actuated, and steadily resisted their pretensions. But in the reigns of his successors they succeeded better: some of these were feeble and unfortunate, whilst others enjoyed the crown only by a disputed title, and in defiance of powerful competitors. The support of the great towns was of the utmost consequence to such princes, who, whatever might be their own epinion as to its policy, could hardly venture to resist the solicitations of such powerful bodies to exclude strangers, and to impose restrictions on commerce. From the death of Edward III. to the reign of Elizabeth, the progress made by the country was not inconsiderable, but it was little promoted by legislative enactments. Throughout the whole of this period, the influence of corporations seems to have predominated in all matters relating to trade and the treatment of foreigners; and our legislation partook of the selfish, monopolizing character of the source whence it was principally derived. Were the acts and proceedings as to aliens the only memorials of our policy from 1377 to 1560, we should certainly seem to have retrograded materially during the interval. Some of these acts were passed with so little consideration, and were so very absurd, that they had to be immediately repealed. Of this sort was the statute of the 8 Henry 6, cap. 24,, to the effect "that no Englishman shall within this realm sell, or cause to be sold, hereafter, to any merchant alien, any manner of merchandises, but only for ready payment in hand, or else in merchandises for merchandises, to be paid and contented in hand, upon pain of forfeiture of the same." But as an enactment of this sort was very speedily found to be more injurious to ourselves than to the foreigner, it was repealed in the following sessions.

The more tyrannical their conduct in other respects, the more were our princes disposed to humour the national prejudice against foreigners. If not a cheap, it was, at least, an easy method of acquiring popularity. In the very first parliament after the accession of Richard III., a statute was passed full of the most ridiculous, contradictory, and unfounded allegations as to the injury sustained by the influx of foreigners, and laying them under the most oppressive restraints. Considering, indeed, the sort of treatment to which aliens were then exposed, it may excite surprise that they should ever have thought of visiting the country; and, in point of fact, it appears that the resort of foreign merchants to our ports was materially impaired by the statutes referred to, and others of the same description. This is evident from the act 19 Henry 7. cap. 6., where it is stated that "woollen cloth is not sold or uttered as it hat been in divers parts," and that "foreign commodities and merchandises are at so dear and exceeding high price, that the buyer cannot live thereon." But in despite of this authorita-

tive exposition of the mischiefs arising from the restraints on aliens, and on trade, they were both increased in the reign of Henry VIII. And it was not till the reign of Elizabeth that the pretensions of the corporations seem to have been disregarded, and an attempt made to

act, not by starts, but consistently, on the policy of Edward III.

The influx of foreigners during the reign of Elizabeth was occasioned chiefly by the persecutions of the Duke of Alva and the Spaniards in the Low Countries. '. ne friends of the reformed religion, which, at the time, was far from being firmly established, and the government, were glad to receive such an accession of strength; and from the superiority of the Flemings in commerce and manufactures, the immigrants contributed materially to the improvement of the arts in England. It would seem, however, that the ministers of Elizabeth contented themselves, perhaps that they might not excite the public prejudice, with declining to enforce the laws against aliens, without taking any very active steps in their favour.

In the reign of James I, the corporation of London renewed with increased earnestness their complaints of aliens. In 1622, a proclamation was issued, evidently written by James himself, in which, under pretence of keeping "a due temperament" between the interests of the complainants and those of the foreigners, he subjects the latter to fresh disabilities.

Since the revolution, more enlarged and liberal views as to conduct to be followed with respect to aliens have continued to gain ground: several of the restraining statutes have fallen into disuse, while others have been so much modified by the interference of the courts, which have generally been inclined to soften their severity, that their more offensive provisions are become inoperative. In 1708, an act was passed, notwithstanding the strenuous opposition of the corporations, for the general naturalisation of all foreign protestants; but the prejudice against them was still so powerful that it was repealed within about three years. Some unsuccessful attempts have since been made to carry a similar measure. One of these, about the middle of last century, occasioned the publication by Dr. Tucker of two excellent pamphlets, in which the policy of the naturalisation act is most ably vindicated, and the arguments against it successfully exposed.\* But no such statute has hitherto been passed, and aliens still continue subject to various disabilities.

Disabilities of Aliens.—The principal of these regards the possession of fixed property. It is ruled that lands purchased by an alien for his own use, may be seized by the king. "If," says Blackstone, "he could acquire a permanent property in lands, he must owe an allegiance, equally permanent with that property, to the king of England; which would probably be inconsistent with that which he owes to his own natural liege lord; besides that, thereby the nation might in him be subject to foreign influence, and feel many other inconveniences. Wherefore by the civil law such contracts were made void, but the prince had no such advantage of forfeiture thereby as with us in England."—(Commentaries, hook i. cap. 10.)

An alien cannot take a benefice without the king's consent, nor can be enjoy a place of trust, or take a grant of lands from the crown. Aliens may, however, acquire property in money, goods, or other personal estate, and may have houses for the purpose of their habitation, and for carrying on their business. They may bring actions as to their personal effects, and may dispose of them by will.

other personal estate, and may have mouses at the parameter personal effects, and may dispose of them by will. The droit d'aubaine (jus albinatus, i. e. alibi natus), or the right of the crown to succeed to the effects of an alien at his death, so long the custom in France, never obtained in England. If an alien abroad die intestate, his whole property here is distributed according to the law of the country where he resided; but such residence must have been stationary, and not occasional, otherwise the foreign

residen; but such residence must have been stationary, and not occasional, otherwise the foreign municipal regulations will not apply to the property.

Aliens may trade as freely as natives; and for these many years past, the duties of package and scavage in the port of London, repealed in 1833, were the only peculiar duties with which they were burdened. The statutes of Henry VIII. restraining alien artificers from working for themselves, are understood to have been repealed by the Stat. 5 Eliz. cap. 7.; and they are quite at liberty to employ themselves us they alone.

themselves as they please.

Altens indicted for felony or misdemeanor are tried by a jury of which half are foreigners; a
privilege they have enjoyed, as already seen, with some partial interruptions, from the reign of

Conditions of Residence.—During the late war, aliens were placed under the surveillance of the police; they were obliged to send frequent reports of their residence, and of the mode in which they were employed; and were liable to be sent out of the kingdom at any moment yan order from the secretary of state. The conditions under which they now reside amongst us are embodied in the 7

This act requires every master of a vessel arriving from foreign parts to declare in writing the names, rank, occupations, &c. of all aliens on board such vessel, or who have been landed from it any where within the realm. Such declaration to be made immediately on arrival: neglecting or refusing to make it, or making a false one, is punished by the forfeiture of 20t., and a further sum of 10t. for each alien in such vessel, or landed from it within the realm. Aliens bona fide employed in the navigatic 1 of the vessel are excepted—51

of the vessel are excepted.—\[abla 1.\]
The act then goes on to lay down the conditions of residence, which are merely that every alien is required to make a declaration and registry, renewed half yearly, or oftener if required by the secretary of state, of his name, abode, and occupation. Aliens neglecting to make such declaration, or making a filse one, are, for every such offence, to forfeit any sum not exceeding 50L, or be imprisoned any time not exceeding six months, at the discretion of two justices.

Policy of the Laws as to Aliens.—The reasons assigned by Mr. Justice Blackstone and others for preventing aliens from acquiring fixed property seem to be very unsatisfactory. In small states there might be grounds, perhaps, for fearing lest the easy admission of aliens to the rights of citizenship should give them an improper bias; but in a country like England, such apprehensions would be quite futile. In this respect the example of Holland seems

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<sup>\*</sup> Historical remarks on the late Naturalization Bill, 1751; Queries occasioned by the late Naturalization Bill, 1752.

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quite decisive. Notwithstanding the comparatively limited population of that country, it was "the constant policy of the republic to make Holland a perpetual, safe, and secure asylum for all persecuted and oppressed strangers; no alliance, no treaty, no regard for, nor solicitation of any potentate whatever, has at any time been able to weaken or destroy, or make the state recede from protecting those who have fled to it for their own security and self-preservation."—(Proposals for amending the Trade of Holland, printed by authority. Lond. 1751.)

A short residence in the country, and a small payment to the state, was all that was required in Holland to entitle a foreigner to every privilege enjoyed by a native. And it is of importance to remark, that it has not been so much as insinuated that this liberal conduct was in any instance productive of a mischievous result. On the contrary, all the highest authorities censider it as one of the main causes of the extraordinary progress made by the republic in wealth and commerce. It is said in the official paper just quoted, that "Throughout the whole course of all the persecutions and oppressions that have occurred in other countries, the steady adherence of the republic to this fundamental law has been the cause that many people have not only fled hither for refuge, with their whole stock in ready cash, and their most valuable effects, but have also settled and established many trades, fabrics, manufactures, arts, and sciences, in this country; notwithstanding the first materials for the said fabrics and manufactures were almost wholly wanting in it, and not to be procured but at a great expense from foreign parts." (Ibid.)

at a great expense from foreign parts." (*Ibid.*)

With such an example to appeal to, we are warranted in affirming that nothing can be more ridiculous than to suppose that any number of foreigners which it is at all likely should ever come to England under the most liberal system, could occasion any political inconvenience; and in all other respects their immigration would be advantageous. A general naturalisation act would, therefore, as it appears to us, be a wise and politic measure. It might be enacted, that those only who had resided three or four years in the country, and given proofs of their peaceable conduct, should be entitled to participate in its advantages.

(Some parts of this article have been borrowed from the Treatise on Commerce written for the Society for the Diffusion of Useful Knowledge, by the author of this Work.)

(The act 7 Geo, 4 cap. 54, referred to in the *Dictionary* (p. 26.), has been repealed by the act 6 Will. 4. cap. 11., which enacts in its stead some new regulations of which the principal are, that—

Every master of a ship arriving from foreign parts shall, to the best of his knowledge and belief, immediately declare, in writing, to the chief officer of customs, the name or names, rank, occupation, &c. of any alice or aliens on board his ship, or who may have landed therefrom at any place within the realm, under a penalty of 20% for omission or fatse declaration; and of 10% for every alien omitted in the declaration; this regulation does not, however, extend to foreign mariners navigating the vessel.—\$\delta\$ 2.

vesset.— $\[ \downarrow \] 2$ . On arrival in this country, the alien is to declare his name, description, &c. and to produce his passport; which declaration is to be registered by the officer of customs, who is to deliver a certificate to the alicn. A copy of this declaration is to be transmitted, within two days, to the secretary of state, or (if the alien land in Ireland) to the chief secretary of the Lord Lieutenant. The riginal certificate given to the alien is to be transmitted to the secretary of state on his teaving the country. New certificates to be granted in lieu of such as may be tost, without fee, under a penalty of 20t. Forging certificates, or falsely personating aliens, punishable by imprisonment, not exceeding 100t.— $\[ \downarrow \] 2$   $\[ \downarrow \] 3$ , &c.— $\[ \downarrow \] 5$  $\[ \downarrow \] 4$  $\[ \downarrow \] 4$  $\[ \downarrow \] 5$  $\[ \downarrow \] 4$  $\[ \downarrow \] 5$  $\[ \downarrow \] 6$  $\[ \downarrow \$ 

[There are no denizens in the United States. Every inhabitant of the country is either a citizen or an alien.

Citizens are either natives, or such persons as have become citizens in accordance with the laws which have been enacted by Congress on the subject of naturalization.

Native citizens again are, first, all persons who have been born within the jurisdiction of the United States since the declaration of American Independence, on the 4th of July, 1776; and secondly, every person who was a native of the territory of the United States previous to that date, provided he remained in the country afterwards.

Naturalized citizens are, in the first place, all persons who fulfil or comply with the conditions prescribed in the acts of Congress, concerning naturalization, of the years 1802, 1804, 1813, 1816, 1824, and 1828. These conditions are, first, that the person applying to be naturalized be a free white person, of the age of 21 years or more. Secondly, he must, on oath or affirmation, before some federal or state court, or its clerk, two years at least previous to his application to become a citizen, have declared his intention to take this step; unless he has been a resident in the United States before and ever since the 18th day of June, 1812, the date of the declaration of war against Great Britain; or unless he has resided here during the last three years of his minority, with the intention, during the last three years of his residence, of becoming a citizen. Thirdly, he must have resided within the United States five years at least, and within the state or territory, where the court to which he applies is at the time held, one year at least; but the oath of the applicant shall, in no case, be allowed to prove his residence. Fourthly, he must cause it to appear to the satisfaction of the court that, during the time of his residence, he has behaved as a man of a good moral character, attached to the principles of the constitution of the United States, and well disposed to the good order and happiness of the same. Fifthly, he must renounce every title or

order of nobility which he may have held in the kingdom or state from which he came. Sixthly, he must make oath or affirmation that he will support the constitution of the United States, and renounce and abjure all allegiance to any foreign sovereign or state. No alien, however, who shall be a native citizen, denizen, or subject, of any sovereign or state, with whom the United States shall be at war, at the time of his application, shall be then admitstate he stitus a first think the states have been stated by the states have the states have been stated by the states have been stated by the states have the states have states have the states have states have

ted to be a citizen of the United States.

Besides the persons who may have complied with or fulfilled the conditions above enumerated, their children, as also the children of such persons as, previous to the passing of any law on the subject by the government of the United States, may have become citizens of any one of the said states, under the laws thereof, being under the age of 21 years, at the time of their parents being so naturalized or admitted to the rights of citizenship, shall, if dwelling in the United States, be considered as citizens of the United States; and the children of persons who, on or before the 14th day of April 1802, were citizens of the United States, shall, though born out of the limits and jurisdiction of the United States, be considered as citizens of the United States.

And again, it is enacted that if any person, who shall have made the preliminary declaration of intention to become a citizen as required by law, shall die before he is actually naturalized, his widow and children shall be considered as citizens of the United States; and they shall be entitled to all rights and privileges as such, upon taking the oaths which the law pre-

scribes.

Every citizen of the United States enjoys the same rights and privileges; excepting only that a naturalized citizen must have been such for seven years to be eligible as a member of the House of Representatives, and for a period of nine years to be eligible as a member of the Senate of the Union, and that none but a natural born citizen, or a citizen at the time of the adoption of the federal constitution, can be elected to the office of President of the United

States, or of Governor in some of the states.

Aliens cannot act as jurors; they have not the right of voting at elections; and they are disabled from holding any office, either in the states, or under the government of the United States. In many of the states (chiefly the older ones) they are incapable of acquiring and holding any real estate. If an alien purchase land, or take it by devise, it is at once liable to be forfeited to the state. His rights to and power over personal or moveable property are the same precisely as those of citizens. (See Kent's Commentaries, Lecture 25.) The general reader may also, for an abstract of the law relating to aliens, as it regards their right of holding and conveying property in the different states of the Union, consult the "American Almanac," for 1838.—Am. Ed.]

ALKALIES. The distinguishing characters of these bodies are, a strong acrid and powerfully caustic taste; a corrosive action upon all animal matter, destroying its texture with considerable rapidity; exposed to the atmosphere, when in their caustic state, they absorb carbonic acid with great rapidity, and become carbonated (or mild). Their action upon vegetable colours also affords us means by which the presence of an uncombined or carbonated alkali may be detected; the yellow colour of turmeric is changed to a red-brown tint when immersed into solutions containing them; the blue colour of the litmus, after being reddened by an acid, is again restored; the infusions of the red cabbage, the violet, and many other purple vegetable colours, are converted to green. Litmus paper reddened by carbonic acid is, however, the most delicate test of the presence of an alkali. With the various acids they also combine, forming the very important and extensive class of compounds generally called salts; a salt being any compound formed by the union of an acid with an alkali or a metallic oxide.

oxide.

Alkalimetry.—The method by which the value of the alkalies, or carbonated alkalies, is determined, being of considerable importance in a commercial point of view, we shall here treat it somewhat in detail. It is an established fact, that 49 parts by weight of oil of vitriol of the specific gravity 18185, are exactly equivalent to the neutralisation of 70 parts by weight of pure carbonate of potass, or 48 of pure potass, or 54 of carbonate of soda, or 32 of soda; and that 70 parts of iof vitriol will therefore be necessary to neutralise 100 parts of carbonate of potass; hence, by employing a glass tube of about two onnces' capacity, and accurately divided into 100 equal parts, taking 70 grains of oil of vitriol, and diluting it with water, to make the 100 measures complete, every measure of this dilute acid must be equal to a grain of pure carbonate of potass. The per centage of real carbonate of potass existing in any sample of pertlash may be at once ascertained by taking 100 grains of the sample, dissolving it in bot water, straining, and adding by degrees 100 measures of the test neid above mentioned; the point of neutralisation (when it ceases to affect limms paper or reddened limms) being accurately ascertained, the residual acid will give the per centage of impurities: for instance, say that 75 measures of the dilute acid have been employed to render 100 grains of a sample of pearlash perfectly neutral, then we have ascertained that it contains 25 per cent, impurities. The same process of course must be followed in examining samples of barilla or kelp, except that the alkali contained in them, being carbonate of soda, 90.75 of oil of vitriol must be employed instead of 70. The process recommended by Mr. Faraday, and in which he uses only one test acid, is as follows:—Into a tube about three-quarters of an inch in diameter, and nine and a half long, and as cylindrical as possible throughout its whole length, 4000 grains of water are to be weighed, and the space occupied marked on the tube by a fine

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water. The method to be followed in the employment of this neid is as follows:—The dilute acid is to be measured in the tube up to the line opposite to which the alkali sought for is marked; if barula, which contains carbonate of soda, 5403 measures are to be taken. The 100 measures are then made up by the addition of water, and is then ready for use, following the method before stated. The alkalics are four in number, namely, ammonia (or volatile alkali), potass (or vegetable alkali), som (or mineral alkali), and lithia; which last is of so little importance that we shall not treat of it

The combinations of these alkalies with the various acids, whenever they form compounds of any

here.

The combinations of these alkalies with the various acids, whenever they form compounds of any importance, will be noticed.

Amound, or Spirits of Hartshorn, or Valatile Alkali,—in its uncombined form, is an elastic gaseous hody, having a very pungent and suffocating odour, destroys animal life, converts the yellow of turnoric paper to a brown, which, from the volatility of the alkali, is again restored by a gentle hent to its original colour. This gas is rapidly absorbed by water, which takes into solution about 780 times its volume, forming the liquid ammonia, or what is commonly called bartshorn. Ammonia is liberated whenever any of the compounds of this alkali are acted upon by potass, solat, line, and many other alkaline earths. Lime, from its being the most economical, is generally employed: the lest proportions for its preparations are equal weights of sal ammoniae (muriate of ammonia), and fresh slaked lime. When these are introduced into a retort, and heat applied, ammonia is liberated in the gaseous form, and is conducted by a Wetter's safety tube into a vessel of water, by which the gas is instantly absorbed. Muriate of lime remains in the retort: sometimes water is added to the mixture, and then distilled. As thus obtained, it has a specific gravity of 930 or 940, water being equal to 1000. The most concentrated solution of ammonia is the specific gravity is gravity 875.

Carbonate of Ammonia, or Volutile Salt, or Subcarbonate of Ammonia.—This salt, which is very much employed in various processes of the arts, was formerly obtained by the action of chalk (carbonate of lime) upon muriace of ammonia; a double decomposition takes place. Ambolic acid and ammonia are sublimed in vapour, and muriate of lime remains in the vessel. A much less expensive process is, however, now followed, namely, from the waste gas liquors obtained in the purification of coal gas; these are evaporated, and the carbonate procured from it by the action of powdered chalk, as in the former process.

or amnonia is formed, and the carbonate procured from it by the action of powdered chark, as in the former process.

Its uses are principally in forming other compounds of ammonia, as smelling salts; and it is likewise employed rather extensively by pastry-cooks for making light pastry, which is caused by the volatile carbonate of ammonia escaping and raising up the pastry by the heat of the oven. It is entirely dissipated during the baking, so that no ill effect can arise from its use.

Both this compound and the preceding act as violent stimulants on the animal system.

Marinte of Ammonia, or Sal Ammonia—was formerly brought to this country from Egypt, where it was procured by submitting the soot of camels' dung (there employed for fuel) to sublimation in closed vessels; it is, however, at present manufactured in very large quantities in the country in a variety of ways. The most economical processes are either submitting sulphate of ammonia mixed intimately with muriate of soda (sea salt) to sublimation, or by substituting the bittern of sea water, which consists chiefly of muriate of magnesia, for the sea salt. In the first process a sulphate of soda is formed, and the nouriate of ammonia, which, being volatile, rises in the vaporous form, and is condensed in the cool parts of the apparatus: in the latter process, a sulphate of magnesia (Epsom salts) results. It is generally from this salt (nutriate of ammonia) that the liquid ammonia is manufactured: it is also employed in tinning and soldering, to preserve the metals from oxidation. It is a semi-transparent, tough salt, having an aeric and cool taste, and is usually met with in the form of bemispherical masses. Sal ammoniac is made at Calentta, and is thence exported to Great Britain, the United States, and the Arabina and Persian gulfs. In 1824-25, the exports amounted to 114 tons.

114 tons.

Sulphate of Ammonia.—The preparation of the sulphate has been already given under the head of ammonia; it is employed in the manufacture both of the carbonate and muriate.

Actute of Ammonia.—The spirit of Mindererus is obtained by acting upon the carbonate of ammonia by acetic acid; the carbonic acid companies with effervescence, and an acetate of ammonia is formed: it is employed in medicine as a torringe.

All these salts of ammonia have the following properties;—they are volatile at a low red heat; the fixed alkalies decompose them, combining with their acid, and the ammonia is liberated.

When combined with a fixed acid, such as the boracie or phosphoric, they are decomposed, the ammonia alone being volatilised, and the acid remaining pure. This process was described for obtaining more phosphoric acid.

monia alone heing volatilised, and the actor remaining pure. Law process was accorded for obtaining pure phosphoric acid.

Potass, or Vegetable Alkali.—The original source of this alkali is in the vegetable kingdom, whence is derived its name of vegetable alkali. When wood is burnt, and the ashes lixivited with water, boiled, strained, and evaporated to dryness, an intensely alkaline mass is obtained, which is known by the name of potash, from this process being conducted in iron pots. It is then removed to a rewerberatory furnace, and submitted to heat, and a current of air. This burns out extractive matter
and other impurities, and the salt assumes a pearly white colour, and is hence called pearlashes.

Care should be taken, during this process, that the potashes do not enter into fusion, as this would

destroot the full effect of the operation.

Care should be taken, during this process, that the potassies do not enter into tusion, as this would destroy the full effect of the operation.

Pearlashes.—Pearlashes generally contain about from 60 to 83 or 84 per cent. of pure carbonate of potass. Its uses in manufactures are numerous and important. It is employed in making ffint-glass, of which it constitutes about one-sixth of the materials employed; in soap-making, especially for the softer kinds of soap; for this purpose, however, it is first rendered caustic by mans of lime. In the rectification of spirits, large quantities are employed to combine with the water previously in union with the spirit.

with the spirit.

Subcarbanate of Potass, or Salt of Turtar—Is used in preparing the subcurbonate of potass of the
Pharmacopeia (carbonate of potass of the chemical nomenclature), and likewise in rendering hard
spring waters soft, and in cleausing substances from greuse; it is sometimes called salt of wormwood. When made by the deflagration of two parts of tartar of argol and one of nitre, it is called
black flux, and is used extensively in metallurgic operations.

From the subcarbonate of potash the pure and uncombined potass is obtained, by adding an equal
weight of fresh burnt lime, previously slaked, and boiling them with half their weight of water. By
this process the lime combines with the carbonic neid, and the potass remains in solution in its caustic
state; by boiling the clear solution rapidly in iron vessels, and submitting it to fusion, we obtain the
fused botass.

fused polass.

If it be required perfectly pure for chemical purposes, it is necessary to evaporate in silver vessels,

If it be required perfectly pure for chemical purposes, it is necessary to evaporate in silver vessels, If it he required perfectly pure for element purposes, it is necessary to evaporate in siver vessels, and dissolve in strong alcohol. This takes up the pure potass, and leaves any portion of the subcarbonate that may not linve heen acted upon by the line; then the alcohol is to be distilled off, and the potass fused at a red heat, and poured out in its liquid state on a cold slab. As thus procured, it is a white, brittle mass, highly deliquescent, absorbing moisture and carbonic acid rapidly from the atmosphere. When evaporated in iron vessels it has a dirty colour, and lets fall a quantity of oxide of the purpose from the higher productions. on, when dissolved in water, from its having acted apon the iron boilers.

Potass acts with great rapidity upon animal substances, destroying their texture, and is on this account employed as a caustic, and was formerly called lapis infernalis.

\*Carbonate\* (or, in the chemical nomenclature, Brachonate) of Potass—is prepared by passing carbonic acid gas through a solution of the subcarbonate; and evaporating at a temperature below 212°, and crystallising. It is used in making effervescing draughts. It loses one proportion of its carbonic acid when heated, and is converted into the subcarbonate.

\*Sulphate of Potass, or Sal Poliphrest, or Vitribated Tartar—is obtained by submitting the salt, which remains after the manufacture of nitric acid from nitre and sulphuric acid, to a red heat, or by

which remains after the manufacture of nitric acid from nitre and sulphuric acid, to a red heat, or by neutralising the excess of acid contained in that sait by subcarbonate of potass.

Bisulphate of Potass, or Sal Enizum.—This is the sait mentioned above, as the residue from the process for obtaining nitric acid. It is employed, in very large quantities, in the manufacture of alum; also in timing iron, for pickling, as it is termed; it is sometimes also used as a flux.

Nitrate of Potash, Nitre, or Sulpatre.—This sait, which is of so much importance in every branch of the arts, is found native in many parts of the world, especially in the East londes. It is obtained from soils composed of decomposing granite, the felspar of which gives rise, as is supposed, to the potass. The nitric acid is not so casily accounted for, except it is by a union of the irrogen and oxygen gases in the atmosphere taking place in those hot climates; for, from authenticated accounts, no decaying animal or vegetable matter exists in the nitre districts of India. By lixivation with water the nitre is dissolved from the soil, which is again thrown out into the air, to be washed the following year; so that it is formed continually. These lixiviations are then evaporated; and when of a certain strength, a quantity of common salt separates, which is removed as it falls; and the nitre is then crystallised and imported to this country, always containing a certain quantity of impurities, which are deducted in the purchase of large quantities of the article, being termod its refraction. It is generally used for the manufacture of gunpowder and pure nitric acid, relined or recrys-It is generally used for the manufacture of gunpowder and pure nitric acid, refined or recry tallised.

Nitre may be also made artificially, in beds of decaying vegetable or animal substances, mixed with old mortar, or other refuse calcareous earth; these are watered occasionally, too much moisture being hurtful; after a certain period, depending on the rapidity with which the process has gone on, the whole is submitted to lixiviation together with wood-ashes, which contain subcarbonate of potnss, and which decomposes any nitrate of lime formed, of which there is generally a considerable quantity, After the lixiviation is complete, which takes some time, the solution is separated and bolled down; the salt separates as in the other process, and the nitre is then crystallised. It was from this source that the whole of the nitre, nearly, employed by the French during the long protracted war with the continental powers, was obtained.

continental powers, was obtained.

Nitre has a cold, penetrating, and nauseons taste; enters into igneous fusion at a gentle heat, and is then moulded into round cakes called sal prunella. It is employed in the manufacture of nitric acid; of gunpowder, which is composed of 75 parts by weight of nitre, it of charcoal, and 9 of sulphur (the nitre for this purpose should be of great purity); and in the manufacture of oil of vitriol, as a flux it is one of the most powerful we possess; it is also used for the preservation of animal food, and in making frigorific mixtures: 1 oz. of nitre dissolved in 5 oz. of water lowers its temperature 15 degrees of Fahrenheit's thermometer.—(See SALTEFREE.)

Oralate and Binoralate of Polass.—The binoxalate of potass, or salt of lemon, or sorrel, by both which last names it is very commonly known, is procured from the juice of the common sorrel (Rumex Acctosa), or the wood sorrel (Oxalis Acctosella), by crystallisation, after the feculem matter has been separated by standing a few days. Its chief uses are, in removing ink spots or iron moulds; and also as a refreshing beverage when mixed with sugar and water.

The neutral oxalate is obtained from the salt by combining the excess of acid which it contains with a solution of subcarbonate of potass. Is very such used in chemistry, as the best test of the presence

a solution of subcarbonate of potass. Is very much used in chemistry, as the best test of the presence

of time.

Tartrate and Bitartrate af Potass.—Bitartrate of potass, or cream of tartar, is, when in its crude and impure state, called argol, and is deposited in the interior of wine casks during fermentation, and from this source the whole of the cream of tartar is obtained. It is generally of a very dark brown colour, but may be purified and rendered perfectly white by solution and crystallisation. It is employed very extensively in dyeing, hat-making, and in the preparation of tartaric acid, and many of the compounds of tartaric acid, as tartar emetic, soluble tartar (tartrate of potass): when heated to reduess it is converted into carbonate of potass and charcoal; mixed with half its weight of nitre and thrown into a red hot crucible it forms the black flux, and with its own weight of nitre the which flux, both of which are very much employed in metallurgic operations. The tartrate is made by the addition of subcarbonate of notass to a solution of the high retar until perfectly neutral, it is used by the addition of subcarbonate of notass to a solution of the higher rate until perfectly neutral, it is used. bonate of potass to a solution of the bitartrate until perfectly neutral : it is used in medicine us a mild purgative.

purgative.

Ferroguente or Prussiate of Potass.—This salt is obtained by the action of subcarbonate of potass, at a low red heat, upon refuse animal matter, such as hoofs, horns, skin, &c., in the proportion of two of subcarbonate, to four or five of the animal matter. But the process recommended by M. Gautier is preferable; he finds, that when either potass or subcarbonate of potass are employed; the proportions he finds most economical are, I part by weight of nitre, 3 parts of dry blood, and iron scales or filings equal to a filtieth of the blood employed.

The coagulum of blood is mixed intimately with the nitre and iron filings, and dried by exposure to the air; they are then submitted to a very low red heat, in deep iron cylinders, as long as vapours continue to be liberated; when cold, the contents are dissolved in 12 or 15 times their weight and strained. On evaporation, till of the specific gravity 1-284, and allowing it to cool, a large quantity of bicarbonate of potass crystallises on cooling. This is to be recrystallised. It as heautiful yellow salt, very tough, having a tenacity similar to spermaceti, and is decomposed at a red heat. It is employed very extensively in dyeing blues, and in calico printing; also in the manufacture of Prussian blue, which is a compound of the ferroprussic acid and oxide of iron, prepared by adding I part of the ferroprussiate of potass dissolved in water, to one part of copperas, and 4 parts of ulum in solution.

Chromate of Potass .- This salt is obtained from the native chromate of iron by the action of nitre at

Chromate of Potass.—This salt is obtained from the native chromate of iron by the action of nitre at a full red heat in equal proportions. By solution, libration, and evaporation, a benutiful lemon-yellow coloured salt results. It is very much employed in dyeing, calico printing, and calico making, from its producing bright yellow precipitates with solutions of lead.

Bichromate of Potass—is prepared from the above-mentioned salt, by the addition of nitric acid to the yellow solution obtained from the heated mass by the action of water; on evaporating this, a dark red coloured salt eyellow solution with nitric acid, possesses the property of destroying vegetable colours; on this account it is of great importance, as it at the same time removes a vegetable colours; and space for a yellow des

ble colour, and forms a base for a yellow dye.

Chlorate or Hyperoxymuriate of Potas:—The preparation of this salt is attended with some little difficulty, and requires a great deal of nicety. It is obtained by passing a current of chlorine gas

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itric acid to ting this, a uployed by destroying s a vegeta-

some little hlorine gas through a solution of caustic potass; then boiling and evaporating; the first salt that separates is the chlorate of potass; and by further evaporation, muriate of potass is obtained. It is used in making matches for instantaneous light hoxes, which are prepared by first dipping the wood in melted sulphur, and then into a thin paste, formed of 3 parts chlorate of potass. 2 parts starch, and a little

making matches for instantaneous light boxes, which are prepared by first dipping the wood in melted sulphur, and then into a thin paste, formed of 3 parts chlorate of potass, 2 parts starch, and a little vermilion; with sulphur it forms a very explosive compound, generally employed for filling the percussion caps of fowling-pieces.

Soda, or Mineral Alkali.—The sources of this alkali in nature are various. It is obtained in combination with carbonic acid, when plants which grow by the sea-side are burnt. The ashes thus obtained are called barilla and kelp; and also in some countries it is found as an eligenseence upon the surface of the earth, and is called nirm or natron; this occurs particularly in Egypt and South America. Trom is also monther native carbonate of soda, and is exported from Tripoti. In condimation with muriatic acid it is also found in immense abundance, forming the rock salt, and sea salt, or muriate of solds. It is obtained from the carbonate exactly in the same way as potass is obtained from its carbonate, namely, by boiling it with fresh burnt time previously slaked, decanning the clear solution, and evaporating and fusing. It is a white brittle substance, and by exposure to the air becomes converted into a dry carbonate. Its ness in the arts and manufactures are of considerable importance. In soap-making it is employed in very large quantities, and for this purpose is generally procured from barilla or kelp, by mixing them with line, and by the infusion of water procuring a caustic soda ley; this is mixed with oil and fatty matters in various proportions, and boiled; the saponification of the fatty matter takes place, and the soap formed rises to the surface; the ley is then drawn from beneath, and fresh leys added, until the soap is completely free from oil; it is then allowed to dry. Soda is also employed in the manufacture of plate, crown, and bottle glass, though for this purpose it is generally in the form of carbonate or sulphate.

Subsarbonate of Soda. (In the chemical nomenclatur

the soluble carbonate; also, by the action of carbonate of potass (pearlash) upon solutions of sea salt.—(See Barilla, and Kelp.)

Bicarbonate of Soda—is procured by driving a current of carbonic acid gas through solutions of the carbonate, and then evaporating at a temperature below 212° Fahrenheit; it is chiefly employed in making soda water powders. This is the carbonate of soda of the Pharmacopaia. By the application of a red heat it loses carbonic acid, and is converted into the subcarbonate.

Sulphate of Soda, or Glauber Salts.—This salt, which has received the name of Glauber, from its discoverer, is the residue of a great many chemical processes; for instance, when muriate of soda is acted upon by oil of vitriol, muriatic acid and sulphate of soda cault; in making chlorine gas for the manufacture of the chloride or lime, or bleaching powder, sulphate of soda and sulphate of manganese result; the materials employed being sea salt, sulpharic acid (oil of vitrio), and black oxide of manganese; also, in the preparation of acetic acid from the acetate of soda, and in the preparation of mariate of ammonia from sea salt and sulphate of ammonia. Sulphate of soda is acolourless, transparent salt, efforesces readily when exposed to the air, and becomes converted into a dry powder; it has a cold, bitter taste. It is used for the preparation of carbonate of soda, and as a medicine. It is found native in some countries, particularly in Persia and South America—frequently as an efflorescence upon new walls.

Murinte of Soda, or Sea Salt.—This compound is found in immense quantities in the earth, and is called from this circumstance rock salt, or sal gem. The mines of Cheshire and Droitwich, in this compound. It is also obtained by the evaporation of sea water, both spontaneously in pits formed for the purpose, and in large iron boilers; the uncrystallisable fluid is called the bittern; basket salt is made by placing the salt after evaporation in conical baskets, and passing through it a saturated solution of salt, wh

soutton or saft, which dissolves and carries off the muriate of magnesia or lime. Pure salt should not become moist by exposure to the air; it decrepitates when heated; it is employed for the preparation of muriatic acid, carbonate of soda, muriate of ammonia, and many other operations; also in glazing stone-wate, pottery, &c.; and from its great antiseptic properties, is used largely for the preservation of animal food; as a flux also in metallurgy.

Borate of Soda, or Borat.—This saft is found in Thibet and Persia, deposited from saline lakes; it is called timel, and is imported into this country, where it is purified by solution; the fatty matter with which the tineal is always coated being removed; and the solution evaporated and crystallised: its principal ness are as a flux, from its acting very powerfully upon earthy substances.

ALKANET on ANCHUSA (Gar. Orleant., Dr. Organita, E. Organita, L. A.

ALKANET, on ANCHUSA (Ger. Orkanet; Du. Ossetong; Fr. Orcanette; It. Ancusa; Sp. Arcaneta), a species of bugloss (Anchusa tinctoria Lin.). It has been cultivated in England; but is found of the finest quality in Siberia, Spain, and more particularly in the south of France, in the vicinity of Montpellier. The roots of the plant are the only parts that are made use of. When in perfection, they are about the thickness of the finger having a thick bark of a deep purplish red colour. This, when separated from the whitish woody pith, imparts a fine deep red to alcohol, oils, wax, and all unctuous substances. To water it gives only a dull brownish hue. It is principally employed to tint pomatums and unguents, wax used in the making of fancy candles, oils employed in the dressing of mahogany, rose-wood, &c. The alkanet brought from Constantinople yields a more beautiful but less permanent dye than that of France .- (Lewis's Mat. Med.; Magnien, Dictionnaire des Productions.)

The duty, which was previously very oppressive, was reduced in 1832 to 2s. a cwt. In that year it produced 1.7871. 4s. 8d. This, supposing it to have been all charged with the 2s. duty, shows a consumption of 17.872 cwt. The price varies from 27s. to 32s. a cwt.

ALLOWANCES, TARES, &c. In selling goods, or in paying duties upon them, certain deductions are made from their weights, depending on the nature of the packages in which they are enclosed, and which are regulated in most instances by the custom of merchants, and the rules laid down by public offices. These allowances, as they are termed, are distinguished by the epithets Draft, Ture, Trett, and Cloff.

Draft is a deduction from the original or gross weight of goods, and is subtracted before the tare is Ture is an allowance for the weight of the bag, box, cask, or other package, in which goods are

weighed. Real or open tare is the actual weight of the package

Customary tare is, as its name implies, an established allowance for the weight of the package.

Computed tare is an estimated allowance agreed upon at the time. Average tare is when a few packages only among several are weighed, their mean or average taken, and the rest tared accordingly

Super-ture is an additional allowance, or tare, where the commodity or package exceeds a certain

weight.

When tare is allowed, the remainder is called the nett-weight; but if trett be allowed, it is called

the suttle weight.

Trett is a deduction of 4 lbs. from every 104 lbs. of suttle weight.

Tris allowance, which is said to be for dust or sand, or for the waste or wear of the commodity, was formerly made on most foreign articles sold by the pound avoirdupois; but it is now nearly discontinued by merchants, or else allowed in the price. It is wholly abodished at the East India warehouses in London; and neither trett nor draft is allowed at the Custom-house.

Cloff, or clongh, is another allowance that is nearly obsolete. It is stated in arithmetical books to be a deduction of 2 lbs. from every ewt. of the second suttle; that is, the remainder after treft is subtracted; but merchants, at present, know cloff only as a small deduction, like draft, from the original weight, and this only from two or three articles.—(See Kelly's Cambrist, art. "London.")

For an account of the laters and allowances at London, see Table; for the tares and allowances at the great foreign trading towns, see their names.

the great foreign trading towns, see their names

ALMONDS (Ger. Mandeln; Du. Amandelen; Fr. Amandes; It. Mandorli; Sp. Almendra; Port. Amendo; Rus. Mindal; Lat. Amygdake amaræ, dulces), a kind of medicinal fruit, contained in a hard shell, that is enclosed in a tough sort of cotton skin. The tree (Amygdalus communis) which produces this fruit nearly resembles the peach both in leaves and blossoms; it grows spontaneously only in warm countries, as Spain, and particularly Barbary. It flowers early in the spring, and produces fruit in August. Almonds are of two sorts, sweet and bitter. They are not distinguishable from each other but by the taste of the kernel or fruit. "The Valentia almond is sweet, large, and flat-pointed at one extremity, and compressed in the middle. The Italian almonds are not so sweet, smaller, and less depressed in the middle. The Jerdan almonds come from Malaga, and are the best sweet almonds brought to England. They are longer, flatter, less pointed at one end and less round at the other, and have a paler cuticle than those we have described. The sweet almonds are imported in mats, casks, and boxes; the bitter, which come chiefly from Mogadore, arrive in boxes." - (Thomson's Dispensatory.)

An Account of the different Descriptions of Almonds imported into the United Kingdom in the Years 1831 and 1832, the Ruies of Duly thereon, the Produce of the Duties, with the countries from whence the Almonds were brought, and specifying the Quantities brought from each.—(Obtained from the Custom-house for this Work.)

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Duties on Almonds.—Previously to 1832, almonds were among the most grossly overtaxed articles in the liritish tartiff; but the subjoined statement shows that the duties were then materially reduced. It further appears from it, that though the duty on bitter almonds in 1832 amounted to only about one-eighth part of its amount in 1831, the revenue derived from them did not fall off more than about half, showing that the consumption had increased in a fourfold proportion! The revenue from Jordan ahmonds in 1831 was 7.8304, and in 1832, 5.0921; though the duty in the latter year was less than half what it had been in the former. The results of the reduction of the duty on other sorts of almonds are exactly similar. This, therefore, is a striking instance of the beneficial influence of reasonable duties. The fair presumption is, that in a few years the revenue from almonds, under the present moderate duties, will be much greater than it has ever been under the high duties.

Almonds were worth, in bond, in the London market, in August 1833, Jordan, 75s. to 100s. per cwt.; larbary (bitter), 31s. pier ditto; Valencia (sweet), 72s. to 75s. per ditto.

[Almonds are chiefly imported into the United States from the Mediterranean ports of France and Spain; and only an inconsiderable amount is re-exported, for the most part to Mexico .- Am. Ed.]

ALOES (Du. Alue; Fr. Aloés; Ger. and Lat. Aloe; Rus. Sabir; Sp. Aloè; Arab. Mucibar), a bitter, gummy, resinous, inspissated juice, obtained from the leaves of the plant of the same name. There are four sorts of aloes met with in commerce; viz. Socotrine, Hepatic, Cuballine, and Cape.

1. Seatrine—so called from the Island of Socotra, in the Indian Ocean, not very distant from Cape Guardafui, where the plant (Alos-spicata), of which this species is the produce, grows abundantly. It is in pieces of a reddish brown colour, glossy us if varnished, and in some degree pelluicid. When reduced to powder, it is of a bright golden colour. Its taste is extremely bitter; and it has a peculiar aromatic odour, not unlike that of the russet apple decaying. It softens in the hand, and is adhesive; yet is sufficiently pulverulent. It is imported by way of Supran and Alexandria, in chests and casks, but is very scarce in England.

2. Hepatic.—The real hepatic aloes, so called from its liver colour, is believed to be the produce of the Aloe perfoliala, which grows in Vemen in Arabia, from which it is exported to Bombay, whence it inds its way to Europe. It is addler in the colour, bitter, and has a less pleasant aroma than the Socotrine aloes, for which, however, it is sometimes substituted. Barbadoes aloes, which is often passed off for the hepatic, is the produce of the Aloe ralgaris. It is brought home in calabashes, or large gourd shells, containing from 60 to 70 lbs. It is doskier in its hue than the Bombay, or real hepatic aloes, and the taste is more nauseous, and intensely bitter. The colour of the powder is a dull olive yellow.

patic aloes, and the taste is more nauseous, and intensely bitter. The colour of the powder is a dull olive yellow.

3. Caballine, or Horse, Aloes seems to be merely the coarsest species or refuse of the Barbadoes aloes. It is used only in veterinary medicine; and is easily distinguished by its rank featid smell.

4. Cape Aloes is the produce of the Aloe spirata, which is found in great abundance in the interior of the Cape colony, and in Melinda. The latter furnishes the greater part of the extract sold in Enrope under the name of Socotrine aloes. The odom of the Cape aloes is stronger and more disagreeable than that of the Socotrine aloes, the odom of the powder is more like that of gamboge than that of the true Socotrine aloes.—(Ainstie's Mat. Indica; Thomson's Dispensatory and Mat. Medica.)

Last year the duty on aloes was reduced to 2d, per 1b, on those from a British possession, and to 8d, on those from a foreign country. The duty produced 1,810, 5s. 2d, of nett revenue; but as the old rates of duty existed during a part of the year, it does not afford the means of determining the consumption.

sumption

ALOES-WOOD (Ger. Aloeholz; Du. Aloehout, Paradyshout; Fr. Bois d' Aloés; It. Legno di Aloe; Sp. Aloè chino; Lat. Lignum Aloes; Sans. Aguru; Malay, Agila; Siam. Kisna), the produce of a large forest tree, to be found in most of the countries between China and India, from the 24th degree of north latitude to the equator.

It seems to be the result of a discessed action confined to a small part of a few trees, of which the rest of the wood is wholly valueless. It appears to be more or less frequent according to soil and climate, and from the same causes to differ materially in quality. It is produced both in the greatest quantity and perfection in the countries and islands on the east coast of the gulf of Siam. This article is in high repute for funnigations, and as incense, in all Hindu, Mohammedan, and Catholic countries. It formerly brought a very high price, being at one time reckoned nearly as valuable as gold. It is now comparatively cheap, though the finest specimens are still very dear. The accounts of this more surprising, as La Loubère has distinctly stated, that it consisted only of "certains endroits corrompus dons des arbres d'une certaine espece. Youte arbre de cette espèce n'en a pas; et cera qui en out, ne les ont pas tous en même endroit."—(Royanme de Siam, t. i. p. 45. 12mo ed.) The difficulty of finding the trees which happen to be diseased, and of getting at the diseased portion, has given rise to the fables that have been current as to its oriein. The tate Dr. Roxburgh introduced the tree which yields this production into the Botanical Garden at Calcutta, from the hills to the eastward of Sylhet, and described it under the name of Agullaria Agalocha. scribed it under the name of Aquillaria Agalocha.

ALUM (Ger. Alaun; Du. Aluin; Fr. Alun; It. Allume; Sp. Allumbre; Rus. Kwasszä; Lat. Alumen; Arab. Sheb), a salt of great importance in the arts, consisting of a ternary compound of aluminum, or pure argillaceous earth, potass, and sulphuric acid. Alum is sometimes found native; but by far the greater part of that which is met with in commerce is artificially prepared. The best alum is the Roman, or that which is manufactured near Civita Vecchia, in the Papal territory. It is in irregular, ochtahedral, crystalline masses, about the size of a walnut, and is opaque, being covered on the surface with a farinaceous efflorescence. The Levant, or Roch alum is in fragments, about the size of the former, but in which the crystalline form is more obscure; it is externally of a dirty rose-colour, and internally exhibits the same tinge, but clearer. It is usually shipped for Europe from Smyrna; but it was anciently made at Roccha, or Edessa, in Syria; and hence its name, Roch alum. English alum is in large, irregular, semi-transparent, colourless masses, having a glassy fracture; not efflorescent, and considerably harder than the others. It is very

inferior to either the Roman or Roch alum. The principal use of alum is in the art of dyeing, as a mordant for fixing and giving permanency to colours which otherwise would not adhere at all, or but for a very short time; but it is also used for a great variety of other purposes

Beckmann has shown (History of Inventions, vol. i, art. "Alum") that the ancients were unacquainted with alum, and that the substance which they designated as such was merely vitriolic earth. It was first discovered by the Orientals, who established alum works in 87th in the Historenth or fourteenth century. The oldest alum works in Europe were erected about the middle of the fifteenth century. Towards the conclusion of the reign of Queen Elizabeth, 8ir Thomas Chaloner established the first alum work in England, near Whitby, in Vorkshire, where the principal works of the sort in this country are still carried on. There is a large alum work at Hurlett, near Paisley. Alum is largely manufactured in China, and is thence exported to all the western Asiatic countries. In 1831, 11,779 piculs (785 tons) were exported from Canton.

AMBER (Ger. Bernstein; Du. Barnsteen; Da. Bernsteen, Rav.; Fr. Ambre jaune; It. Ambra gialla; Sp. Ambar; Rus. Jantar; Pol. Bursztyn; Lat. Succinum, Electrum), a brittle, light, hard substance, usually nearly transparent, sometimes nearly colourless, but commonly yellow, or even deep brown. It has considerable lustre. Specific gravity 1.065. It is found in nodules or rounded masses, varying from the size of coarse sand to that of a man's hand. It is tasteless, without smell, except when pounded or heated, when it emits a fragrant odour. It is highly electric. Most authors assert that amber is bituminous; but Dr. Thomson states, that "it is undoubtedly of a vegetable origin; and though it differs from resins in some of its properties, yet it agrees with them in so many others, that it may without impropriety be referred to them."—(Chemistry, vol. iv. p. 147. 5th ed.)

Pieces of amber occasionally enclose parts of toads and insects in their substance, which are beautifully preserved. It is principally found on the shores of Pomerania and Polish Prussia; but it is sometimes dug out of the earth in Ducal Prussia. It is also met with on the banks of the river Giarctia, in Sicily. Sometimes it is found on the east coast of Britain, and in gravel pits round London. The largest mass of amber ever found was got near the surface of the ground in Lithuania, It weighs 18 lbs., and is preserved in the royal cabinet at Berlin. Most of the amber imported into this country cones from the Baltic, but a small quantity comes from Sicily. Amber was in very high estimation among the ancients, but is now comparatively neglected.

AMBER-GRIS, on AMBER-GREASE (Ger. Amber; Du. Amber; Fr. Ambergris; It. Ambra-grigia; Sp. Ambar-gris; Lat. Ambra, Ambra grisea), a solid, opaque, generally ash-coloured, fatty, inflammable substance, variegated like marble, remarkably light, rugged and uneven in its surface, and has a fragrant odour when heated; it does not effervesce with acids, melts freely over the fire into a kind of yellow resin, and is hardly soluble in spirit of wine. It is found on the sea-coast, or floating on the sea, near the coasts of India, Africa, and Brazil, usually in small pieces, but sometimes in masses of 50 or 100 lbs. weight. "Various opinions have been entertained respecting its origin. Some affirmed that it was the concrete juice of a tree, others thought it a bitumen; but it is now considered as pretty well established that it is a concretion formed in the stomach or intestines of the Physeter mucrocephalus, or spermaceti whale.—(Thomson's Chemistry.) Ambergris ought to be chosen in large pieces, of an agreeable odour, entirely grey on the outside, and grey with little black spots within. The purchaser should be very cautious, as this article is easily counterfeited with gums and other drugs.

AMETHYST (Ger. Amethyst; Fr. Amethyste; It. Amatista; Sp. Ametistn; Lat. Amethystus), a precious stone, of which there are two species differing widely in quality

and value.

The Oriental amethyst is a gem of the most perfect violet colour, and of extraordinary brilliancy and beauty. It is said to be as hard as the supphire or ruby, with which it also corresponds in its form and specific gravity—(See Sapphire), differing in colour merely. It has been met within India, Persia, Siam, and other countries; but it is exceedingly scarce. That found in India said by Piny to be the best. (Principatum amethysti Indica tenent.—Nat. Hist. lib. xxxvii. cap. 9.) Mr. Mawe, says he had rarely seen an oriental amethyst offered for sale, unless small and inferior in colour. Mr. Hope, the author of Anastasius, had in his cahinet the finest gem of this sort in Europe. This exquisite specimen exceeds an inch in its greatest diameter; in daylight it exhibits the most beautiful violet colour, while by candle-light it is a decided blue.

site specimen exceeds an incoming greatest diameter; in daying it exhibits the most occaution vielet colour, while by candle-light it is a decided blue.

The Occidental amethyst is merely coloured crystal or quartz.—"When perfect, its colour resembles that of the violet, or purple grape; but it not unfrequently happens that the tinge is confined to one part of the stone only, while the other is left almost colourless. When it possesses a richness, clearness, and uniformity of hue, it is considered a gem of exquisite beauty; and as it occurs of considerable size, it is suited to all ornamental purposes. In specific gravity and hardness it bears no comparison with the oriental amethyst; it is also inferior in beauty and lastre; though I have often seen the common amothyst offered for sole as oriental. Resail Siboria, and Ceylon produce yers the ameparison with the oriental amethyst; it is also inferior in beauty and listre; though I have often seen the common amethyst offered for sale as oriental. Brazil, siberia, and Ceylon produce very fine amethysts: they are found in rolled pieces in the alluvial soil, and finely crystallised in fissures of rock. From the first of these localities, they have lately been imported in such quanties, as considerably to deninish their value; but as they are the only colouted stones, except garnets, that are worn with mourning, they still retain, when perfect, a distinguished rank among the precious genes. The present price of inferior light-coloured stones, in the rough state, is about 20s, per pound, while those of good quality self at 10s, or 12s, per onnce. Amethysis calculated for brooches or scals may be purchased at from 15s, to two or three guineas each, for which, ten years ago, treble that sum would have been given."—(Mawe on Diamonds, 2d ed. pp. 115—117.)

AMIANTHUS, ASBESTOS on MOUNTAIN FLAX, a mineral of which there are several varieties, all more or less fibrous, flexile, and elastic. It is inconsuamble by a high degree of heat; and in antiquity the art was discovered of drawing the fibres into threads,

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and then weaving them into cloth. Pliny says that he had seen napkins made of this substance, which, when soiled, were thrown into the fire, and that they were better cleaned by this means than they could have been by washing! Hence it obtained from the Greeks the name of Amartic (undefiled). Its principal use, as stated by Pliny, was to wrap the bodies of the dead previously to their being exposed on the funeral pile, that the ashes of the corpse might not be mixed with those of the wood. And in corroboration of this statement we may mention, that in 1702, a skull, some calcined bones, and a quantity of ashes, were found at Rome, in a cloth of amianthos nine Roman palms in length by seven in width. Its employment in this way was, however, confined to a few of the very richest families, incombustible cloth being very scarce, and bringing an enormously high price. Rurum inventu. difficile textu propter brevitatum. Cum inventum est equal pretia excellentium r.argu-ritarum.—(Plin. Hist. Nat. lib. xix. cap. 1.) The disuse of the practice of cremation, or of burning the dead, caused the manufacture of amianthine cloth to be neglected. Several moderns have, however, succeeded in making it; but, if it be not lost, the art is now rarely practised.—(For further particulars, see Rees's Cyclopadia.)

AMMONIACUM (Fr. Gomme Ammoniaque; It. Gomma Ammoniaeo; Sp. Goma Ammoniaeo ; Lat. Ammoniaeum ; Arab. Feshook), a concrete resinous juice obtained from a plant resembling fennel, found in the north of Africa, Arabia, Persia, the East Indies, &c. Pliny says that it derived its name from its being produced in the vicinity of the temple of Jupiter Ammon in Africa.—(Hist. Nat. lib. xii, cap. 23.) It has a faint but not ungrateful smell; and a bitter, nauseous, sweet taste. The fragments are yellow on the outside and white within, brittle, and break with a vitreous fracture; their specific gravity is 1.207. The best ammoniacum is brought from Persia by Bombay and Calcutta, packed in cases and chests. It is in large masses, composed of small round fragments or tears, or in separate dry tears, which is generally considered a sign of its goodness. The tears should be white internally and externally, and free from seeds or other foreign substances. Reject that which is soft, dark-coloured, and foul. It is used principally in the materia medica, and the quantity imported is but small.—(Recs's Cyclopædia; Thomson's Dispensatory; Milburn's Orient. Com. &e.)

AMMONIAC (SAL). See Alkalies (Muriate of Ammonia).

AMMUNITION, a term expressive of the various implements used in war.

No ammunition can be imported into the United Kingdom by way of merchandise, except by licence from his Majesty, and such licence is to be granted for furnishing his Majesty's stores only, under penalty of forfeiture.—(6 Geo. 4. c. 107.) His Majesty may forbid, by order in council, the exportation of any saltpetre, gunpowder, or any sort of ammunition. Any master of a vessel exporting ammunition when so forbidden, shall for every such offence

forfeit 1001.— (29 Geo. 2, c, 16.)

AMSTERDAM, the principal city of Holland, situated on the Y, an arm of the Zuyder Zee, in lat. 52° 25′ N., and long. 4° 40′ E. From 1580 to 1750, Amsterdam was, perhaps, the first commercial city of Europe; and though her trade has experienced a great falling off since the last-mentioned epoch, it is still very considerable. In 1785, the population is said to have amounted to 235,000; in 1814, it had declined to 180,000, but at present it exceeds 200,000. The harbour is spacious and the water deep; but on account of a hank (the Pampus) where the Y joins the Zuyder Zee, large vessels going or coming by that sea, are obliged to load and unload a part of their cargoes in the roads. The navigation of the Zuyder Zee is also, by reason of its numerous shallows, very intricate and difficult; and as there were no hopes of remedying this defect, it became necessary to resort to other means for improving the access to the port. Of the various plans suggested for this purpose, the preference was given to the scheme for cutting a canal capable of admitting the largest class of merchantmen, from the north side of the port of Amsterdam to Newdiep, opposite to the Texel, and a little to the east of the Helder. This canal has fully answered the views of the projectors, and has proved of signal service to Amsterdam, by enabling ships to avoid the Pampus, as well as the difficult navigation of the Zuyder Zee, where they were frequently detained for three weeks, and to get to Newdiep without any sort of risk in less than 24 hours. The canal was begun in 1819, and completed in 1825. The ground between its extremities being nearly level, it has only a lock at each end; and the dues and charges on account of towing, &c. are very moderate. At Newdiep the water is deeper than in any other port on the coast of Holland, and ships are there in the most favourable position for getting expeditiously to sea .— (See Canals.) The imports principally consist of sugar, coffee, spices, tobacco, cotton, tea, indigo, cochineal, wine and brandy, wool, grain of all sorts, timber, pitch and tar, hemp and flax, iron, hides, linen, cotton and woollen stuffs, hardware, rock salt, tin plates, coal, dried fish, &c. The exports consist partly of the produce of Holland, partly of the produce of her possessions in the East and West Indies and other tropical countries, and partly of commodities brought to Amsterdam, as to a convenient entrepôt, from different parts of Europe. Of the first class are cheese and butter (very important articles), madder, clover, rape, hemp, and linseeds, rape and linseed oils, Dutch linen, &c. Geneva is principally exported from Schiedam and Rotterdam; oak bark

principally from the latter. Of the second class are spices, Mocha and Java coffee; sugar of Java, Brazil, and Cuba; cochineal, indigo, cotton, tea, tobacco, and all sorts of Eastern and colonial products. And of the third class, all kinds of grain, lineus from Germany, timber, and all sorts of Baltic produce; Spanish, German, and English wools; French, Rhenish, and Hungarian wines, brandy, &c. The trade of Amsterdam may, indeed, be said to comprise every article that enters into the commerce of Europe. Her merchants were formerly the most extensive dealers in bills of exchange. And though London be now, in this respect, far superior to Amsterdam, the latter still enjoys a respectable share of this business.

The Bank of the Netherlands was established at Amsterdam in 1814. It is not, like the old Bank of Amsterdam, which ceased in 1796, merely a bank of deposit, but a bank of deposit and circulation formed on the model of the Bank of England.—(See Banks, Foreign.)

For an account of the Dutch fisheries, see the articles Herning Fishery and Whale Fishery.

Ships entering the port of Amsterdam during the three Years ending with 1831, specifying the Countries whence they came.

	1829.	1830.	1831.							
Ports of Norway and No Hallic and Archangel Mediterranean, France, South America - North America - West Indies - Great Britain East Indies and China	-	-	ortugal	:	:	- - - - - - - - - - - - - - - - - - -	:	Ships. 490 1,134 113 7 46 79 82 18	Ships. 788 801 105 10 57 95 114 26	Ships. 601 565 90 10 40 77 209 23

There are no means of ascertaining the tonnage and the crews of these vessels. About 220 or 230 large ships belong to Amsterdam; they are employed in the East and West India trades, and in trading to the Baltic, the Mediterramena, &c. There is comparatively little consting trade at Amsterdam, the communication with most other ports in the vicinity being principally kept up by cannls, and that with Friesland by regular packets. The total number of ships of all sorts annually entering the port amounts, at an average, to about 2,200.

Account of some of the principal Articles, specifying their Quantities and Values, imported into Amsterdam by Sea during the Years 1829, 1830, and 1831,

			Descrip-	1	1829.		1	1830.		1	1831.	
Denom	ination chandis	of Mer-	tion of Package.	Quantity.	Value in Dutch Money,	Value in Ster- ling.	Quantity.	Value in Dutch Money.	Value in Ster- ling.	Quantity.	Value in Dotch Money.	Value in Ster- ting.
					Floring.	£		Florina.	£	i	Florins.	£
Coffee,	East to	lia -	Bags	100,000	2,016,000		84,470	1,667,437		121,500	2,704,590	
	West I	ndla •	Casks	1,970	397,152	33,100	2,270	436,180	36,250	1,190	299.850	24,990
	Ditte		Bags	43,700	2,796,800	233,060	60,770	3,096,970	258,050	24,280	1,942,400	161.860
Sugar,	West In	na -	Casks	19,000	3.351,600	279,300	21,560	3,340,608	281,717	19,950	3,223,610	265.637
	lavaona	h -	Chesta	22,200	11,758,240	146,520	8,820	579,474	48,290	17,690	1,082,628	90,219
- !	Brazil Mauritiu	. •	_no.	1,370	369,900		1,060	215,625	18,220	1,260	255,150	21,263
7	viauritiu East Ind		Rags	2,550	53,760	4,490	11,400	191,520	15,960	27,800	486,500	40,540
- 1	Ditto		Chests	810	6≥,000		1,800	122,130	10,177	·		
_	Ditto	•	Canisters	1,990	122,859		2,530	126,879			457,875	38,154
Catton 1		merican	Bagu Do.	1,840	36,848		6,630	110,349			1	1 '
Cotton	**************************************	yptian	Do.	5,190	656,016		3,740	466,752		1,490	178,800	
_	w.	est India	Do.	220	24,310		40	4,690	390		31,990	2,655
_	F	st India	Do.	2,900	419,050	34,900	4,270	609,756	50,813	2,590	348,837	
Tobacco	, Maryl	and .	Casks	1,800 7,400	142,200	11,850	490	44,120		660	63,610	
-	Virgin	is .	no.	620	1,476,300	123,040	5,520	1,033,620	86,137	5,220	963,743	80,312
_	Kentu	cku -	Do.	2.230	90,613	7,550	6,330	673,712	56,113	6,050	821,469	
Hides	***************************************	, .	1 50.	28,200	298,150		590	72,007	8,000	180	23,550	1,963
Pepper		: :	Bags	680	359,550		48,600	577,125	48,094	42,000	493,500	41,125
Rice		. :	Casks	12,200	33,320		1,150	35,220	2,935	2,060	118,244	9,854
_			Bags	12,600	924,638		7,570	487,129	40,594	5,830	408,508	34,042
			Indo	( 13,380)	167,895	13,990	8,500	100,200	8,342	2,260	4,576	380
Linseed			Lasts	equal to 140,500	3,211,200	267,000	or 114,135 }	2,250,090	187,500	or 33,285	656,190	54,683
				(quarters )			(quarters )			(quarters )		<i>'</i>
Wheat			Do.	equal to	4,350,060	362,505	{nr 114,870}	3,183,540	265,295	or 139,650 }	4,402,300	<b>366,</b> 858
				quarters   12,260 )			(quarters )			(quarters )		
Rye	٠	• •	Do.	equal to 128,730	2,022,900	168,575	15,340 nr 161,070	2,515,760	209,646	{nr 192,045}	3,840,900	320,075
Barley			Do.	quarters   1,100   equal to	146,300	12,192	(quarters)	006.110	80.000	(quarters )	42040	0.500
•			20.	11,550 guarters	140,300	12,192	quarters 5	896,110	33,009	{quarters }	42,340	3,528

During the year 1831, there were shipped from France for Holland, according to the official accounts given by the French Custom-house, 5,488,572 litres, or 1,372,188 wine gallons of wine. The total imports of Amsterdam in 1831 are estimated in the Archives da Commerce (tom. i. p. 236.), at 85,169,700 francs (3,400,000. sterling), and the exports at 72,760,000 francs (2,210,000. sterling). During 1831, 93,324 lbs. (English) of cheese, 350 toos of oil cake, 2,182 tons of oak bark, and 23,100 quarters of wheat, were exported from Amsterdam for Great Britain. The exports for England of butter, flax

and tow, &c., were Expense with a m 1832, as fo

Lock due Dit Measurit Tonnage A charge Haven n Quay or Permit to Clearance Expense

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The tonn the same o year by shi ian, Hamb Salonica, ston inward
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. :	1831.
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11	565
15	99
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57	40
15	77
4	209
26	23
16	1,624

ut 220 or 230 udes, and in rade at Amip by canals, illy entering

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lue in lutch	Value in Ster-	
loney.	1 ang.	
lorins.	£	
04,590	225,388	
42,400	24,990 161,860	l
23.640	268.637	
15,150	90,219 21,263 40,540	
¥6,500	40,540	
57,875	38,154	
78,800	14,900	
31,980 48,837	29,070	
63,610 63,743	29,070 5,300	
21.469	68.455	
23,550 93,500	1,963 41,125	
18,244	9,854	
18,244 08,508 4,576	34,042 380	
4,370	360	
56,190	54,683	
02,300	366,858	
10.900	320,075	
,500		
12,340	3,528	
2,040	0,020	

d accounts e total inc 85,169,700 ring 1831, uarters of utter, flax

and tow, cloves and nutmegs (of which articles the Dutch have a monopoly), smaltz, linens, hides, &c., were very considerable.

Expenses of Ships in Amsterdam.—The expenses of a ship of 300 English tons, or 138 Dutch lasts, with a mixed cargo on board, inwards and outwards, coming and departing by the canal, were, in 1832, as follows :-

	Arriving from Great Britain.	Arriving from the Mediterranean.
Lock dues in the canal, and charges—inwards Ditto Outwards Measuring the ship Tonnage dues, hwards and outwards A charge called Port money Haven money Quay or key money Permit to consume provisions free of excise dues Clearance Expenses of clearing, fees, &c. Total	£ s. d. 4 10 0 2 10 0 1 10 0 25 12 0 1 12 0 0 13 6 1 2 0 0 8 0 0 5 0 2 18 0	£ 8. d. 8 10 0 5 10 0 1 10 0 25 12 0 2 0 0 0 13 6 1 2 0 0 8 0 0 12 5 2 18 0

There is besides, the merchants' and brokers' commission on recovering and procuring freights,

generally settled by agreement.

The tonnage duty is 45 cents (3d.) the Netherlands ton (nearly equal to the British) inwards, and the same outwards, with the addition of the Syndiente tax of 13 per cent. It is payable only once a year by ships bearing the following flags, viz. Netherlands, British, North American, Danish, Hanoverian, Hamburgh, Bremen, Lubeck, Meeklenburg, Oldenburg, Russian, Portuguese, Austrian, Sylan, Salonica, Swedish, Norwegian, Prussian, Turkish, Rio de la Plata. Others pay 57½ cents (1½d.) per

Salonica, Swedish, Norwegian, Prussian, Turkish, Itio de la Plata. Others pny 57½ cents (1½d.) per ton inwards, and the same outwards every voyage.

The charge called Port money is payable half on entry, and half on departure; and that called haven money the same. The hire of a horse for towing along the whole line of the canal amounts to 12 flor. 40 cents, or about 14. 1s.

Quarantine.—The quarantine station is at the island of Wierepgen, near the Helder.

Commission.—The usual rate of commission or factoring on the purchase or sale of goods is 2 per cent., and on bill transactions ½ and ½ per cent. according to their nature.

Provisions of all sorts are ahumdant at Amsterdam, and reasonably cheap. The wages of ships' carpenters vary from 1 flor. 20 cents to 1 flor. 80 cents; that is from about 2s. to 3s. a day.

For an account of the prices of corn at Amsterdam, see Coan Taade and Couns of their arrival at Amsterdam, or any Dutch port, a declaration in writing of the goods of which their cargo consists, if the captains be not acquainted with the goods of which the cargo consists, if the captains be not acquainted with the goods of which the cargo consists, if the captains be not acquainted with the goods of which the cargo consists, of the captains of all formalities required by law.

All goods, whether for home consumption or transit, may be deposited in bonded warehouses.

by law.

All goods, whether for home consumption or transit, may be deposited in bonded warehouses. If re-exported by sea, they pay no duty; but if re-exported by canals or otherwise for the interior, they are subject to a transit duty. The warehouse rent chargeable per month on a quarter of wheat (Imp. meas.) is, on an upper loft, 12-5th d., on an under do. 1\(\frac{1}{2}\)d.; on a ton (Eng.) of sugar in casks, the charge is 8d.; in chests or mats, 6d.

The husiness of insurance is extensively practised at Amsterdam; the premiums are moderate, and the security unexceptionable. The high duty imposed in this country on policies of insurance has contributed to the increase of this business in Holland.

Credit, Discount, \(\frac{1}{2}\)c.—Holland is, and has always been, a country of short credit. A discount is usually given for prompt payment, at the rate of 1 per cent, for six weeks, and of two per cent, for two months; but the terms of credit on most articles, and the discount allowed for rendy money, have been fixed by usage, and are regarded as essential conditions in every bargain. Some of the more important of these terms and discounts are specified in the following table. In consequence of the preference given in Holland to ready money transactions, it is not a country in which adventurers without capital have much chance of speedily making a forture. "Rien, en effet, de plus facile que de s's unatair sans des grandes ressources, Dans cette ville, où "Pargent abonde, où on le prête counte des siretés à si hou marché, il est pourtant impossible de s'en procurer à crédit; et sans argent in 'y a plus de possibilité d'y travailler, que Dans cette ville, on l'argent abonde, où on le prête contre des sûretés à si bon marché, il est pourtant impussible de s'en procurer à crédit; et sans argent il n'y a plus de possibilité d'y travailler, que de trouver quelqu'un qui veuille de se charger d'un papler nouveau qui ne sentit pas appuyé d'un crédit que l'opinion, la protection, ou des effets réels feroient valoir à la hourse. Les Hollandois suitent là-dessus des maximes très nustères, même à l'égard des maisons d'une certaine considération."—(Encyclopédie Methodique, Commerce, 1. ii. p. 650.) But this austerity is not a disadvantage, but the reverse. It prevents commerce from degenerating, as it has too often done in other places, into gambing adventures, and places it on a comparatively solid foundation. And it should be mentioned to the honour of the Dutch, and as a proof of the excellence of this system, that, notwithstanding the distress and loss of trade occasioned by the invasion and occupation of their country by the French, the bankruntcies in 1795 and subsequent years were not, comparatively, so numerous as in England the bankrupteies in 1795 and subsequent years were not, comparatively, so numerous as in England in ordinary seasons! The regulations in the Code Napoleon as to bankruptcy are enforced in

It has long been the practice in Holland to make, on selling articles, considerable deductions from their weight, particularly from those of large bulk, as compared with their value. These tares and drafts, as they are termed, are now fixed by ancient usage: and the most important amongst them are here specified.

Tares and Allowances on the princip Amsterdam,	al Articles sold at	Cocoa, Caracas 42 lbs 1 per cent.  Maranham ditto 1  Cavenne ditto 1
Tares.	Allowances.	Martinique ditto
	(Draft and Discount.)	Surinam 6 per cent
Ashes · · · · 42 lbs. per cask	( IN months dis-	dia io general . Casks real fare . C nor cent
and the first cost	per cent.	Bourbon
Barilla per cent	2 per cent. and 2 per cent.	Java 14 lbs. per gunny -
D	e per contr	Mocha • 24 the per bale •

Cotton, Surat and Bengal Sper cent 32 per cent, and 1	Allowances for leakage are made upon all liquids, including trea-
all other kinds . Oper cent per cent.	ele and honey, as follows, viz.
Cotton yarn twist · · · per cent.	Coming from England, the northern ports of Europe, and France, by inland navigation, 0 per cent,
Indigo, Bengal · · · real tare · · {     rent. and 1 per cent.     d. per cent.     d. per cent. aug-	From France by sea, and from other countries by the rivers Rhind and Waal, 12 per cent. From any other part or place, 14 per cent.
Cochinral 3 à 4 lbs I per cent, deduct.	From any other port or place, 14 per cent. Finally, from whatever place the same may come, upon train oil, 42 per cent.; blubber, 6 per cent.
Galls 6 lbs. or 20 lbs. , 2 per crut, and 2	In case liquids shall have experienced, upon the voyage, such leak-
Come Separal a service 16 the 11 the ser Ct	age as shall cause the importer to be disculsticed with the allowance before specified, he is permitted to pay the duty upon the actual
	quantity, to be ascertained by the officers at the importer's expense,
Arabic 14 lbs. or 30 lbs ) per cent.	
Logwood - · · · · 2 and 3 per cents · (2	MoneyAccounts used to be kept at Amsterdam by the named
Fastic 2 per cent	Flemish=6 florins = 20 schillings=120 stivers=240 group=1920
per cent.	Money.—Accounts used to be kept at Amsterdam by the pound Flemish = 0 forms = 20 schillings = 120 styres=210 gross== 1520 pennings. But in 1820, the demand system was introduced. In order, however, to cause as little inconvenience as possible, the florida- sis, 84%, sterling, was made the unit of the new system. The florin
Linear Floreigh	=1s. 82d. sterling, was made the unit of the new system. The floring
all other kinds - 1 per cent.	is supposed to be divided into 100 equal parts or cents; and the other silver coins are equal multiples or sub-multiples of it. The new gold coin is called the florin piece, and is worth 16: 6\frac{1}{6}d. very nearly. But accounts are still sometimes kept in the old way or by
Oils,	gold coin is called the florin piece, and is worth 16s fild very
Rice, Carolina real tare 22 per cent. and 2	nearly. But accounts are still sometimes kent in the old war or by
Prast India 0 ibs per cent.	the pound Firmish. Par of rachange between Amaterdam and Lon-
Saltpetre 8 à 14 lbs	don is 11 flor. 55 cents per pound sterling.
S per cent.	Works and Measures In 1890 the French system of weights
Liquorice real tare and 4 lbs. 2 per cent, and per cent.	Weights and Measures.—In 1820, the French system of weights and measures was introduced into the Nutherlands, the names only
Spices, peopler	being changet.
Cinistron 3	The pond is the unit of weight, and answers to the French kile-
cloves and mace	gramme. Its divisions are the one, lood, wigige, and korrel.  The elle, which is the upit or element of long measure, equals the
pimento {42 lbs, and above }	French metre. Its decumal divisions are the pains, duim, and streep;
nothings 12 transport	and its dreimal multiples, the roade and mile.
Sugars, Martinique . 8 the h 16 lbs. 2 per cent.	The vierkante elle, or square ell, is the unit of superficial mea-
Sugars, Martinique )	ourse t and answers to the contigue or entire cores of Fennes. Its dis-
St. Domingo - 18 per cent	visions are the vierkante palm, vierkante duim, and the vierkante
Suringen	streep; and its multiples, the vierkante roede and vierkante bunder.
English colonies . (20 per cent	visions are the vierkante palm, vierkante duin, and the vierkante etrep; and its multiples, the vierkante rocke and vierkante bunder. The Author elle is the onit of measures of capacity; and equals the French stere. Its divisions are the kubicke palm, kubicke duin,
Demerara ) per cent.	and kubicke streep.
Berbice 18 per cent.	The turn among is given to a kubleke alle of framond
	The kop is the unit of measures for dry wares, and is the cube of
18 months dis-	and its multiples the exhaust and muddle t the letter is also salled the
Ditto, Muscovado = { 18 months! discount, 2 per cent. and 2 per	The kop is the unit of measures for dry wares, and is the cube of the palm; answering to the French liter. Its division is the maxie, and is multiplies the scheep and muddle; the latter is also called the zah, and equals the French hectolitre. 30 mudden make t last.
cent. and 2 per	The Ann is the unit for liquid measure, and is the cube of the palm; it corresponds to the French litre. Its divisions are the mantjo and vingerhood, and 100 kans make a vat or cask, which equals the
Havannah · · · 80 lbs. · · · · 12 per cent. and 2	palm ; it corresponds to the French litre. Its divisions are the mantje
Java 40 lla ( per cent.	French hectolitre.
Salt	The anotherary's new pound is 12 ounces, 96 draches, 288 erru-
Tea, bohea · · · · · )	The apothecary's new pound is 12 ounces, 96 drachms, 288 seru- ples, or 5,760 grains; and answers to 375 grammes, or 5,737 English
souchong 21 lbs. à 24 lbs.	
campoi - · · · . }   per cent.	By the old method of calculating, which is not yet entirely super- seded, the pound of Amsterdam was = to 1.09 lts. agoirdupois, or
hyson 181bs	100 lbs. Amsterdam = 108-923 lbs. avoir-dupois.
prine Lie the half the	The last or measure for corp = 27 mulden = 10 gurs, 51 bushels
tonquin	The last or measure for corn = 27 mudden = 10 qure, 5½ bushels Winchester measure. The aam liquid measure = 4 ankers = 9 steckans = 21 viertels = 61 stoops or stoppen = 128 mingles = 250
Tohacco, Maryland casks tared   per cent. da-	steckans = 21 viertels = 61 stoops or stoppen = 128 mingles = 256
Virginia 2 and 8 per cent 1 maged, and 1	
	The stoon contains 5 1-8th pints English wine measure
per cent.	The stoop contains 5 1-8th pints English wine measure.  100 mingles are equal to 32 English wine gallons, or 26 1-6th
Tin plates 2 per cent 1 per cent.	pints = 41 English wine gallons.  The stoop contains 5 1-8th pints English wine measure.  100 mingles are equal to 32 English wine gallons, or 26 1-5th English beer gallons, or 26 2-3d Imperial gallons.
Tin plates 2 per cent 1 per cent.  Used Spanish	French wine is sold per hogshead of 180 mingles.
Wool, Spanish 2 per cent. 1 per cent.  Shage fared, and 24 lbs. per 175 ibs. 2 months discount, and 1 per cent.	Spanish and Portuguese wine, per pipe of
Tin plates 2 per cent. 1 per cent.  Wool, Spanish Span	French wine is sold per hogshead of
Tin plates 2 per cent. 1 per cent.  Wool, Spanish Span	French wine is sold per hogshead of
Tin plates 2 per cent. 1 per cent.  Wool, Spanish 2 Large tared, and 24 21 months' discount, and 1 per cent.  Wines 4 Large tared, and 24 21 months' discount, and 1 per cent.  1 per cent. 10 libs. per cask, and 2 per cent. 1 per cent 2 per cent.	French wine is sold per hogshead of FRO mingles.  Spanish and Portuguese wine, per pipe of 349 ditto.  French brandy, per hogshead of 30 viertels.  Beer, per tarrel (equal to the aam) of 128 mingles.  Vegetable oils, per aam, of 120 ditto.  Whale oils, per aam, of 18 ditto.
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Tin platea   2 per cent   1 per cent	French wine is soid per hogsness of . 180 mingles.  Spanish and Fortuguese wine, per pipe of . 348 ditto.  French brindy, per houshead of . 30 vicerles.  Beer, per barrel (equal to the aam) of . 122 mingles.  Whate oil,
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Tin plates 2 per cent. 1 per cent. Wood, Spanish	French wine is soid per hoghest of . 180 mingles. Spanish and Fortuguese wine, per pipe of . 348 ditto.  Reer, per larrel (equal to the aam) of . 120 mingles. Vegetable oils, per ann, of . 120 ditto.  Whale oil, per ann, of . 120 ditto.  Rom is sold per onker of 2 steckan = 10. English wine gallons. The foot of Amsterdam = 11 1-7th English inches.  The foot of Amsterdam = 21 1-12th Dinglish inches.  The ell, elth measure = 27 1-12th ditto.  Rock sadz is sold per bondert of 404 masten, making 20 tons, or 4,000 lbs. Dutch.  Pit out is sold per bondert of 404 masten, making 20 tons, or 4,000 lbs. Dutch.  Pit out is sold per bondert of 38 masten p nine bonds are five challons of Newsaulte, or sis hoeds are five chaldrons of London.  Butter is sold per bond of 38 masten p nine bonds are five that have been considered as the chaldrons of London.  Butter is sold per barrel; the barrel of Leyslen is 320 lbs. net.—  Press.  A last of prich is 12 barrels.  A last of prich is 12 barrels.  A last of fire is 13 barrels.  A last of prich is 12 ba
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Magnitude of the Commerce of Holland in the seventeenth Century.—Causes of its Prosperity and Decline.—We believe we need make no apology for embracing this opportunity to lay before our readers the following details with respect to the commerce and commercial policy of Holland. It forms one of the most instructive topics of investigation; and it is to be regretted that so little attention should have been paid to it in this country.

Previously to the commencement of the long-continued and glorious struggle made by the Dutch to emancipate themselves from the blind and brutal despotism of Old Spain, they had a considerable marine, and had attained to distinction by their fisheries and commerce; and the war, instead of being injurious to the trade of the republic, contributed powerfully to its exter commerce of cipally to A commercial

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Between the French, estimates its fully a half. to its extension. After the capture of Antwerp by the Spaniards, in 1585, the extensive commerce of which it had been the centre was removed to the ports of Holland, and principally to Amsterdam, which then attained to the distinction she long enjoyed, of the first commercial city of Europe.

In 1602, the Dutch East India Company was formed; and notwithstanding the pernicious influence of that association, the Indian trade increased rapidly in magnitude and importance. Ships fitted either for commercial or warlike purposes, and having a considerable number of soldiers on board, were sent out within a few years of the establishment of the company. Amboyna and the Moluccas were first wrested from the Portuguese, and with them the Dutch obtained the monopoly of the spice trade. Factories and fortifications were in no long time established, from Bussorah, near the mouth of the Tigris, in the Persian Gulf, along the coasts and islands of India as far as Japan. Alliances were formed with several of the Indian princes; and in many parts, particularly on the coasts of Ceylon, and in various districts of Malabar and Coronandel, they were themselves the sovereigns. Batavia, in the large and fertile island of Java, the greater part of which had been conquered by the Dutch, formed the centre of their Indian commerce; and though unhealthy, its port was excellent, and it was admirably situated for commanding the trade of the Eastern Archipelago. In 1651, they planted a colony at the Cape of Good Hope, which had been strangely neglected by the Portuguese.

Every branch of commerce was vigorously prosecuted by the Dutch. Their trade with the Baltic was, however, by far the most extensive and lucrative of which they were in possession. Guicciardini mentions that the trade with Poland, Denmark, Prussia, &c., even before their revolt, was so very great, that fleets of 300 ships arrived twice a year at Amsterdam from Dantzic and Livonia only; but it increased proligiously during the latter part of the sixteenth and the beginning of the seventeenth centuries. The great population of Holland, and the limited extent and unfruitful nature of the soil, render the inhabitants dependent on foreigners for the greater part of their supplies of corn. The countries round the Baltic have always furnished them with the principal part of those supplies; and it is from them that they have been in the habit of bringing timber, iron, hemp and flax, pitch and tar, tallow, ashes, and other bulky articles required in the building of their houses and ships, and in various manufactures. Nothing, however, redounds so much to the credit of the Dutch, as the policy they have invariably followed with respect to the trade in corn. They have, at all times, had a large capital embarked in this business. The variations which are perpetually occurring in the harvests, early led them to engage very extensively in a sort of speculative corn trade. When the crops happened to be unusually productive, and prices low, they bought and stored up large quantities of grain, in the expectation of profiting by the advance that was sure to take place on the occurrence of an unfavourable year. Repeated efforts were made, in periods when prices were rising, to prevail on the government to prohibit exportation; but they steadily refused to interfere. In consequence of this colightened policy, Holland has long been the most important European entrepôt for corn; and her markets have on all occasions been furnished with the most abundant supplies. Those scarcities which are so very disastrous in countries without commerce, or where the trade in corn is subjected to fetters and restraints, have not only been totally unknown in Holland, but become a copious source of wealth to her merchants, who then obtained a ready and advantageous vent for the supplies accumulated in their warehouses. "Amster-' says Sir Walter Raleigh, "is never without 700,000 quarters of corn, none of it of the growth of Holland; and a dearth of only one year in any other part of Europe enriches Holland for seven years. In the course of a year and a half, during a scarcity in England, there were carried away from the ports of Southampton, Bristol, and Exeter alone, nearly 200,000L; and if London and the rest of England be included, there must have been 2,000,000l. more."-(Observations touching Trade and Commerce with the Hollander, Miscel. Works, vol. ii.)

The very well informed author of the Richesse de la Hollande, published in 1778, observes, in allusion to these circumstances, "Que la disette de grains regne dans les quatre parties du monde; vous trouverez du froment, du seigle, et d'autres grains à Amsterdam;

ils n'y manquent jamais."-(Tome i. p. 376.)

The Bank of Amsterdam was founded in 1609. The principal object of this establishment was to obviate the inconvenience and uncertainty arising from the circulation of the coins imported into Amsterdam from all parts of the world. The merchants who carried coin or bullion to the bank obtained credit for an equal value in its books: this was called bank-money; and all considerable payments were effected by writing it off from the account of one individual to that of another. This establishment continued to flourish till the invasion of the French in 1795.

Between the years 1651 and 1672, when the territories of the republic were invaded by the French, the commerce of Holland seems to have reached its greatest height. De Witt estimates its increase from the treaty with Spain, concluded at Munster in 1643, to 1669, at fully a half. He adds, that during the war with Holland, Spain lost the greater part of her

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erce ; rfully naval power; that since the peace, the Dutch had obtained most of the trade to that country, which had been previously carried on by the Hanseatic merchants and the English; that almost all the coasting trade of Spain was carried on by Dutch shipping; that Spain had even been forced to hire Dutch ships to sail to her American possessions; and that so great was the exportation of goods from Holland to Spain, that all the merchandise brought from the Spanish West Indies was not sufficient to make returns for them.

At this period, indeed, the Dutch engrossed, not by means of any artificial monopoly, but by the greater number of their ships, and their superior skill and economy in all that regarded navigation, almost the whole carrying trade of Europe. The value of the goods exported from France in Dutch bottoms, towards the middle of the fourteenth century exceeded 40,000,000 livres; and the commerce of England with the Low Countries was, for a very

long period, almost entirely carried on in them.

The business of marine insurance was largely and successfully prosecuted at Amsterdam; and the ordinances published in 1551, 1563, and 1570, contain the most judicious regulations for the settlement of such disputes as might arise in conducting this difficult but highly useful business. It is singular, however, notwithstanding the sagacity of the Dutch, and their desire to strengthen industrious habits, that they should have prohibited insurance upon lives. It was reserved for England to show the advantages that might be derived from this

beautiful application of the science of probabilities.

In 1690, Sir William Porty stimated the shipping of Europe at about 2,000,000 tons, which he supposed to be the distance of the supposed to be the supposed to be the supposed to be supposed to be

It may, therefore, be fairly concluded, that, during the seventcenth century the foreign commerce and navigation of Holland was greater than that of all Europe besides; and yet the country which was the seat of this vast commerce had no native produce to export, nor even a piece of timber fit for ship-building. All had been the fruit of industry, economy, and

a fortunate combination of circumstances.

Holland owed this vast commerce to a variety of causes: partly to her peculiar situation, the industry and economy of her inhabitants, the comparatively liberal and enlightened system of civil as well as of commercial policy adopted by the republic; and partly also to the wars and disturbances that prevailed in most European countries in the sixteenth and seventeenth centuries, and prevented them from emulating the successful career of the Dutch.

The ascendancy of Holland as a commercial state began to decline from about the commencement of last century. After the war terminated by the treaty of Aix-la-Chapelle, the attention of the government of Holland was forcibly attracted to the state of the shipping and foreign commerce of the republic. The discovery of means by which their decline might be arrested, and the trade of the republic, if possible, restored to its ancient flourishing condition, became a prominent object in the speculations of every one who felt interested in the public welfare. In order to procure the most correct information on the subject, the Stadtholder, William IV., addressed the following queries to all the most extensive and intelligent merchants, desiring them to favour him with their answers:—

"1. What is the actual state of trade? and if the same should be found to be diminished and fallen to decay, then, 2. To inquire by what methods the same may be supported and

advanced, or, if possible, restored to its former lustre, repute, and dignity ?"

In discussing these questions, the merchants were obliged to enter into an examination, as well of the causes which had raised the commerce of Holland to the high pitch of prosperity to which it had once attained, as of those which had occasioned its subsequent decline. It is stated, that, though not of the same opinion upon all points, they, speaking generally, concurred as to those that were most important. When their answers had been obtained, and compared with each other, the Stadtholder had a dissertation prepared from them, and other authentic sources, on the commerce of the republic, to which proposals were subjoined for its amendment. Some of the principles advanced in this dissertation apply to the case of Holland only; but most of them are of universal application, and are not more comprehensive than sound. We doubt, indeed, whether the benefits resulting from religious toleration, political liberty, the security of property, and the freedom of industry, have ever been more clearly set forth than in this dissertation. It begins by an enumeration of the causes which contributed to advance the commerce of the republic to its former unexampled prosperity; these the authors divide into three classes, embracing under

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the first those that were natural and physical; under the second, those they denominated moral; and under the third, those which they considered adventitious and external; remarking on them in succession as follows:

"I. The natural and physical causes are the advantages of the situation of the country, on the sea, "I. The natural and physical causes are the advantages of the situation of the country, on the sea, and at the month of considerable rivers; its situation between the northern and southern parts, which, by being in a manner the centre of all Europe, made the republic become the general market, where the merchants on both sides used to bring their superfluous commodities, in order to bartet and exchange the same for other goods they wanted.

"Nor have the barrenness of the country, and the necessities of the natives arising from that cause, less contributed to set them upon exerting all their application, industry, and utmost stretch of genins, to fetch from foreign countries what they stand in need of in their own, and to support themselves

by trade.

"The abundance of fish in the neighbouring seas put them in a condition not only to supply their own occasions, but with the overplus to carry on a trade with foreigners, and out of the produce of the fishery to find an equivalent for what they wanted, through the sterility and narrow boundaries and

fishery to find an equivalent for what they wanted, through the sterility and narrow boundaries and extent of their own country.

"II. Among the moral and political causes are to be placed, The unalterable maxim and fundamental law relating to the free exercise of different religious; and always to consider this toleration and connivance as the most effectual means to draw foreigners from adjacent countries to settle and reside here, and so become instrumental to the peopling of these provinces.

"The constant policy of the republic to make this country a perpetual, safe, and secure asylum for all persecuted and oppressed strangers. No alliance, no treaty, no regard for or solicitation of any potentate whatever, has at any time been able to weaken or destroy this law, or make the state recede from protecting those who have fied to it for their own security and self-preservation.

"Throughout the whole course of all the persecutions and oppressions that have occurred in other countries, the steady adherence of the republic to this fundamental law has been the cause that many people have not only fied hither for refuge, with their whole stock in ready cash, and their most valuable effects, but have also settled, and established many trades, fairles, manifactories, arts, and sciences, in this country, notwithstanding the first materials for the said fabries and mannfactories were almost wholly wanting in it, and not to be procured but at a great expense from foreign parts.

factories were amost whonly values in the parts.

"The constitution of our form of government, and the liberty thus accruing to the citizen, are further reasons to which the growth of trade, and its establishment in the republic, may fairly be ascribed; and all her policy and laws are put upon such an equitable footing, that neither life, estates, nor dignities, depend on the captiee or arbitrary power of any single individual; nor is there any room for any person, who, by care, frugality, and diligence, has once acquired an affence of the property of the parts of the pa

"The administration of justice in the country has, in like manner, always been clear and impar-tial, and without distinction of superior or inferior rank,—whether the parties have been rich or poor, or were this a foreigner and that a native; and it were greatly to be wished we could at this day houst of such impartial quickness and despatch in all our legal processes, considering how great an

noist or such impariat quickness and despatch in an our legal processes, considering now great an influence it has on trade.

"To sum up all, amongst the moral and political causes of the former flourishing state of trade, may be likewise placed the wisdom and prudence of the administration; the intrepid firmness of the councils; the faithfulness with which treaties and engagements were wont to be fulfilled and ratified; and particularly the care and caution practised to preserve tranquility and peace, and to decline, instead of entering on a scene of war, merely to gratify the ambitious views of gaining fruitless or imativary considers.

ginary conquests.
"By these moral and political maxims was the glory and reputation of the republic so far spread, and foreigners animated to place so great a confidence in the steady determinations of a state so wisely and prudently conducted, that a concourse of them stocked this country with an augmentation of inhabitants and useful hands, whereby its trade and opulence were from time to time in-

creased.
"III. Amongst the adventitious and external causes of the rise and flourishing state of our trade

may be reckoned—
"That at the time when the best and wisest maxims were adopted in the republic as the means of

"That at the time when the best and wisest maxims were adopted in the republic as the means of making trade flourish, they were neglected in ulmost all other countries; and any one, reading the history of those times, may easily discover, that the persecutions on account of religion throughout Spein, Brabant, Flunders, and many other states and kingdoms, he've powerfully promoted the establishment of commerce in the republic.

"To this happy result, and the settling of manufacturers in our country, the long continuance of the civil wars in France, which were afterwards carried on in Germany, England, and divers other parts, have also very much contributed.

"It must be added, in the last place, that during our most burthensome and heavy wars with Spain and Portugal (however ruinous that period was for commerce otherwise), these powers had both neglected their navy; whilst the navy of the republic, by a conduct directly the reverse, was at the same time formidable, and in a capacity not only to protect the trade of its own subjects, but to annoy and crush that of their enemies in all quarters."\*

We believe our readers will agree with us in thinking that these statements reflect the greatest credit on the merchants and government of Holland. Nothing, as it appears to us, could be conceived more judicious than the account they give of the causes which principally contributed to render Holland a great commercial commonwealth. The central situation of the country, its command of some of the principal inlets to the continent, and the necessity under which the inhabitants have been placed, in consequence of the barrenness of the soil and its liability to be overflowed, to exert all their industry and enterprise, are circumstances that seem to be in a great degree peculiar to Holland. But though there can be no doubt that their influence has been very considerable, no one will pretend to say that it is to be compared for a moment with the influence of those free institutions, which, fortunately, are not the exclusive attributes of any particular country, but have flourished in Phænicia, Greece, England, and America, as well as in Holland.

<sup>\*</sup> The Dissertation was translated into English, and published at London in 1751. We have quoted from the translation.

Many dissertations have been written to account for the decline of the commerce of Holland. But, if we mistake not, its leading causes may be classed under two prominent heads, viz. first, the natural growth of commerce and navigation in other countries; and second, the weight of taxation at home. During the period when the republic vose to great eminence as a commercial state, England, France, and Spain, distracted by civil and religious dissensions, or engrossed wholly by schemes of foreign conquest, were unable to apply their energies to the cultivation of commerce, or to withstand the competition of so industrious a people as the Dutch. They, therefore, were under the necessity of allowing the greater part of their foreign, and even of their coasting trade, to be carried on in Dutch bottoms, and under the superintendence of Dutch factors. But after the accession of Louis XIV. and the ascendency of Cromwell had put an end to internal commotions in France and England, the energies of these two great nations began to be directed to pursuits of which the Dutch had hitherto enjoyed almost a monopoly. It was not to be supposed, that when tranquillity and a regular system of government had been established in France and England, their active and enterprising inhabitants would submit to see one of their most valuable branches of industry in the hands of foreigners. The Dutch ceased to be the carriers of Europe, without any fault of their own. Their performance of that function necessarily terminated as soon as other nations became possessed of a mercantile marine, and were able to do for themselves what had previously been done for them by their neighbours.

Whatever, therefore, might have been the condition of Holland in other respects, the natural advance of rival nations must inevitably have stripped her of a large portion of the commerce she once possessed. But the progress of decline seems to have been considerably accelerated, or rather, perhaps, the efforts to arrest it were rendered ineffectual, by the extremely heavy taxation to which she was subjected, occasioned by the unevoidable expenses incurred in the revolutionary struggle with Spain, and the subsequent wars with France and England. The necessities of the state led to the imposition of taxes on corn, on flour when it was ground at the mill, and on bread when it came from the oven; on butter, and fish, and fruit; on income and legacies; the sale of houses; and, in short, almost every article either of necessity or convenience. Sir William Temple mentions that in his time—and taxes were greatly increased afterwards—one fish sauce was in common use, which directly paid no fewer than thirty different duties of excise; and it was a common saying at Amsterdam, that every dish of fish brought to table was paid for once to the fisherman, and

six times to the state.

The pernicious influence of this heavy taxation has been ably set forth by the author of the Richesse de la Hollande, and other well-informed writers; and it has also been very forcibly pointed out in the Dissertation already referred to, drawn up from the communications of the Dutch merchants. "Oppressive taxes," it is there stated, "must be placed at the head of all the causes that have co-operated to the prejudice and discouragement of trade; and it may be justly said, that it can only be attributed to them that the trade of this country has been diverted out of its channel, and transferred to our neighbours, and must daily be still more and more alienated and shut out from us, unless the progress thereof be stopped by some quick and effectual remedy: nor is it difficult to see, from these contemplations on the state of our trade, that the same will be effected by no other means than a diminution of all duties.

"In former times this was reckoned the only trading state in Europe; and foreigners were content to pay the taxes, as well on the goods they brought hither, as on those they came here to buy; without examining whether they could evade or save them, by fetching the goods from the places where they were produced, and carrying others to the places where they were consumed: in short, they paid us our taxes with pleasure, without any

farther inquiry.

"But, since the last century, the system of trade is altered all over Europe: foreign nations, seeing the wonderful effect of our trade, and to what an eminence we had risen only by means thereof, they did likewise apply themselves to it; and, to save our duties, sent their superfluous products beside our country, to the places where they are most consumed; and in return for the same, furnished themselves from the first hands with what they wented!"

But, notwithstanding this authoritative exposition of the pernicious effects resulting from the excess of taxation, the necessary expenses of the state were so great as to render it impossible to make any sufficient reductions. And, with the exception of the transit trade carried on through the Rhine and the Meuse, which is in a great measure independent of foreign competition, and the American trade, most of the other branches of the foreign trade of Holland, though still very considerable, continue in a comparatively depressed state.

In consequence principally of the oppressiveness of taxation, but partly too, of the excessive accumulation of capital that had taken place while the Dutch engrossed the carrying trade of Europe, profits in Holland were reduced towards the middle of the seventeenth century, and have ever since continued extremely low. This circumstance would of itself have sapped the foundations of her commercial greatness. Her capitalists, who could hardly

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expect to clear more than two or three per cent. of nett profit by any sort of undertaking carried on at home, were tempted to vest their capital in other countries, and to speculate in loans to foreign governments. There are the best reasons for thinking that the Dutch were, until very lately, the largest creditors of any nation in Europe. It is impossible, indeed, to form any accurate estimate of what the sums owing them by foreigners previously to the late French war, or at present, may amount to; but there can be no doubt that at the former period the amount was immense, and that it is still very considerable. M. Demennier (Dictionnaire de l'Economie Politique, tome iii. p. 720.) states the amount of capital lent by the Dutch to foreign governments, exclusive of the large sums lent to France during the American war, at seventy-three millions sterling. According to the author of the Richesse de la Hollande (ii. p. 292.), the sums lent to France and England only, previously to 1778, amounted to 1,500,000 livres tournois, or sixty millions sterling. And besides these, vast sums were lent to private individuals in fereign countries, both regularly as loans at interest, and in the shape of goods advanced at long credits. So great was the difficulty of finding an advantageous investment for money in Holland, that Sir William Temple mentions, that the payment of any part of the national debt was looked upon by the creditors as an evil of the first magnitude. "They receive it," says he, "with tears, not knowing how to dispose of it to interest with such safety and ease."

Among the subordinate causes which contributed to the decline of Dutch commerce, or which have, at all events, prevented its growth, we may reckon the circumstance of the commerce with India having been subjected to the trammels of monopoly. De Witt expresses his firm conviction, that the abolition of the East India Company would have added very greatly to the trade with the East; and no doubt can now remain in the mind of any one, that such would have been the case.\* The interference of the administration in regulating the mode in which some of the most important branches of industry should be carried on, seems also to have been exceedingly injurious. Every proceeding with respect to the herring fishery, for example, was regulated by the orders of government, carried into effect under the inspection of officers appointed for that purpose. Some of these regulations were exceedingly vexatious. The period when the fishery might begin was fixed at five minutes pest twelve o'clock of the night of the 24th of June! and the master and pilot of every vessel laving Holland for the fishery, were obliged to make oath that they would respect the second The species of salt to be made use of in curing different sorts of herrings, we are fixed by law; and there were endless regulations with respect to the size of the barrel- to a lumber and thickness of the staves of which they were to be made; the gntting and packing of the herrings; the branding of the barrels, &c. &c.—(Histoire des Peches, &c. dans les Mers du Nord, tom. i. chap. 24.) These regulations were intended to secure to the Hollanders that superiority which they had early attained in the fishery, and to prevent the reputation of their herrings from being injured by the bad faith of individuals. But their real effect was precisely the reverse of this. By tying up the fishers to a system of routine, they prevented them from making any improvements; while the facility of counterfeiting the public marks opened a much wider door to fraud, than would have been opened had government wisely declined interfering in the matter.

In despite, however, of the East India monopoly, and the regulations now described, the commercial policy of Holland has been more liberal than that of any other nation. And in consequence, a country not more extensive than Wales, and naturally not more fertile, conquered, indeed, in a great measure from the sea, has accumulated a population of upwards of two millions; has maintained wars of unexampled duration with the most powerful monarchies; and, besides laying out immense sums in works of utility and ornament at

home, has been enabled to lend hundreds of millions to foreigners.

During the occupation of Holland by the French, first as a dependent state, and subsequently as an integral part of the French empire, her foreign trade was almost entirely destroyed. Her colonies were successively conquered by England, and in addition to the loss of her trade, she was burdened with fresh taxes. But such was the vast accumulated wealth of the Dutch, their prudence, and energy, that the influence of these adverse circumstances was far less injurious than could have been imagined; and, notwithstanding all the losses she had sustained, and the long interruption of her commercial pursuits, Holland continued, at her emancipation from the yoke of the French in 1814, to be the richest country in Europe! Java, the Moluccas, and most of her other colonies were then restored, and she is now in the enjoyment of a large foreign trade. Her connection with Belgium was an unfortunate one for both countries. The union was not agreeable to either party, and has been injurious to Holland. Belgium was an agricultural and manufacturing country; and was inclined, in imitation of the French, to lay restrictions on the importations of most sorts of raw and manufactured produce. A policy of this sort was directly opposed to the interests and the ancient practice of the Dutch. But though their deputies prevented the restrictive system from being carried to the extent proposed by the Belgians, they were una-

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<sup>\*</sup> For proofs of this, see the article on the Commerce of Holland in the Edinburgh Review, No. 102. from which most part of these statements have been taken.

ble to prevent it from being carried to an extent that materially affected the trade of Holland. Whatever, therefore, may be the consequences as to Belgium, there can be little doubt that the late separation between the two divisions of the kingdom of the Netherlands will redound to the advantage of Holland. It must ever be for the interest of England, America, and all trading nations, to maintain the independence of a state by whose means their productions find a ready access to the great continental markets. It is to be hoped that the Dutch, profiting by past experience, will adopt such a liberal and conciliatory system towards the natives of Java, as may enable them to avail themselves to the full of the various resources of that noble island. And if they do this, and freely open their ports, with as few restrictions as possible, to the ships and commodities of all countries, Holland may still be the centre of a very extensive commerce, and may continue to preserve a respectable place among mercantile nations. Even at this moment, after all the vicissitudes they have undergone, the Dutch are, beyond all question, the most opulent and industrious of European nations. And their present, no less than their former state, shows that a free system of government, security, and the absence of restrictions on industry, can overcome almost every obstacle; "can convert the standing pool and lake into fat meadows, cover the barren rock with verdure, and make the desert smile with flowers."

(Principal articles of Merchandise imported into Amsterdam in 1834 and 1835, with the Stocks on hand on the 31st December each year.—(Circular of Labouchere & Co.)

	Imports in 1834.	Stocks on 31st December, 1934.	Imports in 1835.	Stocks on 31st December, 1835.
Teas qr. chests	16.000	10,100	5,290	3,320
Coffee kilogs.	20,000,000	11,000,000	18,250,000	10,125,000
( libds,	19,027	700)	28,509	1,200
Sugar { boxes mats, &c. canist. chests.	23,178 kilogs, 15,448 28,000,000	2,000 kilogs, 1,100 2,750,000 7,500 2,750,000	26,470 21,723 44,355 2,820 kilogs. 34,000,000	4,400 3,480 17,569 323 kilngs. 5,750,000
Tobacco · · · { M. blids. V and K.	10,203 58	7,176 59	7,369 882	4,664
Cotton bales, &c.	13,523	1,418	11,718	1,697
Rice, Carolina casks	9,000	2,000	5,800	300
Pepper · · · bags	34,000	24,000	13,000	2,3/10
	2,953	1,200	3,300	800
Ashes barrels	4,469	26,000	2,585	20
Hides number	105,400		120,800	46,700
Indigo } cases serons	750	470	1,493	1,215
	60	100	66	118
Dyewoods - · kilogs.	2,840,000	2,725,000	12,294,000	4,210,000

Sup.)

[The principal imports from Amsterdam, as also from Rotterdsm, into the United States, are gin, madder, linsced oil, nutmegs, Rhenish and Moselle wines, and sailcloth or duck. This last article has a decided superiority to the corresponding article of any other country. We may make the same remark concerning the bolting cloths which are manufactured in Holland. Our millers give them a preference to all others. The herrings of the Dutch fisheries have long been accounted superior to those caught elsewhere. They are of small size, but very fat; and the Dutch surpass all other nations in the art of curing them. They are well known to epicures, but are, nevertheless, imported into the United States only in small quantities. The cheese of Holland is another article in much repute; yet, like the herring of that country, it is imported by us only to a very limited extent.

It may be here added that, while we export a certain amount of coffee to Holland, we also import thence a quantity of old Java, commonly called "government coffee." The wealthier portion of the inhabitants of our large cities are its principal consumers.

Our exports to Holland, which very much exceed in value our imports from that country, are, in the order nearly of their relative importance, tobacco, cotton, whale and other fish oils, rice, brown sugar, tees, coffee, pot and pearlash, raw hides, &c.—Am. Ed.]

ANCHOR (Fr. Ancre; Lat. Anchora; Gr. Aquez), a well-known maritime instrument used in the mooring or fastening of ships. It consists of a shank having two hooked arms at one end, and at the other end a bar, or stock, at right angles to the arms, with a ring to which the cable is fastened. The arms, shank, and ring should be made of the very best and toughest iron; the stock is for the most part of oak, but it is frequently also, especially in the smaller anchors, made of iron. On being let go, or cast into the water, the anchor sinks rapidly to the bottom, and is thrown by the stock into such a position that the fluke, or point of one of the arms, is sure to strike the ground perpendicularly, and being kept in that direction, unless the bottom be particularly hard or rocky, sinks into it, and cannot be dislodged, where the ground is not soft or ozy, without a violent effort. When the anchor is dislodged, it is said, by the sailors, to come home.

Seeing that the safety and preservation of ships and crews are very frequently dependent on their anchors and cables, it is needless to say that it is of the utmost importance that these should be of the most approved quality and construction.

Every ship has, or ought to have, three principal anchors; viz. 1st, the sheet anchor, the largest of all, and only let down in cases of danger, or when the vessel is riding in a gale of wind; 2d, the best bower anchor; and 3d, the small bower anchor. There are, besides,

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hor, the gale of besides, smaller anchors for mooring in rivers, ports, &c. The largest class of men-of-war have six or seven anchors. The weight of an anchor is determined principally by the tonnage; it being usual to allow, for every 20 tons of a ship's burthen, I cwt. for the weight of her best bower anchor; so that this anchor in a ship of 400 tons should weigh about 20 cwt., or a

To east, or let go, the an-hor, is to let the anchor fail from the ship's bows into the water, so that it may take hold of the ground.

To drag the unchor, is to make it come home; that is, to dislodge it from its bed, and to drag it over or through the ground. This may be occasioned by the anchor being too light, by the violent straining of the cable in a storm or a current, by the too great hardness or softness of the ground, &c.

To netigh the anchor, is to dislodge it from its hold, and heave it up by means of the capstan, &c.

Law as to Anchors left, parted from, &c.—By the 1 & 2 & 600. 4. c. 75. pilots and other persons taking possession of anchors, cables, and other ship materials, parted with, cut from, or left by any vessel, whether in distress or otherwise, shall give notice of the same to a deputy vice-admiral, or his agent, within forty-eight hours, on pain of being considered as receivers of stolen goods; and if any person shall knowingly and wiffully purchase any such anchor, &c. that shall have been so obtained, without its being so reported, he shall be held to be a receiver of stolen goods, and smiler the like punishment as for a misdemeanour at common law, or be liable to be transported for seven years, at the discretion of the court. Any master of a ship or vessel ontward-bound finding or taking on board any anchor, &c. shall make a true entry of the circumstance in the log-book of such ship or vessel, reporting the same by the first possible opportunity to the Trinity House, and on its return shall deliver the article to the deputy vice-admiral, or his agent, nearest to the port where he shall arrive, ender a penalty of not more than 1001, nor less than 304, on conviction before a magistrate on the oath of one witness; one half to go to the informer, the other half to the Merchant Seaman's Society, established by 20 Geo. 3, c. 38.; he shall also forfeit double the value of the article to the owner, And every pilot, hoveller, boutman, &c. who shall convey any anchor, &c. to any foreign liarbo

Invention of the Anchor .- This instrument, admirable alike for its simplicity and effect, is of very considerable antiquity. It was not, however, known in the earliest ages. Tho President de Goguet has shown that it was not used by the Greeks till after the Trojan war; and that they were then accustomed to moor their ships by means of large stones cast into the sea, a practice which still subsists in some rude nations.—(Origin of Laws, vol. ii. p. 330. Eng. trans.) Pliny ascribes the invention of the anchor to the Tyrrhenians.—(Hist. Nat. lib. vii. cap. 56.) At first it had only one arm, the other being added at a subsequent period; some authors say, by Anacharsis the Scythian .- (Origin of Laws, vol. i. p. 293.) Since this remote epoch, the form and construction of the instrument seem to have undergone very little change.

ANCHORAGE, or ANCHORING GROUND. Good anchoring ground should neither be too hard nor too soft; for, in the first case the anchor is apt not to take a sufficient hold, and in the other to drag. The best bottom is a stiff clay, and next to it a firm sand. In a rocky bottom the flukes of the anchor are sometimes torn away, and hempen cables are liable to chafe and be cut through. It is also essential to a good anchorage that the water be neither too deep nor too shallow. When too deep, the pull of the cable, being nearly perpendicular, is upt to jerk the anchor out of the ground; and when too shallow, the ship is exposed to the danger, when riding in a storm, of striking the bottom. Where a ship is in water that is land-locked, and out of the tide, the nature of the ground is of comparatively little importance.

The anchorage of ships, especially ships of war, being a subject of great importance to the naval and commercial interests of the kingdom, several statutes have been enacted with respect to it. The first which it is necessary to notice ture is 19 Geo. 2. c. 22. It prohibits masters of ships from casting out ballast, or rubbish of any kind, into any harbour or channel, except on the land where the tide never comes, on pain of forfeiting not more than 5L nor less than 50s, on conviction before a justice on view, or on the eath of one witness, or of being committed to prison for two months; which penalty is increased to 10L, over and above the expense of removing the same, by 51 Geo. 3. c. 159. In pursuance of the same object, 54 Geo. 3. c. 159. enables the Lords of the Admiralty to establish regulations for the preservation of the king's moorage or anchorage, as well as for those of merchant ships, in all the ports, harbours, channels, &c. &c. of the United Kingdom, as far as the tide flows, where or near to which his Majesty has, or may hereafter have, any docks, dock-yards, arsenals, wharfs or moorings. It prohibits all descriptions of private ships from being moored, or anchored, or other persons appointed to grant such licenses, on pain of forfeiting not exceeding 10L, one moiety to his Majesty, the other to the informer, on conviction before any justice of the peace or commissioner of the Navy.

or the Navy.

It further prohibits the breaming of private vessels in such places, otherwise than appointed by the said authority of the Admiralty; and the receiving or having gunpowder, beyond a certain limited quantity, under a penalty of 51, for every five ponnds' weight of such powder beyond the quantity allowed. It prohibits, likewise, all such private vessels, in any such places, having any guns on board shotted or loaded with ball, as well as firing and discharging any such before sun-rising and after sub-setting, nr er a penalty of 51, for every gun so shotted, and 101, for every guns of bred. It further gives to every officer of vessels of war, to harbour-masters, and others in their aid, a right of search in all private vessels so moored in such places, and inflicts a penalty of 101, on resistance.

NCHORAGE also means a duty laid on ships for the use of the port or harbour.

ANCHOVY (Fr. Anchois; It. Acciughe; Lat. Encrasicolus), a small fish (Clupea encrasicolus Lin.), common in the Mediterranean, resembling the sprat. Those brought from Gorgona in the Tuscan Sea are esteemed the best. They should be chosen small, fresh pickled, white outside and red within. Their backs should be round. The sardine, a

fish which is flatter and larger than the anchovy, is frequently substituted for it. About 120,000 lbs, are annually entered for home consumption.

ANGELICA, a large umbelliferous plant with hollow jointed stalks, of which there are several varieties. It grows wild, and is cultivated in moist places near London, and in most European countries from Lapland to Spain. Its roots are thick, fleshy, and resinous; have a fragrant agreeable smell, and a bitterish pungent taste, mixed with a pleasant sweetness glowing on the lips and palate for a long time after they have been chewed. To preserve them, they must be thoroughly dried, and kept in a well-aired place. The other parts of the plant have the same taste and flavour as the roots, but in an inferior degree. The leaves and seeds do not retain their virtue when kept. The London confectioners make a sweetmeat of the tender stems. The faculty used to direct that none but the roots of Spanish angelica should be kept by the druggists. In Norway the roots are sometimes used as bread, and in Iceland the stalks are eaten with butter. Here the plant is used only in confectionary and the materia medica.—(Lewis's Mat. Med.: Rees's Cyclopædia, &c.)

The duty of 4s. per cwt. on Angelica produced, in 1832, 2751. 2s. 10d., showing that 1,375 cwt. had been entered for home consumption.

ANISE, on ANISUM (Fr. Anis; It. Anice; Lat. Anisum), a small seed of an oblong shape. It is cultivated in Germany, but the best comes from Spain. It is also a product of China, whence it is exported. It should be chosen fresh, large, plump, newly dried, of a good smell, and a sweetish aromatic taste.

ANKER, a liquid measure at Amsterdam. It contains about 10‡ gallons English wine measure.

ANNOTTO, on ARNOTTO (Fr. Rocou; Ger. Orlean; It. Orianu), a species of red dye formed of the pulp enveloping the seeds of the Bixa orellana, a plant common in South America, and the East and West Indies; but dye is made, at least to any extent, only in the first. It is prepared by macerating the pods in boiling water, extracting the seeds, and leaving the pulp to subside; the fluid being subsequently drawn off, the residuum, with which oil is sometimes mixed up, is placed in shallow vessels and gradually dried in the shade. It is of two sorts, viz. flag or cake, and roll annotto. The first, which is by far the most important article in a commercial point of view, is furnished almost wholly by Cayenne, and comes to us principally by way of the United States. It is imported in square cakes, weighing 2 or 3 lbs. each, wrapped in banana leaves. When well made, it ought to be of a bright vellow colour, soft to the touch, and of a good consistence. It imparts a deep but not durable orange colour to silk and cotton, and is used for that purpose by the dyers. Roll annotto is principally brought from Brazil. The rolls are small, not exceeding 2 or 3 oz. in weight; it is hard, dry, and compact, brownish on the outside, and of a beautiful red colour within. The latter is the best of all ingredients for the colouring of cheese and butter; and is now exclusively used for that purpose in all the British and in some of the continental dairies. In Gloucestershire it is the practice to allow an ounce of annotto to a cwt. of cheese; in Cheshire, 8 dwts. are reckoned sufficient for a cheese of 60 lbs. When genuine, it neither affects the taste nor the smell of cheese or butter. The Spanish Americans mix annotto with their chocolate, to which it gives a beautiful tint.—(Gray's Supplement to the Pharmacopæias ; Loudon's Encyc. of Agriculture, and private information.)

At an average of the three years ending with 1831, the annotto entered for home concumption amounted to 128,528 lbs. a year. Previously to 1832, the duty on flag annotto was 188, 84, a cwt., and on other sorts 5, 12s.; but the duty is now reduced to 1s. a cwt. on the former, and to 4s. on the latter. This judicious and liberal reduction will, we have no doubt, be followed by a considerable increase of consumption. The price of flag annotto varies in the market from 6d, to 1s. per 1b., and of roll from 1s. to 1s. 6d.

ANNUITIES. See Interest and Annuities.

ANTIMONY (Ger. and Du. Spiesglas; Fr. Antimonie; It. Antimonio; Rus, Antimonia; Lat. Antimonium), a metal which, when pure, is of a greyish white colour, and has a good deal of brilliancy, showing a radiated fracture when broken; it is converted by exposure to heat and air into a white oxide, which sublimes in vapours. It is found in Saxony and the Hartz, also in Cornwall, Spain, France, Mexico, Siberia, the Eastern Islands, and Martaban in Pegu. We are at present wholly supplied with this metal from Singapore, which receives it from Borneo; it is imported in the shape of ore, and commonly as ballast. It is about as hard as gold; its specific gravity is about 6.7; it is easily reduced to a very fine powder; its tenacity is such that a rod of  $\gamma_h$ th of an inch diameter is capable of supporting 10 lbs. weight. Antimony is used in medicine, and in the composition of metal types for printing. The ores of antimony are soft, and vary in colour from light lead to dark lead grey; their specific gravity varies from 4.4 to 6.8; they possess a metallic lustre, are brittle, and occur in the crystallised massive forms.—(Thomson's Chemistry, and private information.)

ANTWERP, the principal sea-port of Belgium, long. 4° 22′ E., lat. 51° 14′ N. A large, well built, and strongly fortified city, situated on the Scheldt. It has about 65,000 inhabitants. Previously to its capture by the Spaniards, under Farness, in 1585, Antwerp was one

of the great at the treaty the Scheldt Belgium by was begun, i of the larges with the gre present cent By a decree and may be consist of co

Money.—Accidivided into 20 rix dollars = ( Coins.) The Weights and in the Netherlis the unit of v Of the old w

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	Sugar Tea Tobacco	::	:
1	Logwood Fustic		:

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of the greatest commercial cities of Europe; but it suffered much by that event. In 1648, at the treaty of Westphalia, it was stipulated by Spain and Holland, that the navigation of the Scheldt should be shut up; a stipulation which was observed till the occupation of Belgium by the French, when it was abolished. In 1803, the improvement of the harbour was begun, and extensive new docks and warehouses have since been constructed. Ships of the largest burden come up to the town, and goods destined for the interior are forwarded with the greatest facility by means of canals. Almost all the foreign trade of Belgium is at present centred in Antwerp, which has again become a place of great commercial importance. By a decree issued in 1814, all goods are allowed to be warehoused in Antwerp en entrepôt, and may be exported on paying a charge of \( \frac{1}{2} \) per cent. ad valorem. The exports chiefly consist of corn, seeds, linen, lace, carpets, flax, tallow, hops, &c. The imports principally consist of cotton, wine, hardware, sugar, tobacco, coffee, and all sorts of colonial produce.

consist of cotton, wine, hardware, sugar, tobacco, colice, and all sorts of colonial produce.

\*\*Money.\*\*—Accounts are now commonly kept in \*\*Jorins of 1816, worth 1s. \$2d, sterling.\*\* The florin is divided into 20 sons, and the son into 5 cents. Formerly accounts were kept in the pound Flemish = 21 rix dollars = 6 dorins = 20 schillings = 120 stivers = 210 groats = 1,920 pennings.\*\*—(See Table of Coins.) The par of exchange between Antwerp = 1.000 in \$11 florins \$9 cents per pound sterling.

\*\*Weights and \*\*Mesures.\*\*—Hy a law of 1816, the 1s not system of weights and measures was adopted in the Netherlands on the 1st of January, 1820; but the old denominations are retained. The pond is the unit of weight, and answers to the French kilogramme.\*\*—(See Ansterdam.)

Of the old weights, which are still occasionally referred to, the \*quintal of 100 lbs.\* is equal to 103 lbs. avoirdupois being consequently equal to 90° 81 bs. of Antwerp. A schippound is equal to 3 quintals, or 300 lbs.; a stone is equal to 8 lbs.

Of the old measures, a viertel of corn = 4 macken; 37½ viertels = last; and 40 viertels = 10½ imperial quarters very nearly. The nam of wine contains 50 stoopen, or 36; English wine gatlons.

Of the weights and measures now current, 50½ lbs. = 112 lbs. English; 100 lbs. = 100 kilogrammes of France, or 212½ Antwerp old weight. One harrel = 20½ gatlons English; 100 lbs. = 100 kilogrammes of France, or 2124 Antwerp old weight. One harrel = 20½ gatlons English; 100 lbs. = 100 kilogrammes of France, or 2124 Antwerp old weight. One harrel = 20½ gatlons English = 100 litres French.

Custom-house Regulations.—Captains of ships arriving at Antwerp, or any of the Belgian ports, must make, within 24 hours, a declaration in writing, of the goods of which their cargo consists; specifying the marks and numbers of the bales, parcels, &c.; their value, according to the current frice at the time when the declaration is made; the name of the ship or vessel, as well as that of the captain, and of the country to which she bel

been as follows :-

Years.						Ships.	Years.						Ships.
1824	•	-	-	-	-	681		-	-	-	-	-	822
1825 -		-	-	-	-	800	1828	-	-	-	-	-	955
1998		_				000							

Of the 800 ships entering Antwerp in 1825, 114 were from Liverpool, 119 from London, 44 from Hull, 48 from Havre, 41 from Bordenux, 24 from Petersburgh, 24 from New York, 25 from Cuba, 26 from Rio Janeiro, 11 from Batavia, &c.—(Bulletin des Sciences Geographiques, for January, 1829, and

The commerce of Antwerp suffered much, in 1831 and 1832, from the hostilities between the Belgians and Dutch. In 1831, there were only 388 arrivals of foreign ships.

Comparative statement of the Imports of the undermentioned Goods, at Antwerp, since 1827, and of the Stocks at the Close of each year.

Articles.	Imports.							Stocks, 31st December.						
Atticical	1827.	1828.	1829.	1930.	1831.	1832.	1827.	1828.	1929.	1830.	1831.	1832.		
Ashes, U. S barrels	7,158	9,647 1,501	11,642	6,951	7,452		600	800	2,950	214	650	1,900		
- Russia - casks	4,420 23,100	22,900	23,080	21,110	72S	3,558	1,000	200	1,200 8,430	250	550	750		
	23,108	18,324	33,985	21,845		14,700	8,250	8,650	6,155	4,000	2,700	1,900		
	211.349	140 504		210 50#	228,896	28,687	4,420	5,563		4,700	1,050	90		
Hides, S. A. No.	1,357	2,103	1,846	1,063	433		4,000 287	1,350	43,600	22,500 286	39,500	92,00		
indigo chests	599	380	725	206	120	649 252	247	606 268	360	101	175 55	21		
Pimento serons	1,519	1,870	1,340	2,220	576	562	500	500	200	100	200	6		
	22,149	6,340	11,522	12,999	6,406			6,000	8,400	3,000	4,000	20		
Pepper, small do. Bico tierces	14,505	13,961	18,712	23,221	6,029	14,458	2,300	1,200	5,000	4,500	700	1,00		
	16,897	38,899	99,827	41,530	16.483	10,153	9,400	30,000	13,500	2,500	3,500	1,60		
Sugar - bags	18,000	17,800	24,730		9,800	12,200	3,370	2,600	8,050	1,250	1,400	1,45		
Tea packages	1,564	91	186	1,253	814	3,778	2,255	1 878	1 335	391	1,400	1,60		
Tobacco - hhds.	1,101	2,323	1,552	2,253	8,361	12,925	375	1,878	1,335 225	40	1 110	3,00		
Logwood tons	706	2,260	855	952	1,250	1,200	700	900	350	130	1,119 500	3,20		
Fustic do.	573	822	1,639	2,033	255	315	700 220	300	490	570	340	3,20		

In the Imports of 1831 and 1832, are included those received through Ostend which were destined for this port. The stocks of these goods now at Ostend, or on their way thence, are also included.

The following goods were imported at Antwerp in 1832 from all places:

Pinces.		Coffee.			Sug	ur.			Hides.	Cotton	
Pinees.	Casks.	ks. Barrels. Bag		Casks.	C. Braz.	Hx.Hav.	Can.	Barrels'	Bags.	Ox & Cow.	Bales.
Great Britain S. America and W. Indies United States Continent of Europo East Indies Jersey and Guernsey	211 90	15 2 162	101,285 71,424 50,102 11,660 19,298	841	992 488	8,103 30,088 1,732 291 85	2,451	443 147 203 260	16,316 344 13,602 1,076	203,756	12,789 1,623 13,754 521
Totals	301	179	246,769	2,839	1,480	40,299	2,451	1,053	31,350	362,878	28,687

Places.	Pepper.	Pimento	Ast	ies.	Itie	ec.	Ind	igo.	Tohac.	Tea.	Dyew	oods.
	Bags.	Bags.	U. Stat.	Russia.	Tierces.	Hags.	Chests, Serus.		Hhds.	Pack.	C. Tons.	F. Tons.
Great Britain	960	212	779	1,522	1,936	9,958	520	71	1,103		`	
United States Continent of Europe East Indies Jersey and Guernsey	6,000	350	7,792 25	2,046	10,731 1,791	45	61 21 41	173	10,839 883	1,455 2,263	1,200	a15
Tulals	6,960	562	8,596	3,568	14,458	10,153	649	252	12,825	3,738	1,200	315

Conditions under which Goods are sold.—On goods generally 2 per cent. is allowed for payment in 20 days, and 14 per cent. on credit of 6 weeks or 2 months. On cottons, at 20 days' credit, 3 per cent, are allowed, and 14 per cent. on a credit of 2 or 3 months. On ashes, hides, and sugar, 3 per cent. for 20 days, and 14 per cent. for 3 months' credit.

Three.—West India, Bruzil, and Java coffee, in single bags, 2 per cent., and Havannah in jones, 4 lb. per hag extra. Bourbon, in whole bags, 4½ lbs., and in ½ do. 2½ lbs. Pineuro, pepper, and ginger in bags, 2 per cent. on these articles, as also coffee, to casks and barrels, real tare. Cassin lignen, and cinnamon in bales, 10 per cent.; and in chests, 6 to 6½ lbs. per rhest. Ashes, 12 per cent. Querteiron bark, 10 per cent. Cotton in bales, 4 per cent. exclusive of ropes; and in serons, 6½ to 7 lbs. per seron. Horse bair, real tare. Indigo, in chests or barrels, real tare; and in serons, 6½ to 7 lbs. per seron. Rice, in casks, 12 per cent; and in bags, 2 per cent. Museovado sugars, in casks and barrels, and Havannah chyed, in boxes, 14 per cent.; Brazil, in chests, 16 per cent; Java In canisters and baskets, 9 per cent; Sium and Manilla, in bags, 3 per cent, general, 1 lbs. per cent. Bolien ten, exclusive of wrappers, 46 lbs. per chest, 24 lbs. per ½ lditto, 51bs. per ½ ditto, 51bs per 1-21th ditto, 31bs. per 1-26th ditto, 7 lbs. per 4 ditto, 51bs per 1-21th ditto, 31bs. per 1-25th ditto, 31bs. per 2-25th ditto, 21bs. per 1-25th ditto, 31bs. per 1-25th ditto, 41bs. per 1-25th ditto, 41bs. per 1-25th ditto, 41bs. per 2-25th ditto, 31bs. per 1-25th ditto, 31bs. per 1-25th ditto, 41bs. per 2-25th ditto, 51bs. per 1-25th ditto, 31bs. per 1-25th ditto, 41bs. per

Our imports from Belgium, although they have been steadily on the increase, are not of much moment. Their annual value, taking the average of five years, amounts to no moro than about 330,000 dollars; which is only a fourth part of the value of the exports from the United States to that country. Few of the products of Belgium can compete in our markets

with the similar products of England, France, or Germany.

The principal article imported by us from Antwerp is firearms, and these chiefly, if not exclusively, fowling pieces and pistols, manufactured at Liege. Zinc, for roofing, is another article which may deserve to be mentioned. Although dearer than that imported from Hamburg, and which is brought to that place from Silesia, it is preferred to the latter, on account of its superior pliability. To these articles may be added linseed oil, window glass, and cloths and kersimeres, the finest descriptions of which are manufactured at Vervins. Brussels and Mechlin laces come to us also from Antwerp, but only to an inconsiderable amount,

We export to Belgium cotton, pet and pearl ash, coffee, tobacco, whale and other fish oil,

raw hides, &c .- Am. Ed.]

APPLES, the fruit of the Pyrus Malus, or apple tree. It is very extensively cultivated in most temperate climates. An immense variety and quantity of excellent apples are raised in England, partly for the table, and partly for manufacturing into eider. Those employed for the latter purpose are comparatively harsh and austere. The principal cider counties are Hereford, Monmouth, Gloucester, Worcester, Somerset, and Devon. Mr. Marshall calculates the produce of the first four at 30,000 hhds. a year, of which Worcester is supposed to supply 10,000. Half a hogshead of cider may be expected, in ordinarily favourable seasons, from each tree in an orchard in full bearing. The number of trees on an acre varies from 10 to 40, so that the quantity of cider must vary in the same proportion, that is, from 5 to 20 hhds. The produce is, however, very fluctuating; and a good crop seldom occurs above once in three years .- (Loudon's Encyc. of Agriculture, &c.)

Besides the immeuse consumption of native apples, we import, for the table, considerable supplies of French and American apples, especially the former; the entries of foreign apples for home consumption having amounted, at an average of the three years ending with 1831, to 36,012 bushels a year. Were it not for the oppressive duty of 4s. a bushel, there can be little doubt that the imports would be decidedly larger. The apples produced in the vicinity of New York are universally admitted to be the finest of any; but unless selected and packed with care, they are very apt to spoil before reaching England. The exports of apples from the United States during the year ended the 33th of September, 1812, amounted to 6,928 barrels, valued at 15,314 dollars. Of these, 1,379 barrels were shipped for England.—(Papers published by the Board of Trade, p. 106.; Papers latá before Congress, 15th of February, 1833.)

(Duty on apples reduced from 4s. to 2s. a bushel.—(4 & 5 Will. 4, c. 89, § 15.)—Sup.) [The apples in most esteem are the various sorts of pippins; and the best of these are produced in New York and New Jersey. From an average of four years, ending in 1837, the annual export of apples from the United States may be stated to amount to 19,462 barrels, valued at 35,866 dollars. Of this quantity, 3,237 barrels were shipped for England; 6,782 were sent to British North American Colonies; and 4,280 to the island of Cuba.—Am. Ed.

APPRENTICE, a young person of either sex, bound by indenture to serve some particular individual or company of individuals, for a specified time, in order to be instructed in some art, science, or trade.

According to the common law of England, every one has a right to employ himself at

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pleasure in every lawful trade. But this sound principle was almost entirely subverted by a statute passed in the fifth year of the reign of Queen Elizabeth, commonly called the Statute of Apprenticeship. It enacted that no person should, for the future, exercise any trade, craft, or mystery, at that time exercised in England and Wales, unless he had previously served to it an apprenticeship of seven years at least; so that what had before been a bye-law of a few corporations, became the general and statute law of the kingdom. Luckily, however, the courts of law were always singularly disinclined to give effect to the provisions of this statute; and the rules which they established for its interpretation served materially to mitigate its injurious operation. But though its impolicy had been long apparent, it was continued till 1814, when it was repealed by the 54 Geo. 3. c. 96. This act did not interiere with any of the existing rights, privileges, or bye-laws of the different corporations; but wherever these do not interpose, the formation of apprenticeships, and their duration, is left to be adjusted by the parties themselves.

The regulations with respect to the taking of apprentices on board ships, the only part of this subject that properly comes within the scope of this work, are embodied in the 4 Geo. 4. c. 25. They are as follows:-

From the 1st of January, 1824, every master of a merchant ship exceeding the burden of 60 tons shall have on board his ship, at the time of such ship clearing out from any port of the United Kingdom, one apprentice or apprentice, in the following proportion to the number of tons of her admeasurement, according to the certificate of registry; viz:

For every vessel exceeding 80 tons, and under 200 tons, 1 apprentice at least, 700 700 and upwards -

have been corolled at some port from which the ship in which such apprentice shall afterwards go to

By stat. 7 & 8 Geo. 4, c. 56, § 7. it is enacted that no higher duty than 2s, shall be charged upon the indenture of any apprentice bound to serve at sea in the merchant service.

[It may be stated, as a general rule, that apprentices in the United States may be bound to serve some master or mistress, if a male, till the age of twenty-one years, and if a female, till the age of eighteen. Every person, however, has the right, in accordance with the principles of natural equity, as well as of the common law of England, to employ himself at pleasure in every lawful occupation, even though he should not have served an apprenticeship to it. This is, at least, the case in all but a very few occupations, such as that of an auctioneer, and the professions of law and medicine, the door of the admission into which is guarded, either by requiring a previous apprenticeship, or by restrictions and regulations of a different description, and is thus guarded on the ground of securing to the public, in the most effectual manner, the due performance of the services to be rendered.—Am. Ed.]

AQUA FORTIS. See Acid (Nitric). AQUAMARINE. See Beryl.

AQUA VITÆ. (Ger. Aquavit; Fr. Eau de vie; It. Acqua vite; Sp. Agua de vida; Rus. Wodka; Lat. Aqua vitæ), a name familiarly applied to all native distilled spirits; equivalent to the eau de vie, or brandy, of the French, the whiskey of the Scotch and Irish, the geneva of the Dutch, &c. In this way it is used in the excise law relating to the distilleries.

ARANGOES, a species of beads made of rough cornelian. They are of various forms, as barrel, bell, round, &c., and all drilled. The barrel shaped kind, cut from the best stones, are from two to three inches long, and should be chosen as clear as possible, whether red or white, having a good polish, and free from flaws. The bell-shaped are from one to two inches long, being in all respects inferior. Considerable quantities were formerly imported from

Bombay, for re-exportation to Africa; but since the abolition of the slave trade, the imports and exports of arangoes have been comparatively trifling.—(Milburn's Orient, Com.)

ARCHANGEL, the principal commercial city of the north of Russia, in lat. 64° 34′ N., long. 38° 59′ E. It is situated on the right bank of the Dwina, about 30 English miles above where it falls into the White Sea. Population, 7,000 or 8,000. The harbour is at the island of Sollenbole, about a mile from the town. The bar at the mouth of the Dwina has generally 14½ feet water; so that ships drawing more than this depth must be partially loaded outside the bar from lighters. The Dwina being a navigable river, traverening a great extent of country, renders Archangel a considerable entrepôt. It was discovered in 1554, by the famous Richard Chancellor, the companion of Sir Hugh Willoughby in his voyage of discovery; and from that period, down to the foundation of Petersburgh, was the only port in the Russian empire accessible to foreigners. Though it has lost its ancient importance, it still enjoys a pretty extensive commerce. The principal articles of export are grain, tallow, flax, hemp, 'timber, linseed, iron, potash, mats, tar, &c. Deals from Archangel, and Onega in the vicinity of Archangel, are considered superior to those from the Baltic. Hemp not so good as at Riga, but proportionally cheaper. Tallow is also inferior. Iron same as at Petersburgh, sometimes cheaper and sometimes dearer. The quality of the wheat exported from Archangel is about equal to that from Petersburgh. The imports are not very extensive. They consist principally of sugar, coffee, spices, salt, woollens, hardware, &c. The morchants of Archangel are said by Mr. Coxe to be distinguished for honesty and intelligence. (Travels in the North of Europe, vol. iii. p. 150.)

Account of the Quantities of the principal Articles exported from Archangel during each of the six Years ending with 1832.

Articles.	1827.	1828,	1829.	1830.	1831.	1832.
Flax poods	49,855	54,877	131,160	162,383	266,485	120,719
Grain, Barley chets.	3,670	550	11,765	1,897	8,657	323
Oats - do.	308,810	47.137	352,792	81,639	226,109	27,770
Rve - do.	44,108	39,106	96,460	157,645	174,102	189,486
Wheat do.	2.017	11,777	113,739	83,400	101,037	37,728
Hemp poods	46,979	45,693	57,317	63,057	53,855	51,142
Iron do.	61,319	65.013	117,261	116,372	89,675	47,360
Linseed chets.	78,612	131,801	136,968	142,158	95,039	103,494
Mats pieces	1,363,334	530,353	651,438	674,481	421,119	841,450
Pitch barrels	13,460	9,973	8,407	17,917	8,237	13,434
Potashes - ponds	10,166	3,967	3,209	10,065	12,823	9,205
Tallow do.	100,634	186,126	156,778	135,157	119,261	100,263
Tallow candles do.	2,815	3,422	3,773	4,750	3,491	2,937
Tnr barrels	91,226	70,985	37,761	92,548	52,467	58,014
Train oil - poods	21,217	17,004	16,534	19,169	4,129	8,980
Wood, Deals pieces	382,215	216,526	260,771	415,989	238,660	231,313
Battens do.	84,745	73,133	75,335	121,426	63,175	43,354
Deal ends do.	74,644	50,620	64,160	101,285	53,303	44,535

The total value of the exports in 1831 was estimated at 14,750,756 rubles, while that of the imports was estimated at only 1,155,872 rubles. During the same year there arrived at Archangel 443 ships; of which 349 were British, 12 Dutch, 14 Prussian, 12 Mecklenburg, &c.

Account of the Number of Ships that sailed from Archangel during each of the Six Years ending with 1832.

Years ·	-	• -	1827.	1828.	1829.	1830.	1831.	1832.	
Ships	-	-	386	290	450	505	445	364	

The trade of Archangel is very much influenced by the demand from the more southerly parts of Europe, and especially from England, for corn. When a brisk demand is anticipated, oats are brought in large quantities from the interior, sometimes even from the distance of 1,500 miles, in covered barks capable of holding several hundred quarters. But as there are few extensive mercantile establishments here, the supplies are scanly, except when a large demand has been expected for some time previously to the season for bringing them down.—(Oddy's European Commerce, and private information.)

Monies, Weights, and Measures, same as at Petersburg; which see.

ARGOL, ARGAL, on TARTAR, (Ger. Weinstein; Du. Wynsteen; Fr. Tartre; It. Sp. and Port. Tartaro; Rus. Winnui kamen; Lat. Tartarus), a hard crust formed on the sides of the vessels in which wine has been kept; it is red or white according to the colour of the wine, and is otherwise impure. On being purified, it is termed cream or crystals of tartar. It consists principally of bitartrate of potash. White argol is preferable to red, as containing less drossy or earthy matter. The marks of good argol of either kind are, its being thick, brittle, hard, brilliant, and little earthy. That brought from Bologna is reckoned the best, and fetches the highest price. Argol is of considerable use among dyers, as serving to dispose the stuffs to take their colours the better. Pure argol, or cream of tartar, is extensively used in medicine. It has an acid and rather unpleasant taste. It is very brittle, and easily reduced to powder: specific gravity 1.95.

The duty on argol, which was judiciously reduced in 1832, from 2s. a cwt. to 6d. produced in that year 678l. 3s. 7d. of nett revenue. This, supposing the whole to have been charged with the low duty,

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ed in that low duty, would show an importation of 27,127 cwt. The price of argol in the London market, in August, 1833, varied, Bologna from 52s. to 58s. per cwt., Leghorn 48s. to 50s. per ditto, Naples 42s. to 48s., Rhenish 48s. to 50s.

ARISTOLOCHIA (Fr. Serpentaire; Ger. Schlangenwurzel; It. Serpentaria; Lat. Aristolochia serpentaria), the dried root of Virginia snake-root, or birthwort; it is small, light, and bushy, consisting of a number of fibres mattel together, sprung from one common head, of a brownish colour on the outside, and pale or yellow within. It has an aromatic smell something like that of valerian, but more agreeable; and a warm, bitterish, pungent taste, very much resembling camphor.—(Eney. Metrop.)

ARMS. See FIRE-Aums.

ARQUIFOUX (Ger. Bleyglanz; Fr. Arquifou; It. Archifoglio; Lat. Galena), a sort of lead ore, very heavy, easily reduced to powder, and hard to melt; when it is broken, it parts into shining scales of a whitish colour. The potters use it to give their works a green varnish; and in England it is commanly called potters' ore. Arquifoux is exported from England in large lumps; it should be chosen heavy, the scales bright and resembling tinglass.

ARRACK, OR RACK (Fr. Arac; Ger. Arrack, Rack; Du. Arak, Rak; It. Araco; Sp. Arak; Port. Araca; Rus. Arak), a spirituous liquor manufactured at different places

in the East.

Arrack is a term applied in most parts of India, and the Indian islands, to designate every sort of spirituous liquor; a circumstance which accounts for the discrepancy in the statements as to the materials used in making it, and the mode of its manufacture. The arrack of Goa and Batavia is in high estimation; that of Columbo or Ceylon has been said to be inferior to the former; but this is doubtful. Goa and Columbo arrack is invariably made from the vegetable juice, toddy, which flows by incision from the coco nut tree (Cocos nuci-fera). After the juice is fermented, it is distilled and rectified. It usually yields about an eighth part of pure spirit. Batavia or Java arrack is obtained by distillation from molasses and rice, with only a small admixture of toddy. When well prepared, arrack is clear and transparent; generally, however, it is slightly straw-coloured. Its flavour is peculiar; but it differs considerably, no doubt in consequence of the various articles of which it is prepared, and the unequal care taken in its manufacture. In England, arrack is seldom used except to give flavour to punch: formerly the imports were quite inconsiderable; but they have recently increased so as to amount, at an average of the years 1829 and 1830, to above 30,000 gallons a year. In the East its consumption is immense. It is issued to the soldiers in India as part of the established rations; and it is supplied, instead of rum, to the seamen of the royal navy employed in the Indian seas. It is one of the principal products of Ceylon. Its prime cost in that island varies from 8d. to 10d. a gallon; and from 600,000 to 700,000 gallons are annually exported, principally to the presidencies of Bengal, Madras, and Bombay. It is sold in Ceylon by the legger of 150, and in Java by the legger of 160 gallons. In 1829, the first quality of Java arrack sold in Batavia at 160 florins the legger, or 1s. 83d. per gallon. The second quality fetched 125 florins.

Pariah-arrack is a phrase used to designate a spirit distilled in the peninsula of India, which is said to be often rendered anyholesome by an admixture of ganga (Cannabis sativa), and a species of Patara, in the view of increasing its intoxicating power. Int it is not clear whether the term pariah-arrack be occun to imply that it is an inferior spirit, or an adulterated compound. This liquor is sometimes distilled from coco nut toddy, and sometimes from a mixture of juggery, water, and the barks of various trees.—(See Milburn's Orient. Com.; and Mr. Marshall's valuable Essay on the Coco Nut Tree, p. 18.)

ARROW-ROOT, the pith or starch of the root Marenta arundinacea. It has received its common name from its being supposed to be an antidote to the poisoned arrows of the Indians. The powder is prepared from roots of a year old. It is reckoned a very wholesome nutritious food; it is often adulterated, when in the shops, with the starch or flour of potatoes. It is a native of South America; but has been long introduced into the West Indies, where it forms a pretty important article of cultivation. An excellent kind of arrow-root, if it may so be called, is now prepared in India from the root of the Curcuma angustifolia. The plant is abundant on the Mulabar coast, where the powder is made in such quantities as to be a considerable object of trade. Some of it has been brought to England. The Maranta arundinacea has been carried from the West Indies to Ceylon, where it thrives extremely well, and where arrow-root of the finest quality has been manufactured from it. (Ainslie's Mat. Indica.)

At an average of the three years ending with 1831, the arrow-root entered for home consumption amounted to 441,556 lbs. a year. Previously to last year (1832), the duty on arrow-root from a British possession was 9s. 4d. a cwt.; but as it is now reduced to 1s. a cwt., a considerable increase of consumption may be expected. It was quoted in the London market, in August, 1833, at from 9d. to 1s. 10d. ner 1b.

ARSENIC (Ger. Arsenik; Fr. Arsenic; It. and Sp. Arsenico; Rus. Müschjah; Lat. Arsenicum). This metal has a bloish white colour not unlike that of steel, and a good deal of brilliancy. It has no sensible smell while cold, but when heated it emits a strong odour of garlic, which is very characteristic. It is the softest of all the metallic bodies, and so brittle

that it may easily be reduced to a very fine powder by trituration in a mortar. Its specific

gravity is 5.76 .- (Thomson's Chemistry.)

Metallic arsenic is not used in the arts, and is not, therefore, extracted from the ore, except for the purposes of experiment or curiosity. The arsenic of commerce is the white oxide, or acsessous acid, of chemists. It is a white, brittle, compact substance, of a glassy appearance; is inodorous; has an acrid mate, teaving on the tongue a sweetist impression; and is highly corrosive. In its metallic state, arsenic exerts no action on the animal system; but when oxidised, it is a most virulent poison. The arsenic of the shope is sometimes adulterated with white sand, chalk, or gypsum; the fraud may be detected by heating a small portion of the suspected powder; when the arsenic is dissipated, leaving the impurities, if there he any, behind. Though the most violent of all the mineral poisons, the white oxide of arsenic, or the arsenic of the shops, is yet, when judiciously administered, a medicine of great efficacy. It is also used for various purposes in the arts. It is principally imported from Saxony and Holenia.—(Thousan's Chemistey).

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ASAFŒTIDA (Ger. Tenfelsdrech; Du. Duivelsdreck; Fr. Assa-fetida; Sp. Asa-fetida; Lat. Asa-ferida; Per. Ungoozch), a gum resin, consisting of the inspissated juice of a large umbelliferous plant, the Ferula asafietida. It is produced in the southern provinces of Persia, and in the territory of Sinde, or country lying at the mouth of the Indus.

It is exported from the Persian gulf to Bombay and Calcutta, whence it is sent to Europe. It has a nameous, somewhat bitter, biting taste, and an excessively strong, fostid, alliaceous smell; the newer it is, it possesses its smell and other peculiar properties in the greater perfection. It is imported, packed is irregular masses, in mats, casks and cases; the last being, in general, the best. It should be chosen clean, fresh, strong-scented, of a pule reddish colour, variegated with a number of the, white tears; when broken, it should somewhat resemble marble in appearance; and, after being exposed to the air, should turn of a violet red colour. That which is soft, black and foul, should be rejected. The packages should be carefully examined, and ought to be tight, to prevent the suell from injuring any other article. In 1826, the imports of asafontida amounted to 100,770 hs., but they have not been so large since; and in 1830, only 8,722 lbs, were imported. We have not learned the quantity cleared for consumption, but it must be triding. In this country, it is used only in the materia medica. In France, it is used both in that way, and to some extent, also, as a condiment. It is worth in bond, in the London market, from 21, to 81, per cwt.—(Milbarn's Orient, Com.; Parl, Papers; and present information.) private information.)

ASARUM (Fr. Asaret; Ger. Hazelwurzel; Sp. Asaro de Europu), the root or dried leaves of the asarabacca. The leaves are nearly inodorous; their tasto slightly aromatic, bitter, acrid, and nauseous. The powder of the leaves is the basis of most cephalic snulls. A good deal of their acrimony is lost in keeping: they should, consequently, be used in as recent a state as possible, and dried without the application of much heat. Asarabacea grows

in several parts of England, particularly Lancashire and Westmoreland.

ASH (COMMON), the Fraxinus excelsion of botanists, a forest tree of which there are

many varieties. It is abundant in England, and is of the greatest utility.

The ash is of very rapid growth; and, unlike most other trees, its value is rather increased than diminished by this circumstance. Like the chesnut, the wood of young trees is most esteemed. It grows on a great variety of soils, but is hest where the growth has been most vigorous. It is inferior to the oak in stiffness, and is more easily split; but in toughness and chatterly it is far superior to the oak, or to any other species of timber. Hence its universal employment in all those parts of wachinery which have to sustain sudden shocks, such as the circumference, tech, and spokes of wheels, ship-blocks, &c. and in the manufacture of agricultural implements; in the latter, indeed, it is almost exclusively made use of. The want of prolonged durability is its greatest defect; and its too flexible to be employed in building. The wood of old trees is of a dark brown colour, sometimes beautifully figured; the wood of young trees is brownish white, with a shade of green. The texture is alternately compact and norms: where the growth has been vigorous, the compact part of the scanning againent; the wood of young trees is brownish white, with a shade of green. The texture is alternately compact and porous; where the growth has been vigorous, the compact part of the several layers bears a greater proportion to the spongy, and the timber is comparatively tough, elastic, and durable. It has neither taste nor smell; and, when young, is difficult to work. The mountain ash (Pyrus auceparia) is quite a different tree from the common ash, and its inher is far less valuable.—(Tredgold's Principles of Carpeatry; Timber Trees and Fruits, in Lib. of Entertaining Knowledge, &c.) valuable.—(Tree Knowledge, &c.)

ASHES (Fr. Vedasse; Ger. Waidasche; Du. Weedas; Da. Veedaske; It. Feccia bruciata; Sp. Alumbre de hez; Rus. Weidasch; Lat. Cineres infectorii), the residuum or carthy part, of any substance after it has been burned. In commerce, the term is applied to the ashes of vegetable substances; from which are extracted the alkaline salts called potash

pearlash, barilla, kelp, &c.; which see. ASPHALTUM. See BITUMEN.

ASS (Fr. Ane; Ger. Escl; It, Asino; Lat. Asinus), the well-known quadruped of that

ASSETS, in commerce, a term used to designate the stock in trade, and the entire propcrty of all sorts, belonging to a merchant or to a trading association. It is also applied to goods or property placed, for the discharge of some particular trust or obligation, in the hands of executors, assignces, &c.

ASSIENTO, a Spanish word signifying a contract. In commerce, it means the contract or agreement by which the Spanish government ceded first to a company of French, and afterwards (by the treaty of Utrecht) to a company of English merchants, the right to import slaves into the Spanish colonies.—(Brougham's Colonial Policy, vol. i. p. 439.)

ASSIGNEE, a person appointed by competent authority to do, act, or transact some business, or exercise some particular privilege or power, for or on account of some specified individual or individuals.

Assignces may be created by deed, or by law: by deed, where the lessee of a farm assigns the same to another; by law, where the law makes an assignee without any appointment of

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the person entitled, as an executor is assignee in law to the testator, and an administrator to an intestate. The term is most commonly applied to the creditors of a bankrupt appointed to manage for the rest, and who consequently have the bankrupt's estate assigned over to them .- (See BANKRUPT.)

ASSIZE. See BREAD.

ASSURANCE. See INSURANCE.

AUCTION, a public sale of goods to the highest hidder. Auctions are generally notified by advertisement, and are held in some open place. The biddings may be made either by parties present, or by the auctioneer under authority given to him; the sale is usually terminated by the fall of a hannner.

AUCTIONEER, a person who conducts sales by auction. It is his duty to state the conditions of sale, to declare the respective biddings, and to terminate the sale by knocking down the thing sold to the highest bidder. An auctioneer is held to be lawfully authorised by the purchaser to sign a contract for him, whether it be for lands or goods. And his writing down the name of the highest bidder in his book is sufficient to bind any other person for whom the highest bidder purchased, even though such person be present, provided he do not object before entry.

Every auctioneer must take out a licence, renewable annually on the 5th of July, for which he decharged 5t; and if he sell goods for the sale of which an excise licence is specially required. In must also take out such licence, unless the goods be the property of a licensed person, and side the his behalf and on his entered premises, in which case such additional licence is not required.—(6 Gre.

4.c.8.)
Auctioneers within the limits of the chief excise office in London are bound, sens rates accepted their licence, to give security to the excise by bond, themselves in 1,600, and two sources in 2001, each, to deliver in within twenty-eight days of any sale a true and particular account of source along and to pay the duties on the same. Auctioneers refusing or delaying to pay the duties within the specified time, forfeit their bond and the bonds of their sureties, and double the amount of the duties. (19 Geo. 3. c. 50.)
Auctioneers carrying on their trade without the limits of the bead office gave bond, themselves in 500, and two sureties in 500, each, to render an account of the duties retraing bond, themselves in 500, and two sureties in 500, each, to render an account of the duties retraing bond, themselves in \$00, and two sureties in 500, each, to render an account of the duties retraing bond, themselves in \$00, and two sureties in \$00, each, to render an account of the duties retrained acceptance and the particle of the duties are represented by the sureties in \$0.000 and the pay them within six weeks, under the penalties already mentioned ~ (13 Geo. 3, c. 56, arxiv \$\phi\$) \$\text{Occ.} 3, c. 56, arxiv

them within six weeks, under the penalties already mentioned ~ (13 Leve, 3, c., 56, local or dec. 3, c., 54). A licensed anctioneer going from town to town by a public stage coach, and sending good chy a public canveyance, and selling them on commission by retail or anction, so trading person within the 50 Geo, 3, c., 41, \$\grephics\$ 6, and must take out a hawker's and peullar's livence.

The following duties are payable on goods sold by anction:
For every 20s. of the purchase money arising or payable by virtue of any sale at another on the benefit of the growers or first purchasers respectively of any sheep's wood, the growth or produce of any part of the United Kingdom, 2d.

For every 20s. of the purchase money arising or payable by virtue of any sale at another of any interest in possession or reversion in any freehold, customary, capyhold, or leasehold lanks tenements, houses, or hereditaments, and any share or shares in the capital or joint stock of any expectation or chartered company, and of any anumities or sums of money charged thereon, and of any ships and vessels, and of any reversionary interest in the public funds, and of any plate or jewels, and so in proportion for any greater or less sum, 7d.

For every 20s. of the purchase money arising or payable by virtue of any sale at vaction of furniture, fixtures, pictures, books, horses, and carriages, and all other goods and chattels whatseever, and so in proportion for any greater or less sum, is.

The duties to be paid by the anctioneer, agent, factor, or seller by commission.

Ily stat, 20 Geo, 3, c. 6, 3, b, 1, 2, no duty shall be paid for piece goods sold by anction, wove or fabricated in this kingdom, which shall be sold entire in the piece or quantity as taken from the loons, and in lots of the price of 20th or upwards, and so as the same be sold in no other than entered places, and openly shown and exposed at such sule.

And the auctioneer shall, besides the bond given on receiving his hence, give a further bond in 5,000t, with two sureties, tha

By stat. 41 Geo. 3. c. 91. § 8., all corn and grain of every sort, flour, and meal, and all beef, pork, hams, bacon, cheese, and butter, imported into Great Britain, shall be free of the duty on the first salle thereof by auction on account of the importer, so as the same be entered at some custombouse at the port of importation, and the sale thereof be within twilve months and by a licensed authorizer.

house at the port of importation, and the sale thereof be within tw-live months and by a licensed auctioneer.

Ily stat, 30 Geo, 3, c, 26, all goods imported by way of more landing from Yucatan, and by 3 Geo 3, c, 41, all whale-oil (and by 41 Geo, 3, c, 42, all elephant oil, produced from sear-cows or sea-elephants, and commonly called "elephant's oil,") whatebone, umbergris, and head-matter, and all skins of seals and after antinals living in the wa, and also elephant's teeth, pulm-oil, dyeing-wood, drugs, and after articles for dyers mee, and will undogany and other manufactured wood for the use of cubinet-makers and other manufacturers, imported in British ships from Africa and (by 42 Geo, 3, c, 93, 2), America, or any British settlement abroad, shall be free of the excise duty on the first sale thereof at auction by or for the account of the original importer to whom the same were consigned, and by whom they were entered at the Custom-house, so us such sale be made within twelve months after such goods are imported, and the same be sold by a licenced anctioneer.

Ily stat, 19 Geo, 3, c, 50, 813, no duties shall be haid (1,) on any sale by auction of estates or chattels made by order of the Court of Chancery or Exchequer, or courts of great sessions in Wales: (2) on any sale made by the East India or Hudson's Bay companies: (3,) by order of the commissioners of the navy or victualling offices: (6,) on any such sales under by the sheriff, for the benefit of creditors, in execution of judgment: (7,) on sales of goods distrained for rent: (8,) on sales of or non-payment of tithes: (9,) on sales of effects of bankrupts sold by assignees: (10,) on goods imported by way of merchandise from any British colony in America, the same being of the growth, produce, or manufacture o such colony, on the first sale thereof on account of the original importer to whom they were consigned, and by whom they were entered at the Custom-house, so as such sale be made within twelve menths after importation (see 59 Geo, 3, c, 54, §

condemned as prize, and sold for the henefit of the captor; (12.) on any ships or goods wrecked or stranded, sold for the benefit of the insurers or proprietors: (13.) on the sule of any goods damaged by fire, and sold for the benefit of the insurers or proprietors: (13.) on the sule of any goods damaged by fire, and sold for the benefit of the insurers of the customary messinges, lands, or tenements for the term of a life or lives, or any number of years: (15.) on any auction to be held for the letting or them in any number of years: (15.) on any auction to be held for the letting or demising may messinges, lands, or tenements for the term of a life or lives, or any number of years to be created by the person on whose account such auction shall be held: (16.) on the sale of any wood, coppice, produce of mines or quarries, or materials for working the same; or on the sale of any cattle, and live or dead stock, or unmanufactured produce of land, so as such sale of woods, coppices, produce of mines or quarries, cattle, corn, stock or produce of land, may be made whilst they continue on the lands producing the same, and by the owner of such lands, or proprietor of or adventurer in such mines or quarries, or by their steward or agent.

By stat. 52 Geo. 3. c. 53. \(\frac{1}{2}\), or any other act.

Certain articles from the United States, as regulated by the act 59 Geo. 3. c. 54. \(\frac{1}{2}\), 3, and goods from Portugal imported under stat. 51 Geo. 3. c. 47., any also be sold by auction free of duty, if on account of the original importer, and within twelve months of their importation.

By stat. 19 Geo. 3. c. 50. \(\frac{1}{2}\), 0, the auctioneer, if the sale be within the limits of the chief office of excise in London, shall give two duys' notice at the said office, elsewhere three days' notice to the collector or at the next excise office, in writing, signed by him, specifying the particular day when such sale shall begin; and shall at the same time, or within twenty-four hours after, deliver a written or printed catalogue, attested and signed by such nuctioneer or his known clerk, in which catalogue shall stranded, sold for the benefit of the insurers or proprietors: (13.) on the sale of any goods damaged by fire, and sold for the benefit of the insurers: (14.) on any auction to be held on the account of the

said commissioners or collector, on pain of forfeiting 50l, for every neglect or refusal of delivering such declaration, verified as aforesaid.

The real owner of any estate, goods, or effects put up to sale by way of auction, and bought in either by himself or by his steward or known agent employed in the management of the sale, or by any other person appointed in verifing by the owner to bid for him, shall be allowed the duties, provided notice in writing be given to the auctioneer before such hidding, both by the owner and person intended to be the hidder, of such person being appointed by the owner; and provided such notice be verified by the oath of the auctioneer, as also the fairness of the transaction to the best of his knowledge and belief.—(19 Geo. 3. c. 56, 28 Geo. 3. c. 37.) An auctioneer employed in a case of this sort, and neglecting to take the proper steps to prevent the duties from attaching, may be obliged to pay them himself. (19 Geo. 3. c. 56.)

If the sale of an estate be void through defect of title, the commissioners of excise, or justices of the peace in the county, may, on oath being made, grant relief for the duties paid. Claim must be made within twelve months after the sale, if rendered void within that time; or if not rendered void within that time, within three months after the discovery.

The auctionecr is by law liable to pay the auction duties, but he may recover the same from the vendor. The conditions of sale usually oblige the buyer to pay the whole, or a part of the duties; and upon his refusing or neglecting to pay them, the bidding is void.

An auctioneer who declines to disclose the name of his principal at the time of sale, makes himself responsible. But if he disclose the name of his principal, he ceases to be responsible, either for the soundness of or title to the thing sold, unless he have expressly warranted it on his own responsibility.

If an auctioneer pay over the produce of a sale to his employer, after receiving notice that the goods were not the property of such employer, the real owner of the goods may recover

the amount from the auctioneer.

It has long been a common practice at certain auctions (called for that reason mock auctions) to employ puffers, or mock bidders, to raise the value of the articles sold by their apparent competition, and many questions have grown out of it. It was long ago decided, that if the owner of an estate put up to sale by auction employ puffers to bid for him, it is a fraud on the real bidder, and the highest bidder cannot be compelled to complete his contract. -(6. T. Rep. p. 642.) But it would seem as if the mere employment of puffers under any circumstances were now held to be illegal. "The inclination of the courts at the present time is, that a sale by auction should be conducted in the most open and public manner possible; that there should be no reserve on the part of the seller, and no collusion on the part of the buyers. Puffing is illegal, according to a late case, even though there be only one puffer; and it was then decided that the recognised practice at auctions of employing such persons to bid upon the sale of horses could not be sustained."—(Woolrych on Commercial Law, p. 262.)

A party bidding at an auction may retract his offer at any time before the hammer is down. Another clearly established principle is, that verbal declarations by an auctioneer are not to be suffered to control the printed conditions of sale; and these, when pasted up under the box of the auctioneer, are held to be sufficiently notified to purchasers.

Auctioneers, like all other agents, should carefully observe their instructions. Should those who employ them sustain any damage through their carclessness or inattention, they will be responsible. They must also answer for the consequences, if they sell the property intrusted to the to order.

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The establish London, Pers to invite strang value. A strai knocked down needless to add. to suppress mos We subjoin

An account of the Amount of Day who have take (Parl. Paper, N

Years ended 5th of January.
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Should n, they roperty intrusted to their care for less than the price set upon it by the owners, or in a way contrary to order.

An auctioneer who has duly paid the licence duty is not liable, in the city of London, to the penalties for acting as a broker without being admitted agreeably to the 6 Anne, c. 16.

The establishment of mock auctions is said to be a common practice among swindlers in London. Persons are frequently placed at the doors of such auctions, denominated barkers, to invite strangers to come in; and puffers are in wait to bid up the article much beyond its value. A stranger making an offer at such an auction is almost sure to have the article knocked down to him. Plated goods are often disposed of at these auctions; but it is almost needless to add, that they are of very inferior quality. Attempts have sometimes been made to suppress mock auctions, but hitherto without much success.

We subjoin

An account of the Number of Auction Licenses granted from the 5th of January, 1819, with the Amount of Duly received on Sales by Auction; distinguishing each Year, and specifying those who have taken out such Licenses for Town, Country, and Town and Country, down to 1831.—(Parl. Paper, No. 138. Sess. 1831.)

Years ended		1	Number of Licenses taken out.						
5th of January.	Number of Auction Licenses.	Amount of Duty received on Sales by Auction.	For Town-	For Country.	For Town and Country.				
1820 1821 1822 1823 1824 1825 1826 1827 1828 1829 1830 1831	2,557 2,770 2,939 2,897 2,939 2,941 2,910 2,981 3,119 2,972 3,043 2,467	£ s. d.  256,534 16 9  225,630 5 9  202,317 18 2½  206,322 8 1  223,335 4 9  279,244 I 9‡  285,991 12 7‡  225,061 9 11  250,239 10 3  235,447 18 10½  225,258 11 4½  203,090 17 0	327 338 309 343 334 338 357 607	2,124 2,323 2,523 2,433 2,493 2,496 2,437 2,325 2,577 2,422 2,519 2,478	106 109 107 121 112 107 116 49 542 550 524 489				

Account of the Produce of the Auction Duties, in each of the Three Years, ending the 5th of January 1833, distinguishing the Amount paid under separate Heads.

					A	mount of	Aucti	on E	uties o	n the S	ale of			ı		
				Ann	Estates, Houses,		Household Furni- ture, Horses, Carriages, and all other Goods and Chattels,			's Woo	<ol> <li>Produ</li> </ol>	Foreign Produce (First Sale thereof.)			Produce.	
Enginnd Scotland Ireland	: :	: :	:	£ 72,348 7,150 1,952	6 7	128,18 12,38		1 3	£ 11 0		2,86	s. 5 13 5 10	4	£ 203,411 19,624 10,957		6
Year ended 5th	of Jan	unry,	1831.	81,451	19 6	149,57	7 3	0	13	1	2,95	4	3	233,993	8	C
England Scotland Ireland Year ended 5th	of Janu	uary,	1832.	76,164 4,863 1,616 82,644	9 7 8 5		4 11 7 2	_	0		6	7	5		4 5	8
England Scotland Ireland	: :	: :	:	79,218 5,436 2,213	13 8		1 3	2 7 4	15 1			1 13 3 0 1 13	2		19	7
Year ended 5th	of Jan	nary,	1833.	86,868	8 9	146,60	1 4	1	16	12	2,831	7	0	236,317	12	6

Excise Office, London, 5th of August, 1833.

[Sales at public auction, in the United States, are restricted in various ways. In some of the states, a limited number only of auctioneers is appointed by the government; while in others, every person who undertakes to act as an auctioneer is obliged to pay a certain sum into the public treasury for a license to entitle him to do so.—Am. Ed.]

AVERAGE, a term used in commerce and navigation to signify a contribution made by the individuals, when they happen to be more than one, to whom a ship, or the goods on board it, belong, or by whom it or they are insured; in order that no particular individual or individuals amongst them, who may have been forced to make a sacrifice for the preservation of the ship or cargo, or both, should lose more than others. "Thus," says Mr. Serjeant Marshall, "where the goods of a particular merchant are thrown overboard in a storm to save the ship from sinking; or where the masts, cables, anchors, or other furniture of the ship, are cut away or destroyed for the preservation of the whole; or money or goods are

given as a composition to pirates to save the rest; or an expense is incurred in reclaiming the ship, or defending a suit in a foreign court of admiralty, and obtaining her discharge from an unjust capture or detention; in these and the like cases, where any sacrifice is deliberately and voluntarily made, or any expense fairly and bonâ fide incurred, to prevent a total loss, such sacrifice or expense is the proper subject of a general contribution, and ought to be rateably borne by the owners of the ship, freight, and cargo, so that the loss may fall equally on all, according to the equitable maxim of the civil law—no one ought to be enriched by another's loss: Nemo debet locupletari alienà jacturà."

Upon this fair principle is founded the doctrine of average contributions; regulations with respect to which having been embodied in the Rhodian law, were thence adopted into the Roman law; and form a prominent part of all modern systems of maritime jurisprudence. The rule of the Rhodian law is, that "if, for the sake of lightening a ship in danger at sea, goods be thrown overboard, the loss incurred for the sake of all, shall be made good by a general contribution."-(Dig. lib. 14. tit. 2. § 1.; Schomberg on the Maritime Laws of

Formerly it was a common practice to ransom British ships when captured by an enemy, the ransom being made good by general average. But this practice having been deemed disadvantageous, it was abolished by statute 22 Geo. 3. c. 25., which declares, "That all contracts and agreements which shall be entered into, and all bills, notes, and other securities, which shall be given by any person or persons, for ransom of any ship or vessel, merchandise, or goods, captured by the subjects of any state at war with his Majesty, or by any person committing hostilities against his Majesty's subjects, shall be absolutely void in law, and of no effect whatever;" and a penalty of 500% is given to the informer, for every offence against this act.

Average is either general or particular; that is, it either affects all who have any interest in the ship and cargo, or only some of them. The contributions levied in the cases mentioned above, come under the first class. But when losses occur from ordinary wear and tear, or from the perils naturally incident to a voyage, without being voluntarily encountered, such as the accidental springing of masts, the loss of anchors, &c., or when any peculiar sacrifice is made for the sake of the ship only, or of the cargo only, these losses, or this sacrifice, must be borne by the parties not immediately interested, and are consequently de-

frayed by a particular average.

There are also some small charges called petty or accustomed averages; it is usual to

charge one third of them to the ship and two thirds to the eargo.

No general average ever takes place, except it can be shown that the danger was imminent, and that the sacrifice made was indispensable, or supposed to be indispensable, by the captain and officers, for the safety of the ship and cargo. 'The captain, on coming on shore, should immediately make his protests; and he, with some of the crew, should make oath that the goods were thrown overboard, masts or anchors cut away, money paid, or other loss sustained, for the preservation of the ship and goods, and of the lives of those on board, and for no other purpose. The average, if not settled before, should then be adjusted, and it should be paid before the cargo is landed; for the owners of the ship have a lien on the goods on board, not only for the freight, but also to answer all averages and contributions that may be due. But though the captain should neglect his duty in this respect, the sufferer would not be without a remedy, but might bring an action either against him or the owners.

The laws of different states, and the opinions of the ablest jurists, vary as to whether the loss incurred in defending a ship against an enemy or pirate, and in the treatment of the wounded officers and men, should be made good by general or particular average. The Ordinance of the Hanse Towns (art. 35.), the Ordinance of 1681 (liv. iii. tit. 7. § 6.), and the Code de Commerce (art. 400. § 6.), explicitly declare that the charges on account of medicine, and for attendance upon the officers and seamen wounded in defending the ship, shall be general average. A regulation of this sort seems to be founded on reason. But other codes are silent on the subject; and though the contrary opinion had been advanced by Mr. Serjeant Marshall, and by Mr. Justice Park in the earlier editions of this work, the Court of Common Pleas has unanimously decided, that in England neither the damage done to a ship, nor the ammunition expended, nor the expense of healing sailors wounded in an action with an enemy or pirate, is a subject of general average.—(Abbot on the Law of Shipping, part iii. cap. 8.)

Much doubt has been entertained, whether expenses incurred by a ship in an intermediate port in which she has taken refuge, should be general average, or fall only on the ship. But on principle, at least, it is clear, that if the retreat of the ship to port be made in order to obviate the danger of foundering, or some other great and imminent calamity, the expenses incurred in entering it, and during the time she is forced by stress of weather, or adverse winds, to continue in it, ought to belong to general average. But if the retreat of the ship to port be made in order to repair an injury occasioned by the unskilfulness of the master, or in consequence of any defect in her outfit, such, for example, as deficiencies of

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water, provisions, sails, &c., with which she ought to have been sufficiently supplied before

setting out, the expenses should fall wholly on the owners.

When a ship (supposed to be seaworthy) is forced to take refuge in an intermediate port, because of a loss occasioned by a peril of the sea, as the springing of a mast, &c., then, as the accident is not ascribable to any fault of the master or owners, and the retreat to port is indispensable for the safety of the ship and cargo, it would seem that any extraordinary expense incurred in entering it should be made good by general average.

Supposing, however, that it could be shown, that the ship was not, at her outset, seaworthy, or in a condition to withstand the perils of the sea that the mast, for example, which has sprung, had been previously damaged; or supposin; that the mischief had been occasioned by the incapacity of the master; the whole blane would, in such a case, be ascribable to the owners, who besides defraying every expense, should be liable in damages to the freighters for the delay that would necessarily take place in completing the voyage,

and for whatever damage might be done to the cargo.

These, however, are merely the conclusions to which, as it appears to us, those must come who look only to principles. The law with respect to the points referred to, differs in different countries, and has differed in this country at different periods. "A doubt," says Lord Tenterden, "was formerly entertained as to the expenses of a ship in a port in which she had taken refuge to repair the damage occasioned by a tempest; but this has been removed by late decisions. And it has been held, that the wages and provisions of the crew during such a period must fall upon the ship alone. But if a ship should necessarily go into an intermediate port for the purpose only of repairing such a damage as is in itself a proper object of general contribution, possibly the wages, &c. during the period of such detention, may also be held to be general average, on the ground that the accessory should follow the nature of its principal."—(Law of Shipping, part iii. cap. 8.)

Perhaps the reader who reflects on the vagueness of this passage will be disposed to concur with Lord Tenterden's remark in another part of the same chapter, "That the determinations of the English courts of justice furnish less of authority on this subject (average) than

on any other branch of maritime law."

The question, whether the repairs which a ship undergoes that is forced to put into an intermediate port ought to be general or particular average, has occasioned a great diversity of opinion; but the principles that ought to regulate our decision with respect to it seem pretty obvious. Injuries voluntarily done to the ship, as cutting away masts, yards, &c. to avert some impending danger, are universally admitted to be general average. It seems, however, hardly less clear, and is, indeed, expressly laid down by all the great authorities, that injuries done to the ship by the violence of the winds or the waves should be particular average, or should fall wholly on the owners. The ship, to use the admirable illustration of this principle given in the civil law, is like the tool or instrument of a workman in his trade. If in doing his work he break his hammer, his anvil, or any other instrument, he can claim no satisfaction for this from his employer.—(Dig. lib. xiv. tit. 2. § 2.) The owners are bound, both by the usual conditions in all charterparties, and at common law, to carry the cargo to its destination; and they must consequently be bound, in the event of the ship sustaining any accidental or natural damage during the voyage, either to repair that damage at their own expense, or to provide another vessel to forward the goods. In point of fact, too, such subsidiary ships have often been provided; but it has never been pretended that their hire was a subject of general average, though it is plain it has quite as good a right to be so considered as the cost of repairing the damage done to the ship by a peril of the sea. Hence, when a ship puts into an intermediate port for the common safety, the charges incurred in entering the port, and down to the earliest time that the wind and weather become favourable for leaving it, ought to be general average; but the repair of any damage she may have sustained by wear and tear, or by the mere violence of the storm, or an accidental peril, and the wages of the crew, and other expences incurred after the weather has moderated, should fall wholly on the owners.

It has been, however, within these few years, decided, in the case of a British ship that had been obliged to put into port in consequence of an injury resulting from her accidentally coming into collision with another, that so much of the repair she then underwent as was absolutely necessary to enable her to perform her voyage should be general average. The Judges, however, spoke rather doubtfully on the subject; and it is exceedingly difficult to discover any good grounds for the judgment.—(Plummer and Another v. Wildman, 3 M. & S. 482.)—It seems directly opposed to all principle, as well as to the authority of the laws of Rhodes (Dig. 14. tit. 2.), of Oleron (art. 9.), of Wisby (art. 12.), and to the common law with respect to freight. Lord Tenterden has expressed himself as if he were hostile to the judgment. It is, indeed, at variance with all the doctrines he lays down; and the terms in which he alludes to it, "yet in one case," appear to hold it forth as an exception (which it

certainly is) to the course of decisions on the subject.

It is now usual in this country, when a vessel puts into port on account of a damage belonging to particular average, which requires to be repaired before she can safely proceed on her voyage, to allow in general averago the expense of entering the port and unloading, to charge the owners of the goods, or their underwriters with the warehouse rent and expenses attending the cargo, and to throw the expense of reloading and departure on the freight.

According to the law of England, when a ship is injured by coming into collision with or running foul of another, if the misfortune has been accidental, and no blame can be ascribed to either party, the owners of the damaged ship have to bear the loss; but where blame can be fairly imputed to one of the parties, it, of course, falls upon him to make good the damage done to the other. The regulations in the Code de Commerce (art. 407.) harmonise, in this respect, with our own. According, however, to the laws of Oleron and Wisby, and the famous French ordinance of 1681, the damage occasioned by an accidental collision is to be defrayed equally by both parties.

The ship and freight, and every thing on board, even jewels, plate, and money, except wearing apparel, contribute to general average. But the wages of seamen do not contribute; because, had they been laid under this obligation, they might have been tempted to oppose a

sacrifice necessary for the general safety.

Different states have adopted different modes of valuing the articles which are to contribute to an average. In this respect the law of England has varied considerably at different periods. At present, however, the ship is valued at the price she is worth on her arrival at the port of delivery. The value of the freight is held to be the lear sum which the ship has carned after seamen's wages, pilotage, and all such other charges as come under the name of petty averages, are deducted. It is now the settled practice to value the goods lost, as well as those saved, at the price they would have fetched in ready money, at the port of delivery, on the ship's arrival there, freight, duties, and other charges, being deducted. Each person's share of the loss will bear the same proportion to the value of his property, that the whole loss bears to the aggregate value of the ship, freight, and cargo. The recessity of taking the goods lost into this account is obvious; for otherwise their owner would be the only person who would not be a loser.

When the loss of masts, cables, and other furniture of the ship, is compensated by general average, it is usual, as the new articles will in all ordinary cases be of greater value than those that have been lost, to deduct one third from the value of the former, leaving two

thirds only to be contributed.

But the mode of adjusting an average will be better understood by the following example, extracted from Chief Justice Tenterden's valuable work on the Law of Shipping, part iii.

"The reader will suppose that it became necessary, in the Downs, to cut the cable of a ship destined for Hull; that the ship afterwards struck upon the Goodwin, which compelled the master to cut away his mast, and cast overhoard part of the eargo, in which operation another part was injured; and that the ship, being cleared from the sands, was forced to take refuge in Ramsgate harbour, to avoid the further effects of the storm.

AMOUNT OF LOSSES.		VALUE OF ARTICLES TO CONTRIBUTE.	
Damage of the goods of B. by the jettison Freight of the goods cast overboard Price of a new cable, anchor, and	£ 500 200 100 200 50 100 25 4	ing freight and charges  Goods of C	£,000 5,000 2,000 5,000 2,000
Postage	150	Total of contributory values - £	11,80

Then, 11,800L: 1,180L: 10L: 10L: 10L: 10L: "That is, each person will lose 10 per cent, upon the value of his interest in the cargo, ship, or freight. Therefore, A. loses 50L, B. 100L, C. 50L, D. 200L, E. 500L, the owners 280L; ia all, 1,180L. Upon this calculation, the owners are to lose 280L; but they are to receive from the contribution 380L, to make good their disbursements, and 100L more for the freight of the goods thrown overboard; or 480L minus 280L 4801., minus 2501.

They, therefore, are actually to receive	-	-	£200
A. is to contribute 50l., but has lost 500l.; therefore A. is to receive -	-	-	450
B. is to contribute 100l., but has lost 200l.; therefore B. is to receive -	-	-	100
Total to be actually receiv		-	£750
On the other hand, C., D., and E. have lost nothing, and are to pay as befor	e; vi	iz. $\left\{egin{matrix} \mathbf{C}_{\mathbf{D}}, \\ \mathbf{D}_{\mathbf{E}}. \\ \mathbf{E}. \end{matrix}\right.$	£ 50 200 500
Total to be actually paid	-	-	£750

which is exactly equal to the total to be actually received, and must be paid by and to each person ia rateable proportion.

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"In the above estimate of losses, I have included the freight of the goods thrown overboard, which appears to be proper, as the freight of the goods is to be paid, and their supposed value is taken clear of freight, as well as other charges. In this country, where the practice of insurance is very general, it is usual for the broker, who has procured the policy of insurance, to draw up an adjustment of the average which is commonly paid in the first instance by the insurers without dispute. In case of dispute, the contribution may be recovered either by a suit in equity, or by an action at law, instituted by each individual entitled to receive, against each party that ought to pay, for the amount of his share. And in the case of a general ship, where there are many consignees, it is usual for the master, before he delivers the goods, to take a bond from the different merchants for payment of their portions of the average when the same shall be adjusted." The subject of average does not necessarily make a part of the law of insurance; though

as insurers, from the terms of most policies, are liable to indemnify the insured against those contributions which are properly denominated general average, its consideration very frequently occurs in questions as to partial losses. But in order to confine assurances to that which should be their only object, namely, an indemnity against real and important losses arising from a peril of the sea, as well as to obviate disputes respecting losses arising from the perishable quality of the goods insured, and all trivial subjects of difference and litigation, it seems to be the general law of all maritime states, and is expressly, indeed, provided by the famous Ordinance of 1681 (see liv. iii. tit. 6. § 47., and the elaborate commentary of M. Valin), that the insurer shall not be liable to any demand on account of average, unless it exceed one per cent. An article (No. 408.) to the same effect is inserted in the Code de Commerce; and, by stipulation, this limitation is frequently extended in French policies to three or four per cent. A similar practice was adopted in this country in 1749. It is now constantly stipulated in all policies, that upon certain enumerated articles of a quality peculiarly perishable, the insurer shall not be liable for any partial loss whatever; that upon certain others liable to partial injuries, but less difficult to be preserved at sea, he shall only be liable for partial losses above five per cent.; and that as to all other goods, and also the ship and freight, he shall only be liable for partial losses above three per cent. This stipulation is made by a memorandum inserted at the bottom of all policies done at Lloyd's of the following tenour:-" N. B. Corn, fish, salt, fruit, flour, and seeds, are warranted free from average, unless general, or the ship be stranded; sugar, tobacco, hemp, flax, hides, and skins, are warranted free from average under 5l. per cent.; and all other goods free from average under 31. per cent., unless general, or the ship be stranded."

The form of this memorandum was universally used, as well by the Royal Exchange and London Assurance Companies as by private underwriters, till 1754, when it was decided that a ship having run aground, was a stranded ship within the meaning of the memorandum; and that although she got off again, the underwriters were liable to the average or partial loss upon damaged corn. This decision induced the two Companies to strike the words "or the ship be stranded," out of the memorandum; so that now they consider themselves liable to no losses which can happen to such commodities, except general averages and total losses. The old form is still retained by the private underwriters .- (See STRANDING.)

The reader is referred, for the further discussion of this important subject, to the article MARINE INSURANCE; and to Mr. Stevens's Essay on Average; Abbott on the Law of Shipping, part iii. cap. 8.; Marshall on Insurance, book i. cap. 12. s. 7.; Park on Insurance, ance, cap. 7.; and Mr. Beneke's elaborate and able work on the Principles of Indomnity in Marine Insurance.

[On this very perplexed subject of average, see also Kent's Commentary on American Law, Lecture 47 .- Am. Ed.]

AVOIRDUPOIS, a weight used in determining the gravity of bulky commodities.—See WEIGHTS AND MEASURES.

## В.

BACON (Ger. Speck; Du. Spek; Fr. Lard; It. Span. and Port. Lardo; Rus. Solo; Lat. Lardum) is made from the sides and belly of the pig, which are first thoroughly impregnated with salt; then suffered to remain for a certain period in brine; and, lastly, dried and smoked. The counties of England most celebrated for bacon are York, Hants, Berks, and Wilts. Ireland produces great quantities of bacon; but it is neither so clean fed, nor so well cured as the English, and is much lower priced. Of the Scotch counties, Dumfries, Wigton, and Kirkcudbright are celebrated for the excellence of their bacon and hams, of which they now export large quantities, principally to the Liverpool and London markets.

The imports of bacon and hams from Ireland have increased rapidly of late years. The

average quantity imported during the three years ending the 25th of March, 1800, only amounted to 41,958 cwt.; whereas during the three years ending with 1820, the average imports amounted to 204,380 cwt.; and during the three years ending with 1825, they had increased to 338,218 cwt. In 1825, the trade between Ireland and Great Britain was placed on the footing of a coasting trade; and bacon and hams are imported and exported without any specific entry at the Custom-house. We believe, however, that the imports of these articles into Great Britain from Ireland amount, at present, to little less than 500,000 cwt. a year. The quantity of bacon and hams exported from Ireland to foreign countries is inconsiderable; not exceeding 1,500 or 2,000 cwt. a year.

The duty on bacon, being 28s the cwt is in effect prohibitory. The duty on hams is the same as on bacon. By the 7 Geo. 4 c. 48. bacon is not to be entered to be warehoused except for exportation only; and if it be so warehoused, it cannot be taken out for home

BAGGAGE, in commercial navigation, the wearing apparel and other articles destined for the sole use or accommodation of the crews and passengers of ships. The following are the Custom-house regulations with respect to baggage :-

Baggage and apparel accompanied by the proprietor, worn and in use (not made up for the purpose

Haggage and apparel accompanied by the proprietor, worn and in use (not made up for the purpose of being introduced into this country), exempled from all duty on importation.

Articles in baggage subject to duty or prohibited may be left in custody of the officers of customs a period of six months, to give the party an opportunity of paying the duty or taking them back.—(Customs Order, August 6, 1892.)

If unaccompanied by proprietor, proof must be made by the party that it is as aforesaid, and not hapported as merchandise, otherwise it is subject to a duty of 30 per cent.

If not cleared at the expiration of six months from the date of landing, it is liable to be sold for duty and charges, the residue (if any) to be paid to the right owner on proof being addiced to the satisfaction of the honourable Board.

One fowling-niece and one pair of pistols accompanying the party, bonh 6dd in use, free ner Cus-One fowling-piece and one pair of pistols accompanying the party, bonû fide in use, free per Customs Order, July 5, 1825.

toms Order, July 5, 1823.

Spirits, heing the remains of passengers' stores may be admitted to entry.—(6 Geo. 4. c. 107. ≥ 107.)

One pint of drinkable spirits of whatever strength, or half a pint of cordial or Cologne water, in baggage for private use—free.—(Treasury Order, October 20, 1820.)

Carriages of British manufacture, in use—free.—(Treasury Order, September 26, 1817.)

Glass, in dressing or medicine cases, of British manufacture, free upon proof that no drawback has been received.—(Treasury Order, 1821).—(Average Tables).

Gills, in dressing or medicine cases, of British manufacture, the upper problems in the state of the been received.—(Treasury Order, December 5, 1821.)—(Nyren's Tables.)

English Books reprinted abroad.—Not more than a single copy of each work is allowed to be imported in a passenger's baggage, and for the private use of the party himself.—(Customs Order, 29th of June, 1830.)—Such works are absolutely prohibited to be imported as merchandise.—(See

Books.)

Passengers denying having Foreign Goods in their Possession.—The following clause in the act 3 & 4 Will. 4. c. 53. has reference to this subject:—"If any passenger or other person, ou board any vessel or boat, shall, upon being questioned by any customs officer, whether he or she has any foreign goods upon his or her person, or in his or her possession, deny the same, and any such goods shall, after such denial, be discovered upon his or her person, or in his or her possession, such goods shall be forfeited, and such person shall forfeit trehie the value of such goods."—2 37.

BAHIA, or ST. SALVADOR, a large city (formerly the capital) of Brazil, contiguous to Cape St. Antonio, which forms the right or eastern side of the entrance of the noble bay of Todos os Santos, or All-Saints. According to the observations of M. Roussin, the light-house on the Cape is in lat. 13° 0′ 30" S., long. 38° 30' W. The opposite side of the entrance to the bay is formed by the island of Taporica, distant from Cape St. Antonio about 2½ leagues. But a bank along the shore of the island narrows the passage for large ships to about two thirds this distance. Another bank runs S.S. W. from Cape St. Antonio about 11 league. Within, the bay expands into a capacious basin, having several islands and harbours, the depth of water varying from 8 and 10 to 40 fathoms, affording ample accommodation and secure anchorage for the largest fleets.

There is another entrance to the bay, partly exhibited in the following plan, on the west side of the island of Taporica; but it is narrow, intricate, and at its mouth has not more than 6 feet water. Several rivers have their embouchure in the bay, which generally occasions a current to set from the north end of the island by Cape St. Antonio; when the rivers are flooded, this current is sometimes very strong. The light-house at the extremity of the cape has no great elevation, and cannot be seen at a distance of more than 3 or 31 leagues. The usual place of anchorage is abreast of the city, north and south of Fort do Mar.

The city is partly built on the beach, but principally on pretty high ground immediately contiguous. The public buildings, particularly the churches, are numerous, and some of them magnificent; but the streets are narrow, ill paved, and filthy. Population, 125,000. The city is defended by several ports, but none of them are of very great strength.

The trade of Bahia is very considerable; and will no doubt continue to increase. average exports amount, at present, to about 45,000 chests (13 cwt. each) of sugar; 35,000 bags (170 lbs. cach) of cotton; 4,000 tons of coffee, with hides, tobacco, rice, dye and fancy woods, bullion, &c. The imports are similar to those of Rio de Janeiro, to which the reader is referred for some account of the commerce of Brazil, with particulars as to duties, charges, &c. There are several private building yards at Tapagippe, in which ships of all dimensions are built; they are handsome, well modelled, and the timber very suitable for the purpose.

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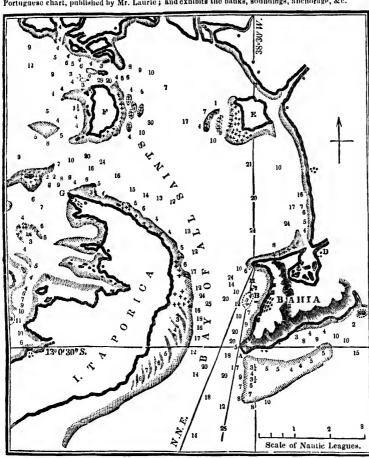
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BALACH and shrimps, a this substance east of Benga Archipelago.

BALANC and creditor s

BALANC the value of th ble when the value of the i the official val chandise, duri Monies, Weights, and Measures of Brazil same as those of Portugal; for which, see Lisbon. The alguiere, or measure of corn, rice, &c. differs in different provinces, being in some 1.25 bushel Winch, meas., and in others I only. At Balia it is estimated at 1. Wine and olive oil pay duty on being imported by the pipe, hogshead, or barrel; they are retailed by the frasco or easy duty on being English wine measure. In 1828, 122 British ships, carrying 25,166 tons, entered Bahia.—(Annuaire du Commerce Maritime for 1833, p. 583.; and private information.)

Plan.—The subjoined wood-cut conveys a clearer and better idea of this celebrated bay than could be acquired from any description. It is copied, without any reduction, from a revised edition of a Portuguese chart, published by Mr. Laurie; and exhibits the banks, soundings, anchorage, &c.



References to the Plan.—A, Cape, light-house, and fort of St. Antonio; B, Fort do Mar; C, Fort St. Philip; D, Tapagippe; E, Isla do Mar; F, Isla dos Frados; G, Fort Beaumont. The figures in the plan are the soundings in fathous:

BALACHONG, an article consisting of pounded or bruised fish. Small fish, with prawns and shrimps, are principally employed in making it. Though feetid and offensive to strangers, this substance, used as a condiment to rice, is largely consumed in all the countries to the east of Bengal, including the southern provinces of China, and the islands of the Eastern Archipelago. Its distribution gives rise to an extensive internal traffic.

Archipelago. Its distribution gives rise to an extensive internal traffic.

BALANCE, in accounts, is the term used to express the difference between the debtor and creditor sides of an account.

BALANCE, in commerce, is the term commonly used to express the difference between the value of the exports from and imports into a country. The balance is said to be favourable when the value of the exports exceeds that of the imports, and unfavourable when the value of the imports exceeds that of the exports. According to the Custom-house returns, the official value of the exports from Great Britain, exclusive of foreign and commercial merchandise, during the year ending 5th of January, 1833, amounted to 64,582,937L; and the

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The 35,000 d fancy e reader harges, ensions pose. official value of the imports during the same year amounted to 43,237,416/.; leaving a favour-

able balance of 21,344,6211.

The attainment of a favourable balance was formerly regarded as an object of the greatest importance. The precious metals early acquired, in consequence of their being used as money, an artificial importance, and were long considered as the only real wealth either individuals or nations could possess. And as countries without mines could not obtain supplies of these metals except in exchange for exported products, it was concluded, that if the value of the commodities exported exceeded that of those imported, the balance would have to be paid by the importation of an equivalent amount of the precious metals; and conversely. A very large proportion of the restraints imposed on the freedom of commerce, during the last two centuries, grew out of this notion. The importance of having a favourable balance being universally admitted, every effort was made to attain it; and nothing seemed so effectual for this purpose as the devising of schemes to facilitate exportation, and hinder the importation of almost all products, except gold and silver, that were not intended for future exportation. But the gradual though slow growth of sounder opinions with respect to the nature and functions of money, showed the futility of a system of policy having such objects in view. It is now conceded on all hands that gold and silver are nothing but commodities; and that it is in no respect necessary to interfere either to encourage their importation, or to prevent their exportation. In Great Britain they may be freely exported and imported, whether in the shape of coin or bullion .- (See Coix.)

The truth is, however, that the theory of the balance of trade is not erroneous merely from the false notions which its advocates entertained with respect to money; it proceeds on radically mistaken views as to the nature of commerce. The mode in which the balance is usually estimated is, indeed, completely fullacious. Supposing, however, that it could be correctly ascertained, it would be found in opposition to the common opinion, that the imports into every commercial country generally exceed the exports; and that when a balance is formed, it is only in certain cases, and those of rare occurrence, that it is cancelled by a bullion

payment

I. The proper business of the wholesale merchant consists in carrying the various products of the different countries of the world, from the places where their value is least to those where it is greatest; or, which is the same thing, in distributing them according to the effective demand. It is clear, however, that there could be no motive to export any species of produce, unless that which it was intended to import in its stead were of greater value. When an English merchant commissions a quantity of Polish wheat, he calculates on its selling for so much more than its price in Poland, as will be sufficient to pay the expense of freight, insurance, &c., and to yield, besides, the common and ordinary rate of profit on the capital employed. If the wheat did not sell for this much, its importation would obviously be a loss to the importer. It is plain, then, that no merchant ever did or ever will export, but in the view of importing something more valuable in return. And so far from an excess of exports over imports being any criterion of an advantageous commerce, it is directly the reverse; and the truth is, notwithstanding all that has been said and written to the contrary, that unless the value of the imports exceeded that of the exports, foreign trade could not be carried on. Were this not the case-that is, were the value of the exports always greater than the value of the imports-merchants would lose on every transaction with foreigners, and the trade with them would be speedily abandoned.

In England, the rates at which all articles of export and import are officially valued were fixed so far back as 1696. But the very great alteration that has since taken place, not only in the value of money, but also in the cost of most part of the commodities produced in this and other countries, has rendered this official valuation, though valuable as a means of determining their quantity, of no use whatever as a criterion of the true value of the exports and imports. In order to remedy this defect, an account of the real or declared value of the exports is annually prepared, from the declarations of the merchants, and hid before parliament; there is, however, no such account of imports; and, owing to the difficulties which high duties throw in the way, it is, perhaps, impossible to frame one with any thing like accuracy. It has also been alleged, and apparently with some probability, that merchants have not unfrequently been in the habit of exaggerating the value of articles entitled to drawbacks on exportation; but the recent extension and improvement of the warehousing system, and the diminution of the number of drawbacks, must materially lessen whatever fraud or inaccuracy may have arisen from this source. Indeed, as most articles are charged with an ad valurem duty of 10s. per cent. on exportation, we should consider that, if any thing, their value would be rather under than over-rated. We believe, however, that their declared value

comes very near the truth; at least, sufficiently so for all practical purposes.

Now the declared value of the exports in 1832 was only 36,046,027*l.*, being little more than half their official value, and upwards of 7,000,000*l.* under the official value of the imports. What the excess of the latter might be, had we the means of comparing their real value with that of the exports, it is impossible to say: but there can be no manner of doubt, that, generally speaking, it would be very considerable. The value of an exported commodity is

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II. In the se that it is paid by the British them, the bala cannot, he disc exportable con exported than debt, or excess over those dra the business o the least expe or 99,000%, w duce, or any o would be expe different from its exportation in fact, be qu as it is to exp where it is le balance of pa out causing 1 merchant wil possible to in for 100*l*. excl under the infl would attemp his object by

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tle more the imcal value abt, that, nodity is estimated at the moment of its being sent abroad, and before its value is increased by the expense incurred in transporting it to the place of its destination; whereas the value of the commodity imported in its stead is estimated after it has arrived at its destination, and, consequently, after its value has been enhanced by the cost of freight, insurance, importer's profits, &c.

In the United States, the value of the imports, as ascertained by the Custom-house returns, always exceeds the value of the exports. And although our practical politicians have been in the habit of considering the excess of the former as a certain proof of a disadvantageous commerce, "it is nevertheless true," says Mr. Pitkin, "that the real gain of the United States has been nearly in proportion as their imports have exceeded their exports."—(Commerce of the United States, 2d ed. p. 280.) The great excess of American imports has in part been occasioned by the Americans generally exporting their own surplus produce, and consequently, receiving from foreigners not only an equivalent for their exports, but also for the cost of conveying them to the foreign market. "In 1811," says the author just quoted, "flour sold in America for nine dollars and a half per barrel, and in Spain for fifteen dollars. The value of the cargo of a vessel carrying 5,000 barrels of flour would, therefore, be estimated at the period of its exportation at 47,500 dollars; but as this flour would sell, when carried to Spain, for 75,000 dollars, the American merchant would be entitled to draw on his agent in Spain for 27,500 dollars more than the flour cost in America; or than the sum for which he could have drawn, had the flour been exported in a vessel belonging to a Spanish merchant. But the transaction would not end here. The 75,000 dollars would be vested in some species of Spanish or other European goods fit for the American market; and the freight, insurance, &c., on account of the return cargo, would probably increase its value to 100,000 dollars; so that, in all, the American merchant might have imported goods worth 52,500 dollars more than the flour originally sent to Spain." It is as impossible to deny that such a transaction as this is advantageous, as it is to deny that its advantage consists entirely in the excess of the value of the goods imported over the value of those exported. And it is equally clear that America might have had the real balance of payments in her favour, though such transactions as the above had been multiplied to any conceivable extent.

II. In the second place, when a balance is due by one country to another, it is but seldom that it is paid by remitting bullion from the debtor to the creditor country. If the sum due by the British merchants to those of Holland be greater than the sum due by the latter to them, the balance of payments will be against Britain; but this balance will not, and indeed cannot, be discharged by an exportation of bullion, unless bullion be, at the time, the cheapest exportable commodity; or, which is the same thing, unless it may be more advantageously exported than any thing else. To illustrate this principle, let us suppose that the balance of debt, or excess of the value of the bills drawn by the merchants of Amsterdam on London over those drawn by the merchants of London on Amsterdam, amounts to 100,000L: it is the business of the London merchants to find out the means of discharging this debt with the least expense; and it is plain, that if they find that any less sum, as 96,000l, 97,000l, or 99,000%, will purchase and send to Holland as much cloth, cotton, hardware, colonial produce, or any other commodity, as would sell in Amsterdam for 100,000%, no gold or silver would be exported. The laws which regulate the trade in bullion are not in any degree different from those which regulate the trade in other commodities. It is exported only when its exportation is advantageous, or when it is more valuable abroad than at home. It would, in fact, he quite as reasonable to expect that water should flow from a low to a high level, as it is to expect that bullion should leave a country where its value is great to go to one where it is low! It is never sent abroad to destroy, but always to find its level. The balance of payments might be ten or a hundred millions against a particular country, without causing the exportation of a single ounce of bullion. Common sense tells us that no merchant will remit 100% worth of bullion to discharge a debt in a foreign country, if it be possible to invest any smaller sum in any species of merchandise which would sell abroad for 100% exclusive of expenses. The merchant who deals in the precious metals is as much under the influence of self-interest, as he who deals in coffee or indigo; but what merchant would attempt to extinguish a debt, by exporting coffee which cost 100L, if he could effect his object by sending abroad indigo which cost only 99%?

The argument about the balance of payment is one of those that contradict and confute themselves. Had the apparent excess of exports over imports, as indicated by the British Custom-house books for the last hundred years, been always paid in bullion, as the supporters of the old theory contend is the case, there ought at this moment to be about 450,000,000 or 500,000,000 of bullion in the country, instead of 50,000,000 or 60,000,000, which it is supposed to amount to! Nor is this all. If the theory of the balance be good for any thing—if it be not a mere idle delusion—it follows, as every country in the world, with the single exception of the United States, has its favourable balance, that they must be paid by an annual importation of bullion from the mines corresponding to their aggregate amount. But it is certain, that the entire produce of the mines though it were increased in a tenfold proportion, would be insufficient for this purpose! This reductio ad absurdum is decisive

of the degree of credit that ought to be attached to the conclusions respecting the flourishing state of the commerce of any country drawn from the excess of the exports over the imports!

Not only, therefore, is the common theory with respect to the balance of trade erroneous, but the very reverse of that theory is true. In the first place, the value of the commodities imported by every country which carries on an advantageous commerce (and no other will be prosecuted for any considerable period), invariably exceeds the value of those which she exports. Unless such were the case, there would plainly be no fund whence the merchants and others engaged in foreign trade could derive either a profit on their capital, or a return for their outlay and trouble; and in the second place, whether the balance of debts be for or against a country, that balance will neither be paid nor received in builtion, unless it be at the time the commodity by the exportation or importation of which the account may be most profitably settled. Whatever the partisans of the doctrine as to the balance may say about money being a preferable product, a morchandise par excellence, it is certain it will never appear in the list of exports and imports, while there is any thing else with which to carry on trade, or cancel debts, that will yield a larger profit, or occasion a less expense to the debtors.

It is difficult to estimate the mischief which the absurd notions relative to the balance of trade have occasioned in almost every commercial country;—here they have been particularly injurious. It is principally to the prevalence of prejudices to which they have given rise, that the restrictions on the trade between this country and France are to be ascribed. The great, or rather the only, argument insisted upon by those who prevailed on the legislature, in the reign of William and Mary, to declare the trade with France a muisance, was founded on the statement that the value of the imports from that kingdom considerably exceeded the value of the commodities we exported to it. The balance was regarded as a tribute paid by England to France; and it was sagaciously asked, what had we done, that we should be obliged to pay so much money to our natural enemy? It never occurred to those who so loudly abused the French trade, that no merchant would import any commodity from France, unless it brought a higher price in this country than the commodity exported to pay it; and that the profit of the merchant, or the national gain, would be in exact proportion to this excess of price. The very reasen assigned by these persons for prohibiting the trade affords the best attainable proof of its having been a lucrative one; nor can there be any doubt that an unrestricted freedom of intercourse between the two countries would still be of the greatest service to both.

[There are some circumstances which have had an influence in determining the relation of exports to imports in the United States, and which are in a great measure peculiar to this country. These it may not be uninteresting briefly to notice here. Our readers will bear in mind that we use the terms exports and imports in their ordinary and mercantile acceptation, as including all be ts of commodities, specie only being excepted.

1. While the exports have been valued at the exporting port, the imports, until the 3d day of March, 1833, were valued "by adding 20 per cent, to the actual cost thereof, if imported from the Cape of Good Hope, or from any place beyond the same: and 10 per cent, on the actual cost thereof, if imported from any other place or country, including all charges; commissions, outside packages, and insurance, only excepted."

2. The profits of capital being higher in the United States than in most other countries of the commercial world, it follows that capital must be continually flowing into them from abroad; thus swelling the imports beyond the amount they would otherwise be at.

3. The owner of the capital, imported into the country, in many cases does not come with his property, but continues to reside where he did. A certain amount of profits, or interest, on the foreign capital employed in the United States, is consequently remitted every year to other countries. It must hence be obvious that our exports will, on this account, he rendered more considerable in comparison to our imports.

4. The rapid advances of the country in population and wealth, since its separation from Great Britain, and the adoption of the present constitution, has required a supply of the precious metals, for the most part from abroad, much greater than was sufficient to replace the consumption of those metals, either as coin, or in the arts. Money was, therefore, to a certain extent, on this account, imported into the United States, in exchange for our exports, instead of those other commodities which are ordinarily designated by the term imports.

5. The substitution, in a degree continually greater and greater, of paper money for a gold and silver currency, which has been taking place during the same period, must of course have diminished the effect just stated.

If we now put these different circumstances together, two of them operating in one direction, and the other three in the opposite, and if we compare them also with those which are not peculiar to the United States, but belong equally to every country, there will be no cause for surprise why the general law of the excess of imports over exports should almost always have held good among ourselves.—Am. Ed.]

BALE, a pack, or certain quantity of goods or merchandise; as a *bale* of silk, cloth, &c. *Bales* are always marked and numbered, that the merchants to whom they belong may know them; and the marks and numbers correspond to those in the bills of lading, &c. Selling

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oth, &c. ng may Selling under the bale, or under the cords, is a term used in France and other countries for selling goods wholesale, without sample or pattern, and unopened.

BALKS, large pieces of timber.

BALLAST (Du. Ballast; Fr. Lest; Ger. Ballast; It. Savorra; Sp. Lastre; Sw. Ballast), a quantity of iron, stones, sand, gravel, or any other heavy material, laid in a ship's hold in order to sink her deeper in the water, and to render her capable of carrying sail without being overset. All ships clearing outwards, having no goods on board other than the personal baggage of the passengers, are said to be in ballast.

ing overset. All ships clearing outwards, having no goods on board other than the personal baggage of the passengers, are said to be in bullast.

The quantity of ballast required to fit ships of equal burden for a voyage, is often materially different: the propertion being always less or more, according to the sharpness or flatness of the ship's bottom, called by scamen, the floor.

The proper bullasting of a ship deserves peculiar attention, for, although it be known that ships in general will not carry sufficient sail, till they are laden so that the surface of the water nearly glances on the extreme breadth addships, more than this general knowledge is required. If the ship have a great weight of heavy ballast, as lead, iron, &c. in the bottom, the centre of gravity will be too low in the hold; this no doubt will enable her to carry a press of sail, but it will, at the same time, make her sail heavily, and roll so violently, as to run the risk of being dismusted.

The object in ballasting a ship is, therefore, so to dispose of the ballast or cargo, that she may be duly poised, and maintain a proper equilibrium on the water, so as neither to be too stiff, nor too crask, qualities equally pernicious. If too stiff, she may earry much sail, but her velocity will not be proportionably increased; whilst her masts are endangered by sudden jerks and excessive labouring. If too crank, she will be unfit to carry sail without the risk of oversetting.

Stiffness in ballasting is occasioned by disposing a too great quantity of heavy ballast, as lead, iron, &c. in the ottom, which throws the centre of gravity very near the keel; and this being the centre about which the vibrations are male, the lower it is placed, the more violent is the rolling.

Crankness, on the other hand, is occasioned by braving too little ballast, or by disposing the ship's lading so as to raise the centre of gravity too long; this also endangers the naise when it blows hard; for when the masts cease to be perpendicular, they strain on the shrouds

bullast allowed to ships of war:

Hallast allowed to the following Shins

Guns.	Tonnage.	Iron, Tons.	Shingles, Tons.	Guas.	Tonnage.	tron, Tons.	Shingles, Tons
110	2,290	180	370	36	870	65	160
100	2.090	180	370	32	700	65	140
98	2,110	160	350	28	600	60	100
90	1,870	160	350	24	500	50	80
80	1.620	140	300	22	450	50	70
74	1,700	80	270	20	400	50	60
64	1,370	70	260	Sloop -	300	50	40
50	1,100	65	170	Brig -	160	30	15
41	900	65	160	Cutter -	_	20	)
38	930	70	170	Sloop -		15	{seldom an

The iron ballast is first stored fore and aft, from bulk-head to bulk-head; then the shingle ballast is spread and levelled over the iron.

is spread and levelled over the tron.

The soil of the River Thames from London Bridge to the sea is vested in the Trinity House corporation, and a sum of 10t, is to be paid for every ton of ballast taken from the channel of the river without due authority from the said corporation. Ships may receive on board land ballast from the quarries, pits, &c. cast of Woolwich, provided the quantity taken in a year do not exceed the number of tons notified to the Trinity corporation. Land ballast must be entered, and 1d. paid per ton on entering. No ballast is to be put on board before entry at the ballast office, note the penalty of 5t. a ton. The Trinity Corporation is authorised by the 3 Geo. 4.c. 111. to charge the following rates for all ballast demanded and entered at the ballast office, viz.;—
For every ton (20 ext), of ballast, not being washed ballast, carried to any ship or vessel employed in the coal trade, the sum of 1s.

For every such ton carried to any other British ship or vessel, the sum of 1s. 3d.

For every such ton carried to any other British ship or vessel, the sum of 1s. 3d.

For every such ton carried to any foreign ship or vessel, the sum of 1s. 7d.

For every ton of washed bullast carried to any ship or vessel employed in the coal trade, the sum

of 2s.

For every ton of washed ditto carried to any other British ship or vessel, the sum of 2s, 6d.

For every ton of washed ditto carried to any foreign ship or vessel, the sum of 3s, 2d.

And for every ton of ballast delivered in or unladen from the Inward West India Dock, the further sum of 10d.; and for every ton of ballast delivered in or unladen from the Outward West India Dock, the further sum of 4d.; and for every ton of ballast delivered in or unladen from the London Docks, the further sum of 4d.; and for every ton of ballast delivered in or unladen from the Inward East India Dock, the further sum of 10d.; and for every ton of ballast delivered in or unladen from the Outward East India Dock, the further sum of 4d; and for every ton of ballast delivered in or unladen from the

laden from the Commercial Dock, the further sum of 4d.; and for every ton of ballast delivered in or unladen from the East Country Dock, the further sum of 4d.; and for every ton of ballast delivered in or unladen from the City Canal, the further sum of 4d.; and for every ton of ballast delivered in or unladen from the Surrey Canal, the further sum of 4d, and for every ton of ballast delivered in or unladen from the Regent's Canal, the further sum of 4d, and for every ton of ballast delivered in or unladen from the Regent's Canal, the further sum of 4d.

Which further rates or prices shall be payable and paid over and above the respective rates first mentioned.

In 1832, the gross receipt of the sums paid on account of ballast to the ballast office, on the Thames, amounted to 25,2207, 192, 4d. The expenses amounted, during the same year, to about 22,0007.

The ballast of all ships or vessels coming into the Thames is to be unladed into a lighter, at the charge of \$\textit{bd}\_0\$ at on. If any ballast be thrown or unladed from any ship or vessel into the Thames, the captain, master, &c. shall for every such offence forfeit 207. No ballast is the received on board otherwise than from a lighter. By the stat 54 Geo. 3, c. 149, it is enacted, that no person shall, under a penalty of 107, over and above all expenses, discharge any ballast, rubbish, &c. in any of the ports, harbours, roadstends, anylgable rivers, &c. of the United Kingdom; nor take buildst from any place prohibited by the Lords of the Admiralty.

The masters of all ships clearing out in ballast, are required to answer any questions that may be put to them by the collectors or comptrollers, touching the departure and destination of such ships.—
(3 & 4 Brill. 4 c. 52, § 80.)

If a foreign ship clear out in ballast, the master may take with him British manufactured goods of the value of 20L, the mate of the value of 10L and 5L worth for each of the crew.— \$ 87.

BALSAM (Ger. Balsam; Du. Balsem; Fr. Baume; It, and Sp. Balsamo; Lat. Balsamum),

Balsams are vegetable juices, either liquid, or which spontaneously become concrete, consisting of a substance of a resinous nature, combined with benzoic acid, or which are capable of affording benzoic ucid by being heated alone, or with water. The liquid balsams are copaiva. opobalsam, balsam of Peru, storax, and Tolu; the concrete are benzoin, dragon's blood, and

red or concrete storax .- (Dr. Urc.)

1. Conaira (Fr. Baume de Copaliu; Ger. Kopaira Balsam; Sp. Copayra), obtained from a tree (Copaifera) growing in South America and the West India islands. The largest quantity is furnished by the province of Para in Brazil. It is imported in small casks containing from 1 to 13 cwt. Genuine good copaiva or copaiba balsam has a peculiar but agreeable odour, and a bitterish, hot, nauseous taste. It is clear and transparent; its consistence is that of oil; but when exposed to the action of the air it becomes solid, dry, and brittle, like resin,-

(Thomson's Dispensatory.)

2. Opobalsam (Fr. Bulsamier de la Meeque; It. Opobalsamo; Pat. Balsamum verum album, Ægyptiacum, Egypt. Balessan), the most precious of all the balsams, commonly called Balm of Gilead. It is the produce of a tree (Amyris Gileadensis) indigenous to Arabia and Abyssinia, and transplanted at an early period to Judea. It is obtained by cutting the bark with an axe at the time that the juice is in the strongest circulation. The true balsam is of a pale yellowish colour, clear and transparent, about the consistence of Venice turpentine, of a strong, penetrating, agreeable, aromatic smell, and a slightly bitterish pungent taste. By age it becomes yellower, browner, and thicker, losing by degrees, like volatile oils, some of its finer and more subtile parts. It is rarely if ever brought genuine into this country; dried Canada balsum being generally substituted for it. It was in high repute among the ancients; but it is now principally used as a cosmetic by the Turkish ladies,-(Drs. Ure and Thomson.)

The Canada balsam, now referred to, is merely fine turpentine. It is the produce of the Pinus Balsamea, and is imported in casks, each containing about 1 cwt. It has a strong,

but not a disagreeable odour, and a bitterish taste; is transparent, whitish, and has the consistence of copaiva balsain.—(See Turpentine.)

"Szafra and Beder are the only places in the Hedjaz where the balsam of Merha, or Balessan, can be procured in a pure state. The tree from which it is collected grows in the neighbouring mountains, but principally upon Djebel Sobh, and is called, by the Arnbs, Beshem. I was informed that it is from 10 to 15 feet high, with a smooth trunk, and thin bark. In the middle of summer small incisions are made in the bark; and the juice, which immediately issues, is taken off with the thumb nail, and put 10 to a vessel: the gum appears to be of two kinds, one of a white, and the other of a yellowish white colour; the first is the most esteemed. I saw here some of the latter sort in a small sheep-skin, which the Bedouins use in bringing it to market: it had a strong turpnine smell, and its taste was bitter. The people of Szafra usually adulterate it with sexamum oil and tar. When they try its purity, they dip their finger late it and then set it on fire; if it burn without hurtlng or leaving a mark on the finger, they judge it to be of good quality, but if it burn the finger as soon as it is set on fire, they consider it to be adulterated. I remember to have read, in Brace's Travels, an account of the mode of trying it, by letting a drop fall into a cup filled with water; the good balsam folling coagulated to the bottom, and the bad dissolving and swimming on the surface. I tried this experiment, which was unknown to the people here, and found the drop swim upon the water; I tried also coaggified to the bottom, and the bad dissolving and swimming on the surface. I tried this experiment, which was unknown to the people here, and found the drop swim upon the water; I tried also their test by fire upon the linger of a Hedouin, who had to regret his temerity: I, therefore, regarded the balsam sold here as adulterated; it was of less density than honey. I wished to purchase some but neither my own baggage, nor any of the shops of Szafra could furnish any thing like a bottle to hold it; the whole skin was too dear. The Bedouins, who bring it here, usually demand two or three dollars per pound for it when quite pure; and the Szafra Arabs resell it to the hadjeys of the great caravan at between 8 and 12 dollars per pound in an adulterated state. It is bought up principally by Perslans."—(Burckhardt's Traxels in Arabia, vol. ii. p. 123.)

3. Balsam of Peru (Fr. Baume de Peru; Ger. Peruvianischer Balsam; Sp. Balsamo de Quinquina; Lat. Balsamum Peruvianum), the produce of a tree (Myroxylon Peruiferum) growing in the warmest parts of South America. The balsam procured by incisions made in the tree is called white liquid balsam; that which is found in the shops is obtained by boiling the twigs in water; it is imported in jars, each containing from 20 to

40 lbs. weig warm bitter of honey.-

4. Storas Arnb. Uster and the Le and storax i Both kinds and a pleasa colour, and 5, Tolu,

Tolu). Th Peru; it bei

6. Benzol Benzoimum article of mu tioned. It is but particular tained by ma three years, t 10 or 12 year wood. The differ widely It is imported light-coloured rarely, howev The worst so information.) Mr. Crawfi

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general article islands. Ben according to q 45, 18. Benz from adventit emporia to wl from 25 to 4 benzoin, in his Spanish dollar is more esteem don market, th worst 21 times quantity gener principal use ceremonies of by the great in it with tobacco the steady den which is inher people, as in the p. 418.) The 36,397 lbs. a y An inferior

is produced in Dragon'. Hind. Heradu. the north and exported to Cl flag-leaves, or externally and of a bright crin strong light, it the latter is res cakes; the latt

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Balsamo n Peruil by incishops is om 20 to

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40 lbs. weight. It has a fragrant aromatic odour, much resembling that of benzoin, with a warm bitterish taste. It is viscid, of a deep reddish brown colour, and of the consistence of honey .- (Thomson's Dispensatory.)

4. Storax (Fr. Storax; Ger. Stryaxbroom; It. Storace; Sp. Azumbar; Lat. Styrax; Arab. Usteruk), the produce of a tree (Styrax officinale) growing in the south of Europe and the Levant. Only two kinds are found in the shops: storax in tears, which is pure, and storax in the lump, or red storax, which is mixed with sawdust and other impurities. Both kinds are brought from the Levant in chests and boxes. Storax has a fragrant odour; and a pleasant, sub-acidulous, slightly pungent, and aromatic taste; it is of a reddish brown

colour, and brittle.—(Thomson's Dispensatory.)
5. Tolu, Balsam of (Fr. Baume de Tolu; Ger. Tolutanischer Balsam; Sp. Balsamo de Tolu). The tree which yields this balsam is the same as that which yields the balsam of

Peru; it being merely the white balsam of Peru, hardened by exposure to the air.

6. Benzoin, or Benjamin (Fr. Benzoin; Ger. Benzoe; Sp. Bengui; It. Belzuino; Lat. Benzoinum; Arab. Liban; Hind. Lubun; Jav. Menian; Malay, Caminyan), is an article of much greater commercial importance than any of those balsams previously mentioned. It is obtained from a tree (Styrax Benzoin) cultivated in Sumatra and Borneo, but particularly the former. The plants produce in the seventh year. The balsam is obtained by making incisions in the bark, when it exudes, and is scraped off. During the first three years, the balsam is of a clear white colour, after which it becomes brown. Having borne 10 or 12 years, the tree is cut down, a very inferior article being obtained by scraping the wood. The bulsams procured in these different stages are distinguished in commerce, and differ widely in value. Benzoin has a very agreeable, fragrant odour, but hardly any taste. It is imported in large masses, packed in chests and casks. It should be chosen full of clear, light-coloured, and white spots, having the appearance of white marble when broken: it is rarely, however, to be met with in so pure a state, but the nearer the approach to it the better. The worst sort is blackish, and full of impurities - (Milburn's Orient. Com., and private information.)

Mr. Crawfurd has given the following interesting and authentic details with respect to this article:—Benzoin, or frankincense, called in commercial language Benjamin, is a more general article of commerce than camphor, though its production be confined to the same islands. Benzoin is divided in commerce, like camphor, into three sorts (head, belly, foot), according to quality, the comparative value of which may be expressed by the figures 105, 45, 18. Benzoin is valued in proportion to its whiteness, semi-transparency, and freedom from adventitious matters. According to its purity, the first sort may be bought at the emporia to which it is brought, at from 50 to 100 dollars per picul (1331 lbs.); the second from 25 to 45 dollars; and the worst from 8 to 20 dollars. According to Linschoten, benzoin, in his time, cost, in the market of Sunda Calapa or Jacatra, from  $19\frac{5}{100}$  to  $25\frac{40}{100}$ Spanish dollars the picul. By Niebuhr's account, the worst benzoin of the Indian islands is more esteemed by the Arabs than their own best olibanum, or frankincense. In the London market, the best benzoin is fourteen times more valuable than alihanum, and even the worst 21 times more valuable. Benzoin usually sells in England at 10s. per pound. The quantity generally imported into England, in the time of the monopoly, was 312 cwts. The principal use of this commodity is as incense, and it is equally in request in the religious ceremonies of Catholies, Mohammedans, Hindus, and Chinese. It is also used as a luxury by the great in fumigations in their houses; and the Japanese chiefs are fond of smoking it with tobacco. Its general use among nations in such various states of civilisation, and the steady demand for it in all ages, declare that it is one of those commodities, the taste for which is inherent in our nature, and not the result of a particular caprice with any individual people, as in the case of Malay camphor with the Chinese.—(Indian Archipelago, vol. iii. p. 418.) The imports of benzoin, at an average of the three years ending with 1830, were 36,397 lbs. a year.

An inferior description of benzoin, the produce of a different tree from the Styrax benzoin,

is produced in Siam. It is comparatively cheap and abundant.

7. Dragon's Blood (Fr. Sang-Dragon; Lat. Sanguis Draconis; Arab. Damulákhwain; Hind. Heraduky), the produce of a large species of rattan (Culamus Draco) growing on the north and north-east coast of Sumatra, and in some parts of Borneo. It is largely exported to China, and also to India and Europe. It is either in oval drops, wrapped up in flag-leaves, or in large and generally more impure masses, composed of smaller tears. It is externally and internally of a deep dusky red colour, and when powdered it should become of a bright crimson; if it be black, it is worth little. When broken and held up against a strong light, it is somewhat transparent: it has little or no smell or taste; what it has of the latter is resinous and astringent. Dragon's blood in drops is much preferable to that in cakes; the latter being more friable, and less compact, resinous, and pure than the former. Being a very costly article, it is very apt to be adulterated. Most of its alloys dissolve like gums in water, or crackle in the fire without proving inflammable; whereas the genuine dragon's blood readily melts and catches flame, and is scarcely acted on by watery liquors. It sells in the market of Singapore at from 15 to 35 dollars per picul, according to quality: but the Chinese have the art of purifying and refining it, when it sells at from 80 to 100 dollars per picul. The price of the best dragon's blood in the London market, varies from 21l. to 25l. per cwt.-(Milburn's Orient. Com.; Crawfurd's East. Archip.; and private

information.)
The nett duty on balsams imported into Great Britain in 1i 32 amounted to 2,440l. 8s. 10d. BALTIMORE, a large and opulent city of the United States, in Maryland, situated on the north side of the Patapsco river, about 14 miles above its entrance into Chesapeake bay, in lat. 30° 17' N. long. 76° 30' W. Population in 1830, 81,000. The harbour is spacious, convenient, and the water deep. The exports principally consist of tobacco, wheat and wheat-flour, hemp and flax, flax-seed, Indian corn, and other agricultural products, timber, iron, &c. The imports principally consist of cottons and woollens, sugar, coffee, tea, wine, brandy, silk goods, spices, rum, &c. There were in 1830 ten banks in this city, with an aggregate capital of 6,888,691 dollars; the total dividends for the same year amounted to 362,118 dollars, being at the rate of 51 per cent. There were also four marine insurance companies, with a capital of 1,200,000 dollars, producing a dividend of nearly 15 per cent. on the capital paid up; and two fire insurance companies, one of which is on the principle of mutual guarantee.—(Statement by J. H. Goddard, New York Daily Advertiser, 29th of January, 1831.) The registered, enrolled, and licensed tonnage belonging to Baltimore, in December, 1831, amounted to 43,263 tons, of which 17,575 tons were employed in the coasting trade. The total value of the articles imported into Maryland, in the year ending the 30th of September, 1832, was 4,629,303 dollars; the total value of the exports during the same year being 4,499,918 do. (Papers laid before Congress, 15th of February, 1833.) In Maryland the dollar is worth 7s. 6d. currency, 1l. sterling being = 1l. 13s. 4d. currency. For an account of the currency of the different states of the Union, with a table of the value of the dollar in each, see NEW YORK; and to it also the reader is referred for an account of the foreign trade of the United States. Weights and measures same as those of England.

Exports of Flour.—Baltimore is one of the principal ports of the United States for the export of flour. None is allowed to be shipped from any port of the Union till it has been inspected by public officers appointed for the purpose, and its quality branded on the barrel.—(See New York.) It appears from the reports of these officers that the flour inspected at Baltimore during the five years ording with 1890. ending with 1830, was as follows:

Years.	Wheat Flour.		Wheat Flour. Rye Flour.				Indian Cern Meal.				
Tears.	Barrels.	Half barrels.	Barrels.	Haif barrels.	lihds.	Barrels.	Half barrels.				
1826 1827	583,671 561,259	25,355 22,921	1,098	4 63	30	2,699 5,214	20				
1828	537,010	18,882	1,874 4,409		415	8,798	11				
1829 1830	466,144 587,875	15,119 19,865	12,777 4,436	48	1,609 559	6,483 5,458	1 1				

In 1832 there were inspected 518,674 barrels, and 17,544 half barrels of wheat flour. The inspections of tobacco during the same year amounted to 24,156 hhds.

[The banking capital of Baltimore had increased in the early part of 1837, to \$8,611,359. The registered, enrolled, and licensed tonnage belonging to it, on the last day of September, 1837, was 67,107 tons; of which 31,621 tons were employed in the coasting trade, and 6799 tons in steam navigation. The total value of the articles imported into Maryland during the year, ending on the day just mentioned, was \$7,857,033; and the total value of the

exports for the same period was \$3,789,917.-Am. Ed.]

BAMBOO (Fr. Bambou, Bambochés; Ger. Indianischer Rohr; It. Bambu; Hind. Rans; Malay, Bùlùh; Jav. Preng), a species of cane, the Bambos arundinacea of botanists. It grows every where within the tropics, and is of the greatest utility: strictly speaking, it is a gigantic grass with a ligneous stem. It often rises to the height of 40 or 50 feet, and sometimes to even double those heights. Like most plants long and extensively cultivated, it diverges into many varieties. Some of these are dwarfish, while others, instead of being hollow canes, are solid. The bamboo is of rapid growth, and in four or five years is fit for many uses, but does not bear fruit or grain till it be 25 years old, after which it perishes. The grain makes tolerable bread. The young, but gigantic shoots, as they spring from the earth, make a tender and good esculent vegetable. The mature bamboo is employed in an immense variety of ways, in the construction of houses, bridges, boats, agricultural implements, &c. Some varieties grow to such a size as to be, in the largest part, near two feet in eircumference, and single knees of these are used as pails or buckets. are believed to fabricate their cheap and useful paper of macerated bamboo. The canes used in Europe as walking sticks are not bamboos, but rattans—a totally distinct class of plants. Bamboos are never used for that purpose.—(Private information.)

BANDANAS, silk handkerehiefs, generally red spotted with white. They were formerly manufactured only in the East Indies; but they are now manufactured of a very good

quality at Glasgow and other places.

BANK. of money;

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m; Hind. linacea of y: strictly of 40 or 50 extensively ers, instead five years r which it hey spring is employgricultural , near two e Chinese canes used

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BANK .- BANKING. Banks are establishments intended to serve for the safe custody of money; to facilitate its payment by one individual to another; and, sometimes, for the accommodation of the public with leans.

BANKING (GENERAL PRINCIPLES OF).

II. BANK OF ENGLAND (ACCOUNT OF).

BANKS (ENGLISH PRIVATE AND PROVINCIAL). Ш.

V. BANKS (SCOTCH).
V. BANKS (INISH).

VI. BANKS (Foncion).

VII. BANKS (SAVINGS).

## I. BANKING (GENERAL PRINCIPLES OF).

Banks are commonly divided into two great classes; banks of deposit, and banks of circulation. This division is not, however, a very distinct one; for there is no bank of deposit that is not, at the same time, a bank of circulation, and few or no banks of circulation that are not also banks of deposit. But the term banks of deposit is meant to designate those which keep the money of individuals and circulate it only; while the term banks of circulation is applied to those which do not thus confine their circulation, but issue notes of their own payable on demand. The Bank of England is the principal bank of circulation in the empire; but it, as well as the private banks of England and Scotland that issue notes, is also a bank of deposit. The private banking establishments in London do not issue notes, and there are many similar establishments in Laneashire, and other parts of the country.

(1.) Utility of Banks. Private Banking Companies of London.—The establishment of banks has contributed, in no ordinary degree, to give security and facility to all sorts of commercial transactions. They afford safe and convenient places of deposit for the money that would otherwise have to be kept, at a considerable risk, in private houses. They also prevent, in a great measure, the necessity of carrying money from place to place to make payments, and enable them to be made in the most convenient and least expensive manner. A merchant or tradesman in London, for example, who employs a banker, keeps but very little money in his own hands, making all his considerable payments by drafts or checks on his banker; and he also sends the various checks, bills, or drafts payable to himself in London, to his bankers before they become due. By this means he saves the trouble and inconvenience of counting sums of money, and avoids the losses he would otherwise be liable to, and would no doubt occasionally incur, from receiving coins or notes not genuine. Perhaps, however, the great advantage derived by the merchant or tradesman from the employment of a banker, consists in its relieving him from all trouble with respect to the presentation for payment of due bills and drafts. The moment these are transferred to the banker, they are at his risk. And if he either neglect to present them when due, or to have them properly noted in the event of their not being paid, he has to answer for the consequences.

"This circumstance alone must cause an immense saving of expense to a mercantile house in the course of a year. Let us suppose that a merchant has only two bills due each day. These bills may be payable in distant parts of the town, so that it may take a clerk half a day to present them; and in large mercantile establishments it would take up the whole time of one or two clerks to present the due bills and the drafts. The salary of these clerks is, therefore, saved by keeping an account at a banker's: besides the saving of expense, it is also reasonable to suppose that losses upon bills would sometimes occur from mistakes, or oversights, from miscalculation as to the time the bill would become due-from errors in marking it up-from forgetfulness to present it, or from presenting it at the wrong place. In these cases the indorsers and drawees are exonerated; and if the acceptor do not pay the bill, the amount is lost. In a banking house such mistakes occur sometimes, though more rarely; but when they do occur, the loss falls upon the banker, and not upon his customer."

-(Gilbart's Practical Observations on Banking.)

It is on other grounds particularly desirable for a merchant or tradesman to have an account with a banking house. He can refer to his bankers as vouchers for his respectability: and in the event of his wishing to acquire any information with respect to the circumstances, or credit, of any one with whom he is not acquainted, his bankers will render him all the assistance in their power. In this respect they have great facilities, it being the common practice amongst the bankers in London, and most other trading towns, to communicate information to each other as to the credit and solvency of their customers.

To provide for the public security, the statute 7 & 8 Geo. 4, c. 20, 249, "for the punishment of embezzlement committed by agents intrusted with property," enacts, "That if any money, or security for the payment of money, shall be intrusted to any banker, merchant, broker, autorney, or other agent, with any direction in writing to apply such money, or any part thereof, or the proceeds or any part of the proceeds of such security, for any purpose specified in such direction, and he shall, in vio-

lation of good faith, and contrary to the purpose so specified, in any wise convert to his own use or benefit such money, security, or proceeds, or any part thereof respectively, every such offender shall be guilty of a misdemennor, and being convicted thereof, shall be liable, at the discretion of the court, to be transported beyond seas, for any term not exceeding fourteen years, nor less than seven years, or to suffer such punishment by fine or imprisonment, or by both, as the court shall award; and if any chattel or valuable security, or any power of attoracy for the sale or transfer of any share or interest in any public stock or fund, whether of this kingdom, or of freat liftiatin, or of freland, or of any fureign state, or in any fund of any hody corporate, company or society, shall be intusted to any banker, merchant, broker, attorney, or other agent, for safe custody, or for any special purpose, without any authority to sell, negotiate, transfer, or pledge, and be shall, in violation of good faith, and contrary to the object or purpose which such chattel or security, or power of attorney, shall be have been intrusted to him, sell, negotiate, transfer, pledge, or in any manner convert to his own use or benefit such chattel or security, or the proceeds of the same, or any part thereof, or the share or increast in stock or fund to which such power of attorney shall relate, or any part thereof, every such offender shall be guilty of a misdemeanor, and being convicted thereof, shall be liable, at the discretion of the court, to any of the punishments which the court may award as hereinbefore law

This act is not to affect trustees and mortgagees, nor bankers receiving money due upon securities, nor securities upon which they have a lien, claim, or demand, entitling them by law to sell, transfer, or otherwise dispose of them, unless such sale, transfer, or other disposal shall getend to a greater number or part of such securities or effects than shall be requisite for satisfying such lien, claim,

Sec. → 50.

Nothing in this act is to prevent, impeach, or lessen any remedy at law or in equity, which any party aggrieved by any such offence might or would have had, had it not been passed. No banker, merchant, &c. shall be convicted as an offender against this act, in respect of any act done by him, if he shall at any time previously to his being indicted for such offence have disclosed such act on outh, in consequence of any compulsory process of any court of law or equity, in any action bona file instituted by any party aggrieved, or if he shall have disclosed the same in any examination or deposition before any commissioner of bankrupt. → 52.

The Bank of England, and the private banking companies of London as well as some of the English provincial banks, charge no commission on the payments made and received on account of those who deal with them. But they allow no interest on the sums deposited in their hands; and it is either stipulated or distinctly understood that a person employing a banker should, besides furnishing him with sufficient funds to pay his drafts, keep an average balance in the banker's hands, varying, of course, according to the amount of business done on his account; that is, according to the number of his cheeks or drafts to be paid, and the number of drafts and bills to be received for him. The bankers then calculate, as well as they can, the probable amount of cash that it will be necessary for them to keep in their coffers to meet the ordinary demands of their customers, and employ the balance in discounting mercantile bills, in the purchase of government securities, or in some other sort of profitable adventure; so that their profits result, in the case of their not issning notes, from the difference between the various expenses attendant on the management of their establishments, and the profits derived from such part of the sums lodged in their hands as they can venture to employ in an advantageous way.

The directors of the Bank of England do not allow any individual to overdraw his account, They answer drafts to the full extent of the funds deposited in their hands; but they will not pay a draft if it exceed their amount. Private bankers are not generally so scrupulous; most of them allow respectable individuals, in whom they have confidence, to overdraw their accounts; those who do so paying interest at the rate of 5 per cent, or whatever sums they overdraw. The possession of this power of overdrawing is often a great convenience to merchants, while it is rarely productive of loss to the banker. The money which is overdrawn is usually replaced within a short period; sometimes, indeed, in the course of a day or two. The directors of the Bank of England decline granting this facility from a disinclination on their part to come into competition in a matter of this sort with private bankers, who transact this kind of business better, probably, than it could be done by a great esta-

blishment like the Bank.

The facility which banks afford to the public in the negotiation of bills of exchange, or in the making of payment at distant places, is very great. Many of the banking companies established in different districts have a direct intercourse with each other, and they have all correspondents in London. Hence an individual residing in any part of the country, who may wish to make a payment in any other part, however distant, may effect his object by applying to the bank nearest to him. Thus, suppose A. of Penzance has a payment to make to B. of Inverness: to send the money by post would be hazardous; and if there were fractional parts of a pound in the sum, it would hardly be practicable to make use of the post: how then will A. manage? He will pay the sum to a banker in Penzance, and his debtor in Inverness will receive it from a banker there. The transaction is extremely simple: the Penzance banker orders his correspondent in London to pay to the correspondent of the Inverness banker the sum in question on account of B.; and the Inverness banker, being advised in course of post of what has been done, pays B. A small commission charged by the Penzance banker, and the postage, constitute the whole expense. There is no risk whatever, and the whole affair is transacted in the most commodious and cheapest

By far the largest proportion both of the inland bills in circulation in the country, and also of the foreign bills drawn upon Great Britain, are made payable in London, the grand focus

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to which all the pecuniary transactions of the empire are ultimately brought to be adjusted. And in order still further to economise the use of money, the principal bankers of the metropolis are in the habit of sending a clerk each day to the clearing house in Lombard-street, who carries with him the various bills in the possession of his house that are drawn upon other bankers; and having exchanged them for the bills in possession of those others that are drawn upon his constituents, the balance on the one side or the other is paid in cash or Bank of England notes. By this contrivance the bankers of London are enabled to settle transactions to the extent of several millions a day, by the employment of not more, at an average, than from 200,000l. to 300,000l. of cash or Bank notes .- (See Cleaning House.)

In consequence of these and other facilities afforded by the intervention of bankers for the settlement of pecuniary transactions, the money required to conduct the business of an extensive country is reduced to a trifle only, compared with what it would otherwise be-It is not, indeed, possible to form any very accurate estimate of the total saving that is thus effected; but, supposing that 50 or 60 millions of gold and silver and bank notes are at present required, notwithstanding all the devices that have been resorted to for economising money, for the circulation of Great Britain, it may, one should think, be fairly concluded, that 200 millions would, at the very least, have been required to transact an equal extent of business but for those devices. If this statement be nearly accurate, and there are good grounds for thinking that it is rather under than over rated, it strikingly exhibits the vast importance of banking in a public point of view. By its means 50 or 60 millions are rendered capable of performing the same functions, and in an infinitely more commodious manner, that would otherwise have required four times that sum; and supposing that 20 or 30 millions are employed by the bankers as a capital in their establishments, no less than 120 or 130 millions will be altogether disengaged, or cease to be employed as an instrument of circulation, and made available for employment in agriculture, manufactures, and com-

(2.) Substitution of Bank Notes for Coins. Means by which the value of Bank Notes may be sustained.—Not only, however, does the formation of banking establishments enable the business of a country to be conducted with a far less amount of money, but it also enables a large portion of that less amount to be fabricated of the least valuable materials, or of paper instead of gold. It would, however, alike exceed the limits and be inconsistent with the objects of this article, to enter into lengthened details with respect to the mode in which this substitution originally took place. It is sufficient to observe, that it naturally grew out of the progress of society. When governments became sufficiently powerful and intelligent to enforce the observance of contracts, individuals possessed of written promises from others that they would pay certain sums at specified periods, began to assign them to those to whom they were indebted; and when those by whom such obligations are subscribed are persons of whose solvency no doubt can be entertained, they are readily accepted in payment of the debts due by one individual to another. But when the circulation of obligations or bills in this way has continued for a while, individuals begin to perceive that they may derive a profit by issuing them in such a form as to fit them for being readily used as a substitute for money in the ordinary transactions of life. Hence the origin of bank notes. An individual in whose wealth and discretion the public have confidence being applied to for a loan, say of 5,000l., grants the applicant his bill or note payable on demand for that sum. Now, as this note passes, in consequence of the confidence placed in the issuer, currently from hand to hand as cash, it is quite as useful to the borrower as if he had obtained an equivalent amount of gold; and supposing that the rate of interest is 5 per cent., it will yield, so long as it continues to circulate, a revenue of 250% a year to the issuer. A banker who issues notes, coins as it were his credit. He derives the same revenue from the loan of his written promise to pay a certain sum, that he would derive from the loan of the sum itself; and while he thus increases his own income, he at the same time contributes to increase the wealth of the society. Besides being incomparably cheaper, bank notes are also incomparably more commodious than a metal currency. A bank note for 1,000% or 100,000% may be earried about with as much facility as a single sovereign. It is of importance, too, to observe, that its loss or destruction, whether by fire, shipwreek, or otherwise, would be of no greater importance in a public point of view, than the loss or destruction of as much paper. No doubt it might be a serious calamity to the holder; but whatever the extent it injured him, it would proportionally benefit the issuer, whereas the loss of coin is an injury to the holder without being of service to any one else; it is, in fact, so much abstracted from the wealth of the community.

Promissory notes issued by private individuals or associations circulate only because those who accept them have full confidence in the credit and solvency of the issuers, or because they feel assured that they will be paid when they become due. If any circumstances transpired to excite suspicions as to their credit, it would be impossible for them to circulate any additional notes, and those that they had issued would be immediately returned for payment, Such, however, is not the case with paper money properly so called, or with notes that are declared legal tender. It is not necessary, in order to sustain the value of such notes, that they should be payable at all; the only thing that is required for that purpose is, that they should be issued in limited quantities. Every country has a certain number of exchanges to make; and whether these are effected by the employment of a given number of coins of a particular denomination, or by the employment of the same number of notes of the same denomination, is, in this respect, of no importance whatever. Notes which have been made legal tender, and are not payable on demand, do not circulate because of any confidence placed in the capacity of the issuers to retire them; neither do they circulate because they are of the same real value as the commodities for which they are exchanged; but they circulate because, having been selected to perform the functions of money, they are, as such, readily received by all individuals in payment of their debts. Notes of this descript m may be regarded as a sort of tickets or counters to be used in computing the value of property, and in transferring it from one individual to another. And as they are no wise affected by fluctuations of credit, their value, it is obvious, must depend entirely on the quantity of them in circulation as compared with the payments to be made through their instrumentality, or the business they have to perform. By reducing the supply of notes below the supply of coins that would circulate in their place were they withdrawn, their value is raised above the value of gold; while, by increasing them to a greater extent, it is proportionally lowered.

Hence, supposing it were possible to obtain any security other than immediate convertibility into the precious metals, that notes declared to be legal tender would not be issued in excess, but that their number afloat would be so adjusted as to preserve their value as compared with gold nearly uniform, the obligation to pay them on demand might be done away. But it is needless to say that no such security can be obtained. Wherever the power to issue paper, not immediately convertible, has been conceded to any set of persons, it has been abused, or, which is the same thing, such paper has uniformly been over-issued, or its value depreciated from excess. It is now admitted on all hands to be indispensable, in order to prevent injurious fluctuations in the value of money, that all notes be made payable, at the pleasure of the holder, in an unvarying quantity of gold and silver. This renders it impossible for the issuers of paper to depreciate its value below that of the precious metals. They may, indeed, by over-issuing paper, depress the value of the whole currenc;; gold as vell as paper, in the country in which the over-issue is made; but the moment that they do this, gold begins to be sent abroad; and paper being returned upon the issuers for payment, they are, in order to prevent the exhaustion of their coffers, compelled to lessen their issues; and

thus, by raising the value of the currency, stop the drain for bullion.

It does, however, appear to us, that it is not only necessary, in order to prevent the overissue of paper, to enact that all notes should be payable on demand, but that it is further necessary, in order to insure compliance with this enactment, to prohibit any one from issuing notes until he has satisfied the government of his ability to pay them. The circumstances that excite public confidence in the issuers of paper are often of the most deceitful description; and innumerable instances have occurred, of the population of extensive districts having suffered severely from the insolvency of bankers in whom they placed the utmost confidence. In 1793, in 1814, 1815, and 1816, and again in 1825, a very large proportion of the country banks were destroyed, and produced by their fall an extent of ruin that has hardly been equalled in any other country. And when such disasters have already happened, it is surely the bounden duty of government to hinder, by every means in its power, their recurrence. It is no exaggeration to affirm, that we have sustained ten times more injury from the circulation of worthless paper, or paper issued by persons without the means of retiring it, than from the issue of spurious coin. It is said, indeed, by those who are hostile to interference, that coins are legal tenders, whereas, notes being destitute of that privilege, those who suspect them are at liberty to refuse them; but, whatever notes may be in law, they are, in very many districts, practically and in fact, legal tenders, and could not be rejected without exposing the parties to much inconvenience. It should also be observed, that labourers, women, minors, and every sort of persons, however incapable of judging of the stability of banking establishments, are dealers in money, and consequently liable to be imposed upon. This, then, is clearly a case in which it is absolutely imperative upon government to interfere, to protect the interests of those who cannot protect themselves, either by compelling all individuals applying for stamps for notes, to give security for their payment, or by making sure, in some other way, that they have the means of paying them, and that the circulation of the notes will be a benefit and not an injury to the public.

A security of this sort has been exacted in the case of the Bank of England; and the whole 14,686,000l lent by the Bank to government, must be sacrificed before the holders of her notes can sustain the smallest loss. Her stability has, therefore, been truly said, by Dr. Smith, to be equal to that of the British government. The system of taking securities having been found to answer so well in the case of the Bank of England, is a powerful argument in favour of its extension. Were securities taken from the country banks, their ultimate failure, in the capacity of banks of issue, would be rendered impossible; and a degree of solidity would be given to our money system, which it is idle to expect it can ever

attain, so long as it continues on its present footing.

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It is exceedingly difficult to prevent the issue of forged notes. Various schemes have been suggested for this purpose; and though it is hardly possible to suppose that an inimi oble note will ever be produced, it is contended, that by judiciously combining different sor, of engraving, forgery may be rendered so difficult, as to be but rarely attempted. But how ver this may be, during the period from 1797 to 1819, when the Bank of England issued 14 notes, their forgery was carried on to a great extent. And the desire to check this practice, and to lessen the frequency of capital punishments, appears to have been amongst the most prominent circumstances which led to the return to specie payments in 1821, and the suppression of 1l. notes-(See Table I.)

(3.) Bank of England Notes legal tender .- According to the law as it stood previously to the present year (1834), all descriptions of notes were payable at the pleasure of the holder, in coin of the standard weight and purity. But the policy of such a regulation was

very questionable; and we regard the enactment of the late stat. 3 & 4 Will. 4. c. 98., which makes Bank of England notes legal tender, every where except at the Bank and its branches, for all sums above 51., as a very great improvement. So long as the notes of the Bank are themselves convertible, at the pleasure of the holder, into coin, an arrangement of this sort will, it is obvious, effectually prevent any over-issue of country paper, at the same time that it is free from many very serious disadvantages that attached to the former plan. The unjust liabilities imposed upon the Bank of England by the old system, placed her in a situation of great difficulty and hazard. They obliged her to provide a supply of coin and bullion, not for her own exigencies only, but for those of all the country banks; and, what is harder still, they exposed her to be deeply injured by any misconduct on the part of the latter, as well as by the distress in which they might accidentally be involved. In consequence her free action has been at all times in some degree impeded; and her power to render assistance to the banking and moreontile interests in periods of discredit materially diminished. The country banks kept but a small supply of coin in their collers. They were all, however, holders, to a greater or less extent, of government securities; and whenever any circumstance occurred, to occasion a demand upon them for coin, they immediately sold or pledged the whole or a portion of their stock, earned the notes to the Bank to be exchanged, and then carried the specie to the country. Hence, when any suspicions were entertained of the credit of the country banks, or when a panic originated amongst the holders of their notes, as was the case in 1793 and 1825, the whole of them retreated upon the Bank of England, and 700 or 800 conduits were opened, to draw off the specie of that establishment, which was thus, it is evident, exposed to the risk of stoppage without having done any thing wrong. It was not the drain for gold from abroad, but the drain for gold from the country, that nearly exhausted the Bank's coffers in 1825, and forced her to issue about a million of 1l. and 2l. notes. The currency could not possibly be in a sound healthy state, while the Bank of England, and, through her, public credit, were placed in so perilous a situation. But the making of Bank of England notes legal tender at all places except the Bank, will tend materially to protect her from the injurious consequences of panies or runs among the holders of country bank paper; and while it does this, it will not,

It was, no doubt, contended during the discussions on the late act, that the measure now referred to would lead to the depreciation of provincial paper; inasmuch as the expense of sending notes from a distance to London, to be exchanged for gold, would prevent any one from demanding Bank c England notes from country banks in good credit, till the value of the notes issued by them as so much depreciated below the value of gold, that the difference would more than pay the agence of sending men to London, and bringing gold back. But this notion proceeds on a addical miseonception of the nature of the old as well as of the new system of currency. There cannot, in point of fact, be the least difference, as repects value, in the provinces, between Bank of Eng! and paper, now that it is legal tender, and gold. London being the place where the exchanges are adjusted, the value of money in every part of the empire must depend on its value in it; and this, it is plain, cannot be in any degree affected by the late measure. Formerly the provincial currency, gold as well as paper, might be, and, indeed, frequently was, depreciated. This was brought about either by an over-issue on the part of the country banks, generally in the first instance, the effect, but always, in the end, the cause of a rise of prices; or by the issues of the Bank of England, being, in consequence of an adverse exchange, narrowed sooner or more rapidly than those of the country banks. In either case the provincial currency being redundant as compared with that of the metropolis, there was a demand on its issuers for bills on London; but it is material to observe, that, unless their credit was suspected, there was not in such eases, any demand upon them for gold. It is, indeed, obvious that a redundancy of the currency is a defect that cannot be obviated by getting gold from the country banks, unless (as hoarding is out of the question) it be intended to send it abroad; and that may always be done better and cheaper by getting from them Bank of England notes, or bills on London. A local redundancy of the currency may take place in future as it has done formerly, and its occurrence cannot be prevented, even though paper were wholly banished from circulation, so

as it appears to us, in any wise impair the securities against over-issue or depreciation.

long as the whole currency is not supplied from one source, and as London is the focus where the exchanges with foreign countries are adjusted. But the statements now made show that it is a radical mistake to suppose that it can take place more readily, or to a greater extent, under the new system than formerly. In this respect no change has been made. But while our ancient security against over-issue is maintained unimpaired, the recent arrangements increase the stability of the Bank of England, and consequently improve our

whole pecuniary system.

If any doubt could possibly remain as to the operation of the new system, it would be removed by referring to Scotland. Gold has been practically banished from that country for a long series of years; and yet no one pretends to say that prices are higher in Scotland than in England, or that her currency is depreciated. The Scotch currency is kept at its proper level, not by the check of gold payments, but by the demand for bills on London; and it is as effectually limited in this way as it could be were the banks universally in the habit of exchanging their notes for gold. On what grounds, then, is it to be apprehended that the obligation to give Bank of England notes or bills on London, will be less effectual in restraining over-issue in Yorkshire of Durham than in Scotland?

A banker who issues notes must keep beside him such a stock of cash and bullion, as may be sufficient to answer the demands of the public for their payment. If the value of the cash and bullion in his coffers were equal to the value of his notes in circulation, he would not, it is plain, make any profit; but if he be in good credit, a third, a fourth, or even a fifth part of this sum will probably be sufficient; and his profit consists of the excess of the interest derived from his notes in circulation, over the interest of the sum he is obliged to keep dormant in his strong box, and the expenses of managing his establishment. The Bank of England, as will be afterwards seen, keeps an average stock of coin and bullion

equal to a third of her liabilities. (4.) Legal Description of Bank Notes.—Bank notes are merely a species of promissory notes. They are subscribed either by the parties on whose account they are issued, or by

some one in their employment, whose signature is binding upon them. A Bank of England note for 5l. is as follows:-

## Bank of England.

 $N^{\circ}$ I promise to pay to Mr. Thomas Rippon, or Bearer, N°. on Demand, the Sum of Five Pounds. 1833. September 9, London, 9 September, 1833.

> For the Gov and Comp of the BANK of ENGLAND.

£ Five.

A. B.

No particular form of words is necessary in a bank note. The essential requisites are, that it should be for a definite sum (in England and Wales not less than 51., and in Scotland and Ireland not less than 11.), that it should be payable to bearer on demand, and that it should be properly stamped. Promissory notes, though issued by bankers, if not payable to bearer on demand, do not come under the denomination of bank notes: they are not, like the latter, taken as cash in all ordinary transactions; nor are they, like them, assignable by

The circulation of notes for less than 5l. was restrained by law (stat. 15 Geo. 3. c. 51.) from 1766 to 1797. In 1808, it was enacted by stat. 48 Geo. 3. c. 88., that all bank notes, promissory notes, or other negotiable instruments for less than 20s. should be absolutely void: a penalty of from 20s. to 5l., at the discretion of the justices, being imposed on their issuers. It was enacted by the 7 Geo. 4. c. 6., that the issue of all bank notes or promissory notes for less than 51. by the Bank of England, or by any licensed English bankers, and stamped on the 5th of February, 1826, or previously (after which period such notes were not stamped), should terminate on the 5th of April, 1829.

The stamp duties on bank notes or promissory notes payable on demand, are-

	£	8.	d.		£	8.	d.					£	8.	d.
Not exceed	ing I	1	0					•	-	-	-	0	0	5
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-	5	5	0	-	10	0	0	-	-	-	-	0	1	9
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Which notes may be reissued after payment, as often as shall be thought fit, provided they be issued by a banker or person who has taken out a licence, renewable annually, and costing  $30l_{\gamma}$  to issue notes payable to bearer on demand. Any banker or other person issuing such re-issuable notes, without being duly licensed, shall forfeit 100l for every offence.—(55  $Geo. 3. c. 184. \S 27.$ )

These conditions do not apply to the Bank of England, the stamp duties on the notes of that establishment being compounded for at the rate of 3,500L per million of its notes in

circulation

Notes or bills not payable to bearer on demand, are not re-issuable, under a penalty of 50l.

-(For the stamp duties affecting them, see Exchange.)

By the 9 Geo. 4. c. 23., English bankers not in the City of London, or within three miles thereof, are authorised to issue promissory notes, and to draw and issue bills of exchange, on unstamped paper, for any sum of 5l. or upwards, expressed to be payable to the bearer on admand, or to order at any period not exceeding 7 days after sight (bills may also be drawn at any period not exceeding 21 days after date), upon obtaining licences, costing 30l., to that effect, provided such bills of exchange be drawn upon bankers in London, Westminster, or Southwark; or provided such bills be drawn by any banker or bankers at the place where he or they shall be licensed to issue unstamped notes and bills, upon himself or themselves, or his or their copartner or copartners, payable at any other place where auch banker or bankers shall be licensed to issue such notes and bills. Bankers having such licences, are to give security by bond, that they will keep a true account of all promissory notes and bills so issued, and account for the duties on them at the rate of 3s. 6d. for every 100l., and also for the fractional parts of 100l. of the average value of such notes and bills in circulation. Persons post-dating unstamped notes or bills shall, for every such offence, forfeit 100l.

(5.) Legal Effect of the Payment of Bank Notes.—Notes of the Bank of England were not, previously to the act 3 & 4 Will. 4. c. 98., like bills of exchange, mere securities, or documents of debt, but were treated as money or cash in the ordinary course or transactions of business; the receipts given upon their payment being always given as for money.

Now, however, they are legal tender, every where except at the Bank, for all sums above 51. All notes payable to bearer are assignable by delivery. The holder of a bank note is primâ fucie entitled to prompt payment of it, and cannot be affected by the previous fraud of any former holder in obtaining it, unless evidence be given to show that he was privy to such fraud. Such privity may, however, be inferred from the circumstances of the case. To use the words of Lord Tenterden, "If a person take a bill, note, or any other kind of security, under circumstances which ought to excite suspicion in the mind of any reasonable man acquainted with the ordinary affairs of life, and which ought to put him on his guard to make the necessary inquiries, and he do not, then he loses the right of maintaining possession of the instrument against the lawful owner."—(Guildhall, 25th October, 1826.)

Ccuntry bank notes are usually received as cash. But though taken as such, if they be presented in due time and not paid, they do not amount to a payment, and the deliverer of the notes is still liable to the holder. It is not easy to determine what is a due or reasonable time, inasmuch as it must depend in a great measure on the circumstances of each particular case. On the whole, the safest rule seems to be to present all notes or drafts payable on demand, if received in the place where they are payable, on the day on which they are received, or as soon after as possible. When they have to be transmitted by post for payment, no unnecessary delay should be allowed to intervene.—(Chitty's Commercial Law, vol. iii. p.

590., and the art. "CHECK" in this Dictionary.)

## II, BANK OF ENGLAND (ACCOUNT OF).

(1.) Historical Sketch of the Bank.—This great establishment, which has long been the principal bank of deposit and circulation, not in this country only, but in Europe, was founded in 1694. Its principal projector was Mr. William Paterson, an enterprising and intelligent Scotch gentleman, who was afterwards engaged in the ill-fated colony at Darien. Government being at the time much distressed for want of money, partly from the defects and abuses in the system of taxation, and partly from the difficulty of borrowing, because of the supposed instability of the revolutionary establishment, the Bank grew out of a loan of 1,200,000l. for the public service. The subscribers, besides receiving eight per cent. on the sum advanced as interest, and 4,000l. a year as the expense of management, in all 109,000l. a year, were incorporated into a society denominated the Governor and Company of the Bank of England. The charter is dated the 27th of July, 1694. It declares, amongst other things, that they shall "be capable in law, to purchase, enjoy, and retain to them and their successors, any manors, lands, rents, tenements, and possessions whatsoever; and to purchase and acquire all sorts of goods and chattels whatsoever, wherein they are not restrained by act of parliament; and also to grant, demise, and dispose of the same.

"That the management and government of the corporation be committed to the governor, deputy governor, and twenty-four directors, who shall be elected between the 25th

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day of March and 25th day of April, each year, from among the members of the Company duly qualified.

"That no dividend shall at any time be made by the said Governor and Company, save only out of the interest, profit, or produce arising by or out of the said capital stock or fund, or by such dealing as is allowed by act of parliament.

"They must be natural born subjects of England, or naturalised subjects; they shall have in their own name and for their own use, severally, viz.—the governor, at least 4,000l., the deputy governor 3,000l., and each director 2,000l. of the capital stock of the said corpo-

"That thirteen or more of the said governors and directors (of which the governor or deputy governor must be always one) shall constitute a court of directors, for the management of the affairs of the Company, and for the appointment of all agents and servants, which may be necessary, paying them such salaries as they may consider reasonable.

"Every elector must have, in his own name and for his own use, 500% or more capital stock, and can only give one vote. He must, if required by any member present, take the oath of stock; or the declaration of stock, in case he be one of the people called Quakers.

"Four general courts to be held in every year; in the months of September, December, April, and July. A general court may be summoned at any time, upon the requisition of nine proprietors, duly qualified as electors.

"The majority of electors in general courts have the power to make and constitute by-laws and ordinances for the government of the corporation, provided that such by-laws and ordinances be not repugnant to the laws of the kingdom, and be confirmed and approved, according to the statutes in such case made and provided.'

The corporation is prohibited from engaging in any sort of commercial undertaking other than dealing in bills of exchange, and in gold and silver. It is authorised to advance money upon the security of goods or merchandise pledged to it; and to sell, by public auction, such

goods as are not redeemed within a specified time.

It was also enacted, in the same year in which the Bank was established, by statute 6 William and Mary, c. 20., that the Bank "shall not deal in any goods, wares, or merchandise (except bullion), or purchase any lands or revenues belonging to the crown, or advance or lend to their Majestics, their heirs or successors, any sum or sums of money by way of loan or anticipation, or any part or parts, branch or branches, fund or funds of the revenue, now granted or belonging, or hereafter to be granted to their Majesties, their heirs and successors, other than such fund or funds, part or parts, branch or branches of the said revenue only, on which a credit of loan is or shall be granted by parliament." And in 1697 it was enacted, that the "common capital and principal stock, and also the real fund of the Governor and Company, or any profit or produce to be made thereof, or arising thereby, shall be exempted from any rates, taxes, assessments, or impositions whatsoever, during the continuance of the Bank; and that all the profit, benefit, and advantage, from time to time arising out of the management of the said corporation, shall be applied to the uses of all the members of the said corporation of the Governor and Company of the Bank of England, rateably, and in proportion to each member's part, share, and interest in the common capital and principal stock of the said Governor and Company hereby established.'

It was further enacted, in 1697, that the forgery of the Company's seal, or of any sealed bill or Bank note, should be felony without benefit of clergy, and that the making of any

alteration or erasure in any bill or note should also be felony.

In 1696, during the great recoinage, the Bank was involved in considerable difficulties, and was even compelled to suspend payment of her notes, which were at a heavy discount. Owing, however, to the judicious conduct of the directors, and the assistance of government, the Bank got over the crisis. But it was at the same time judged expedient, in order to place her in a situation the better to withstand any adverse circumstances that might afterwards occur, to increase her capital from 1,200,000l. to 2,201,171l. In 1708, the directors undertook to pay off and cancel one million and a half of Exchequer bills they had circulated two years before, at  $4\frac{1}{2}$  per cent., with the interest on them, amounting in all to 1,775,0281.; which increased the permanent debt due by the public to the Bank, including 400,000l. then advanced in consideration of the renewal of the charter, to 3,375,028l., for which they were allowed 6 per cent. The Bank capital, was then also doubled or increased to 4,402,343l. But the year 1708 is chiefly memorable, in the history of the Bank, for the act that was then passed, which declared, that during the continuance of the corporation of the Bank of England, "it should not be lawful for any body politic, erected or to be erected, other than the said Governor and Company of the Bank of England, or for any other persons whatsoever, united or to be united in covenants or partnership, exceeding the number of 6 persons, in that part of Great Britain called England, to borrow, owe, or take up any sum or sums of money on their bills or notes payable on demand, or in any less time than 6 months from the borrowing thereof."-This proviso, which has had so powerful an operation on banking in England, is said to have been elicited by the Mine-adventure Company having commenced banking business, and begun to issue notes.

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It has been pretty generally imagined, from the private hanking companies in the metropolis not issuing notes, that they were legally incapacitated from doing so. But the clause in the act of 1708, which has been the only restriction on the issue of notes, applied generally to all England, and had no peculiar reference to London. The fact that banks with 6 or fewer partners have not issued notes in the metropolis, as well as in the provinces, is, therefore, ascribable either to their being aware that their notes would obtain no considerable circulation concurrently with those of a great association like the bank of England, or from their believing that their issue would not be profitable.

The charter of the Bank of England, when first granted, was to continue for eleven years certain, or till a year's notice after the 1st of August, 1705. The charter was further prolonged in 1697. In 1708, the Bank having advanced 400,000/, for the public service, without interest, the exclusive privileges of the corporation were prolonged till 1733. And in consequence of various advances made at different times, the exclusive privileges of the Bank have been continued by successive renewals, till a year's notice, after the first of August, 1855, under the proviso that they may be cancelled on a year's notice to that effect being given on the 1st of August, 1845.

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6 ınice of ne, ucnue vas erbo ntiing mıteand ded any ics, nt. ent, to terors cuto ing for sed the of led, An account of the successive Renewals of the Charter, of the Conditions under which these Renewals were made, and of the Variations in the Amount and Interest of the Permanent Debt due by Government to the Bank, exclusive of the Dead Weight.

Date of Renewal,	Conditions under which Renewals were made, and Permanent Debt contracted.	Permanent Debt,
1694.	Charter granted under the act 5 & 6 Will, 3, c, 20., redeemable upon the expiration of 12 months' notice after the 1st of August, 1705, upon payment by the public to the Bank of the demands therein spe- cified.	£ 5. d
1697.	Under this act the Bank advanced to the public 1,200,000L, in consideration of their receiving an annuity of 100,000L a year, viz: 8 per cent. interest, and 4,000L for management - Charter continued by the 8 & 9 Will. 3. c. 20. till 12 months' notice	1,200,000 0
	after 1st of August, 1710, on payment, &c. Under this act the Bank took up and added to their stock 1,001,171L Exchequer bilis and tailies.	
1708.	Charter continued by 7 Anne, c. 7. till 12 months' notice after 1st of August, 1732, on payment, &c.	
1710	Under this act the Bank advanced 400,0001, to government without interest; and delivered up to be cancelled 1,775,0271.  17s. 10d. Exchequer bills, in consideration of their receiving an annuity of 106,5011. 31ss., being at the rate of 6 per cent.  Charter continued by 12 Anne, stat. 1. c. 11, 11il 12 months' notice after	2,175,027 17 1
1713.	lst of August, 1742, on payment, &c. In 1716, by the 3 Geo. 1. c. 8., Bank advanced to government, at 5 per cent.	2,000,000 0
	And by the same act, the interest on the Exchequer bills can- celled in 1708 was reduced from 6 to 5 per cent.	2,000,000
	In 1721, by 8 Geo. 1. c. 21., the South Sea Company were authorised to sell 200,000L government annuities, and corporations	
	purchasing the same at 26 years' purchase were authorised to add the amount to their capital stock. The Bank purchased the whole of these annuities at 20 years' purchase	4,000,000 0
	5 per cent. interest was payable on this sum to Midsummer, 1727, and thereufter, 4 per cent. At different times between 1727 and 1738, both inclusive, the	9,375,027 17 1
	Bank received from the public, on account of permanent debt, 3,275,0271. 17s. 10d., and advanced to it on account of ditto, 3,000,0004. Difference	275,027 17 1
	Debt due by the public in 1738	9,100,000 0
1742.	Charter continued by 15 Geo. 2. c. 13. till 12 months' notice after 1st of August, 1764, on payment, &c. Under this act the Bank advanced 1,600,000l. without interest,	
	which being added to the original advance of 1,200,000 <i>l</i> , and the 400,000 <i>l</i> , advanced in 1710, bearing interest at 6 per cent., reduced	1 000 000 0
	the interest on the whole to 3 per cent.  In 1745, under authority of 19 Geo. 2. c. 6., the Bank delivered up to be cancelled 986,0007. of Exchequer bills, in consideration.	1,600,000 0
	of an annuity of 39,472, being at the rate of 3 per cent. In 1749, the 23 Geo. 2. c. 6. reduced the interest on the 4 per cent, annuities held by the Bank, to 35 per cent. for 7 years from	986,000 0
1764.	the 5th of December, 1750, and thereafter to 3 per cent. Charter continued by 4 Geo. 3. c. 25. till 12 months' notice after 1st of	
	August, 1786, on payment, &c. Under this act the Bank paid into the Exchequer 110,000 <i>l</i> . free of all charge.	
1781.	Charter continued by 21 Geo. 3. c. 60. till 12 months' notice after 1st of August, 1812, on payment, &c.	
1800.	Under this act the Bank advanced 3,000,0001. for the public ser- vice for 3 years at 3 per cent. Charter continued by 40 Geo. 3. c. 28, till 12 months notice after 1st	
	of August, 1833, on payment, &c.	11,686,000 0

An Account of the successive Renewals of the Charter, &c .- continued.

Date of Renewal.	Conditions under which Renewals were made, and Permanent Debt contracted,	Permanent l	lebt.	
	Under this act the Bank advanced to government 3,000,0001. for 6 years without interest; but in pursuance of the recommendation of the committee of 1807, the advance was continued without interest till 6 months after the signature of a definitive treaty of pence.  In 1816, the Bank, under nuthority of the act 50 (ice, 3, c, 96.)	11,686,000	0	0
1833.	advanced at 3 per cent., to be repuid on or before 1st of August 1833.  Charler continued by 3 & 4 Will, 4, c. 98, till 12 months' notice after-	3,000,000	0	0
1000.	lst of August, 1855, with a proviso that it may be dissolved on 12 months' notice after 1st of August, 1845, on payment, &c. This act directs that in fature the flank shall deduct 120,000L a year from their charge on account of the management of the	14,686,800	0	0
	public debt; and that a fourth part of the debt due by the public to the flank, or 3,038,250L, be paid off Permanent advance by the flank to the public, bearing interest at 3 per cent., independent of the naivances on account of dead-	3,638,250	0	0
	weight	11,018,550	0	(

For further details as to this subject, see the Appendix No. 1, of the Report of 1832 on the Renewal of the Hank Charter, and the acts of parliament referred to in it; see also James Postlethwayt's History of the Revence, pp. 301-301, and Fairman on the Fands, 7th ed. pp. 85-88. &c.

The capital of the Bank on which dividends are paid, has never exactly coincided with, though it has seldom differed very materially from, the permanent advance by the Bank to the public. We have already seen that it amounted, in 1708, to 4,402,343%. Between that year and 1727 it was increased to near 9,000,000%. In 1746, it amounted to 10,780,000%. From this period it underwent no change till 1782, when it was increased 8 per cent., or to 11,642,400%. It continued stationary at this sum down to 1816, when it was raised to 14,553,000% by an addition of 25 per cent. from the profits of the Bank, under the provisions of the act 56 Geo. 3, c, 96. The late act for the renewal of the charter, 3 & 4 Will. 4. c. 98., directs that the sum of 3,638,250% the portion of the debt due to the Bank to be repaid by the public, shall be deducted from the Bank's capital; which will, therefore, be in future 10,914,750%.—(Report on Bank Charter, Appen. No. 33.)

The Bank of England has been frequently affected by panies amongst the holders of its notes. In 1745, the alarm occasioned by the advance of the Highlanders under the Precedence as far as Derby, led to a run upon the Bank; and in order to gain time to concert measures for averting the run, the directors adopted the device of paying in shillings and sixpences! But they derived a more effectual relief from the retreat of the Highlanders, and from a resolution agreed to at a meeting of the principal merchants and traders of the city, and very numerously signed, declaring the willingness of the subscribers to receive Bank notes in payment of any sum that might be due to them, and pledging themselves to

use their utmost endeavours to make all their payments in the same medium.

During the tremendous rotes in June, 1780, the Bank incurred considerable danger. Had the mob attacked the establishment at the commencement of the riots, the consequences might have proved fatal. Luckily, however, they delayed their attack till time had been afforded for providing a force sufficient to insure its safety. Since that period a considerable military force is nightly placed in the interior of the Bank, as a protection in any emergency that may occur.

In the latter part of 1792 and beginning of 1793, there was, in consequence of a previous over-issue on their part, a general run on most of the private banks; and about one third of these establishments were forced to stop payment. This led to a considerable

demand for coin from the Bank.

The year 1797 is, however, the most important epoch in the recent history of the Bank. Owing partly to events connected with the war in which we were then engaged—to loans to the Emperor of Germany—to bills drawn on the treasury at home by the British agents abroad—and partly, and chiefly, perhaps, to the advances most unwillingly made by the Bank to government, which prevented the directors from having a sufficient control over their issues,—the exchanges became unfavourable in 1795, and in that and the following year large sums in specie were drawn from the Bank.\* In the latter end of 1796 and

\* So early as December, 1794, the court of directors represented to government their uneasiness on account of the magnitude of the debt due by the government to the Bank, and anxiously requested a repayment of at least a considerable part of what had been advanced. In January, 1795, they resolved to limit their advances upon treasury bills to 500,000,; and at the same time they informed Mr. Pitt that it was their wish that he would adjust his measures for the year in such a manner as not to depend on any further assistance from them. On the 11th of February, 1796, they resolved, "That is the opinion of this court, founded upon the experience of the late Imperial lono, that if any further loan or advance of money to the emperor, or to any of the foreign states, should in the present state of affairs take place, it will, in all probability, prove fatal to the Bank of England. The court of directors do, therefore, most earnestly deprecate the adoption of any such measure, and they solemnly protest against any responsibility for the calamitous consequences that may follow thereupon." But

beginning of 179 were propagated the fears that wer of the country; a itself to London. Saturday, the 25t coffers, with every emergency an ore from paying their And after purliame nue the restriction

As soon as the principal bankers, when a resolution in 1745, those preto be accepted as a that the restriction

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It had been gen Bank notes would r event showed, confo not really the case. of the Restriction A tice, by being receive majority of individu moderate, that they r the latter part of 18 discount of about 8 and it was not until Early in 1810, they having attracted the mittee to inquire in examined several w. ability, they justly a the Bank should be tion was not, howev compared with gold,

At the period wh that there were abo ments multiplied, the partly by the deprec tained, but far more threw in the way of ending with 1813, course with the Cont sustained a very heav

notwithstanding these, to our foreign ailies, a own better judgment to Exchequer, and their decasion, in the then a the Bank were greatly rectors had so strongly the crisis of 1797. The sion; and it is clear, a vertible into gold could

beginning of 1797, considerable apprehensions were entertained of invasion, and rumours were propagated of descents having been actually made on the coast. In consequence of the fears that were thus excited, runs were made on the provincial banks in different parts of the country; and some of them having failed, the panic became general, and extended itself to London. Demands for eash poured in upon the Bank from all quarters; and on Saturday, the 25th of February, 1797, she had only 1,272,000L of cash and bullion in her coffers, with every prospect of a violent run taking place on the following Monday. In this emergency an order in council was issued on Sunday, the 26th, prohibiting the directors from paying their notes in cash until the sense of parliament had been taken on the subject. And after parliament met, and the measure had been much discussed, it was agreed to continue the restriction till six months after the signature of a definitive treaty of peace.

As soon as the order in council prohibiting payments in cash appeared, a meeting of the principal bankers, merchants, traders, &c. of the metropolis, was held at the Mansion-house, when a resolution was agreed to, and very numerously signed, pledging, as had been done in 1745, those present to accept, and to use every means in their power to cause Bank notes to be accepted as each in all transactions. This resolution tended to allay the apprehensions

that the restriction had excited.

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Parliament being sitting at the time, a committee was immediately appointed to examine into the affairs of the Bank; and their report put to rest whatever doubts might have been entertained with respect to the solvency of the establishment, by showing that at the moment when the order in council appeared, the Bank was possessed of property to the amount of 15,513,690L, after all claims upon it had been deducted.

Much difference of opition has existed with respect to the policy of the restriction in 1797; but, considering the peculiar circumstances under which it took place, its expediency seems abundantly obvious. The run did not originate in any over-issue of Bank paper; but grew entirely out of political causes. So long as the alarms of invasion continued, it was clear that no Bank paper immediately convertible into gold would remain in circulation. And as the Bank, though possessed of ample funds, was without the means of instantly retiring her notes, she might, but for the interference of government, have been obliged to stop payment; an event which, had it occurred, must have produced consequences

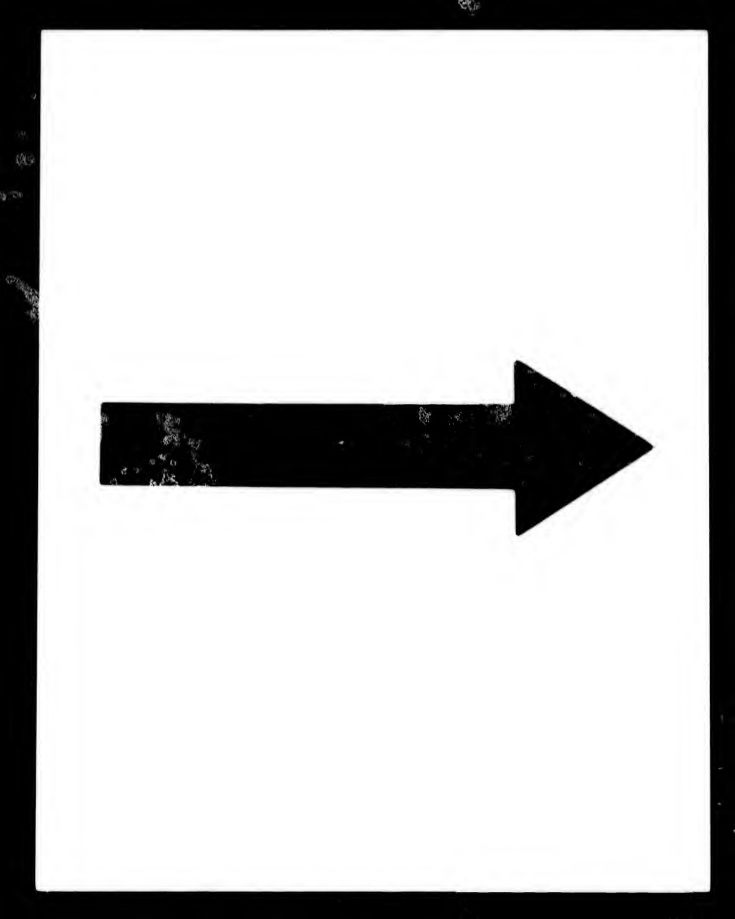
in the last degree fatal to the public interests,

It had been generally supposed, previously to the passing of the Restriction Act, that Bank notes would not circulate unless they were immediately convertible into cash: but the event showed, conformably to principles that have since been fully explained, that this was not really the case. Though the notes of the Bank of England were not, at the passing of the Restriction Act, publicly declared to be legal tender, they were rendered so in practice, by being received as cash in all transactions on account of government, and of the vast majority of individuals. For the first three years of the restriction, their issues were so moderate, that they not only kept on a par with gold, but actually bore a small premium. In the latter part of 1800, however, their quantity was so much increased that they fell to a discount of about 8 per cent. as compared with gold, but they soon after rose nearly to par; and it was not until 1808 that the decline of their value excited any considerable attention. Early in 1810, they were at a discount of about 131 per cent.; and this extraordinary fall having attracted the attention of the legislature, the House of Commons appointed a committee to inquire into the circumstances by which it had been occasioned. The committee examined several witnesses; and in their report, which was drawn up with considerable ability, they justly ascribed the fall to the over-issue of Bank paper, and recommended that the Bank should be obliged to resume cash payments within two years. This recommendation was not, however, acted upon; and the value of Bank paper continued to decline, as compared with gold, till 1814.

At the period when the restriction on cash payments took place in 1797, it is supposed that there were about 280 country banks in existence; but so rapidly were these establishments multiplied, that they amounted to above 900 in 1813. The price of corn, influenced partly by the depreciation of the currency, and the facility with which discounts were obtained, but far more by deficient harvests, and the unprecedented difficulties which the war threw in the way of importation, had risen to an extraordinary height during the five years ending with 1813. But the harvest of that year being unusually productive, and the intercourse with the Continent being then also renewed, prices, influenced by both circumstances, sustained a very heavy fall in the latter part of 1813, and the beginning of 1814. And this

notwithstanding these, and many other slimilar remonstrances, fresh advances of money were made to our foreign allies, and fresh demands upon the Bank; the directors reluciantly abandoning their own better judgment to what they truly termed the "pressing solicitations" of the Chancellor of the Exchequer, and their desire to avert "the probable distress which a refusal (on their part) might occasion, in the then alarming situation of public affairs." But notwithstanding the difficulties of the Bank were greatly aggravated by that conduct on the part of government against which the directors had so strongly protested, she could hardly, in any state of her affairs, have got safely over the crisis of 1797. The run upon the Bank that then took place, was occasioned by alarms of invasion; and it is clear, as remarked in the text, that while they continued, no paper immediately convertible into gold could remain in circulation.

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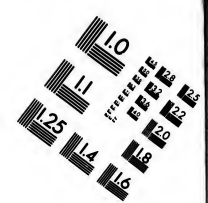
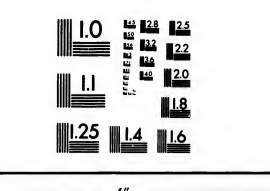


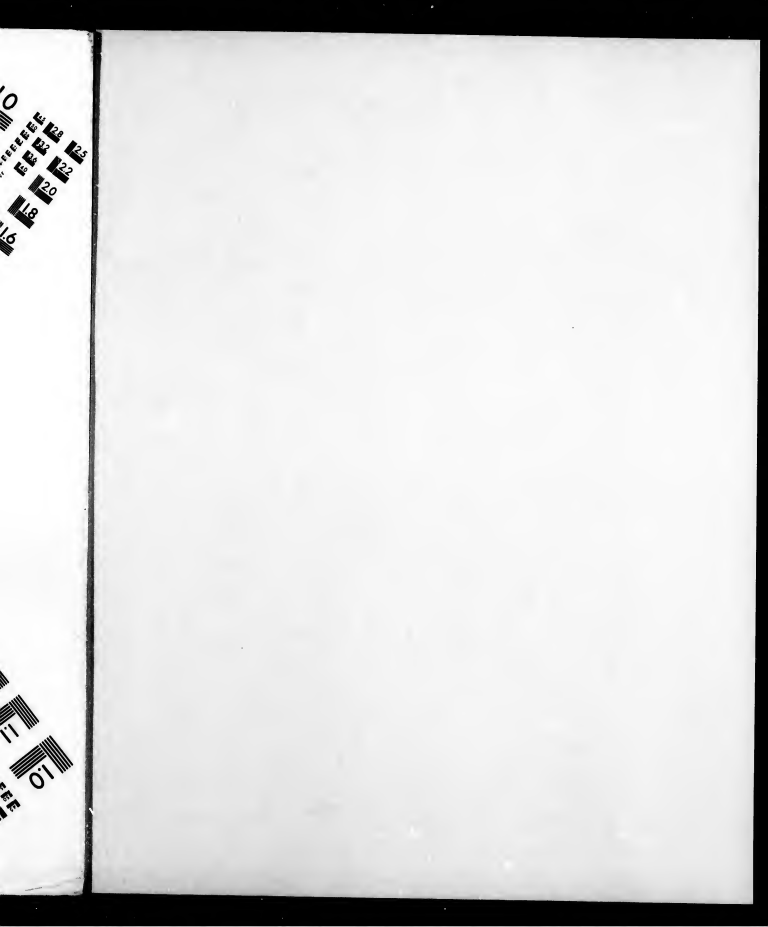
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fall having proved ruinous to a considerable number of farmers, and produced a general want of confidence, such a destruction of provincial paper took place as has rarely been paralleled. In 1814, 1815, and 1816, no fewer than 240 country banks stopped payment; and eighty-nine commissions of bankruptcy were issued against these establishments, being at the rate of one commission against every ten and a half of the total number of banks

existing in 1813.

The great reduction that had been thus suddenly and violently brought about in the quantity of country bank paper, by extending the field for the circulation of Bank of England paper, raised its value in 1817 nearly to a par with gold. The return to cash payments being thus facilitated, it was fixed, in 1819, by the act 59 Geo. 3. c. 78.; commonly called Mr. Peel's act, that they should take place in 1823. But to prevent any future overissue, and at the same time to render the measure as little burdensome as possible, it was enacted, in pursuance of a plan suggested by the late Mr. Ricardo, that the Bank should be obliged, during the interval from the passing of the act till the return to specie payments, to pay her notes, if required, in bars of standard bullion of not less than sixty ounces weight. This plan was not, however, acted upon during the period allowed by law; for, a large amount of gold having been accumulated at the Bank, the directors preferred recommencing specie payments on the 1st of May, 1821 .- (See Table IV. for an account of the price of

bullion, the depreciation of paper, &c. from 1800 to 1821.)

A great diversity of opinion has been entertained with respect to the policy of the return to the old standard, in 1819. By one party it has been represented as a wise and politic measure: they contend that Mr. Peel's Act not only put an end to those fluctuations in the value of money, which had previously been productive of great mischief, and gave effect to the solemn engagements into which the public had entered with the national creditor, but that it did this without adding any thing material to the national burdens. But another, and, perhaps, a more numerous party, take a totally different view of this measure: they contend that the public was not really bound to return to cash payments at the old standard at the termination of the war; that the return has very greatly enhanced the value of the currency; and that this enhancement, by adding proportionally to the fixed burdens laid on the industrious classes, has been most injurious to their interests. It will, however, be found in this, as in most cases of the sort, that the statements of both parties are exaggerated; and that if, on the one hand, the measure has not been so advantageous as its apologists represent, neither, on the other, has it been nearly so injurious as its enemies would have us believe.

In discussing this question, it is material to observe that the value of paper, which had been in 1815 and 1816 about 163 per cent. below that of gold, rose in 1817 and 1818, from the causes already mentioned, without any interference whatever on the part of government, to within little more than 2½ per cent. of the value of gold; and that in 1819 the depreciation only amounted to 4½ per cent.—(See Table IV.) It is, therefore, quite ludicrous to ascribe to the act of 1819, as is often done, the whole rise that has taken place in the value of the currency since the peace, seeing that the currency had been for three years previously to its enactment from 123 to 143 per cent, above its value in 1815, and from 21 to 23 per cent, above its value in 1814! The main object which the promoters of the act of 1819 had in view, was to sustain the value of the currency at the point to which it had recovered itself, without legislative interference. This, however, could not be done without recurring to specie payments; and the difference of 4½ per cent. that obtained in 1819

between the value of gold and paper, was not deemed sufficiently considerable to warrant a

departure from the old standard, and from the acts engaging to restore it. But it is alleged, that those who suppose that the act of 1819 added only 41 per cent. to the value of the currency, inistake altogether the effect of the measure. It is admitted, indeed, that paper was then only 41 per cent. less valuable than gold; but by reverting to specie payments, we made an unexpected purchase of thirty millions of gold; and it is affirmed, that this novel and large demand, concurring simultaneously with the contraction of paper in several of the continental states, and with a falling off in the supply of bullion from the mines, had the effect of adding very greatly to the value of gold itself, and consequently to that of the currency. It is very difficult, or rather, perhaps, impossible, to determine the precise degree of credit that ought to be attached to this statement; but while we incline to think that it is well founded to a certain extent, we see no grounds for believing that it is so to any thing like the extent that has been stated. The gold imported into Great Britain, to enable the Bank to resume specie payments, was not taken from any particular country or district, but was drawn from the market of the world; and considering the vast extent of the supply whence it was derived, it is against all reason to suppose that its value could be materially influenced by our purchases. We doubt, too, whether the contraction of the paper currency of some of the continental states, and the substitution of specie in its stead, was not more than balanced by the cessation of the demand for specie for the military chests of the different armics, by the stoppage of the practice of hoarding, and the greater security consequent to the return of peace. And with respect to the falling off

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to make it a gr often referred But the inferer modities are as the quantity of the cost of whi new sources, we extended in Fr large estates, ar price in this co from Ireland, as counted for by where they seer New Holland a price of colonia monopoly system rara, &c. Alth from the mines nable error to as effect rated at 1 Paccious Mer

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in the supplies from the mines, it is not a circumstance, supposing it to have had a considerable influence, that parliament could take into account. It could neither determine the extent to which bullion had been raised, nor at what point the rise would stop, nor how soon it might again begin to decline. The diminution in the supply of bullion had then continued for too short a period, and its influence on the value of gold was much too uncertain, to make it a ground for interfering in any degree with the standard.

The decline in the price of most articles that has taken place since the peace, has been often referred to, as a conclusive proof of the great enhancement in the value of bullion. But the inference is by no means so certain as has been represented. The prices of commodities are as much affected by changes in the cost of their production, as by changes in the quantity of money afloat. Now, there is hardly one of the great articles of commerce, the cost of which has not been considerably reduced, or which has not been supplied from new sources, within the last few years. The growth of corn, for example, has been vastly extended in France, Prussia, and generally throughout the Continent, by the splitting of large estates, and the complete subversion of the feudal system; and the reduction of its price in this country is, at least, as much owing to the extraordinary increase of imports from Ireland, as to any other cause. The fall in the price of wool is most satisfactorily accounted for by the introduction and rapid multiplication of Merino sheep in Germany, where they seem to succeed even better than in Spain; and by the growing imports from New Holland and elsewhere. And a very large portion, if not the whole, of the fall in the price of colonial products, is admitted, on all hands, to be owing to the destruction of the monopoly system, and the vast extension of cultivation in Cuba, Brazil, Louisiana, Demerara, &c. Although, therefore, we do not deny that the falling off in the supply of bullion from the mines must have had some influence on prices, we hold it to be the greatest imaginable error to ascribe to it the entire fall that has taken place since the peace. Were its effect rated at 10 per cent. we believe it would be very considerably overstated .- (See art. PRECIOUS METALS.)

On the whole, therefore, we are disposed to approve of the conduct of those who framed the act of 1819. That it added to the burdens of the industrious classes, and has been in so far hostile to the public interests, it seems impossible to doubt; but it has not done this in any thing like the degree which its enemics represent. The period, too, when it was passed, is now so distant, that the existing engagements amongst individuals have almost all been formed with reference to the altered value of the currency; so that whatever injury it may have occasioned in the first instance, must be nearly gone by. To modify or change the standard at this late period, would not be to repair injustice, but to commit it afresh. At the end of the war, the circumstances were considerably different. The standard had been really abandoned for the previous 18 years; and, perhaps, we may now say, that it would have been better, all things considered, had the mint price of bullion been raised, in 1815, to the market price. But having surmounted all the difficulties attendant upon the restoration of the old standard, and maintained it since 1821, it would be in the last degree impolitic to subject it to new alterations. Should the country become, at any future period, unable to make good its engagements, it will better consult its honour and its interest, by fairly compounding with its creditors, than by endeavouring to slip from its engagements by resorting to the dishonest expedient of enfeebling the standard.

The price of corn, which had been very much depressed in 1821 and 1822, rallied in 1823; and this circumstance contributed, along with others peculiar to that period, to promote an extraordinary rage for speculation. The issues of the country banks being in consequence far too much extended, the currency became redundant in the autumn of 1824; and the exchanges having been depressed, a drain for gold began to operate upon the Bank of England. But the directors of the Bank having entered, in the early part of that year, into an engagement with government to pay off such holders of 4 per cent, stock as might dissent from its conversion into a 3½ per cent. stock, they were obliged to advance a considerable sum on this account after the depression of the exchange. This tended to counteract the effect of the drain on the Bank for gold; and, in consequence, the London currency was not very materially diminished till September, 1825. When, however, the continued demand of the public on the Bank for gold had rendered money scarce in the metropolis, the pressure speedily extended to the country. Such of the provincial banks and they were a numerous class—as had been originally established without sufficient capitsl, or had conducted their business upon erroneous principles, began to give way the moment they experienced an increased difficulty of obtaining pecuniary accommodations in London. The slarm, once excited, soon became general; and confidence and credit were, for a while, almost wholly suspended. In the short space of 6 weeks, above 70 banking establishments were destroyed, notwithstanding the very large advances made to them by the Bank of England; and the run upon the Bank, for cash to supply the exigencies of the country banks, was so heavy, that she was wellnigh drained of all the coin in her coffers, and obliged, as already remarked, to issue about a million of 11. and 21. notes.

In order to guard against a recurrence of the wide-spread mischief and ruin, produced by

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INIVERSITY OF WATERLOO LIBER

this and the previous bankruptcies of the country banks, it was resolved, in 1826, with consent of the Bank of England, to make a change in the law of 1708, limiting the number of partners in banking establishments to 6 only. And it was accordingly enacted, that thenceforth any number of partners might form themselves into associations, to carry on the business of banking, including the issue of notes, any where not within sixty-five miles of London. The directors of the Bank of England came, at the same time, to the resolution of establishing branches in some of the principal towns; and, at this moment, branch banks are established in Gloucester, Manchester, Birmingham, Leeds, Liverpool, Bristol, Exeter,

Newcastle-upon-Tyne, Hull, Norwich, &c.

The branch bank cannot fail of being highly useful; but we believe that the benefit resulting from the formation of joint stock banks will not be nearly so great as has been anticipated.—(See post, Banks (English Provincial).) So long as every one is allowed to issue notes without any sort of check or control, a thousand devices may be fallen upon to insure a certain circulation to those that are most worthless. At best, this measure is but a feeble palliative of inveterate disorders. It is quite illusory to expect to make any real improvement upon the system of country banking in England, by the mere introduction of a plan for allowing banking establishments with large capitals to be set on foot. There have always been, and are at this moment, a great number of such establishments in England. What is really wanted, is the adoption of a system that will exclude the possibility of notes being discredited, by preventing all individuals or associations from issuing such as have not

been previously guaranteed. Besides attempting to lessen the frequency of bankruptcy among the country banks, by repealing the law limiting the number of partners, it was further resolved in 1826, to prohibit the future issue of 11. notes. The policy and effects of this measure have given rise to much dispute. It seems clear, that it has gone far to shut up one of the most convenient channels by which the inferior class of country bankers contrived to get their notes into circulation, and must, in so far, do good. But there ere many other channels still open to them; and to imagine that this measure will place the provincial currency on that solid basis on which it ought to be placed, is quite visionary. There were no notes under 5*l*. in circulation in 1792; and yet fully one third of the country banks then in existence became bankrupt! The truth is, as already stated, that it is not possible to guard against loss and fraud, from the proceedings of the country bankers, otherwise than by compelling them to give security for their issues; and, as security may as easily be given for 11. notes as for those of 51., the suppression of the former closs not appear to have been at all essential. No doubt can, however, be entertained, that the representations as to the extreme injury occasioned by the withdrawal of the 11. notes have been very greatly exaggerated;—though it is at the same time obvious, that the means of the bankers to make advances, as well as the profit derived from making them, must both have been diminished by the suppression of the small notes; and it would be foolish to deny that this circumstance must have occasioned some loss and inconvenience to many individuals.

These remarks are meant to apply only to the case of the country banks. The extraordinary extent to which the forgery of the 1*l*. notes of the Bank of England was carried, affords, perhaps, a sufficient vindication of the policy of their suppression. But the comparatively limited circulation of the country banks, and, perhaps we may add, the greater attention paid to the manner in which their notes were engraved, hindered their forgery from

becoming injuriously prevalent.

(2.) Cash kept by the Bank. Regulation of her Issues.—Of late, the Bank directors have endeavoured, as a general rule, to have as much coin and bullion in their coffers as may together amount, when the exchange is at par, to a third part of the Bank's liabilities, including deposits as well as issues; so that, in the event of the notes afloat, and the public and private deposits in the coffers of the Bank, amounting to 27,000,000l, or 30,000,000l, they would not consider the establishment in a perfectly satisfactory state, unless she was, generally speaking, possessed of about 9,000,000l, or 10,000,000l. of coin and bullion. Such a supply seems to afford every requisite security; and now that the notes of the Bank are made legal tender, and that she must be less exposed than formerly to drains during panics, it may, probably, be found to be unnecessarily large.

The issues of the Bank are wholly governed, at least in all ordinary cases, by what Mr. Horsley Palmer expressively calls "the action of the public:"—that is, they are increased during a favourable exchange, or when bullion is sent to the Bank to be exchanged for notes, and diminished during an unfavourable exchange, or when notes are sent to the Bank to be paid. If the exchange were so favourable that the Bank was accumulating considerably more bullion than was equivalent to the third part of her liabilities, the directors would seem to be justified in adding to the currency by buying a larger amount of government securities, or by increasing their discounts, &c.; and conversely, if the exchange were so unfavourable as to depress the supply of coin and bullion considerably below the average proportion. But the most intelligent directors seem to think that this would be an undur

interference; to regulate the

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interference; and, in all but extraordinary cases, the rule of the Bank is, to allow the public to regulate the currency for itself through the action of the exchange.

It is frequently said that the value of money, and, consequently, that the price of all sorts of property, depends on the flat of the Bank, by which it is capriciously elevated at one time and depressed at another. But the account now given of the mode in which the issues of the Bank are regulated completely disproves such statements; and independently of this, every one who knows that the Bank must pay her notes in coin when presented, and that coin may be at all times obtained from the Mint, without any charge, in exchange for bullion, must know that the very supposition of their being true involves a contradiction.

(3.) Bank of England in its Connection with Government and the Public.—The Bank of England conducts the whole banking business of the British government. "It acts not only," says Dr. Smith, "as an ordinary bunk, but as a great engine of state. It receives any pays the greater part of the annuities, which are due to the creditors of the public; it circulates Exchequer bulls; and it advances to government the annual amount of the land and malt taxes, which are frequently not paid till some years thereafter."

(4.) Advances by the Bank in Discounts, &c .- The greater part of the paper of the Bank has generally been issued in the way of advances or loans to government, upon security of certain branches of the revenue, and in the purchase of Exchequer bills and bullion; but her issues through the medium of discounts to individuals have, notwithstanding, been at all times considerable, while, during war and in periods of distress, they have been occasionally very great. Generally speaking, however, the directors do not think it advisable to enter into competition with private bankers in the transacting of ordinary banking business, or in the discounting of mercantile paper. Mr. Horsley Palmer is decidedly of opinion, that all banking business, apart from the issue of notes, is better transacted by private bankers than by public bodies.—(Min. of Evidence, p. 37.) He also thinks, that were the bank to come fairly into competition, at all times, with the private bankers and other individuals in discounting, it would be very apt to lead, every now and then, to an excess of the currency, and a fall of the exchange, producing fluctuations that could not fail to be most injurious. At present, therefore, and generally since the peace, the rate of interest charged by the Bank for loans has been somewhat above the market rate. The consequence is, that, in ordinary periods, very few applications are made to her for discounts. But, at the same time, every one who has any reasonable security to offer, knows where they may always be had; while the rate of interest charged by the Bank necessarily forms a maximum rate which no other establishment can exceed. When, however, any circumstances occur to occasion a pressure in the money market, or a difficulty of obtaining recommendations in the usual channels, the market rate of interest immediately rises to the rate fixed by the Bank; and on such occasions, the private bankers, and the public generally, resort to the Bank for aid. She then becomes, as it were, a bank of support; and has, as such, on many trying occasions, particularly in 1793, 1815 and 1816, and 1825-26, rendered the most essential service to public credit, and to the commercial interests of the country. The usual limited amount of the Bank's discounts does not, therefore, proceed, as has been absurdly enough stated, from any indisposition on the part of the directors to render every assistance in their power to the commercial classes, but is, in fact, the effect of such disposition. They consider, and we believe justly, that, except under peculiar circumstances, the business of discounting and banking is best conducted by private parties; and that, by abstaining from coming into competition with them, they are better able to act as a bank of support—that is, to sustain public and private credit by making extraordinary advances in seasons of distress and difficulty. This is not to neglect the interests of the mercantile classes, but to promote them in the best and most efficient manner, even though it should be at the expense of the Bank.

No. XIV. of the accounts subjoined to this article shows the average annual amount of commercial paper discounted by the Bank in London, from 1795 down to 1831. But the subjoined account will probably be deemed still more interesting, from its exhibiting in detail the variations in the discounts by the Bank during the 17 years ending with 1831. The sudden increase and immense amount of the discounts, in the last quarter of 1825 and the first quarter of 1826, show the vast importance of the assistance then rendered by the Bank to the trading interests. Had this assistance been withheld, or the Bank not been in a situation to render it, it is not easy to estimate the consequences.

The annual average loss by bad debts on the discounts of the Bank of England in London, from 1791 to 1831; both inclusive, has been 31,698*l.*—(Appen. to Rep. on Bank Charter, No. 60.)

<sup>\*</sup> Mr. Horsley Palmer's evidence before the late committee of the House of Commons on the Bank charter contains by far the best exposition ever given to the public, of the mode in which the business of the Bank of England is conducted. It is also highly deserving of attention, from its general ability, and the strong and steady light which it throws on the principles of banking and currency.

Account of the Average Amount of Bills and Notes discounted by the Bank of England, in each Quarter of each of the Seventeen Years ending with 1831.—(Appen. to Rep. on Bank Charter,

Years.	let Quarter, ending 31st of March.	2d Quarter, ending 30th of June.	3d Quarter, ending 30th of September.	4th Quarter, ending 31st of December,
	£	£	£	£
1815	13,611,500	13.846,500	16,613,200	15,717,300
1816	14,315,900	13,380,400	10,569,400	7,399,800
1817	5,823,500	4,148,300	3,329,300	2,541,200
1818	2,976,900	2,847,800	4,610,400	6,865,700
1810	8,363,700	6,632,300	6,021,600	5,042,200
1820	4,810,700	3,605,500	3,987,600	3,130,700
1821	3,238,300	2,715,100	2,294,100	2,459,300
1822	3,137,000	3,216,500	3,388,700	3,724,600
1823	4,107,200	3,252,200	2,501,400	2,334,200
1824	2,226,800	2,553,500	2,449,800	2,248,900
1825	2,466,806	3,973,700	5,486,000	7,839,500
1826	9,586,700	5,037,400	2,950,500	2,164,800
1827	2,198,600	1,226,400	1,107,500	1,239,800
1828	1,298,400	1,165,600	1,170,800	2,157,200
1820	3,952,900	3,283,700	2,611,800	2,152,700
1830	1,860,500	1,414,600	1,275,000	1,930,700
1831	2,549,200	3,240,200	3,422,500	3,771,500

(5.) Advances by the Bank to Government.—These are made on account of the produce of taxes not yet received, and on the security of Exchequer bills, &c. They varied, from 1792 down to 1810, from about 10,000,000l. to about 16,000,000l. During the remainder of the war, and down to 1820, they were a good deal larger; they were, at an average of each of the 7 years ending with that last mentioned, as follows:-

					£	1					£
1814	-	-	-	_	30,149,000	1818	•	-	-	-	28,061,000
1815	-	-	-	-	26,494,000	1819	-	-	-	-	24,636,975
1816	-	-	-	-	23,544,000	1820	-	-	-	-	21,915,825
1817	-	-	-	-	27.347.000						

But in these are included about 1,000,000/. a year paid to government out of the sums issued on account of the dividends, but not claimed. This can hardly be regarded as an advance by the Bank.

In 1819, provision was made for reducing the amount of these advances; and they do not at present, excluding the permanent advance on account of the dead weight, exceed a third of their amount in 1820. They are represented by the Exchequer bills and deficiency bills in the hands of the Bank; and the average amount of these in her possession during the 4 years ending with 1831, was as follows:-

(6.) Balances of Public Money.—In point of fact, however, a very large part of these advances has been nominal only, or has been virtually cancelled by the balances of public money in the hands of the Bank. Thus, from 1806 to 1810, both inclusive, the average advances to government amounted to 14,492,970%. But the average balance of public money in possession of the Bank during the same period amounted to about 11,000,000.; so that the real advance was equal only to the difference between these two sums, or to about 3,500,000/. This statement completely negatives, as Mr. Tooke has justly stated, the supposition so commonly entertained and reasoned upon as a point beyond doubt, that the Bank was rendered, by the restriction, a mere engine in the hands of government for facilitating its financial operations.—(First Letter to Lord Grenville, p. 64.)

The Bank being enabled to employ the greater part of the balances of public money in her hands as capital, they have formed one of the main sources of the profit she has derived from her transactions with the public. This subject was brought very prominently forward in the Second Report of the Committee of the House of Commons on Public Expenditure in 1807. And it was agreed in the same year, that the Bank should, in consideration of the advantages derived from the public balances, continue the loan of 3,000,000l. made to government in 1800 for 6 years, without interest, on the same terms, till 6 months after the signature of a definitive treaty of peace. In 1816, this sum was finally incorporated with the debt due by government to the Bank, at an interest of 3 per cent. In 1818, the public balances had fallen to about 7,000,000l.; and they have been still further reduced, in consequence of measures that were then adopted. They amounted, at an average of the 3 years ending with 1831, to 4,157,5701.—(Sec Table XII.)

A part of the public balances is formed of the dividends payable at the Bank, but unclaimed. The balance arising from this source has sometimes amounted to above 1,000,000L; but in 1808 fund have bee

(7.) Mana on this accou stock, &c .-- o the Bank, beir receiving con very improvid the allowance of the public some separate that the allow c. 98., for the from their amo for the manage for the future i

It should be ing the public ferring stock f known; and r its prevention, 1803, the Ban no less than ! sum! At an on the public fu

The total au bills funded, tr to 426,795l. 1s. (8.) Dead W

of March, 1823

and annuities, o of the war, the above 5,000,000 mately extingui to spread the bu calculated the ar that, upon gove found who wou viously determi decreasing the only 300,000l. willing to enter tion of receiving April 1823, to p the years 1823 a

\* See Table VI the public debt du of bank notes, po It is enacted, 1 er put off, knowir any endorsement ment upon or assi-or any indorsement intent to defraud death as a felon. Persons making

of public stocks of of public stocks of By the same act public stock, or of capital. If any p the public funds, t shall upon convict And any person terest, &c. in the term not less than vears—27

years.—§ 7.
The forgery of t

by transportation year.—\(\phi\) 8. Clerks or servar

rant for a greater to, may, upon con not more than two H

<sup>\*</sup> These are the averages of the total advances on the 26th of February, and the 26th of August, each year.

WATERLOO

money in s derived forward nditure in n of the made to after the with the he public in consee 3 years

. but un-00,000%;

f August,

but in 1808 and 1811, arrangements were made by which the balances growing out of this fund have been much reduced.

(7.) Management of Public Debt .- Previously to 1786, the Bank received an allowance on this account—that is, for trouble in paying the dividends, superintending the transfer of stock, &c.-of 562/. 10s. a million. In 1786, this allowance was reduced to 450/. a million, the Bank, being, at the same time, entitled to a considerable allowance for her trouble in receiving contributions on loans, lotteries, &c. This, however, though long regarded as a very improvident arrangement on the part of the public, was acquiesced in till 1808, when the allowance on account of management was reduced to 340% a million on 600,000,000% of the public debt; and to 300% a million on all that it exceeded that sum, exclusive of some separate allowances for annuities, &c. The impression, however, was still entertained, that the allowances for management should be further reduced; and the act 3 & 4 Will. 4. c. 98., for the renewal of the charter, has directed that 120,000% a year shall be deducted from their amount. During the year ended the 5th of April, 1832, the Bank received 251,4614. for the management of the public debt, and annuities. This item may therefore, be taken for the future at about 130,000l. a year. - (Report on Bank Charter, Appen. p. 35.)

It should be observed, that the responsibility and expense incurred by the Bank in managing the public debt are very great. The temptation to the commission of fraud in transferring stock from one individual to another, and in the payment of the dividends, is well known; and notwithstanding the skilfully devised system of checks adopted by the Bank for its prevention, she has frequently sustained very great losses by forgery and otherwise. In 1803, the Bank lost, through a fraud committed by one of her principal cashiers, Mr. Astlett, no less than 340,000L; and the forgories of Fauntleroy the banker cost her a still larger sum! At an average of the 10 years ending with 1831, the Bank lost, through forgeries on the public funds, 40,204l. a year. +- (Report on Bank Charter, Appen. p. 165.)

The total sum paid by the public to the Bank on account of the loans raised, Exchequer hills funded, transfer of 3½ per cent. stock, &c. from 1793 to 1820, both included, amounted to 426,795l. 1s. 11d.—(Parl. Paper, No. 81. Sess. 1822.)

(8.) Dead Weight.—Besides the transactions alluded to, the Bank entered, on the 20th

of March, 1823, into an engagement with government with respect to the public pensions and annuities, or, as they have been more commonly termed, the dead weight. At the end of the war, the naval and military pensions, superannuated allowances, &c. amounted to above 5,000,000/. a year. They would, of course, have been gradually lessened and ultimately extinguished by the death of the partics. But it was resolved, in 1822, to attempt to spread the burden equally over the whole period of forty-five years, during which it was calculated the annuities would continue to decrease. To effect this purpose, it was supposed that, upon government offering to pay 2,800,000/. a year for 45 years, capitalists would be found who would undertake to pay the entire annuities, according to a graduated scale previously determined upon, making the first year a payment of 4,900,000% and gradually decreasing the payments until the forty-fifth and last year, when they were to amount to only 300,000l. This supposition was not, however, realised. No capitalists were found willing to enter into such distant engagements. But in 1823 the Bank agreed, on condition of receiving an annuity of 585,740l. for forty-four years, commencing on the 5th of April 1823, to pay, on account of the pensions, &c., at different specified periods, between the years 1823 and 1828, both inclusive, the sum of 13,089,4191.—(4 Geo. 4. c. 22.)

<sup>\*</sup> See Table VI. for an account of the sums paid by the public to the Bank, for the management of the public debt during the year 1829.

J. We subjoin an abstract of the principal provisions in the late statute with respect to the forgery

<sup>†</sup> We subjoin an abstract of the principal provisions in the late statute with respect to the forgery of bank notes, powers of attorney, &c. It is enacted, I will, 4 c. 66, that it any person shall forge or alter, or shall offer, utter, dispose of, or put off, knowing the same to be forged or altered, any Exchequer bill or Exchequer debenture, or any endorsement on or assignation of any such bill or debenture, or any East India bond, or indorsement upon or assignation of the same, or any note or bill of the Bunk of England, or n bank post bill, or any indorsement on or assignment of any bank mote, bank bill of exchange, or bank post bill, with intent to defraud any person whatsoever, he shall be guilty of felony, and shall upon conviction suffer death as a felon. → 3.

Persons making false entries in the books of the Bank of England, or other books in which accounts of public stocks or funds are kept, with intent to defraud, shall suffer death as felons. → 25.

By the same act, the forging of any transfer of any share of, or interest in, or dividend upon, any public stock, or of a power of attorney to transfer the same, or to receive dividends thereon, is made capital. If any person, falsely personating the owner of any share, interest, or dividend of any of the public funds, thereby transfer such share, &c., and receive the money due to the lawful owner, he shall upon conviction suffer death as a felon. → 26.

And any person endeavouring by such false personation to procure the transfer of any share, interest, &c. in the public funds, may, upon conviction, be transported beyond seas for life, or for any term not less than seven years, or be imprisoned for eny term not more than four, nor less than two years. → 7.

The forestern of the state transfer to the surface of the bank to be available.

years. → 7.

The forgery of the attestation to any power of attorney for the transfer of stock is to be punished by transportation for seven years, or by imprisonment for not more than two and not less than one

year.—q o. Clerks or servants of the Bank of England knowingly making out or delivering any dividend war-rant for a greater or less amount than the party in whose behalf such warrant is made out is entitled to, may, upon conviction, be transported beyond seas for the term of seven years, or imprisoned for not more than two nor less than one year.—§ 9.

(9.) Rate of Discount.-The Bank discounted private bills at 5 per cent. during nearly the whole period from her establishment till 1824, when the rate was reduced to 4 per cent. In 1825, it was raised to 5 per cent.; but was again reduced to 4 per cent. in 1827, at which it continues. It may well be doubted, however, whether the rate of discount ought not to be more frequently varied, as occasion may require. When the currency happens, from any cause, to become redundant, its contraction, always a matter of some difficulty, is to be effected only by the sale of bullion or public securities by the Bank, or by a diminution of the usual discounts, or all. But were the Bank to throw any considerable amount of public securities upon the market, the circumstance would be apt to excite alarm; and even though it did not, it would be difficult to dispose of them without a heavy loss. Hence, when a reduction is determined upon, it is most commonly effected partly by a contraction of discounts; and it is plain, that such contraction cannot be made except by rejecting altogether some of the bills sent in for discount, or, which is in effect the same thing, by shortening their dates, or by raising the rate of interest, so that fewer may be sent in. Of these methods, the last seems to be in every respect the most expedient. When bills are rejected for no other reason than that the currency may be contracted, the greatest injury is done to individuals, who entertaining no doubt of getting their usual accommodations from the Bank, may have entered into transactions which they are thus deprived of the means of completing. Were the reduction made by raising the rate of interest, it would the means of completing. principally affect those who are best able to bear it; at the same time that its operation, instead of being, like the rejection of bills, srbitrary and capricious, would be uniform and impartial. It does, therefore, seem that the Bank should never throw out good bills that she may contract her issues; but that when she has resolved upon such a measure, she should, provided the contraction cannot be made by the sale of bullion and public securities, raise the rate of discount. The Bank could not, however, set in the way now suggested, until the usury laws were modified; but the act 3 & 4 Will. 4. cap. 98. has exempted all bills not having more than 3 months to run from their operation; and it is to be hoped that this serious inroad on these antiquated, unjust, and impolitic laws may be followed by their total repeal.

The dividends on Bank stock, from the establishment of the Company to the present

time, have been as follows :-

Years.	Years. Dividend.		Dividend.	
1694 1697 1708 ) 1729 } Lady-day - 1730 Michaelmas - 1730 Lady-day - 1731 Michaelmas - 1731 Michaelmas - 1731 Lady-day - 1732	8 per cent. 9	Michaelmas - 1732 Lady-day - 1747 Ditto 1753 Michaelmas - 1764 Ditto 1767 Ditto 1781 Lady-day - 1788 Ditto 1807 Ditto 1807	5½ per cent. 5 — 4½ — 5 — 6 — 7 — 10 — 8 —	

Previously to 1759, the Bank of England issued no notes for less than 201. She began to issue 10L notes in 1759; 5L notes in 1793; and 1L and 2L notes in March, 1797. The

issue of the latter ceased in 1821.

(10.) Interest on Deposits .- The Bank of England does not allow, either in London, or at her branches, any interest on deposits; but it would be exceedingly desirable if she could safely make some alteration in this respect. The want of the power readily to invest small sums productively, and, at the same time, with perfect security, tends to weaken the motives to save and accumulate. Nothing has contributed more to diffuse a spirit of economy, and a desire to save, amongst all classes of the population of Scotland, than the readiness with which deposits of small sums are received by banks of undoubted solidity in that part of the country, and the allowance of interest upon them .- (See Banks (Scotch).) This advantage is in some degree, indeed, secured in England by the institution of savings banks. These, however, are but a very inadequate substitute. They are not open to all classes of depositors; and of those to whom they are open, no one can deposit more than 30l. in a year, and 150l. in all.—(See Banks (Savinos).) But it is desirable that every facility should be given to safe and profitable investments. "Were the English banks, like the Scotch banks, to receive deposits of 104 and upwards, and allow interest upon them at about 1 per cent. less than the market rate, they would confer an immense advantage upon the community, and open a source of profit to themselves. This is, in fact, a part of the proper business of a bank. A banker is a dealer in capital, an intermediate party between the borrower and the lender. He borrows of one party, and lends to another; and the difference between the terms at which he borrows and those at which he lends is the source of his profit, By this means, he draws into active operation those small sums of money which were previously unproductive in the hands of private individuals, and at the same time furnishes accommodation to another class, who have occasion for additional capital to carry on their commercial transactions."—(See Gilbart's Practical Observations on Banking, p. 52.)

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4. Checks may
5. Cash boxes
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13. Checks are

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4 per Cent. 1826. Frid. New 34 per Cent. A Timrs. and Frid. New 5 per Cent.

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In further corroboration of what has now been stated, it may be mentioned that it was estimated by a very well-informed witness (Sir J. G. Craig), before the Lords' Committee on Scotch and Irish Banking, in 1826, that the deposits in the Scotch banks, at that period, amounted to about 24,000,000%, of which more than a half consisted of sums from 10% to 2001. This is a most satisfactory proof of the vast importance of the system. Perhaps it is not going too far to affirm, that but for the receiving of deposits by the banks, and the allowing of interest upon them, not one third of the sums under 2001., and not one half of those above it, would ever have been accumulated .- (See BANKS (Scotch).)

We are not, however, able to say whether the Bank of England could offer interest on deposits without having so large a sum forced upon her as might endanger her stability. And it were better that the system should continue as at present, than that any risk of this

sort should be incurred.

Since 1826, the private deposits in the hands of the Bank have nearly doubled. Their increase is mainly ascribable to the preceding panic, and the loss that was then occasioned by the failure of private banks.

The composition paid by the Bank at the rate of 3,500%, per million, as an equivalent for

the stamp duty on her notes, amounts, at an average, to about 70,000% a year.

(11.) Method of conducting Business at the Bank .- All accounts kept at the Bank with individuals are termed drawing accounts; those with whom they are opened being entitled to draw checks upon them, and to send the bills and drafts in their favour to be presented by the Bank, exactly as if they dealt with private bankers. There is no fixed sum with which an individual must open a drawing account; nor is there any fixed sum which the Bank requires him to keep at his credit to indemnify them for their trouble in answering his drafts, &c. Mr. Horsley Palmer gave in his evidence the following statement as to the facilities granted by the Bank in drawing accounts since 1825 :-

1. The Bank receive dividends by power of attorney for all persons having drawing accounts at the Bank.
2. Dividend warrants are received at the Drawing-office for dilto.
3. Exchequer bills and other securities are received for dilto; the bills exchanged, the interest received, and the amount carried to their respective accounts.

sylvei, and the annual curries to their respective accounts.

4. Checks may be drawn for 51. and upwards, instead of 101. as heretofore.

5. Cash boxes taken in, contents unknown, for such parties as keep accounts at the Bank.

6. Bank notes are paid at the counter, instead of drawing tickets for them on the pay clerks as

b. Dank to the therefore.

7. Checks on city bankers paid in by three o'clock may be drawn for between four and five; and those paid in before four will be received and passed to account the same evening.

8. Checks paid in after four are sent out at nine o'clock the following morning, received and passed to account, and may be drawn for as soon as received.

9. Dividend warrants taken in at the Drawing-office until five in the afternoon, instead of three as

10. Credits paid into account are received without the Bank book, and are afterwards entered therein without the party claiming them.
11. Bills of exchange accepted payable at the Bank are paid with or without advice; heretofore

with advice only.

12. Notes of country bankers payable in London are sent out the same day for payment.

13. Checks are given out in books, and not in sheets as heretofore.

A person having a drawing account may have a discount account; but no person can have the latter without, at the same time, having the former. When a discount account is opened, the signatures of the parties are entered in a book kept for the purpose, and powers of attorney are granted, empowering the persons named in them to act for their principals. No bill of exchange drawn in the country is discounted by the Ban in London under 20%, nor London note under 100%, nor for a longer date, under existing wegulations, than

The number of holidays formerly kept at the Bank has recently been reduced about a half, in the view, as stated by the directors, of preventing the interruption of business. There are no holidays in the months of March, June, September, and December, excepting Christmas; Easter Monday and Tuesday are no longer kept.

We subjoin an account of the days for transferring stock, and when the dividends are due at the Bank, the South Sea House, and the East India House :-

Transfer Days at the Bank.  Bank Stock.—Tues. Thurs. and Frid. 3 per Cent. Red.—Tues. Wed. Thurs. and Frid. 3 per Cent. 1818.—Tues.Thurs. and Frid. 3 per Cent. 1818.—Tues. Thurs. and Frid. 3 per Cent. 1820.—Tues. and Thurs. and Frid. 4 per Cent. Red.—Tues. Wed. Thurs. and Frid. 5 per Cent. Cons.—Tues. Wed. Thurs. and Frid. 6 per Cent. Red.—Tues. Wed. Thurs. and Frid. 6 per Cent. Red.—Tues. Wed. Thurs. and Sat. 6 per Cent. Red.—Tues. Wed. Thurs. and Sat. 7 per Cent. Red.—Tues. Wed. Thurs. and Sat. 8 per Cent. Red.—Tues. Wed. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. and Cent. 9 pursuant to 10 Geo. 4—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. and Cent. 9 pursuant to 10 Geo. 4—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. and Cent. 9 pursuant to 10 Geo. 4—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. and Cent. 9 pursuant to 10 Geo. 4—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. and Cent. 9 pursuant to 10 Geo. 4—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. and Cent. 9 pursuant to 10 Geo. 4—Tues. Thurs. and Sat. 10 per Cent. Red.—Tues. Wed. Thurs. and Cent. 9 pursuant to 10 Geo. 4—Tues. Thurs. and Sat. 10 per Cent. Red.—Tues. Wed. Thurs. and Cent. 9 pursuant to 10 Geo. 4—Tues. Thurs. and Sat. 10 per Cent. Red.—Tues. Wed. April 5. 10 per Cent. Red.—Tues. Wed. April 5. 20 p			
Bank Stock.—Tues. Thurs. and Frid. 3 per Cent. Red.—Tues. Wed. Thurs. 1 per Cent. 1818.—Tues. Thurs. and Frid. 3 per Cent. 1726.—Tues. and Thurs. 3 per Cent. 1726.—Tues. and Thurs. 3 per Cent. 1726.—Tues. and Thurs. 4 per Cent. Red.—Tues. Wed. Thurs. 4 per Cent. Red.—Tues. Wed. Thurs. 4 per Cent. Red.—Tues. Wed. Thurs. 5 per Cent. Red.—Tues. Wed. Thurs. 6 per Cent. Red.—Tues. Wed. Thurs. 6 per Cent. Red.—Tues. Wed. Thurs. 7 per Cent. Red.—Tues. Wed. Thurs. 8 per Cent. Red.—Tues. Wed. Thurs. 8 per Cent. Red.—Tues. Wed. Thurs. 9 per Cent. Red.—Tues. Hed. Thurs. 9 per Cent. 1898.—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. 9 per Cent. Red.—Tues. Wed. Thurs. 9 per Cent. 1898.—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. 9 per Cent. 1898.—Tues. Thurs. and Sat. 9 per Cent. 1898.—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. 9 per Cent. 1899. pursuant to 10 Geo. 9 per Cent. Annuit. for Terms of Years, ending Sch. 9 per Language to 10 per Sers, ending Stat. 9 per Cent. 1898.—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. 9 per Cent. 1898.—Tues. Thurs. and Sat. 9 per Cent. 1898.—Tues. Thurs. and Sat. 9 per Cent. Red.—Tues. Wed. Thurs. 9 per Cent. 1899. pursuant to 10 Geo. 9 per Cent. Annuit. for Terms of Years, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Cent. Annuit. for Terms of Years, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Language to 10 per Sers, ending Sch. 9 per Sers, ending Sch. 9 per Sers, ending Sch. 9 per Sers		1	
April 5. Apr	Bank Stock.—Tues. Thurs. and Frid. 3 per Cent. Red.—Tues. Wed. Thurs.   April 5.	10th of Oct. 1859, pursuant to 10 Geo.	Aprii ə,
3 per Cent. Cons.—Tues. Wed. Thurs. July 5. 3 per Cent. Red.—Tues. Wed. Thurs. April 5. 4 per Cent. Red.—Tues. Wed. Thurs. April 5. 4 per Cent. 1826.—Mond. Wed. and April 3. 5 per Cent. 1826.—Mond. Wed. and April 3. 6 Cot. 10. 6 April 5. 7 Life Annuit., if transferred between July 5. 7 July 5. 8 April 5. 9 July 5. 9 April 5. 9 A	31 per Cent. 1818.—Tues. Thurs. and Frid.	Annuit. for Terms of Years, ending 5th	Jan. 5.
April 5.  Long Annuit. to Jan. 1860.—Mond. Wed. and April 5.  Wed. and Sat.  4 per Cent. 1826.—Mond. Wed. and April 5.  New 3 per Cent. Annuit.—Tues. Wed Tiurs. and Frid.  New 5 per Cent. Annuit.—Tues. Wed. July 5.  New 5 per Cent. Annuit.—Tues. Wed. July 5.  3an. 5. and April 5. of transferred between April 5.  Life Annuit., if transferred between Oct. Oct. 10.  April 5. and April 5.  April 5	3 per Cent. Cons Tues. Wed. Thurs. \July 5	Tues. Thurs. and Sat. Life Annuit., if transferred between	
Wed. and Sat. 4 per Cent. 1826.—Mond. Wed. and April 5. Frid. New 3\(\) per Cent. Annult.—Tues. Wed Thurs. and Frid. New 5 per Cent. Annult.—Tues. Wed. July 5. New 5 per Cent. Annult.—Tues. Wed. July 5. New 5 per Cent. Annult.—Tues. Wed. July 5.	and Frid. (April 5.	and Oct. 9.	
Frid.  New 3½ per Cent. Annuit.—Tues. Wed  Jan. 5.  New 5 per Cent. Annuit.—Tues. Wed. July 5.  New 5 per Cent. Annuit.—Tues. Wed. July 5.	Wed. and Sat.	April 5. and July 4., or between Oct.	
Timrs. and Frid.  New 5 per Cent. Annuit.—Tues. Wed. July 5.  3 per Cent. Old Annuit.—Mond. Wed. April 5.	Frid. (Oct. 10.	At the South Sea House.	
and Frid. (Oct. 10.	Thurs. and Frid. Jan. 5. New 5 per Cent. Annuit.—Tues. Wed. July 5.	3 per Cent. Old AnnuitMond. Wed.	April 5.
	and Frid.	and Frid.	Oct. 10.

Transfer Days at the South Sea House.		At the East India House.	Dividends
3 per Cent. New Annuit.—Tues. Thurs. and Sat. 3 per Cent. 1751.—Tues. and Thurs.	Jan. 5.	India Stock Tues. Thurs. and Sat.	Jan.
3 per Cent. 1751.—Tues. and Thurs.	July 5.	Interest on India Bonds, due	July.   Mar. 31,   Sept. 30.

Tickets for preparing transfer of stock must be given in at each office before one o'clock; at the East India house before two o'clock. Private transfers may be made at other times than as above, the books not being shut, by paying, at the Bank and India House, 2s. 6d. extra for each transfer; at the South Sea House, 3s. 6d.

Transfer at the Bank must be made by half-past two o'clock : at the India House, by three : at the

South Sen House by two : on Saturday, by one.

Expense of transfer in liank Stock, for 10t. - 11. 10s. - 11. 14s.

South Sen Stock, for 10t. - 11. 10s. - 11. 14s.

South Sen Stock, if funder 100f. - 9s. 6d. - 12s.

Powers of attorney for the sale or transfer of stock to be left at the Block, &c. for examination, one day before they can be acted upon; if for receiving dividends, present them at the time the first dividend is navable. dend la payable.

dend is payable.

The expense of a power of attorney is 11. 1s. 6d. for each stock; but for Bank, India, and South Sea stock, 11. 11s. 6d. If wanted for the same day, half past twelve o'clock is the latest time for receiving orders. The boxes for receiving powers of attorney for sale close at two.

Probates of wills, letters of administration, and other proofs of decease, must be left at the Bank, &c. for registration, from two or three clear days, exclusive of holidays.

Stock cannot be added to any account (whether single or joint) in which the decease of the individual, or one or more of a joint party, has taken place; and the decease to be proved as soon as practicable. Powers of attorney, in case of the death of a party or parties graining it, become void. The unaltered possession of 500l. or upwards Bank Stock, for six months clear, gives the proprietor a vote.

(12.) Branch Banks of the Bank of England.—The Bank of England, as already observed, has within these few years established branch banks at several of the most considerable towns throughout the country. The mode and terms of conducting business at these establishments have been described as follows:-

"The branch bank (of Swansea, and the same is true of those established in other places) is to be a secure place of deposit for persons having occasion to make use of a bank for that purpose; such persons are said to have drawing accounts: to facilitate to the mercantile and trading classes the obtaining discounts of good and unexceptionable bills, founded upon real transactions, two approved names being required upon every bill or note discounted; these are called discount accounts. The application of parties who desire to open discount accounts at the branch are forwarded every Saturday to the parent establishment for sp-proval, and an answer is generally received in about ten days. When approved, good bills may be discounted at the branch without reference to London. Bills payable at Swansea, London, or any other place where a branch is established, are discounted under this regulation. The dividends on any of the public funds, which are payable at the Bank of Eng. land, may be received at the branch, by persons who have opened 'drawing accounts,' after signing powers of attorney for that purpose, which the branch will procure from London, No charge is made in this case, except the expense of the power of attorney and the postages, Purchases and sales of every description of government securities are effected by the branch at a charge of 1 per cent., which includes brokerage in London, and all expenses of post-A charge of 1 per cent. is also made on paying at the Bank of England, bills accepted by persons having drawing accounts at Swansea, such bills to be advised by the branch; also for granting letters of credit on London, or on the other branches. The branch grants bills on London, payable at 21 days' date, without acceptance, for sums of 10/. and upwards. Persons having drawing accounts at Swansea may order money to be paid st the Bank in London to their credit at this place, and vice versa, without expense. The branch may be called upon to change any notes issued and dated at Swansea; but they do not change the notes of the Bank in London, nor receive them in payment, unless as a matter of courtesy where the parties are known. Bank post bills, which are accepted and due, are received at the branch from parties having drawing accounts, and taken to account without any charge for postage; but unaccepted Bank post bills, which must be sent to London, are subject to the charge of postage, and taken to account when due. No interest is allowed on deposits. No advance is made by the branch upon any description of landed or other property, nor is any account allowed to be overdrawn. The notes are the same as those issued by the parent establishment, except being dated Swansea, and made payable there and in London. No note issued exceeds the sum of 500l. and none are for a less amount

(13.) Act for the Renewal of the Charter.—We subjoin a full abstract of the act 3 & 4 Will. 4. c. 98., continuing the charter, and regulating the exclusive privileges of the Bank of England.

The first section, after referring to the acts 39 & 40 Geo. 3, c. 28., and the 7 Geo. 4, c. 46., goes on to declare that it is expedient that certain exclusive privileges of banking he continued to the Governor and Company of the Bank of England, for the period, and upon the terms and conditions hereinafter mentioned.  $\rightarrow b$  1.

M. Banking Company of more than 6 Persons to issue Notes payable on Demand within London, or 65 Miles thereof.—That during the continuance of the said privilege, no body profile or corporate, and no society or company, or persons united or to be united in covenants or parterships, exceeding 6 persons, shall make or issue in London, or within 65 miles thereof, any bill of exchange or promissory

note, ar en same may of the terminal termi ness or esta tioned.) to t agent or age for the purp

Companies the intention ject neverth exclusive pri c. 46. or any of banking: therefore dec ship, althoug Lendon, or w pany, or parti bills or notes during the cor Hank of Engli All Bank of &c.—From and and Company

and business shall be made lawful for the the same, to is payable at the contrary notiv Exclusive Pr

one year's noti and upon repay cipal money, lo event of such n ing granted by and delivered r deemed and adj Bank Notes to

gust, 1831, unles vernor and Com der to such amor legally made, so coin : provided s Governor and Co pany; but the so at any branch he Company, not mibe liable to pay : Company, or of i Bills not having

missory note mad to pay or receive shall the liability statute or law in ing, indorsing, or than the present i on any such bill o other pennity or I United Kingdom t Accounts of Build Accounts of the Covernment of the

Governor and Cor mitted weekly to solidated at the e months, made from next succeeding La Public to pan the from the public to

said Governor and Capital Stock of Company of the Ba of October, 1831, t out of or by means or out of or by men politic or corporate on the said 5th of ( propriation, not inc general court, or as vision, then, but no same is hereby dec to the sum of 10,91-duction shall take

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note, or engagement for the payment of money on demand, or upon which any person holding the same may obtain payment on demand; provided always, that nothing herein or in the said act of the 7 Geo. 4, c. 46, contained shall be construed to prevent any body politic or corporate, or any society or company, or incorporated company or c., poration, or co-partnership, earrying on at transacting bankings business at any greater distance than 65 miles from London, and not inving any house of business or establishment as bankers in London, or within 65 miles thereof, (except as hereinafter mentioned,) to make and issue their bills and notes, payable on demand or otherwise, at the place at which the same shall be issued, being more than 65 miles from London, and also in London, and to have an agent or agents in London, or at any other piace at which such bills or notes shall be unde payable, for the purpose of payment only, but no such bill or note shall be for any sum less than 51, or he re-issued in London, or within 65 miles thereof.—A 2.

Companies or Partnerships may carry on Banking in London, or within 65 Miles thereof.—And whereas the intention of this act is, that the links of Ragland should, during the period stated in this act (subject nevertheless to such redemption as is described in this act), continue to hold and enjoy all the exclusive privileges of banking given by the act 30 & 40 Geo. 3, c. 39, as regulated in this act (subject has prevented and ensured, that any body politic or corporate, or society, or company, or partnership, although consisting of more than 5 persons, may carry on the trade or business of banking in London, or within 65 miles thereof, provided that such body politic or corporate, or society, or company, or partnership, although consisting of more known, owe, or take up in England any sum or sume of money on their bills or notes payable on demand, or at any less time than 6 months from the horrowing thereof, during the continuance of the privileges granted by this act to the said Go

London, or within so miles increan, provided this such of the printing and any aims of money on their bills or notes psychia on denand, or at any less time than 6 months from the horrowing thereof, during the continuance of the privilege granted by this act to the said Governor and Company of the Bank of England.—2.3.

All Bank of England.—2.3.

All Bank of England Notes psychie on Demund issued out of London, where the issued, \$\frac{\pi\_{\text{c}}}{\text{c}}\$-\text{Prom and after the lat of August, 1831, all promissory notes justable on demand of the Governor and Company of the Bank of England issued at any place in England out of London, where the trade and husiness of banking shall he carried on for and on behulf of the said Governor and Company, shall be made psychie at the place where such promissory notes shall be issued; and it shall not be lawful for the additional Governor and Company, or any committee, agent, cashier, officer, or servant of the additional control of London, may promissory note psychie on demand not made possible the place wheat to not of London, any promissory note psychie on demand not made possible the place wheat to not of London, any promissory note psychie on demand not made promisery noticipal privileges to said upon or States at the expiration of any privileges of the control of the psychiate states and the privileges to said upon ore year's notice given within 6 months after the expiration of 10 years from the lat of August, 1831, and upon repayment by parliament to the said Governor and Company at the time of the expiration of such notice, as is hereinafter stipulated and provided in the event of such notice being deferred until after the lat of August, 1835, the exclusive privileges of tanking granted by this act shall cease and determine at the expiration of such year's onlice; and any vote or resolution of the House of Commons, signified by the Speaker of the said flowers, shall be deemed and adjudged to he a sufficient notice.—25.

Bash Notes to be a legal Tender, except

months, made from such consolidated accounts as aforesaid, shall be published every month in the next succeeding London Gazette.—78.

Philic to pan the Bank † Part of 14,868,8001.—One fourth part of the debt of 14,686,8001., now due from the public to the Governor and Company of the Bank of England, shall, and may be repaid to the said Governor and Company.—99.

Capital Stock of the Bank may be reduced.—A general court of proprietors of the said Governor and Company of the Bank of England shall be held some time between the passing of this act and the 5th of October, 1834, to determine upon the propriety of dividing and appropriating the sum of 3,638,2501. Out of or by means o' the sum to be repaid to the said Governor and Company as before mentioned, or nut of or by means of the fund to be provided for that purpose amongst the several persons, bodies politic or corporate, who may be proprietors of the capital stock of the said Governor and Company on the said 5th of October, 1834, and upon the manner and the time for making such division and appropriation, not inconsistent with the provisions for that purpose herein contained; and in case such general court, or any najourned general court, shall determine that it will be proper to make such division, then, but not otherwise, the capital stock of the said Governor and Company shall be, and the same is hereby declared to be reduced from the sum of 14,553,000., of which the same now consists, to the sum of 10,914,7501., making a reduction or difference of 3,638,7501. capital stock, and such reduction shall take place from and after the 5th of October, 1834; and thereupon, out of or by means

12

of the sum to be repaid to the said Governor and Company as herein-hefore mentioned, or nut of or by means of the fund to be provided for that purpose, the sum of 3,633,2304, sterling, or such proportion of the said fund as shall represent the same, shall be appropriated and divided amongst the several persons, bodies politic or corporate, who may be proprietors of the said sum of 14,533,000 has larged to the said of October, 1834, at the rate of \$36, sterling for every 1001, of Bank stock which such on the said 5th of October, 1834, at the rate of \$36, sterling for every 1001, of Bank stock which such control of the said 5th of October, 1834, at the rate of \$36, sterling for every 1001, of Bank stock which such such stock, and so in proportion for a greater or isseer sum.—2 100.

Governaer, Deputy, are Directors as to be designated by Redscitch of their Shers of the Capital Stock.—
The reduction of the share of each proprietor in the capital stock of the said Governor and Company of the Bank of England, by the repayment of such 1 part, thereof, shall not disqualify the present querience, deputy governor, or directors, or any or either of them, or any governor, deputy governor, or directors, or any or either of them, or any governor, deputy governor, or directors, and company to be held between the \$3510 or March and ine \$3510 of April, 1835; provided that at the said general court, and from and after the sauges, no governor, deputy governor, or director, or shall continue in his or their respectives offices, and the said corporation shall be capable of being chosen such governor, or director, or shall continue in his or their respectives offices, and the said such proprietor of the said Governor and Company to be held between the said 5th of October, 1834, and the 25th of April, 1835, in consequence of the said corporation in and by the charter of the said Governor and company prescribed as the qualification of governor, deputy governor, and directors respectively shall at any governor, and directors, and the repayment of all the principal and interest which shall be owing unto the said Governor and Conjug-ny and their successors upon all such tailises, exchequer orders, exchequer bills, or parliamentary funds which the said Governor and Company, or their successors, shall have remaining in their hands or be entitled to at the time of such notice to be given as last aforesaid, then and in such case, and not till then, (unless under the provise herein-before contained,) the said exclusive privileges of banking granted by this act shall cease and determine at the expiration of such notice of 12 months.

Tables exhibiting a View of the Circulation, Deposits, Profits, &c. of the Bank of England. No. I.—A return of the Number of Persons convicted of Forgery, or passing forged Notes and Post Bills of the Bank of England, in each Year, from 1791 to 1829, inclusive.

Усага.	Capital Convictions.	Convictions for having forged Bank Notes in Possession.	Total Num- ber of Con- victions each Year.	Years.	Capital Convictions.	Convictions for having forged Bank Notes in Possession.	Total Num ber of con- victions each Year,
1791-1796	nil.	nil.	nil.	1813	9	49	58
1797	1	_	1	1814	5 8	39	
1798	11	_	11	1815	8	51	44 59
1799	12	_	12	1816	20	51 84	104
1800	29	_	29	1817	33	95	128
1801	32	1	33	1818	62	165	227
1802	32	12	44	1819	62 33	160	193
1803	7	1	8	1820	77	275	352
1804	13	18	21	1821	41	93	134
1805	10	14	24	1822	18		16
1806	nii.	9	9	1823	6	_	16
1807	16	24		1824	5	_	5
1808	9	23	40 32	1825	2	_	2
1809	23	29	52	1826	18	4	22
1810	10	16	26	1827	24		24
1811	5	19	24	1828	10	_	10
1812	26	26	52	1829	10 13	1	22 24 10 14

The Bank of England does not possess the means of stating or distinguishing the punishments inflicted for the said crimes.

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No. III.—As exhibiting public and various po in each Y

3i Augu Circulation Deposits

31 Augus Circulation Deposits

31 August Circulation Deposits

31 August Circulation Deposits

31 August, Circulation Deposits

30 August. Circulation Deposits

31 August, Circulation Deposits

31 August, Circulation Deposits

31 Augnet, Circulation Deposits

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No. II.—A Return of the Number of Persons convicted of Forgery on the Bank of England connected with the Public Funds, Hills of Exchange, or otherwise, except llank Notes, &c., in each Year, from 1791 to 1829, inclusive.

Convictions.		•	Convictions.			Convictions.			Convictions						
1790		-	1	1800		-	1	1810			nit.	1820 }			nii
1791	•	-	nit.	1801	-	-	nit.	1811	-	-	7	1921	-	-	1111
1792	•		2	1802				1812	-		nil.	1822	-		1
1793				1803			1	1813	•		2	1823			nil
1794 >		-	nit.	1804			1	1814			1	1894			
1795				1805			1	1815			nit.	1895 7			
1796			2	1806	_		nil.	1816			2	1826			
1797			nil.	1807			1	1817			3	1827	•	•	nil
1798		-	3	1809		-	nil.	1818 )			- 19	1828			
1799	-		nit.	1809	_	_		1819	-	-	nil.	1829			

The Bank of England does not possess the means of stating or distinguishing the punishments in-flicted for the said crimes.—(30th of May, 1830.)

No. III.—Account of the Debts and Assets (exclusive of the Bank Capital) of the Bank of England; exhibiting, on the one hand, the Amount of Hank Notes, Post Bills, &c. in Circulation, and of the public and private Deposits in the Hunds of the Bank; and, on the other, the Amount of the various public and private Securities, and of the Builton held by the Bank, on the 31st of August, in each Year, from 1778 to 1831 inclusive.—(From the Appendix, No. 5. of Report on Bank Charter.)

31 August Circulation Deposits	, 1778 - -	-	£ 6,758,070 4,715,580	31 August, 1778.   Securities	£ 9,627,970 3,128,420
			11,473,650	Rest, 1,252,740f.	12,756,390
31 August Circulation Deposits	, 1779 - -		7,276,540 5,201,040	31 August, 1779. 5 Public - 7,493,549 } 8 Private - 2,356,191 }	9,849,840 3,983,300
			12,477,580	Rest, 1,355,560t.	13,833,140
31 August, Circulation Deposits	1780		6,341,600 6,655,800	31 August, 1780. Securities - { Public - 6,740,514 } Private - 3,605,026 } Bullion -	10,345,540 4,179,370
			12,997,400	Rest, 1,527,510t.	14,594,910
31 August, Circulation Deposits	1781.	-	6,309,439 5,921,630	31 August, 1781. Securities - { Public - 6,609,457 } Securities - { Private - 4,501,603 } Bullion -	11,110,510 2,862,590
		-	12,231,060	Rest, 1,742,040f.	15,973,100
31 August, Circulation Deposits	1782	-	6,759,310 6,759,450	31 August, 1782. Securities - { Public - 8,967,573 } Buillon - 4,496,217 }	13,483,790 1,956,550
			13,518,760	Rest, 1,021,580!.	15,440,340
30 August, Circulation Deposits	1783. -	-	6,307, <b>27</b> 0 6,105,650	30 August, 1783. Securities - { Private - 4,275,763 } Buillon - 4,275,763 }	13,841,800 590,060
			12,412,920	Rest, 2,018,9601.	14,431,880
31 August, Circulation Deposits	1784.	-	5,592,510 6,267,130	31 August, 1784. Securities - {Public - 8,435,777 } Private - 4,088,603 } Builion -	12,524,386 1,539,830
			11,859,640	Rest, 2,204,570?.	14,06 - 210
31 August, Circulation Deposits	1785.		6,570,650 6,252,030	31 August, 1785.  Securities - { Public - 6,725,891 } Private - 3,218,679 } Bullion -	<b>9,944</b> ,570 5,487,040
			12,822,680	Rest, 2,608,9301.	15,431,610
31 August, Circulation Deposits	1786.		8,184,330 5,867,210	31 August, 1786.   Securities   Private   7,988,241     Private   2,390,539     Bullion	10,378,78 6,311,05
		- [	14,051,570	Rest, 2,638,2601.	16,689,83

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nent by parOl., being the payment of ensors of all entioned, to-ad also upon and Compaarliamentary n their hands th case, and rivileges of 12 months.

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Total Num- ber of con- victions each Year,	
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44	l
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### BANK OF ENGLAND.

21 American 1787	£	21 August 1787 4	Bank-continued.
31 August, 1787.	9,685,720	31 August, 1787.	303 )
Circulation		Private - 3,787	,357 5 11,003,00
Deposits	5,631,540	Bullion	6,293,00
	15,317,260	Rest, 2,829,400%.	18,140,66
30 August, 1798.		30 August, 1788.	
Circulation	10,002,880	(Public - 8.840.	,068 } 11,570,39
Deposits	5,528,640	Bullion - 2,730,	6,899,10
	15,531,520	Rest, 2,937,960l.	18,469,46
31 August, 1789.		31 August, 1789.	
Circulation	11,121,800	Securities - {Public - 9,661, Private - 2,035,	
Deposits	6,402,450	Bullion	- 8,645,86
	17,524,250	Rest, 2,819,3701.	20,343,69
01 4 1000			
31 August, 1790.		31 August, 1790.   Securities	257 )
Circulation	11,433,340	Private - 1,956,	263 \ 12,003,5
Deposits	6,199,200	Bullion	9,386,3
	17,632,540	Rest, 2,757,3101.	20,389,85
31 August, 1791.		31 August, 1791.	
Circulation	11,672,320	Public - 10,921	300 } 12,819,9
Deposits	6,437,730	Bullion - 1,898	8,055,5
Doponius			<u> </u>
	18,110,050	Rest, 2,765,400/.	20,875,45
31 August, 1792.		31 August, 1792.	
Circulation	11,006,300	Securities - { Public - 10,715, Private - 3,190	041 3 13,905,91
Deposits	5,526,480	Bullion	5,357,38
	16,532,780	Post 9 720 5107	19,263,29
	10,334,700	Rest, 2,730,5101.	10,200,2
31 August, 1793.	Pag	31 August, 1793.	000 >
Circulation	10,865,050	Securities - { Public - 10,381. Private - 4,427.	842 14,809,60
Deposits	6,442,810	Bullion	5,322,0
	17,307,860	1 - Rest, 2,823,8301.	20,131,69
20 August 1704			
30 August, 1794. Circulation	10.000 500	30 August, 1794.	048)
	10,286,780	Securities - Private - 3,583,	412 } 12,440,40
Deposits	5,935,710	Bullion	- 6,770,11
	16,222,490	Rest, 2,994,0801.	19,216,57
31 August, 1795.		31 August, 1795.	
Circulation	10,862,260	Securities Public - 13,250.	904 } 16,989,99
Deposits	8,154,980	Builion - 3,739,	5,136,35
-			
	19,017,150	Rest, 3,109,0907.	22,126,27
31 August, 1796.		31 August, 1796.	
Circulation	9,246,790	Securities - {Public - 10,875, Private - 6,150,	347 } 17,025,47
		Bullion	2 2 2 2 2
Deposits	6,656,320		-   2,122,93
Deposits	6,656,320 15,903,110		2,122,93
Deposits		Rest, 3,245,310%.	2,122,93
31 August, 1797.	15,903,110	Rest, 3,245,310/. 31 August, 1797.	19,148,49
31 August, 1797. Circulation	15,903,110	Rest, 3,245,3101.  31 August, 1797.  Securities - { Public - 8,765, Private - 9,405.	224 19,148,45 18,261,17
31 August, 1797. Circulation	15,903,110 11,114,120 7,765,350	Rest, 3,245,310 <i>l</i> .  31 August, 1797.  Securities - {Public - 8,765, Private - 9,495,	224 19,148,45 18,261,17
31 August, 1797. Circulation	15,903,110	Rest, 3,245,3101.  31 August, 1797.  Securities - { Public - 8,765, Private - 9,405.	224 19,148,45 18,261,17 4,069,65
31 August, 1797. Circulation	15,903,110 11,114,120 7,765,350	Rest, 3,245,310 <i>t</i> .  31 August, 1797.  Securities { Public - 8,765, Bullion - 9,495, Rest, 3,471,320 <i>t</i> .  31 August, 1798.	224 946 } 18,261,17 4,069,65 22,350,76
31 August, 1797. Circulation Deposits 31 August, 1798.	15,903,110 11,114,120 7,765,350 18,879,470	Rest, 3,245,310 <i>t</i> .  31 August, 1797.  Securities { Public - 8,765, Bullion - 9,495, Rest, 3,471,320 <i>t</i> .  31 August, 1798.	224 946 } 18,261,17 4,069,69 22,350,76
31 August, 1797. Circulation Deposits 31 August, 1798. Circulation	15,903,110 11,114,120 7,765,350 18,879,470 12,180,610	Rest, 3,245,310 <i>t</i> .  31 August, 1797.  Securities { Public - 8,765, Private - 9,495, Private - 9,495, Public - 10,930, Public - 10,930, Public - 10,930, Public - 10,944, Pub	224 3946 18,261,17 4,089,68 22,350,76 22,350,76 17,349,64
31 August, 1797. Circulation Deposits 31 August, 1798. Circulation	15,903,110 11,114,120 7,765,350 18,879,470 12,180,610 8,300,720	Rest, 3,245,310 <i>t</i> .  31 August, 1797.  Securities - { Public - 8,765, Private - 9,495, Private - 10,930, Private - 6,419, Private - 6,419,	224 } 18,261,17 4,089,61 22,350,76 038 } 17,349,64 6,546,10
31 August, 1797. Circulation Deposits 31 August, 1798. Circulation Deposits	15,903,110 11,114,120 7,765,350 18,879,470 12,180,610	Rest, 3,245,3101.  31 August, 1797. Securities - { Public - 9,765, Private - 9,495, Rest, 3,471,3201.  31 August, 1798. Securities - { Public - 10,930, Private - 6,419, Rest, 3,414,4101.	224 } 18,261,17 4,089,68 22,350,76 038 } 17,349,64 6,546,10
31 August, 1797. Circulation Deposits  31 August, 1798. Circulation Deposits  31 August, 1799.	15,903,110 11,114,120 7,765,350 18,879,470 12,180,610 8,300,720 20,481,330	Rest, 3,245,310 <i>t</i> .  31 Angust, 1797.  Securities { Public - 8,765, Private - 9,495, Private - 10,930, Private - 0,419;  Bullion Rest, 3,471,320 <i>t</i> .  31 August, 1798.  Securities { Public - 10,930, Private - 0,419;  Bullion Rest, 3,414,410 <i>t</i> .  31 August, 1799.	224 } 18,148,45 19,148,45 4,069,65 22,350,76 23,895,74
31 August, 1797. Circulation Deposits  31 August, 1798. Circulation Deposits  31 August, 1799. Circulation	15,903,110 11,114,120 7,705,350 18,679,470 12,180,610 8,300,720 20,481,330 13,369,490	Rest, 3,245,310 <i>t</i> .  31 Angust, 1797.  Securities { Public - 8,765, Private - 9,495, Private - 10,930, Private - 6,419, Private - 6,419, Private - 6,419, Public - Rest, 3,414,410 <i>t</i> .  31 Angust, 1799.  Securities { Public - 9,452, Public - 7,477.	224 } 18,261,17 4,069,62 22,350,79 602 } 17,349,64 6,546,10 23,695,74
31 August, 1797. Circulation Deposits  31 August, 1798. Circulation Deposits  31 August, 1799.	15,903,110 11,114,120 7,765,350 18,879,470 12,180,610 8,300,720 20,481,330	Rest, 3,245,310 <i>t</i> .  31 August, 1797.  Securities - { Public - 8,765, 9,495,	224 } 18,261,17 4,069,62 22,350,79 602 } 17,349,64 6,546,10 23,695,74

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31 August Circulation Deposits

22,138,420 5,150,450 27,288,870

22,209,570 4,335,260 26,544,830

27,113,360 3,891,780 31,005,140

26,918,840 3,592,500 30,511,340

25,826,680 5,879,190 31,705,870

27,772,850 7,624,500 35,397,350

29,473,100 6,215,020 35,688,120

29,936,950 6,484,350 36,421,300

29,244,090 8,015,940 35,260,030

33,435,270 3,652,480 37,087,750

40,973,770 3,191,850 44,165,620

37,083,280 3,243,300 40,326,580

38,176,120

3,099,270

41,275,300

		BAN	K OF ENGLAND.		9
inued.	Amount of Notes i	n Circulation,	and Deposits, and Securities held	by the Bank-	continued.
£ ,853,660	30 August, 1800. Circulation	£ 15,047,180	30 August, 1800. Securities - { Public - Private -	£ 13,586,590 } 8,551,630 }	£ 22,138,426
,293,000	Deposits	8,335,060	Bullion		5,150,450
1,140,660		23,382,240	Rest, 3,906,6301.	-	27,288,870
,570,320	31 August, 1901. Circulation	14,558,110	Securities - { Public - Private -	11,926,873 }	22,209,57
899,160	Deposits	8,133,830	Bullion	10,282,697 \$	4,335,26
69,480		22,689,940	Rest, 3,854,8901.		26,544,83
12/3	31 August, 1802.		31 August, 1802.	*0 *00 *00	4
7,760	Circulation	17,097,630	Securities - {Public - Private -	13,528,599 }	27,113,36
20	Deposits	9,739,140	Bullion		3,891,78
		26,836,770	Rest, 4,168,370t.		31,005,14
	31 August, 1803.	18 000 000	31 August, 1803.	13,336,179 }	96 010 04
1	Circulation Deposits	15,983,330 9,817,240	Securities - { Private -	13,582,661	26,918,84 3,592,50
-	Doposiis	25,800,570	Rest, 4,710,7701.		30,511,34
-	31 August, 1804.	20,000,010			30,311,31
	Circulation	17,153,890	31 August, 1804. Securities - Public -	14,993,395 }	25,826,68
	Deposits	9,715,530	Builion - Private -	10,833,285 \$	5,879,19
		26,869,420	Rest, 4,836,4501.		31,705,87
1	31 August, 1805		31 August, 1805.		
	Circulation	16,388,400	Securities - Public -	11,413,266 }	27,772,85
- 4	Deposits	14,048,080	Bullion		7,624,50
3		30,436,480	Rest, 4,960,8701.	j	35,397,35
	31 August, 1806.		31 August, 1806.	14 167 770	
0	Circulation	21,027,470	Private -	14,167,772 } 15,305,328 }	29,473,10
3	Deposits	9,636,330	Bullion	-	6,215,02
		30,663,800	Rest, 5,024,320%		35,686,12
8 3	31 August, 1807.	19,678,360	Securities - Secur	13,410,055 )	00 000 00
0	Deposits	11,789,200	Bulion - Private -	13,410,055 }	29,936,95 6,484,35
- 600		31,467,580	Rest, 4,953,7401.		36,421,30
	31 August, 1808.	,-51,000	31 August, 1809.	ŀ	00,141,31
24	Circulation	17,111,290	Securities - { Public - Private -	14,956,394 } 14,267,696 }	29,244,09
- 4	Deposits	13,012,510	Bullion	14,207,090 )	8,015,94
15		30,123,800	Rest, 5,136,230%.		35,260,03
	31 August, 1809.		31 August, 1809.		
	Circulation	19,574,180	Securities - {Public - Private -	15,307,873 } 18,127,597 }	33,435,27
	Deposits	12,257,180	Bullion	-,,,	3,652,48
7		31,831,360	Rest, 5,256,3901.		37,087,75
	31 August, 1810.		31 August, 1810.	17,198,677 2	
	Circulation Deposits	24,793,990	Securities - Private -	23,775,093	40,973,77
	Deboarts	13,617,520	Rest, 5,754,110%.	• •	3,191,85
	21 Apress 1011	38,411,510			44,165,69
	31 August, 1811. Circulation	23,286,850	31 August, 1811. Securities - {Public -	21,884,248 } 15,199,032 }	37,083,28
	Deposits	11,075,660	Bullion - Private -	15,199,032 5	3,243,30
		34,362,510	Rest, 5,964,0701.		40,326,58
-	31 August, 1812.		31 August, 1812.		
0	Circulation	23,026,880	Securities - {Public - Private -	21,165,190 } 17,010,930 }	38,176,19
,780	Deposits	11,848,910	Builion	,020,000)	3,099,27

34,875,790

- - Rest, 6,399,6001.

7,000,780

3,931,220

WATERLOO LIBIT

31 August, 1813.		on, and Deposits, and Securities held by the Ba	nk—continued.
Circulation -	£ 24,828,19	31 August, 1813. € 30 Securities - {Public - 25,591,336	£
Deposits -	11,159,7	(Frivate - 14.514.744	40,106,08
Deposits		Dullion	2,712,27
	35,987,85	0 Rest, 6,630,500%.	42,818,350
31 August, 1914.		31 August, 1814.	
Circulation	28,368,29	8 Securities - { Public - 34,982,495 Private - 13,363,475	} 48,345,960
Deposits	14,849,94	0 Bullion - 23,303,473	2,097,680
	43,218,23	0 Rest, 7,225,410%.	50,443,640
31 August, 1815.		31 August, 1815.	
Circulation	27,248,67	9 Securities - Public - 24,194,086	
Deposits	12,696,000	Builion - (Private - 20,660,094	3,409,040
	39,944,070	Rest, 8,318,550/.	
31 August, 1816.			48,263,220
Circulation	26,758,720	31 August, 1816. Securities - \$Public - 26,097,431	,
Deposits	11,856,380	( Private _ 11 100 100	37,279,540
	38,615,100		7,562,780
20 August 1017	00,010,100	Rest, 6,227,2201.	44,842,320
30 August, 1817. Circulation	00 540 700	30 August, 1817. Securities - S Public - 27,098,238	
Deposits	29,543,790	Private - 5 507 200	32,605,630
	9,084,590	Bullion	11,668,260
	38,628,370	Rest, 5,645,5301.	44,273,890
31 August, 1818.		31 August, 1818.	
Circulation	26,202,150	Securities - { Public - 27,257,012 } Private - 5,113,748 }	32,370,760
Deposits	7,927,730	Bullion - 5,113,748 3	6,363,160
	34,129,880	Rest, 4,604,0401.	
31 August, 1819.			38,733,920
Circulation	25,252,690	31 August, 1819. Securities - { Public - 25,419,148 }	
Deposits	6,304,160	Bullion   Private - 6,321,402 }	31,740,550
	31,556,850		3,595,360
21 August 1900	31,000,000	Rest, 3,779,0601.	35,335,910
31 August, 1820. Circulation	94 900 940	31 August, 1820.	
Deposits	24,299,340 4,420,910	Securities   Securities   Public   19,173,997   Private   4,672,123	23,846,120
		Bullion	8,211,080
	26,720,250	Rest, 3,336,9501.	32,057,200
31 August, 1821.		. 31 August, 1821.	0-1001,200
Circulation	20,295,300	Securities - { Public - 15,752,953 } Enition - 2,722,587 }	10 475 540
Deposits	5,818,450	Eailion - 2,722,587 )	18,475,540 11,233,590
	26,113,750	Rest, 3,595,380%.	
31 August, 1822.			29,709,130
Circulation	17,464,790	31 August, 1822. Securities - { Public - 13,668,359 }	
eposits	6,399,440	Builion   Private   3,622,151 }	17,290,510
-	23,864,230		10,097,960
30 August, 1823.		Rest, 3,524,240/.	27,388,470
irculation	10 001 040	30 August, 1823.	
eposits	19,231,240	Private - 5 604 600 E	17,467,370
-	7,827,350		12,658,240
-	27,058,590	Rest, 3,067,020L	30,125,610
31 August, 1824.		31 August, 1824.	
rculation	20,132,120	Securities - Private - 14,649,187	20,904,530
	9,679,810	Bullion - 0,255,343 3	11,787,430
	29,811,930	Rest, 2,580,030/.	
31 August, 1825.		31 August, 1825.	32,691,960
rculation	19,398,840	Securities - { Public - 17,414,566 }	
posits		Securities { Public - 17,414,566 } Bullion - 7,691,464 }	25,106,030
	25,809,400	Rest, 2,930,950L	3,634,320
1		CBL, 4,93U,93UL	28,740,350

Am 31 A Circuis Deposi

31 Au Circulat Deposit

30 Au Circulati

Deposits 31 Aug Circulation

Deposits

30 Augu Circulatio Deposits

31 Augu Circulation Deposits

(Account of t from the Silver.

Average in the Q

29 July,
26 August,
23 September,
21 October,
18 November
16 December,
13 January,
10 March,
7 April,
5 May,
2 June,
30 June,
29 July,
25 August,
22 September,
17 November,
18 December,
19 February,
19 February,
18 March,
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3 May,
31 May,
32 June,
29 July,
20 September,
18 October,
18 October,
18 October,
18 October,
18 October,
18 November,
18 November,

£
40,106,080
2,712,270
42,818,350

ntinued.

48,345,960 2,097,680 50,443,640

44,854,180 3,409,040 48,263,220

37,279,540 7,562,760 44,842,320

32,605,630 11,668,260 44,273,890

32,370,760 6,363,160 38,733,920

31,740,550 3,595,360 35,335,910

23,846,120 8,211,080

32,057,200

18,475,540 11,233,590 29,709,130

17,290,510 10,097,960

27,388,470

17,467,370 12,658,240 30,125,610

20,904,530 11,787,430

32,691,960

25,106,030 3,634,320

28,740,350

Amount of Notes in Circulation, and Deposits, and Securities held by the Bank-continued.

31 August, 1826.	£ 21,563,560	31 August, 1826. & Public - 17,713,881	£
Circulation		(Frivate - 7,309,749 ()	25,083,630
Deposits	7,199,860	Bullion	6,754,230
	28,763,420	Rest, 3,074,4401.	31,837,860
31 August, 1927.		31 August, 1627. (Public - 19,809,595)	
Circulation	22,747,600	Securities - { Privata - 3,389,725 }	23,199,320
Deposits	8,052,090	Bullion	10,463,770
	30,799,690	Rest, 2,863,4001.	33,663,090
30 August, 1828.		30 August, 1828.	
Circulation	21,357,510	Securitles - { Public - 20,682,776 } Private - 3,222,754 }	23,905,530
Deposits	10,261,280	Bullion	10,496,880
	31,558,790	Rest, 2,845,6201.	34,404,410
31 August, 1829.		31 August, 1829.	
Circulation	19,547,380	Public - 20,072,440 )	24,661,810
Deposits	9,035,070	Bullion - 4,589,370	6,795,530
-	28,582,450	Rest, 2,874,890/.	31,457,340
	40,004,100	Rest, 2,074,090t.	31,457,340
30 August, 1830.		30 August, 1830.	
Circulation	21,464,700	Securitles - { Public - 20,911,616 } Private - 3,654,074 }	24,565,690
Deposite	11,620,840	Bullion	11,150,460
	33,085,540	Rest, 2,630,630L	35,716,170
31 August, 1831.		31 August, 1831,	
Circulation	18,538,630	Securities - 19,050,552 )	23,905,030
Deposits	9,069,310	Bullion - 5,848,478 }	6,439,760
	27,607,940	Rest. 2,736,850/.	30,344,790

(Account of the Issues, Securities, and Bullion, of the Bank of England, as published in the Gazette, from the Commencement of the Publication to the Present Time; distinguishing Gold from Silver.

Average in the Quarters ending	Circulation.	Deposits.	Securities.	Butli	on.
WASINGS IN the America course	Circulation.	L'epostu.	securities.	Gold.	Silver.
	£	£	£	£	£
29 July, 1834 -	19,110,000	15,675,000	28,502,000	8,147,000	451,000
26 August, — -	19,147,000	15,384,000	28,679,000	7,930,000	342,000
23 September — -	19,126,000	14,751,000	29,691,000	7,460,000	235,000
ll October,	18,914,000	13,514,000	27,840,000	6,951,000	172,000
8 November,	18,694,000	12,669,000	27,138,000	6,589,000	192,000
6 December,	18,304,000	12,256,300	26,362,000	6,499,000	221,000
3 January, 1835 -	18,012,000	12,585,000	26,390,000	6,489,000	252,000
0 February,	18,099,000	12,535,000	26,482,000	6,431,000	262,000
0 March	18,311,000	12,281,000	26,657,000	6,274,000	262,000
7 April,	18,591,000	11,289,000	26,228,000	6,064,000	265,000
5 May,	18,542,000	10,726,000	25,764,000	5,928,000	269,000
2 June,	18,460,000	10,568,000	25,562,000	5,875,000	275,000
OJune	18,315,000	10,954,000	25,678,000	5,935,000	284,000
8 July,	18,322,000	11,561,000	26,244,000	5,995,000	288,000
5 August,	18,340,000	12,308,000	26,964,000	6,039,000	287,000
2 September,	18,240,000	13,230,000	27,888,000	5,987,000	274,000
0 October	17,930,000	14,227,000	28,661,000	5,918,000	268,000
7 November	17,549,000	16,180,000	30,069,000	5,998,000	307,000
December,	17,321,000	17,729,000	31,048 000	6.257,000	369,000
2 January, 1836 -	17,202,000	19,169,000	31,954,000	6,625,000	451,000
9 February	17,427,000	18,366,000	31,022,000	6.957,000	514,000
8 March,	17,739,000	16,966,000	29,806,000	7.153.000	548,000
5 April,	18,063,000	14,751,000	27,927,000	7,239,000	562,000
3 May,	18,154,000	13,747,000	27,042,000	7,214,000	568,000
1 May,	18,051,000	13,273,000	26,534,000	7,088,000	575,000
8 June,	17,899,000	13,810,000	27,153,000	6,784,000	578,000
6 July,	17,940,000	14,495,000	28,315,000	6,351,000	575,000
3 August, — -	18,061,000	14,796,000	29,345,000	5,766,000	559,000
0 September	18,147,000	14,118,000	29,406,000	5,211,000	508,000
8 October,	17,936,000	13,324,000	28,845,000	4,810,000	447,000
5 November,	17,543,000	12,682,000	28,134,000	4,558,000	375,000
3 December	17,361,000	13,330,000	28,971,000	4,545	.000

No. 1V.—An account of the Average Market Price of Bullion in each Year, from 1800 to 1821 (taken from official Documents), of the Average Value per Cent. of the Currency, estimated by the Market Price of Gold for the same Period, and of the Average Depreciation per Cent.

Years.	Average Price of Gold per on.	Average per Cent of the Value of the Currency.	Average Depre- ciation per Cent.	Years.	Average Price of Gold per oz.	Average per Cent. of the Value of the Currency.	Average Piepre- ciation per Cent.
1800 1801 1802 1803 1804 1805 1806 1807 1808 1809 1810	£ a. d. 3 17 104 4 5 0 4 4 0 4 0 0 4 0 0 4 0 0 4 0 0 4 0 0 4 0 0 4 0 0 4 10 0	£ s. d. 100 0 0 91 12 4 92 14 2 97 6 10 97 6 10 97 6 10 97 6 10 97 6 10 97 6 10 97 6 10 97 6 10	£ s. d. Nil. 8 7 8 7 5 10 2 13 2 2 13 2 2 13 2 2 13 2 2 13 2 2 13 2 2 13 2 2 13 9	1811 1812 1813 1814 1815 1816 1817 1818 1819 1820 1821	£ s. d. 4 4 6 4 15 6 5 1 0 5 4 0 4 13 6 4 13 6 4 0 0 4 1 6 3 19 11 3 17 101	£ s. d. 92 3 2 79 5 3 3 77 2 0 74 17 6 83 5 9 97 6 10 97 6 10 95 11 0 97 8 0 100 0 0	£ s. d. 7 16 10 20 14 9 22 18 0 25 2 6 16 14 3 16 14 3 2 13 2 2 13 2 4 9 0 2 12 0 Nii.

No. V.—An Account of the total Amount of Outstanding Demands on the Bank of England, and likewise the Funds for discharging the same; 30th January, 1819.

DR The Ban	£   1	30th January, 1819 By advances on government se-	- Ca. £
To Bank Notes out - To other debts; viz. Drawing accounts - Audit roll - Exchequer bills deposited - And various other debts -	26,094,430 	curities; viz. On Exchequer bills, on malt, &c. 1818 Bank loan, 1808 Growing produce of the conso- lidated fund to 5th of April, 1819, and interest due, and loans to government on un-	8,438,660
Balance of surplus in favour of the Bank of England, exclu- sive of the debt from govern- ment, at 3t. per cent. £11,686,900 And the advance to govern- ment, per 36 Geo. 3. cap. 96. at 3t. per cent. £3,000,	5,202,320	claimed dividends by all other credits, viz. Cash and bullion Exchequer bilis purchased, and interest Bilis and notes discounted Treasury bilis for the service of Ireland Money lent, and various other articles	30,658,240
	£39,096,900		£39,096,900
		By the permanent debt due from government, for the capital of the Bank, at 31. per cent. per annum	11,686,800 £3,000,000

Bank of England, 22d of February, 1819.

WILLIAM DAWES, Accountant General.

No. VI.—An Account of Money paid or payable at the Bank of England, for the Management of the Public Debt, in the Year 1829, together with an Account of all the Allowances made by the Public to the Bank, or charged by the Bank against the Public, for transacting any Public Service in the Year 1829; describing the Nature of the Service, and the Amount charged thereon in the said Year, and including any Sum under the Denomination of House-money, or House Expenses; and also, any Sum under the Denomination of Charges of Management on South Sea Stock, and stating the aggregate Amount of the whole.

Denomination of Payments.			
Charge for management of the unredeemed public debt for one year, ending the 5th of April, 1830, being the annual period at which the accounts are made up, as directed by the act 48 Geo. 3. c. 4.	£ 248,417	17	2
Ditto, ditto, for one year ending ditto, on sundry annuities, transferred to the Com- missioners for the Reduction of the National Debt, for the purchase of life an- nuities per act 48 Geo, 3. and subsequent acts Charges of management, being part of an entire yearly fund of 100,000, enjoyed by the Governor and Company of the Bank of England, originally by the act of the 5th and 6th of William and Mary, c. 20., confirmed to the said Governor and	2,922	11	9
Company by several subsequent acts, and instly by the Act of the 39th and 40th Geo. 3. c. 28., as per Return made to the Honourable House of Commons, on the 21st of June, 1816 Ditto, ditto, on 4,000,000. South Sea stock, purchased by the Governor and Company of the Bank of England of the South Sea Company, and transferred by them to the said Governor and Company, in pursuance of the act of the 8th Geo.	4,000	O	0
1. c. 21., and which charges of management were assigned by the said South Sea Company to the said Governor and Company, out of a sum of 8,377. 9s. 6d. per annum then paid by the public to the said South Sea Company for charges of management on their funds, as per Return made to the Honourable House of Commons, on the 21st of June, 1816	1,898	3	5
	£257,238	12	4

No. VII.—'
the Proprotherwise
25th of F
per Cent.
Dividend tions wer

In June, 1 May, 1801 November October, 1 October, 1 October, 1 Front Apri 1822, bot From Apri 1829, bot In June, 18 From Oct. 1822, bot From April 1831, bot

Annual div Annual div

1822, incl Annual div sive, on t

Bank of I

No. VIII.—At 1832; statin said Profits

Interest on Interest on I Annuity for Interest on C Allowance r Interest on I Interest on s Interest on p ment of th Scotland, a

No. IX.

National deb Bank notes Banking dep

No. X.-An est

Circulation -Government de

o 1821 (taken i by the Mar-

Average Depreciation per Cent.

\$\mathcal{E} \ s. \ d. \\
7 \ 16 \ 10 \\
20 \ 14 \ 9 \\
16 \ 14 \ 3 \\
2 \ 13 \ 2 \\
4 \ 9 \ 0 \\
Nill.

England, and

Ca. £ . ≥ 8,438,660

30,658,240

£39,096,900

11,686,800

£3,000,000

ant General.
anagement of
s made by the
Public Service
thereon in the
use Expenses;
Sea Stock, and

Amount.
£ s d.
248,417 17 2

2,922 11 9

4,000 0 0

1,898 3 5

257,238 12 4

f Cushier.

No. VII.—The following is an Account of All Distributions made by the Bank of England amongst the Proprietors of Bank Stock, whether by Money Payments, Transfer of 5 per Cent. Annulties, or otherwise, under the Heats of Booms, Increase of Dividend, and Increase of Capital, betwix the 25th of February, 1797, and 31st of March, 1832, in addition to the ordinary Annual Dividend of 7 per Cent. on the Capital Stock of that Corporation, existing in 1797, including therein the whole Dividend puid since June, 1816, on their increased Capital; stating the Period when such Distributions were made, and the aggregate Amount of the whole.—(Appen. No. 29.)

Denomination and Periods of Distribution.	Amount.
	£
n June, 1799: 10t. per cent. bonus in 5 per cents. 1797, on 11,642,400t. is -	1,161,210
Way, 1801: 51. per cent ditto, in Navy 5 per cents. ditto	582,120
November 1802: 21. 10s. per cent. ditto, ditto, ditto	291,060
October, 1804: 51. per cent. ditto, cash, ditto	582,120
October, 1805: 5l. per cent. ditto, ditto, ditto	582,120
October, 1806: 51. per cent. ditto, ditto	582,120
rom April, 1807, to Oct. Increase of dividends at the rate of 3l. per cent. per	
1822, both inclusive \( \) annum on 11,642,400\( l_{\text{.}}\), is, 16 years	5,588,359
From April, 1823, to Oct. Increase of dividend at the rate of 11. per cent. per	
1820, both inclusive famum on 11,642,400l., is, 7 years	814,968
n June, 1816 Increase of capital at 25 per cent., is	2,910,600
From Oct. 1816, to Oct. ? Dividend at the rate of 101. per cent. per annum on	
1822, both inclusive \$2,910,600l. increased capital, is, 64 years -	1,891,896
From April, 1823, to Oct. ) Dividend at the rate of 81. per cent, per annum on	
1831, both inclusive \$2,910,600l. increased capital, is, 9 years	2,095,639
1001, activities of the second confirmation of t	
Aggregate amount of the whole	£17,318,070
Annual dividend payable on Bank Stock in 1797, on a capital of 11,642,400 <i>l</i> . at the	
rate of 71. per cent. per annum	£814,968
Annual dividend payable since June, 1816, on a capital of 14,553,000%, to October,	
1822, inclusive, at the rate of 10t. per cent. per annum	£1,455,300
Annual dividend payable from April, 1823, to the 31st of March, 1832, both inclu-	
give, on a capital of 14,553,000L, at the rate of 8L per cent. per annum -	£1,164,210

Bank of England, 27th of June, 1832. WILLIAM SMEE, Dep. Acct.

No. VIII.—An Account of the Profits of the Bank of England, in the Year ending 29th of February, 1832; stating the Description of the Securities held by the Bank, and the sources from which the said Profits have accrued.—(No. 15. Appen. to Report.)

						- 1	£
Interest on commercial bills	-	-	-	-	-	- 1	130,695
Interest on Exchequer bills	-	-	-	-	-	- 1	204,109
Annuity for 45 years (the dead weight acc	ount)	-	-	-	-	-	451,415
Interest on capital received from government	ent	-	-		-	- 1	446,502
Allowance received for management of th	e public	debt	-	-	-	- 1	251,896
Interest on loans on mortgages -	-	-	-		-	- 1	60,684
Interest on stock in the public funds	-	-	_		-	_ 1	15,075
Interest on private loans	-	-	_	_	_		56,941
Profit on bullion, commission, rent, receipt	ta on di	acount	ed hil	la unna	id mar	B 00-	00,012
ment of the business of the Banks of Ire	eland o	f Scot	land	and Ro	uni Ros	de of	
Scotland, and sundry items -	Ciuliu, O	1 3000	unu,	anu teo	yai Dai	IN UI	WI OFO
Scottand, and sundry items	-	•	-	-	-	- 1	71,859
						ľ	01.000.100
							£1,689,176

No. IX .- Expenses of the Bank of England, for the Year ending 29th of February, 1832.

Da.	£	CR.	£
National debt department -	- 164,143	Salaries and pensions	218,003
Bank notes	- 106,092	House expenses	39,187
Banking department	- 69,165	Directors' allowance	8,000
•		Rent	40,000
		Expenses at eleven branches, arising from the banking department  Expenses attending the circulation of \$500,000t. of branch Bank of Eng-	5,702
		land notes, at eleven branches -	28,509
	£339,400		£339,40

No. X.—An estimated Account of Profit derived by the Bank from Circulation of Promissory Notes, and from Government Business.—(Appen. No. 23.)

Eirculation - - 20,000,000 Government deposits - 4,000,000

24,000,000, of which two thirds are estimated to be invested in securities, and one third in bullion.

I

### BANK OF ENGLAND.

Table X .- continued.

Securities of 16,000,0001.; viz.   9,000,000 Exchequer bills   -   at 2,800,000 stock   -   3,000,000 stock   -   3,000,000 advances for circulation on discount   -   3,000,000 country discount   -   3   -   3,4,700,000   -		£ £ £ 2,500 4,000 0,000 7,500 3,875 467,875	£
Deduct, Expense of Circulation	: : 1 7	6,000 0,000 0,000 7,000 333,000	134,675
Amount received from government for management of the for the year ending 5th of April, 1832, including life annu Management of life annutities, supposed to be transferred Deduct, Expenses for management of the national debt  Average of forgeries per annum, during the last ten years	tties - 25	1,000 3,000 4,000 0,000 248,000	44,000
	Estimated prof	it	£178,875

No. XI.—State of the Affairs of the Bank of England, 29th of February, 1832.

Da.	£	£	Ca.	£	£
To Bank notes outstanding To public deposits, viz. Drawing secounts Balance of audit roll Life annuities unpuid Annuities for terms of years unpaid Exchequer bills deposited To private deposite, viz. Drawing accounts Various other debts To the Bank of England for the capital To balance of surplus in favour of the Bank of England	2,034,790 550,550 85,030 38,360 490,000 5,683,670 54,560	18,051,710 3,198,730 3,198,730 14,553,000 2,637,760	By advances on govern- ment securities; by Ex- chequer bills on the growing produce of the consolidated fund in the	3,428,340 697,000 7,600 2,000	10,897,886
		£44,179,630			£44,179,630
			Rest or surplus brough Bank capital due to pr	t down oprietors	2,637,760 14,553,000
	'		1		£17,190,760

No. XII.—An Account of the Average aggregate Amounts of Public Deposits in the Hands of the Bank, from the Year 1800; distinguishing each Year.—(Appen. No. 24.)

Year.	Amount.	Year.	Amount.	Year,	Amount.	Year.	Amount.
	£		£		£	107.1	£
1807	12,647,551	1814	12,158,227	1820	3,713,442	1826	4,214,27
1808*	11,761,448	1815	11,737,436	1821	3,920,157	1827	4,223,86
1809	11,093,648	1816	10,807,660	1822	4,107,853	1828	3,821,69
1810	11,950,047	1817	8,699,133	1823	5,526,635	1829	3,862,65
1811	10,191,854	1818	7,066,887	1824	7,222,187	1830	4,761,95
1812	10,390,130	1819	4,538,373	1825	5,347,314	1831	3,948,10
1813	10,393,404		-,,		-,,		_,010,10

N. B .- The Bank is unable to furnish correctly the aggregate amount of public deposits previous

to the the Ba referes

No. X

N. B.-years pr period, w

No. XIV.

[	Year.	
	1795	
ı	1796	
ı	1797	
	1799	
	1800	i
	1801	į
	1802 1803	į
	1804	I

No. XV.—. 28th of F same can

28th 1

1714 1715 1716 1717 1718 1719 1720	

N. B.—No back than 177 fect, and to e establishmen

<sup>\*</sup> The Bank advanced, in March, 1808, 3,000,000L, without interest, for the public service, which to continued till April, 1818, on account of public balances.

<sup>\*</sup> The incr accounts.

875

134,875

,000

332.

000

44,000 £178,875

£

10,897,886

> 14,686,800 £44,179,630 2,637,760 14,553,000

£17,190,760

Amount.

£
4,214,271
4,223,867
3,821,697
3,862,656
4,761,952
3,948,102

osits previous

to the year 1807; the public accounts prior to that period not being required generally to be kept at the Bank; and many of the public accounts at that time were in the names of individuals, without reference to that part of the public service to which the accounts applied.

No. XIII.—An Account of the Average aggregate Amounts of Private Deposits in the Hands of the Bank, from the Year 1807; distinguishing each Year.—(Appen. No. 32.)

Year.	Amount.	Year.	Amount.	Year.	Amount,	Year.	Amount.
1807 1808 1809 1810 1811 1812	£ 1,582,720 1,940,630 1,492,190 1,428,720 1,567,920 1,573,950 1,771,310	1814 1815 1816 1817 1818 1819	£ 2,374,910 1,690,490 1,333,120 1,672,800 1,640,210 1,790,860	1820 1821 1822 1823 1824 1825	£ 1,325,060 1,326,020 1,373,370 2,321,920 2,369,910 2,607,900	1820+ 1827 1828 1829 1830 1831	£ 3,322,070 3,931,370 5,701,280 5,217,210 5,562,250 5,201,370

 $\mathcal{N}.8.$ —The Bank is unable to return the average aggregate amounts of private deposite for the years prior to 1807, as the public and private drawing accounts were not kept separately till that period, when distinct offices were established.

No. XIV.—An Account of the annual Average Amount of Commercial Paper under Discount at the Bank, in London, in each Year, from the Year 1795.—(Appen. No. 59.)

Year.	Amount.	Year.	Amount.	Year.	Amount.	Year.	Amouat.
	£		£		£		£
1795	2,946,500	1805	11,366,500	1814	13,285,800	1823	3,123,800
1796	3,505,000	1806	12,380,100	1815	14,947,100	1824	2,369,800
1797	5,350,000	1807	13,484,600	1816	11,416,400	1825	4,941,500
1798	4,490,600	1808	12,950,100	1817	3,960,600	1826	4,908,300
1799	5,403,900	1809	15,475,700	1818	4,325,200	1827	1,240,400
1800	6,401,900	1810	20,070,600	1819	6,515,000	1528	1,167,400
1801	7,905,100	1811	14,355,400	1820	3,883,600	1829	2,250,700
1802	7,523,300	1812	14,291,600	1821	2,676,700	1830	919,900
1803	10,747,600	1813	12,330,200	1822	3,366,700	1831	1,533,600
1804	9,982,400						-,,

No. XV.—An Account of the Notes, Post-Bills, &c. of the Bank of England in Circulation, on the 28th of February and 31st of August in each Year, from 1698 to 1792 both included, as near as the same can be made up.

Year.	28th Feb.	31st Aug.	Year.	28th Feb.	31st Aug.	Year.	28th Feb.	31st Aug.	Year.	28th Feb.	31st Aug.
	£	£		£	£		£	£		£	£
1698	1,221,290	1,240,400		2,365,640	3,006,430	1746	3,383,720	3,842,500		5,237,210	5,736,780
1699	743,850	519,150	1723	3,516,110	3,482,210	1747	4,107,420	3,652,310	1771	6,822,780	6,014,110
1700	938,240	781,430		3,232,830	3,857,710		3,894,650	3,789,720		5,962,160	5,987,570
1701	298,960	763,860		3,734,480	3,343,400			4,183,390	1773	6,037,060	6,362,220
1702	920,730	1,030,900		3,076,850	3,152,340			4,318,490		7,550,780	9,886,220
1703	933,760	1,214,040		3,888,180	4,677,640			5,195,310		9,135,930	8,398,310
1704	961,990	946,010			4,513,790			4,750,350		8,699,720	8,551,090
1705	556,610	1,013,150		4,152,590	4,199,910			4,420,290		8,712,230	7,753,590
1706	996,840	805,410		3,998,280	4,416,870			4,081,280		7,440,330	6,758,070
1707	959,820	824,860		4,451,720	5,249,880	1755		4,115,280		9,012,610	7,278,540
1708	648,680	598,940			4,592,400					8,410,790	6,341,600
1709	707,470	691,350		4,385,060	4,543,000			5,149,940		7,092,450	6,309,430
1710	601,580	480,920		4,203,070	4,671,930			4,864,110		8,028,880	6,759,310
1711	477,510	573,230		4,627,990	4,738,550			4,809,790		7,675,990	6,307,270
1712	738,920	2,025,200		4,907,750	5,077,570			4,936,280		6,202,760	5,592,510
1713	1,221,860	800,810		5,215,010	4,414,690		5 632,350	5,246,680		5,923,090	
1714	623,640	1,651,780		4,766,280	4,609,420			5,886,980		7,581,960	
1715	972,160			4,347,270	4,152,420			5,314,600		8,329,840	9,685,720
1716	1,460,660	1,579,730		4,550,980	4,444,000			6,210,680		9,561,120	10,002,880
1717	2,053,150	2,188,030		4,841,840	4,084,450			5,356,490		9,807,210	11,121,800
1718	2,782,420	1,806,640			4,911,390					10,040,540	11,433,340
1719	1,807,010	1,939,550		4,654,890	4,250,180		5,510,990	4,883,440		11,439,200	11,672,320
1720	2,466,880	3,032,460		4,253,610	4,270,590		5,778,990			11,307,380	11,006,300
1721	2,244,280	2,206,260	1745	4,279,610	3,465,350	1769	5,707,190	5,411,450			

N. B.—No previously published table of the circulation of the Bank of England extends further back than 1777; we are indebted to the Court of Directors for being able to supply this striking defect, and to exhibit, for the first time, the circulation of the Bank, from within four years of its establishment down to the present day.

<sup>\*</sup> The increased amount of deposits in this and the following years, arose from the increase of accounts.

No. XVI.—An Account of the Amount of Bank Notes in Circulation on the undermentioned Days; distinguishing the Bank Post Bills, and the Amount of Notes under Five Pounds, with the Aggregate of the whole.

	Notes of 51, and upwards.	Bank Post Bills.	Bank Notes under 5L	Total,
1792 February 25	£10,394,106	£ 755,703	-D, £ -	£11,149,809
August 25	10,281,071 10,780,643	725,898 647,738		11,006,969
1793 February 26 August 20	10,780,643	647,738		11,428,381
August 20 1794 February 26	10,163,839 10,079,16 <b>5</b>	618 750		10,838,214 10,097,924
August 26	10,060,248	674,375 618,759 567,972		10,628,220
August 26 1795 February 26	12,968,707	570,456		13,539,163
August 20	10,939,880 10,266,561	518,502		11,458,382
1796 February 26 August 26	8,981,615	643,133 549,690	: :	16,909,694 9,531,335
1797 February 25	8,167,949	474,615 524,587		8,601,964
August 26	9,109,614	524,587	934,015	10,569,216
1798 February 26 August 25	10,856,188	551,549 553,236	1,442,348 1,639,831	12,850,085
August 25 1799 February 26	9,997,958 10,576,510	607,907	1,451,728	12,191,025 12,636,145
August 26	11,260,675	653,766	1.345.432	13,259,873
1860 February 25	13,106,368	723,600	1,406,708 1,690,561	15,236,676
August 26 1801 February 26	12,221,451 12,975,006	823,366 954,982	2,647,526	14,735,378
1801 February 26 August 26	11,715,665	750 270	2,495,386	16,577,514 14,970,321
1802 February 26	12,038,970	803,499	2,616,407	15,458,876
August 26	12,801,746	772,577	3,312,790	16,887,113
1803 February 26 August 26	11,796,424 12,413,924	820,039 776,030	2,960,469 3,846,005	15,576,932 17,035,959
1804 February 25	12,054,943	848,894	4,673,515	17,577,352
August 25	11,766,628	743,841	4,813,525	17.323.3044
1805 February 26	11,403,290	1,029,580	4,801,596	17,234,466
August 26 1896 February 25	11,182,188 11,994,350	718,510 725,736	4,395,480	16,296,178 17,148,446
1896 February 25 August 26	14,141,510	702,425	4,428,300 4,228,958	19,072,893
1807 February 26	12,274,629	724,485	4,206,230	17,205,344
August 26	15,077,013	725,202	4,231,837	20,034,112
1808 February 26 August 26	13,746,598 12,440,930	742,671	4,103,785 4,129,234	18,593,054 17,365,266
August 26 1809 February 25	12,730,999	795,102 944,727	4,338,951	18,014,677
August 26	1 13,255,599 1	880,104	5.221.538	18,014,677 19,357,241
1810 February 26	13,650,592	907,620	5,871,069	20,429,281
August 25 1811 February 26	16,078,390 15,110,688	1,145,832 1,133,419	7,221,953 7,140,726	21,446,175 23,384,833
1811 February 26 August 26	15,203,611	1,016,303	7,573,201	23,703,115
1812 February 26	14,523,049	1,059,854	7,415,294	22,998,197
August 26	14,873,705	987,880	7.621.325	23,482,910
1813 February 26 August 26	14,567,267 14,975,479	1,034,882 1,015,616	7,705,322 8,033,774	23,307,471 24,024,869
August 26 1814 February 26	15,632,250	1,091,212	8,371,923	25,095,415
August 26	18,060,180	1.246.470	9,667,217	28,979,876
1815 February 25	16,394,359	1,184,459	9,094,552	26,673,370
August 26 1816 February 26	16,332,275 15,307,228	1,115,079 1,336,467	9,570,695 9,036,374	27,024,049 25,680,069
August 26	16,686,087	1,286,420	9,103,338	27,075,854
817 February 26	17,538,656	1,376,416	8,143,506	27,058,578
August 26	20,388,502	1,712,807	7,998,599	30,099,908
818 February 26 August 26	19,077,951 17,465,628	1,838,600 1,627,427	7,362,492 7,509,782	28,279,043 26,602,837
819 February 26	16,307,000	1.622.330	7,317,360	25,246,690
August 26	16,972,140	1,468,920	7.216.530	25,657,590
820 February 26	15,402,830	1,421,160	6,745,160 6,772,280	23,569,150
August 26 821 February 26	16,047,390 14,372,840	1,633,730 1,615,600	6,483,010	21,453,380
August 26	16,095,020	1,634,260	2,598,460	22,471,450 20,327,740
822 February 26	15,178,490	1,609,620	1.354.300	18,172,470
August 26	15,295,090	1,610,600	862,650	17,768,340
823 February 26 August 26	15,751,120 17,392,260	1,742,190 1,763,650	683,160 550,010	18,176,479 19,705,920
August 26 824 February 26	17,244,940	2,198,260	486,600	19,929,800
August 26	18,409,230	2,198,260 2,122,760 2,334,260	443,970 416,880	20,975,960
825 February 26	18,308,990	2,334,260	416,880	21,060,130
August 26 826 February 26	17,091,120 21,100,400	2,061,010 2,487,080	396,670	19,548,800 24,955,040
826 February 26 August 26	18,172,160	2,040,400	1,367,560 1,175,450	21,388,010
827 February 26	18,787,330	2 052 310 1	668,910	21,508,550
August 26	19,253,890	2,270,110	483,060	22,007,060
828 February 26 August 26	19,428,010	2,329,880	416,890	22,174,780
August 26 829 February 26	19,016,980 17,402,470	2,417,440 2,444,660	382,860 357,170	21,817,280 20,204,300
August 26	17,164,940	2,030,280	357,170 334,190	19,529,410
830 February 26	17,862,990	2,284,520	320,550	20,468,060
August 26	19,403,610	2,217,870	313,460	21.934.940
831 February 26 August 26	17,566,140 16,774,890	1,777,790 1,621,350	306,000	19,650,830 18,698,720
August 26 832 February 25	16,201,890	1,641,990	302,480 299,190	18,143,070
August 25	16,068,370	1,533,970	294,940	17,897,280
833 February 26 August 26	16,068,370 17,507,320	1,003,710	292,450	19,403,480
	17,827,150	1,604,590	292,430 289,720	19,403,460

No. XVII.

1827 Feb Au 1828 Feb Au 1829 Feb Au

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mission on
They usus
that have t
of the depo
When their
5 per cent.
Country

due discreti where the fi which it is a tage. It is, blishments has been bu ent occasion extent of be breaking up

the recurrent association of the formation to be seen in ary to support of the formation of the formation in the such banks in from issuing the bankrupt system of the discussion of of Nations, vant of the follow country bank

exclusive of ors and the publishment conduction of a single S. The stamp Besides the must take out

Besides the must take out names and pls is granted, the scparate licence or on account forth the name their names as void.—(55 Gesee ante, p. 69

No. XVII.—An Account of the aggregate Circulation of the Branch Banks of the Bank of England, from their first Establishment, on the 28th of February and 31st of August in each Year.

	3		£		£
1827 February August 1828 February August 1829 February August	322,150 559,870 585,820 649,740 807,450 1,165,390	1830 February August 1831 February August	1,482,160 2,019,770 2,272,360 2,433,800	1632 February August 1833 February August	2,748,290 2,800,650 3,048,670 3,313,850

### III. BANKS (ENGLISH PRIVATE AND PROVINCIAL).

Besides charging the usual rate of interest on bills discounted, the provincial bankers are mostly in the habit of charging 5s. or 6s. per cent. as commission. They also charge a commission on all payments; and derive a profit from charges for the transmission of money, &c. They usually allow from 2 to 3 per cent. on money deposited; but the numerous failures that have taken place amongst them have, by generating a feeling of insecurity in the minds of the depositors, confined this branch of their business within comparatively narrow limits. When their customers overdraw their accounts, they are charged with interest at the rate of

5 per cent.

ioned Days;

1,149,869 1,006,969 1,428,381 0,838,214 0,697,924

,539,163 458,382

0.531.335

8,601,964 0,568,216

850,085

2,191,025

3.259.873

4,735,378

4,970,321

458,876

,576,032 ,035,959 ,577,352

234,466

148,446

7,205,344 0,034,112

,593,054 ,365,266

8,014,677 9,357,241

4,446,175

3,384,833 13,793,115

3,307,471

4,024,869

.095,415

3,979,876 3,673,370

.680,069

,058,578 ,099,908 ,279,043 ,602,837

327,740 172,470

,176,479 ,705,920

929,800

060,130 ,548,800 ,955,040

388,010

,007,060

817,280 204,300

529,410 468,060

650,830

143,070

403,480 721,460

429,281

9,072,893

Country banks established by individuals possessed of adequate funds, and managed with due discretion, are productive of the greatest service. They form commodious reservoirs, where the floating and unemployed capital of the surrounding districts is collected, and from which it is again distributed, by way of loan, to those who will employ it to the best advantage. It is, therefore, of the utmost importance, in a public point of view, that these establishments should be based upon solid foundations. But in England, unfortunately, this has been but little attended to; and the destruction of country banks has, upon three different occasions,-in 1792, in 1814, 1815, and 1816, and in 1825 and 1826,-produced an extent of bankruptcy and misery that has never, perhaps, been equalled, except by the breaking up of the Mississippi scheme in France. Government is bound to interfere to hinder the recurrence of such disastrous results. The repeal of the act of 1708, preventing the association of more than six persons for carrying on the trade of banking, has already led to the formation of joint stock banking companies in a few of the large towns; but it remains to be seen in how far this should be regarded as an improvement. It is, indeed, quite visionary to suppose that the power to establish such banks is all that is required to establish the provincial currency on a secure foundation. What is really wanted, is not a regulation to allow banks with large capitals to be set on foot, (for there have, at all times, been many such banks in England,) but a regulation to prevent any bank, be its partners few or many, from issuing notes without previously giving security for their payment. This would render the bankruptcy of such banks impossible, and would give a degree of security to the money system of the country that it can never otherwise attain .- (The reader is referred, for a full discussion of this important question, to the Note on Money, in my edition of the Wealth of Nations, vol. iv. pp. 280-292.)

The following is an account of the number of commissions of bankruptcy issued against

country bankers in England, from 1809 to 1830, both inclusive:-

Years.	Commissions.	Years.	Commissions.	Years.	Commissions,	Years.	Commissions.
1809	4	1815 1	25	1821	10	1826	43
1810	20	1816	37	1822	9	1827	8
1811	4	1817	3	1823	9	1828	3
1812	17	1818	3	1824	10	1829	3
1813	8	1819	13	1825	37	1830	14
1814	27	1820	4				1

(Append. to Report on Bank Charter, p. 116.)

Exclusive of the above, many banks stopped payments, to the great injury of their creditors and the public, that afterwards resumed them; at the same time that the affairs of some bankrupt concerns were arranged without a commission.

During the whole of this period, not a single Scotch bank gave way.

The stamp duties on country bank notes have been already specified (p. 69.).

Besides the stamp duties payable on Notes, each individual or company issuing them must take out a licence, renewable annually, which costs 30%. This licence specifies the names and places of abode of the body corporate, person, or persons, in the firm to whom it is granted, the name of such firm, the place where the business is carried on, &c.; and a separate licence is to be taken out for every town or place where any notes shall be issued by or on account of any banker, &c. Unless the licence granted to persons in partnership set forth the names and places of abode of all persons concerned in the partnership, whether their names appear on the notes issued by them or not, such licence shall be absolutely void.—(55 Geo. 3. c. 184. s. 24.) For the regulations as to the issue of unstamped notes see antè, p. 69.

The issue of notes for less than 5l. was prohibited in England, as previously shown, from 1777 to 1797; but they continued to be issued from the latter period down to the 5th of April 1829, when their further issue ceased in consequence of an act passed in 1826. This act did not extend to Scotland or Ireland, and was intended to give greater stability to the system of country banking in England, by shutting up one of the principal channels through which the inferior class of bankers had been in the habit of getting their notes into circulation. But notwithstanding it will certainly have this effect, the policy of the measure seems very doubtful. It is idle, indeed, to imagine that it can give that stability to the banking system which is so desirable; and in proof of this, it is sufficient to state, that though none of the country banks existing in 1793 had any notes for less than 5l. in circulation, upwards of one third of their entire number stopped payment during the revulsion that then took place. The truth is, that nothing but the exacting of security for payment of notes can ever place the country issue of notes on that solid foundation on which it eught to stand; and as security may be taken for 1l. notes as easily as for those of 5l., there would, were such a system when the country issue of notes on that solid foundation on which it eught to stand; and as

tem adopted, be no ground for suppressing the former. Metropolitan Joint Stock Banks .- It was for a lengthened period generally understood, that the act of 1708, and the other acts conveying exclusive privileges to the Bank of Eng. land, not only prevented any company with more than 6 partners from issuing notes payable on demand; but that they also prevented such companies from undertaking ordinary bank. ing business,-that is, from receiving the money of individuals and paying their drafts, &c. Recently, however, strong doubts began to be entertained whether companies with numerous bodies of partners, established for the mere business of banking, and without issuing notes, were really prohibited by the acts in question. During the discussions on the late renewal of the charter of the Bank of England, the point was submitted for the consideration of the Attorney and Solicitor Generals, who gave it as their decided opinion, that such banks might be legally established within the limits to which the exclusive privileges of the Bank of England were restricted by the act 7 & 8 Geo. 4. c. 46. But as the opinion of other eminent lawyers differed from theirs, a clause has been inserted in the act 3 & 4 Will. 4.c. 98., which removes all doubts on the subject, by expressly authorising the establishment of banks not issuing notes, with any number of partners, any where within the district to which the exclusive privileges of the Bank of England, as a bank of issue, are now restricted .— (See

anté. n. 84.

Down to this period (September, 1833), no advantage has been taken of this declaratory enactment, by the formation of a joint stock bank in the metropolis; but several projects of the kind have been made public, and it seems most likely that some of them will be matured. It is not easy to form beforehand any certain conclusions as to the probable working of such establishments. Provided, however, that they possess large paid up capitals, and numerous bodies of partners, individually liable, as at present, for the debts of the company, it may, one should think, be fairly concluded, that they will afford comparatively safe places for the deposit of money; and in so far their institution will be advantageous. But it is not easy to discover in what other respects they will have any superiority over the present banks. There is great weight in the following statement made by Mr. Jones Loyd before the Committee on the Bank of England charter:-"I think that joint stock banks are deficient in every thing requisite for the conduct of banking business, except extended responsibility; the banking business requires peculiarly persons attentive to all its details, constantly, daily, and hourly watchful of every transaction, much more than mercantile or trading businesses. It also requires immediate, prompt decisions upon circumstances when they arise, -in many cases a decision that does not admit of delay for consultation; it also requires a discretion to be exercised with reference to the special circumstances of each case. Joint stock banks being, of course, obliged to act through agents, and not by a principal, and, therefore, under the restraint of general rules, cannot be guided by so nice a reference to degrees of difference in the character or responsibility of parties; nor can they undertake to regulate the assistance to be granted to concerns under temporary embarrassment by so accurate a reference to the circumstances, favourable or unfavourable, of each case."—(Min. of Evid. p. 236.)

We confess, too, that we have great doubts whether the competition of such banks with each other, and with the private banks, may not be productive of much inconvenience. It will be very apt, at times, to occasion an artificial reduction of the rate of interest, and a redundancy of the currency, which must, of course, be followed by a fall of the exchange, and a period of more or less difficulty. It is stated, that the metropolitan joint stock banks are to give interest on deposits; and if they can do so without endangering their stability, it will be an important advantage. But we have yet to learn how it is possible that a joint stock bank should be able to do what would seem to exceed the power of the wealthiest and

best managed private establishments.

As already remarked, the only circumstance in which joint stock bunks seem to have any decided superiority over private companies, consists in their greater responsibility. But this is not a necessary attribute of all joint stock companies. Associations of this sort may, and indeed do, exist, that are in all respects inferior to respectable private companies. And it

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Reference to now so prev consisting, n have subscril fessing to ha capital does company wit that not mo were demand This practice who imagine of capital, wl that the capit exceed 50,00 the partners. they are to be stand; and as

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nis declaratory nl projects of ill be matured. orking of such and numerous npany, it may, places for the it is not easy resent banks. fore the Come deficient in responsibility; stantly, daily, ng businesses, ise,—in many es a discretion t stock banks erefore, under s of difference te the assistte a reference id. p. 236.) ch banks with venience. It

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seems indispensable, in order to the prevention of fraud, that such regulations should be adopted as may make the public fully aware of the real nature of all joint stock associations, and of their claims to credit and confidence.

Proposed Measures as to Joint Stock Banks.—The future intentions of government as to the regulation of private banking companies in England were supposed to be partially developed by the Chancellor of the Exchequer in his speech introducing the bill for the renewal of the charter of the Bank of England. According to the statement then made it appears to have been intended that half the subscribed capital of all banks for the issue of notes should be paid up and vested in such securities as parliament should direct; that the responsibility of the partners in such banks should be unlimited; and that their accounts should be periodically published. In the case of banks not issuing notes, only a fourth part of their subscribed capital was to be paid up, and the responsibility of their shareholders was to be

limited

But with the exception of that part of the above plan which relates to the publication of the accounts of banks of issue, the consideration of the remainder was deferred to a more convenient opportunity; and notwithstanding our respect for the quarter whence it proceeded, we hope it may never be revived. The adoption of the proposed regulations would not have amended any one of the principal defects in the present system of English country banking, while there are not a few which it would have materially aggravated. There is not so much as the shadow of a ground for interfering with the concerns of such banks as do not issue notes, further than to let the public know with whom they are dealing, and the real amount of their paid up capital; and the proposed interference in the case of banks that do issue notes, could have been productive of nothing but mischief. On this point wo shall take leave to quote a conclusive paragraph from a memorial drawn up by the directors of the Manchester and Liverpool District Banking Company :- "We contend, first, that, except in so far as the issue of notes is concerned, banking is essentially a private business, with which the state has no more title to interfere than it has to interfere with any other description of mercantile agency. If A. choose to deposit money in the hands of B., who lends it to others, why is the interference of government more necessary than if A. had deposited it in the hands of C., who employs it in manufactures or agriculture? It is the duty of parliament to take care that coins, and the paper notes issued as substitutes for them, be always of their professed value; but assuredly it is no part of its duty to inquire into the solvency of those into whose hands coins or paper may come. We contend, secondly, that, admitting it to be right to exact security from banks of issue, that should not be done by the compulsory investment of a portion of their capital. The issues of one bank may be more than twice or three times the amount of its capital; while those of another, placed in a different situation, or conducted in a different way, may be under a third or a fourth part of its capital. What, then, could be more unequal as respects the banks, and more illusory as respects the public, than to oblige both these establishments to give security for their issues by vesting half their capital in government stock? Were the first bank to stop payment, the security in the hands of government would not afford the holders of its notes more than from 3s, 4d, to 5s, in the pound; while, were the latter in the same predicament, the holders of its notes would be paid in full out of the government securities, and there would be a large surplus over. It is clear, therefore, that the security to be given by a bank of issue ought to be proportioned to its issues, and not to its capital. The former mode will effectually protect the public from loss; the latter gives little, or rather no protection whatever. It is, in fact, quite ludicrous to tamper with a subject of this sort. Nothing short of the obligation to give security for their issues can ever give the public that effectual guarantee for the integrity of the currency that is so essential; nor is there any other plan at once fair and equal as respects different banks.

Distinction between subscribed and paid up Capital. Expediency of suppressing all Reference to the former. An immediate step ought, we think, to be put to the practice now so prevalent among joint stock banking companies, of representing their capitals as consisting, not of what has been actually paid up by the shareholders, but of what they have subscribed for. Not a few institutions have recently been set on foot in England, professing to have capitals of 1,000,000*l.*, 2,000,000*l.* or more, when, in point of fact, their capital does not really consist of a tenth part of that sum. The practice is to organise a company with some 5,000 or 10,000 shares of 100*l.* each; but it is perfectly understood that not more than 5 or at most 10 per cent. of each share is to be called up; and if more were demanded, it is most probable it could not be paid, at least without much difficulty. This practice is pregnant with mischief. In the first place, it tends to deceive the public, who imagine there can be no risk in dealing with a bank professing to possess 1,000,000*l.* of capital, who yet might hesitate about having any thing to do with it, were they aware that the capital paid into its coffers, and on which it carries on business, does not really exceed 50,000*l.* or 100,000*l.* In the second place, this system tends to deceive the mass of the partners. These are tempted to embark in such hazardous concerns, imagining that they are to be large shareholders with but little outlay, and that they will derive a consider-

able dividend upon the nominal amount of their shares! We mistake if a good many such persons be not in the end grievously disappointed. Banking, in an ordinary state of things, is not a business in which large profits can be expected. It is true that many banking houses made immense sums during the war, but they did this more as dealers in the funds, and particularly by their rise on the return of peace, than as bankers. But it is needless to say that no prudently conducted banking establishment will now count much upon this source of emolument. At present, the dividend on the stock of the best established Scotch banks varies, we believe, from about 5 to 6 per cent.; and as they might invest their capital at 3½ or 4 per cent., it appears that the real profits of banking, even in the best managed concerns, can hardly be estimated at more than from 1½ to 2½ per cent.

It is, besides, a radical mistake to suppose that any banking concern can ever be established on a solid foundation, that is not possessed of a pretty large amount of paid up and available capital. We believe, however, that several of the joint stock companies recently established in England take a different view of this matter; and that they trust more to deposits and credit, than to their command of capital of their own. There can be no objection to these, or, indeed, to any associations whatever, being allowed to issue notes, provided they give full security for their payment; but government and parliament will be alike neglectful of their duty to the public if they do not take immediate steps to compel this being done; and to secure the currency of the country from being disturbed by the fraud, mismanagement, or insufficient capital of its issuers. The system of advertising subscribed instead of paid up capitals ought also to be put an end to; nor ought any association to be allowed to say that its capital exceeds what has actually been paid into its coffers.

Responsibility ought not, in any Case, to be limited .- We protest against the proposal for allowing the partners in banks not issuing notes to limit their responsibility. Such a measure would be good for nothing, except to serve as a premium on every species of fraud. What check would there be, under such a system, to hinder the partners of a bank going on for a series of years dividing large profits, when, perhaps, they were really incurring a loss, until every farthing of its capital and deposits was absorbed? To talk of subjecting such persons to punishment as fraudulent bankrupts, on evidence derived from their books, is absurd; for, supposing that it was the intention of the parties to defraud, they might easily keep their books so that they could afford no information that was not false or misleading, The annexed list of joint stock banking companies shows that there is no disinclination on the part of individuals to engage in such concerns even with the present unlimited responsibility. And the way in which some of them are conducted, proves sufficiently, if any such proof were wanted, that the serious liabilities incurred by the partners are not more than enough for the protection of the public. To lessen them would be an act of gratuitous folly. If we are to interfere, let them be increased, not diminished. But in the case of banks not issuing notes, enough is done if measures be taken to prevent deception, by letting the public know the partners in them, and making sure that they shall have no means of evading the responsibility attaching to their engagements. The first object may be secured by compelling all banking associations whatever to publish annually a list of the names and addresses of their partners, with the amount of their paid up capital; and to accomplish the latter object, we have merely to abstain from interference, and to let the law take its natural

Accounts of Issues.—The act 3 & 4 Will. 4. c. 83. directs that all persons or associations carrying on banking business, and issuing promissory notes payable on demand, shall keep weekly accounts of their issues; and shall, within a month of each of the quarters ending with the 1st of April, 1st of July, 1st of October, and 1st of January, make up, from the weekly accounts, an average account, verified on oath, of their issues during the preceding quarter, which shall be transmitted to the Stamp-office in London. Penalty for neglecting or refusing to make and transmit such account, 500% on the corporation, company, persons, &c. issuing the notes, and 100% on the secretary so offending. The wilful sending a false return to be punished as perjury.

Drawing on London.—The act 3 & 4 Will. 4. c. 83. repeals the regulation in the 7 Geo. 4. c. 46., prohibiting banks with more than 6 partners from drawing on London on demand, or otherwise, for sums of less than 50l.—§ 2.

No. I.—An Account of the Number of Licenses taken out by Country Bankers in England and Wales, in each Year since 1809.

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Years.	Licenses.	Years.	Licenses.	Years.	Licenses.	Years.	Licenses.
1609	702	1815	916	1821	781	1827	668
1810	782	1816	831	1822	776	1828	672
1811	779	1817	752	1823	779	1829	677
1812	825	1818	765	1824	789	1830	671
1813	922	1819	787	1825	797	1831	641
1814	940	1820	769	1826	809	1832	636

N. B.—The years in this account end on the 10th of October. The account for 1832 only comes down to the 26th of June.
Stamp Office, 26th of June, 1832.

No. II.—An the Act 76 of each su

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Birminghar Liverpool Manchester Stockport Kendal Barnsley Birminghan Bradford, Y

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shidelworth, Di Saddleworth, Sheffield -Stambord, Sp ton, Bourn shire; Out and Feterbo Oakhim at shire; Me Harborsugi Ingdon in Il bridgeshire Bristof, Buld Crewkerne, Bruton and Wakefield

Whitehaven Wolverhamp

York, Malton rough and York, Bridlin

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No. II.—An Account of all Places where United or Joint Stock Bunks have been established under the Act 7 Geo. 4. c. 46., together with the Number of Partners therein; also, the Nominal Capital\* of each such Bank, and the Amount of Capital paid up.—(Parl. Paper, No. 504, Sess. 1833.)

	Places.				Banks.	Number of
Birmingham Liverpool -	:	:	:	4	The Bank of Liverpool	203 427
Manchester and	Boiton	in Lan	cashire	, and	The Bank of Manchester	578
MOCKPOIL IN	Cheshire	-	-	-	The Hallk of Westmoreland -	120
Cendal - Jarnsley -	:	:	:		The Barnsley flatiking Company	119
lirmingham	•	-	-	-	The Birmingham Banking Company -	295
radford, Yorks	hire	•	•	-	The Bradford Banking Company	173
lradford, Yorks	hire	•	•	•	The Bradford Commercial Joint Stock   Banking Company   The Bristol Old Bank	131
lristol Vorkington, Wigton, Carll	Cockers	Penriti		port,	The Cumberland Union Banking Com-	158
arlington, Sto	ekton ar	id Har	nard C	astie,	The Darlington District Joint Stock Bank-	
		erton	and St	oken-	ing Company	274
ley in Yorksh Honcester		-			The Gloucestershire Banking Company	130
		_		_	The Halifax Joint Stock Banking Com-	
falifax - Inddersfield		-			The Huddersfield Banking Company	172 285
Knaresborough, wold, Helmsle Masham, Pate	ey, Thir	sk, Hor	roughbi	idge.	The Knaresborough and Clare Banking Company	160
rogate					J	81
lancaster, Ulve	rston ar	ia Pres	ton	:	The Lancaster Banking Company - The Leeds Banking Company -	496
elcester and I	linckiev		•		The Leicestershire Banking Company	53
Carlisle -	•	•	•	•	The Leith Banking Company  Carlo The Liverpool Commercial Banking Com-	14
Liverpool - Manchester, Li	•	-	•		{ pany	104
and Wigan, and Nantwic Stafford, Che- ley, in Staffor Shropshire, a Mirfield, Hudde	ch in Cadle, La dahire; nd Gloss rafield,	ne End Marke Iop in 1	o; Ha l and F t Drayt Derbysl	nley, luge- on in sire.	Banking Company	857 213
bury and Dob Norwich, Swi Dereham, Fa and Watton,	iffham, kenham	, Lynı	i, Harl	East eston	The Norfolk and Norwich Joint Stock	131
Suffolk Newcastle-upor	n-Tyne i	n Nort			North of England Joint Stock Banking	***
and Sunderla	nd in Du	ırham.			Company  S Plymouth and Devonport Banking Com-	505
Plymouth, Dev	onport a	nd Kin	gabridg	e	pany	132
Saddleworth, A Shefield - Stamford, Spak	iing, Ma	rket D	eeping,	Bon-	The Saddieworth Banking Company The Shaffield Banking Company -	113 154
ton, Bourn a shire; Ound and Feterbore Oakhum and shire; Melto Harborough, lugdon m Hu bridgeshire	nd Grainle, Kettengh, in Euphington Mowin Leiconte, and	itham, lering, Northa tham, bray estersi Wisbe	Thrap Thrap mptons in Rui and M ilre; l ach in	stone stone shire ; land- arket lunt- Cam-	The Stamford and Spaiding Joint Stock Banking Company	74
Bristol, Bridge Crewkerm, I Bruton and S	lminster	, Lang	ton, C port, V	hard, Vells,	Stuckey's Banking Company	12
Wakefield -		•	•	-	The Wakefield Banking Company  The Whitehaven Joint Stock Banking	217
Whitehaven &r		114	•	-	Company The Wolverhampton and Staffordshire	225
Wolverhampto York, Malton,		- Howd	en. Se	arho-	Banking Company	239
rough and G		u			pany	286
York, Bridlings		Y 1	LIABOLA		The York Union Banking Company	200

Stamps and Taxes, Somerset Place, 4th of July, 1833.

It is not possible to obtain any accurate account of the number of country notes in circulation at different periods. But the following table, drawn up by the late Mr. Mushet, of the Mint, founded partly on official returns, and partly on the estimates of Mr. Sedgwick, late chairman of the Beard of Stamps, is, so far as it goes, the most complete and comprehensive hitherto published.

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This department is not in possession of any information which enables a statement to be made as to the nominal capital of each such Bank, and the amount of capital paid up.

No. III.—An Account of the Number of Country Bank Notes, of all Denominations, stamped in each Year, ending Oct. 10., from 1804 to 1825 inclusive, with the Percentage of Increase and Decresse, comparing each Year with the Year preceding; together with an Estimate of the Total Amount in Circulation, according to Mr. Sedgwick's Tables, in each Year, from 1804 to 1825 inclusive; with the Percentage of Increase and Decrease, comparing each Year with the Year preceding.

Years.	Dennminations stamped in each year, ending Oct.	age of Increase, comparing each year with the	age of Decrease, comparing each year with the	The Amnunt of Country Bank Notes in Circu- lation, according to Mr. Sedgwick's Tables, in each year, ending Oct. 10, from 1804 to 1825 in- clusivs.	The Percent- age of Increase, comparing each year with the	age of Decrease comparing each year with the
1805	11,342,413					
1806	11,480,547	1.2		i		1
1807	6,587,398		42.6	18,021,900		
1808	8,653,077	23.8		16,871,524		6.3
1809	15,737,986*	81.8		23,702,493	40.5	
1810	10,517,519		33.1	23,893,868	-8	
181 t	8,792,433		16.4	21,453,000		1.6
1812	10,577,134	20.3		19,944,000		7.
1813	12,615,509	19.2		22,597,000	13.3	1
1814	10,773,375		14.6	22,709,000	-5	
1815	7,624,949		29.2	19,011,000		16.3
1816	6,423,466		15.7	15,096,000		20.6
1817	9,075,958	41.1		15,898,000	5.3	,
1818	12,316,868	35.7		20,507,000	29.	1
1819	6,130,313		50.2	17,366,875		15.3
1820	3,574,894		41.7	11,767,391		32.2
1821	3,987,582	11.5		8,414,281		28.5
1822	4,217,241	5.7		8,067,260		4.1
1823	4,657,589	10.4		8,798,277	9.	1
1824	6,093,367	30.8		10,604,172	20.5	i
1825	8,532,438	40.		14,147,211	23.4	1

No. 1V .-- An Account of the Value of Country Bank Notes, of all Denominations, stamped in each Year from 1826 to 1832, both inclusive.

Усаги.	Value.	Years.	Yalue.
1826 1827 1828 1829	£ 1,239,755 1,970,595 2,842,130 2,403,700	1830 1831 1832	£ 1,955,430 2,217,915 1,751,685

(Parl. Paper, No. 456. Sess. 1833.)

Jr. B .- No 11. and 21. notes were stamped after the 3d of February, 1826.

(Since the publication of the 2d edition of the Dictionary, in 1834, an extraordinary in crease has taken place in the number of joint stock banks, both in Grent Britain and in Ireland. It appears from the official return, dated the 4th of July, 1833 (Dict., p. 99.), that there were then 34 joint stock banks established in England and Walea; but it appears from the subjoined account, dated the 26th of November, 1836, that the number of joint stock banks had, in the interval, been very nearly trebled, or had increased to 101; and it is deserving of notice, that a very large proportion of this rapid increase had taken place during the previous part of the year 1836. The progress of the system has been as follows:—

		-		-	-							
In 1	826, the	re were			In 1830, the	re wer	е		In 1834, there were			
re	gistered	-	-	3	registered	-	-	1	registered -	•	10	
1	827		-	4	1831	_	•	9	1835 —	-	9	
1	828	_	-	0	1832	_	-	7	To 26 Nov. 1836	•	42	
1	829	_	-	7	1833	_	•	9	Total -	•	101	

We should, however, form a very inadequate idea of the extension of the joint stock banking system, if we measured it merely by the increase in the number of banks, as stated above. Many of the older banks, and even of those established within the present year (1836), have from 30 to 40 or more branches, or subordinate establishments; and, as these carry on all sorts of banking business, and are frequently very far removed from the head office, and from each other, they should really be regarded as so many separate banks, so that the number of the latter is incomparably greater than, at first sight, it may appear to be.

Proceedings of Joint Stock Banks.—We regret, however, to have to state that the so

Proceedings of Joint Stock Banks.—We regret, however, to have to state that the solidity of the system seems by no means to correspond with its power of extension. Though the joint stock banks universally almost profess to have immense nominal capitals, ther actually paid up and really available capitals are, in many instances, very limited indeel; and it is by no means clear, did any thing occur to render it necessary that they should all for any considerable additional proportion of their nominal capital, that the call could be responded to by the proprietary of some of them without great difficulty, if at all. They seem, also, speaking generally, to have been infinitely more anxious to increase their business.

ness, than Hence, the four fifths issues, wh 3,969,121/ more espec duced mor producing cently take aured the i notes in cir Most of the made with ing the bill many bank counted at not readily But, though occasions, I principles, t cumstances cards. Wh goes on sme distrust take provincial b customers, t to the banks banking, or being lessen the chances in which the banks, have they are too

> existing join formed and p and some no distinctly set is to be calle holder in a h management of the stock l circumstance credit! The stop paymen they could be stained from nishment, the bank should Report of

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"Subject to England, it is o the purpose of "1. The law licence duty, a: "2. The law

<sup>\*</sup> In 1809, the duty on 1l. notes was increased from 3d. to 4d., and may account for the great is crease in this year, the notes bearing a 3d. stamp being no longer issuable.

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Bank in the ev

xtraordinary in t Britain and in ict., p. 99.), that t it appears from r of joint stock 101; and it is en place during follows:-

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at stock banking s stated above, ar (1836), have e carry on all nead office, and that the num-

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# BANKS (ENGLISH PRIVATE AND PROVINCIAL).

ness, than to provide for that security which ought to be the paramount consideration. Hence, the inordinate multiplication of their branches, and hence, also, the extent to which many of them have carried the abusive and dangerous practice of rediscounting. Nearly four fifths of the joint stock banks issue notes; and the subjoined account shows that their issues, which amounted to 1,783,689% on the 27th of September, 1834, amounted to 3,969,121% on the 24th of September, 1836. This, no doubt, is an extraordinary increase, more especially when contrasted with the issues of the Bank of England, which were reduced more than a million during the same interval; and must have had a powerful effect in producing that redundancy of the currency, and drain upon the Bank for gold, that has recently taken place. We should, however, fall into the greatest imaginable error, if we measured the influence of the joint stock banks upon the currency by the mere amount of their notes in circulation. These really constitute but a very small portion of their obligations. Most of them have been in the habit of trading, not on their own capital, or on the deposits made with them; but on credit obtained in the metropolis and elsewhere. Instead of retaining the bills, and other securities they have discounted, in their coffers till they are paid, many banks have been in the habit of immediately forwarding them to London to be rediscounted at a lower rate of interest. This practice has been carried to an extent that would not readily be imagined by any one not pretty well acquainted with the circumstances. But, though recourse may properly enough be had to assistance of this aort on extraordinary occasions, no bank can be justly said to be established on sound, or to be conducted on safe, principles, that trusts habitually to such accommodation. It is always at the mercy of circumstances over which it has no control, and is not really more secure than a house of cards. While pecuniary accommodation may be had readily in the metropolis, the system goes on smoothly; but should prices begin to give way, or credit sustain any sort of shock, distrust takes the place of confidence, and the usual supplies are no longer to be had. The provincial banks being in consequence disabled from making their ordinary advances to their customers, the latter are necessarily involved in difficulties that are frequently as injurious to the banks as to themselves. Such has hitherto been the invariable result of the abuse of banking, or of the granting of undue facilities for the obtaining of credit; and, instead of being lessened by the formation of joint stock banks, they seem to have materially increased the chances of such disasters in future. The circumstances connected with the difficulties in which the Northern and Central Bank of England, and some of the other joint stock banks, have recently been involved, sufficiently illustrate what has now been stated; but they are too well known to our readers to require to be recapitulated here.

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But there are other and, if possible, still more suspicious circumstances connected with the existing joint stock banking system. The shares in the greater number of the recently formed and projected banks are very small, few being above 50L, while others are only 25L, and some not more than 10l., and even 5l.! Generally, too, it is understood, or rather it is distinctly set forth in the prospectus, that not more than 5, 10, or 20 per cent. of these shares is to be called for; so that an individual who has 10s. or 20s. to spare, may become a shareholder in a bank. And, owing to a practice, or rather a flagrant abuse, introduced into the management of various banks, by which they make large advances or discounts on the credit of the stock held by the shareholders, not a few individuals in doubtful, or even desperate, circumstances take shares in them in the view of obtaining loans and bolstering up their credit! The great danger arising from such banks is obvious; and where one of them to stop payment, it is plain, even though the claims on it should be ultimately made good, that they could be so only at the coat, and, perhaps, ruin of such of its proprietors as had abstained from the abusive practices resorted to by others. It may well, indeed, excite astonishment, that any one who can really afford to make a bonà fide purchase of shares in a

bank should be foolhardy enough to embark in such concerns.

Report of Committee of 1836 .- A knowledge of the circumstances now stated, and of the sort of agency by which certain joint stock banks had been established\*, having been pretty generally diffused, a secret committee was appointed by the House of Commons, in 1836, to inquire into the operation of the act 7 Geo. 4. cap. 46., permitting the establishment of joint stock banks; and whether it was expedient to make any alteration in its provisions. The report of this committee, and portions of the evidence taken before it, have since been published, and confirm all the conclusions of those who had contended that the existing system required material amendment. The committee state that,-

"Subject to the local restrictions imposed for the protection of the privilege of the Bank of England, it is open to any number of persons to form a company for joint stock banking, whether for the purpose of deposit, or of issue, or of both.

"I. The law imposes on the joint stock banks no preliminary obligation beyond the payment of a licence duty, and the registration of the names of shareholders at the Stamp Office.

"2. The law does not require that the deed of settlement shall be considered or revised by any competent aumority whatever; and no precaution is taken to enforce the insertion in such deeds of clauses the most obvious and necessary.

<sup>\*</sup> For instances of this, see Edinburgh Revisio, No. 128, art. 6., and the account of the Norwich Bank in the evidence taken by the Secret Committee.

"3. The law does not impose any restrictions upon the amount of nominal capital. This will be found to vary from 5,000,000l. to 100,000l.; and in one instance an unlimited power is reserved of

issuling shares to any extent.

"4. The law does not impose any obligation that the whole or any certain amount of shares shall be subscribed for before banking operations commence. In many instances banks commence their business before one half of the shares are subscribed for, and 10,000, 20,000, and 30,000 shares are

business before one half of the shares are subscribed for, and 10,000, 20,000, and 30,000 shares are reserved to be issued at the discretion of the directors.

"5. The law does not enforce any rule with respect to the nominal amount of shares. These will be found to vary from 1,0001, to 51. The effects of this variation are strongly stated in the evidence, "6. The law does not enforce any rule with respect to the amount of capital paid up before the commencement of business. This will be found to vary from 1032, to 52.

"7. The law does not provide for any publication of the liabilities and assets of these banks, nor does it enforce the communication of any balance-sheet to the proprietors at large.

"8. The law does not impose any restrictions by which care shall be taken that dividends are paid out of banking profits only, and that had or doubtful debts are first written off.

"9. The law does not prohibit purchases, sales, and speculative traffic on the part of these companies in their own stock, nor advances to be made on the credit of their own shares.

"10. The law does not provide that the guarantee fund shall be kept apart and invested in government or other securities.

ment or other securities.

The law does not limit the number of branches or the distance of such branches from the

central bank. "12. The law is not sufficiently stringent to insure to the public that the names registered at the Stamp Office are the names of persons bona fide proprietors, who have signed the deed of settlement,

stamp Omce are the names or persons sona has proprietors, who have signed the deed of settlement, and who are responsible to the public.

"13. The provisions of the law appear inadequate, or, at least, are disregarded, so far as they impose upon banks the obligation of making their notes payable at the places of issue.

"All these separate questions appear to your committee deserving of the most serious consideration, with a view to the future stability of the hanks throughout the United Kingdom, the maintance of commercial credit, and the preservation of the currency in a sound state."

Remedial Measures that should be adopted.—We do not, however, think that it would be at all necessary, in providing for a secure system of joint stock banking, to make any regulations with respect to many of the points noticed by the committee as to which the law is silent. At present, every partner in a joint stock bank is liable to the public for the whole debts of the firm; and this may be truly said to be the cardinal principle of the system, and without which, it would be an unmixed evil. No individual should, however, by merely withdrawing from a joint stock concern, get rid of his liabilities in connection with it. To prevent fraud, and to insure due caution, these ought to continue for a period of three years at least after he has publicly withdrawn his name. The public, too, are clearly entitled to know the partners in joint stock associations, that is, to be informed who the individuals are with whom they are dealing, and who are responsible to them. But, unluckily, no effective means are taken for supplying the public with this necessary information, or, consequently, of properly discriminating between one establishment and another. The act of 1833 (3 & 4 Will. 4. c. 83.) directed that an account of the places where they carry on business, and of the names and residences of the partners, should be quarterly transmitted to the Stamp Office. But doubts have been entertained as to the correctness of these returns, and comparatively little use has been, or, indeed, can be, made of them. The accounts of the name and residences of the proprietors are not published; but are carefully seeluded from the public eye in the repositories of So nerset House! It is true that these lists may be seen by those who choose to apply at the office, for a small fee, and that certified copies may be procured at no great expense. But few know that such returns exist; and fewer still have the opportunity, or think of availing themselves of them as sources of information. To render them of any real utility, they should be brought under the public eye, by being hung up in the offices of the banks to which they refer, and periodically published in the newspapers of the places where they carry on business. By this means the public would know exactly to whom they had to look, and would act accordingly. They would not be deceived, as they are liable to be at present, by supposing that, because a bank has a number of partners, some of them must be opulent and trustworthy. They would know the precise state of the fact; and if it were seen, from the quarterly returns, that opulent and intelligent individuals were withdrawing from any bank, every one would be put on his guard, and would naturally conclude that the parties had very sufficient reasons for quitting the concern. Thus far publicity may be made effectual, and would be of the very greatest importance. Neither is it possible to allege a single plausible objection to this proposal. It interferes in no degree, nor in any way, with the proceedings of the parties: all that it does is to declare who and what they are; and to this degree of publicity no honest man will ever object.

But we have great doubts whether it be possible to carry publicity farther than this. The committee state that "the law does not provide for any publication of the liabilities and assets of these banks, nor does it enforce the publication of any balance-sheet to the proprietors at and it has been proposed to compel the periodical publication of a statement of this sort but it is very questionable whether any such publication would not be a great deal worse than useless. It is not proposed that commissioners should be appointed to inspect the accounts of the different banks, and to see that the returns are accurate: this would be too inquisitorial, too cumbrous, and too costly a plan to be thought of for a moment. would be nothing for it, in fact, but to trust entirely to the honour of the parties! Hence, in all cases in which a disclosure would be really useful, the publication of an account of

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# BANKS (ENGLISH PRIVATE AND PROVINCIAL). 109

assets and liabilities would afford the means of deceiving the public, and of representing a bankrupt concern as being in a prosperous condition. Supposing, however, that the parties were, in all instances, perfectly honest, still the publication of a balance-sheet would be good for nothing. Every one knows how sanguine people are in relation to their own affairs; and that debts and obligations that other parties would hardly reckon worth any thing, are estimated by them as if they were so much bullion. But, independently of this, the futility of the thing is obvious. A bank with a capital of 100,000% discounts bills and other obligations to the extent, perhaps, of 300,000L or 400,000L; the fact that it has discounted them shows that it believes these bills and obligations to be good; and they will, consequently, be reckoned among its assets. But should a revulsion take place, or any circumstance occur to shake credit, these bills may not be worth 100,000%; and those who have dealt with the bank, on the hypothesis of its having capital and assets more than enough to meet all its obligations, will find, to their cost, that it is not possessed of a single shilling, but is, on the contrary, some 200,000l. or 300,000l. worse than nothing!

The committee seem to think that some regulation should be enacted, providing that a certain portion of ita capital should be paid up before a bank begins business. But we incline to think that the better way would be to prohibit all advertising of nominal capitals; and to enact that the capital actually paid up, whatever its amount, shall always be represented as, and held to be, the capital of the bank. But though such a regulation were made, there would be no security that the capital said to have been paid up had really been paid into the coffers of the bank, or that, if received, it had not again been lent out, in one way or another, to the partners. Perhaps it might be good policy to enact that no shares should be issued under a certain sum, as 50L; and that no loans should be made to the partners on the credit of their stock. But we should not be inclined to lay much stress on the first regula-

tion, and the latter might, and no doubt would, be defeated in a thousand ways.

We are decidedly hostile to a proposition we have heard mooted, and which seems to be countenanced by the committee, for obliging all banks to establish a guarantee fund; that is, for obliging them to accumulate a portion of their profits as a reserve stock. But where is the security that such reserve would be always deducted from profits? The truth is, that bankrupt and fraudulent concerns, and none else, would gain by such a regulation; inasmuch as it would enable them, by appearing to be prosperous, the better to deceive the public, and to blind them as to the real state of their affairs. It is, plainly, worse than absurd to depend on guarantees that cannot be enforced, and which, consequently, must be good for nothing. The knowledge of who the partners are in a bank, and their unlimited responsibility, are the only securities that, speaking generally, are good for any thing. If these cannot protect the public from fraud and loss, nothing else will; and the question will come to be, not whether the system should be reformed, but whether it ought to be entirely abolished.

We have already noticed the extraordinary multiplication of branch banks all over the country; and it is not very difficult to discover why banks of issue, at least, are so very anxious about the establishment of these outworks. They are bound, it seems, by the present law to pay their notes only at the parent establishment; so that, by issuing them at a branch bank, perhaps a hundred miles distant from the head bank, the chances are ten to one that they will continue for a much longer period in circulation, and that they will consequently be able to carry on business with a much less amount of capital, than if they were, as they ought to be, obliged to pay their notes at the branches as well as at the principal office. It is obvious, indeed, that the convertibility of the paper, even of first class banks, into either cash or Bank of England notes, is at present exceedingly imperfect; and that very great facilities are afforded for getting the worst class of notes into circulation, and for keeping them afloat, even after their quality may be suspected. This defect in the law ought, undoubtedly, to be amended, by obliging all banks that issue notes to pay them indifferently at any of their offices. But we incline to think that parliament might go further than this: and that it should enact that no branch be established, whether for the issue of notes, or otherwise, beyond a certain distance (say fifty miles) from the head

Several of the points recapitulated by the committee, as to which the law is silent, respect the rights and interests of the partners in joint stock banks, in relation to each other, and not as between them and the public. But it is always a very difficult matter to interfere to dictate the footing on which parties in any undertaking should stand among themselves. Much should, in such cases, be left to the judgment of the parties; and public regulations, if enforced at all, should only go to prevent obvious and acknowledged abuse; the parties may, in most cases, be safely left to take care of themselves. The protection of the public interest is the paramount consideration; and we do not well know what can be done to effect this, in the case, at least, of such banks as do not issue notes, other than the making known who their partners are

Suppression of the Notes of Country Banks .- The Committee have, we are sorry to say, omitted all reference to what is by far the most prominent evil in our banking system—we

mean the power conceded to all private and joint stock banks and companies, whether with or without property or character, to issue paper money or notes payable on demand, without let or hindrance of any sort. We have elsewhere endeavoured to show (*Dictionary*, p. 72.) that parties issuing notes ought, in all cases, to be obliged to give security for their issues; but further experience and reflection have satisfied us that this, though a vast improvement on the existing system, would not be enough, and that nothing will suffice short of the abo. lition of all private notes. Till this be done, or till the sole power of issuing paper money be committed to the Bank of England, or to some one body, the country will necessarily be exposed to those perpetually recurring fluctuations in the quantity and value of money that are productive of the most pernicious consequences, and which go far, indeed, to impart to all industrious undertakings a sort of gambling character. At present, the currency is supplied by hundreds of individuals and bodies, all actuated by different and frequently con. flicting views and interests. The issues of the Bank of England are wholly governed, as those of the empire ought to be, by the state of the exchange, or rather by the influx and ef. flux of bullion-increasing when it flows into, and decreasing when it flows out of the country. But the issues of the provincial banks are not regulated by any such standard, but exclusively by the state of credit and prices in the district in which they happen to be situated. If their managers suppose that these are good or improving, they rarely hesitate about making additional issues. Hence, when the state of the exchange, and the demand on the Bank of England for bullion, shows that the currency is redundant, and ought to be contracted, the efforts of the Bank to effect its diminution are often impeded, and met by a contrary action on the part of the country banks. This, in fact, has been very remarkably the case during the last few months. The excessive multiplication of joint stock banks, the great additions they made to the amount of notes afloat, and tho still greater addition they made to the number of bills, checks, and other substitutes for money, occasioned a redundancy of the currency, a fall of the exchange, and a drain upon the Bank for gold. But while the Bank of England was narrowing her issues by supplying the exporters of bullion with gold in exchange for notes, the country banks went on increasing their issues! What the former did, by contracting, on the one hand, the latter more than undid, by letting outen the other. The vacuum created by the withdrawal of Bank of England paper was immediately filled up, and made to overflow, by the issue of a more than equal amount of provincial paper; so that had it not been for the rise in the rate of interest, and the other repressive measures adopted by the Bank, the probability is, that she might have gone on pay. ing away bullion for notes, till she was drained of her last sixpence, without, in any degree, affecting the exchange! But this is not all. Not only do the country banks almost universally increase their issues when they ought to be diminished, but the moment they are compelled to set about their reduction they run headlong into the opposite extreme. The cry of sauve qui peut then becomes all but universal; and, provided they succeed in securing themselves, little attention is usually paid to the interests of those they have taught to look to them for help.

Were the Bank of England the sole issuer of notes, she would be able to regulate the currency without the least difficulty, and without pressing more upon London than upon any other part of the country. If from any circumstances the currency became redundant, and there were a drain upon the Bank for gold, then, as there would be no other description of paper to come into the place of that brought to the Bank to be exchanged for gold, the currency would be in so far contracted, and the drain checked, without the reduction being carried beyond the required limit. But at present the efforts of the Bank, or rather of the public, who carry notes to her for payment, to affect a contraction of the currency, are, in the first instance, invariably counteracted by the country banks; and when the latter, in consequence of the increasing difficulty of obtaining pecuniary accommodation in London are, in the end, obliged to pull up, the chances are ten to one that the contraction is carried to an improper extent. A revulsion of this sort seldom occurs without destroying some of the provincial banks; and the alarm, or, it may be, panic, that is in consequence apt to be produced, may be very injurious to the best established and best managed banks, and even to the Bank of England herself. In fact, we have no idea that it will be possible for the latter and the country banks to go on together on their present footing. As matters now stand, the Bank of England may be brought at any time into the greatest jeopardy by the proceed ings of parties over whom she has no sort of control. The over issue of the provincial banks, by depressing the exchange, drains the Bank of gold; and then their discredit, and, perhaps, failure, may, by exciting a panic, bring her to a stand still! Provided banks of deposit be established on sound principles, there cannot be too many of them. But it is quite otherwise with banks of issue. The more they are multiplied the greater is the chance of flucture. tion in their issues, and consequently in prices, credit, and so forth. Had the Bank of England been the sole issuer of paper, the crash of 1825-26, and the difficulties of the past year, never would have been heard of. They grew entirely out of the competition and proceedings of the provincial banks, and are in no degree whatever ascribable to any thing els, domestic or fureign.

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Private Banks.-It may be thought, perhaps, that the unprecedented increase in the number of joint stock banks will have been productive of a corresponding decline in the number of private banks, or of those having six partners or under; but such has not been the case. The latter, no doubt, have decreased, some having been abandoned, while others have been converted into joint stock banks, but not to the extent that might have been anticipated. In 1833, 598 licences were granted to private banks; in 1834, 580; in 1835, 579; and in the present year (1836), down to the 18th of June, 559 licences had been granted. The issues of the private banks are seen in the table below.

I. Official Return of ull Places where United or Joint Stock Banks have been established under the Act 7 Geo. 4. c. 46.; with the Dates when such Banks respectively were established, and the Number of Partners therein, down to the 26th of November, 1836. Subjoined is the paid up Capital of

	Places.			Name of the Bank.	Date when esta- blished.	Number of Partners.	Paid up Ca	pital	ı.
								_	_
Ashton-under	-Lyne	-	-	Ashton, Staleybridge, Hyde, and Glossop Bank.	18 June, 1836	328	£	8.	a.
Barnsley	_		- 1	*Barnsley Banking Company	25 Jan. 1832	118	25,150	0	0
Birmingham		-	-	*Barnsley Banking Company *Bank of Birmingham -	2 Aug. 1832	2:27	73,785	0	0
Y :	_	-	-	Bank of Livernool - 1	23 April, 1831	441	258,100	0	0
Manchester,	Stockpo n	rt, Bol	ton,	*Bank of Manchester -	19 Mur. 1829	552	500,000	0	Û
Caermarthen	-	-	-	*Bank of South Wales -	26 Feb. 1835	7			
Stocknort	-	-	-	Bank of Stockport -	3 May, 1830	390	31,850	0	0
Walsall and C			-	*Bank of Walsall and South Staffordshire.		112	25,000		0
Kendal and U	lversto	n.	-	*Bank of Westmoreland -	8 June, 1833	154	20,950	0	0
Bilston	•	-	-	*Bilston District Banking Company.		146			
Birmingham	-	-	-	Birmingham and Midland Bank.	18 Aug. 1836	222	ļ		
Birmingham	-	-	-	Birmingham Town and Dis- trict Banking Company.	4 July, 1836	314	İ		
Birmingham	•	-	-	Birmingham Banking Com- pany.	30 Sept. 1829	311	50,000	0	(
Bolton -	•	-	-	Bulton Joint Stock Banking Company.	30 May, 1836	166			
Bradford	-	-		*Bradford Banking Company	7 July, 1827	173	77,300		(
Ditto -	-	•	-	*Bradford Commercial Joint	27 Feb. 1833	160	44,100	0	(
				Stock Banking Company.  *Bristol Old Bank	16 June, 1826	8	1		
Bristol -	-	-	•	Bury Banking Company -	14 June, 1836	104	]		
Bury - Bury and He	mood	-	- 1	Bury and Heywood Banking	17 Sept. 1836	48	i		
		_		Company. *Carlisle and Cumberland		222	1		
Carlisle and	w igton	•	٠,	Banking Company.			1,,,,,,		
Cheltenham		•	•	Cheltenham and Gloucester- shire Bank.	•	99	15,000		(
Chesterfield		•		*Chesterfield and North Der- byshire Banking Company.		96	23,200	0	(
Manchester, Skipton, B ter, Leek, B Blackburn,	irmingh urslem, Ashbot	am, C Liver Irn, R	hes- oool, och-		1 July, 1834	444	260,005	0	(
dale, Shrev Uttoxeter,	Whitch	urch, I	Ian-			ļ	Ì		
ford, Ciren	Chelten cester,	ham, l Faring	Bur-	*County of Gloucester Bank	1 Aug. 1836	273			
Teibury, at Coventry	-	-	-	Coventry and Warwickshire	13 Dec. 1835	261	35,000	0	(
Ditto -	-	-	-	Banking Company. Coventry Union Banking	12 May, 1836	158	28,050	0	(
Workington, ryport, Wi	Cockeri gton, C	nouth, arlisie,	Ma- and	Company. *Cumberland Union Banking Company.	13 Mar. 1829	152			
ley, Barnai	rd Castl	e, Nort	thai-	*Darlington District Joint Stock Banking Company.	22 Dec. 1831	247	55,425	0	(
lerton, Be Durham, Thirsk, H	Mashai Iartlepo	m, Y oi, Gi	arm, isbo-						
rough, Bi Brough and	d Stagsl	naw							
Derby, Ashbe	ourn, an	d Belp	er	*Derby and Derbyshire Banking Company.	28 Dec. 1833	204	20,000	0	(
Plymouth, 1	Devonpo	rt, Ki	ngs-	*Devon and Cornwall Bank-	31 Dec. 1831	146	40,380	0	
bridge, Tot burton, St.	ness, Be	dmln,	Ash-	ing Company.			1,	•	
Dart mouth	New	ton A	bbot			ì			
			,	1	1				

<sup>\*</sup> The banks to which an asterisk (\*) is prefixed, issue notes payable to bearer on demand.
† Where blanks are left no returns have been made.

Table I .- continued.

Piaces.	Name of the Bank.	Date when esta- blished,	Number of Partners.	Paid up Capital.
Dudley and Westbromwich -	*Dudley and Westbromwich	30 Dec. 1833	190	£ s. d. 80,025 0 0
Norwich, Great Yarmouth, Ips- wich, Swaffham, Lynn, East Dersham, Fouisham, Faken- ham, Harleston, Eye, Sax- mundhum, Bungay, Watton, Lowestoff, Beccles, Diss, Bu- ry St. Edmund's, North	*East of England Bank	27 Feb. 1836	534	75,759 10 0
Walsham, and Framlingham Swanzea and Neath	Glamorganshire Banking	8 Sept. 1836	83	
Gioucester	Company. Gloucester County and City Bank.	31 Dec. 1834	23	19,720 0 <sub>0</sub>
Gloucester, Stroud, Newnham, Eveaham, Tewkesbury, Chei- tenham, Newent, Cambden, Alcester, Pershore, Redditch, Blockley, Moreton, Cirences- ter, and Winchcomb		28 June, 1831	265	100,000 o o
Halifax and Huddersfield -	Haiifax and Huddersfield Union Banking Company	29 June, 1836	404	
Halifax	Halifax Commercial Banking	21 June, 1836	172	
Ditto	*Halifax Joint Stock Bank- ing Company.	11 Nov. 1829	178	39,225 0 0
Southampton, Fareham, Rum- sey, and Stockbridge	*Humpshire Banking Com-	29 April, 1834	141	24,170 0 0
Helston Hereford, Ross, Leominster, Ledbury, Kington, Hay, Mon- mouth, Coleford, Bromyard,	pany. *Helston Banking Company *Herefordshire Banking Company.	4 Aug. 1836 5 Aug. 1836	200	
and Ahergavenny Holywell and Mold	*Holywell Bank, North	11 Nov. 1834	7	
Huddersfield, Holmfirth, and	Wales. *Huddersfield Banking Com-	7 June, 1827	335	65,000 0 0
Gainsborough, Goole, Grims- by, Lincoln, Louth, South Cave, Caistor, Market Raisin, Retford, Howden, Snaith, and Market Weighton	pany. *Hull Banking Company	30 Nov. 1833	247	<b>42,200</b> 0 0
Knaresborough, Ripon, We- therby, Easingwold, Hemsley, Thirsk, Boroughbridge, Ma- sham, Psteley Bridge, Otley, and Harrogate	*Knaresborough and Clare Banking Company.	14 Sept. 1831	160	
Lancaster, Ulverstone, and Preston	*Lancaster Banking Com- pany;	9 Oct. 1826	127	48,600 0 0
Leamington Priors - Leamington Priors, Southam, Warwick, Kenilworth, and Banbury	*Leamington Bank - *Leamington Priors and Warwickshire Banking Company.	8 May, 1835 27 Aug. 1835	157 135	25,710 0 0 22,020 0 0
Leeds	*Leeds Banking Company Leeds Commercial Banking Company.	22 Nov. 1832 21 June, 1836	451 220	116,100 0 0
Leeds, Harrogate, Pudsey, Heckmondwicke, and Brad- ford	*Leeds and West Riding Banking Company.	28 Nov. 1835	161	45,000 0 0
Leicester, Ashby-de-la-Zouch, Hinckley, Market Harbo- rough, and Melton Mowbray	Company.	28 Aug. 1829	101	7,865 0 0
Carlisle Litchfield, Rugeley, and Tam- worth	*Leith Banking Company Litchfield, Rugeley, and Tamworth Banking Com- pany.	23 Nov. 1827 21 Nov. 1835	98	25,000 0 0
Raisin, Caistor, Sleaford, Ai- ford, Splisby, Epworth, Grimsby, Partney, and Ret- ford	*Lincoin and Lindsay Bank- Company.	10 Aug. 1833	230	20,000 0 0
Liverpool	Liverpool Borough Bank Liverpool Commercial Bank-	28 June, 1830 29 Dec. 1832	249 26⊁	244,400 0 0
	ing Company. Liverpool Tradesmen's Bank.	22 Mar. 1836	542	46,050 0 0
_ ii	Liverpool United Trades'	12 May, 1836	319	
Manchester, Liverpool, Oidham, Warrington, Ashton-under- Lyne, Bury, Blackburn, Wi- gan, Preston, Staleybridge,	Bank.	-	1,054	749,600 0 0

Rochd Nantw Bursle Chead Drsyto Manches

Huddersf field, as Newport, Chepst

Nottingha

Aberystwicon, Lite Shepton the Cary Southing Bury St. ham, C. Dursley, ford, Ho Ipswich, field, Rusall, Wichatteris cester, L. der-Edge, Norwich, gelly

Newcastle-

Newcastleand South land, and Newcastle-Norwich, Sv East Dere Lynn, Har Watton

Liverpoon, Machynlie Machynlie Machynlie Holywell, il, Bula, D Llanidloes, Fastiniog, St. Assph, von, Liau Welchpool Newcastie-u derland, Niewelsk-upon-Hexham, 8 han, and B Manchester, Liv St. Helen's Caernarvon ter, Birming gleton, Kneid, North Halifax, Cle iey, Leeds, field, Den Evesham, well, Mold, Linghsin, C Shrewsbury Wellington, Granthan Northampton, Granthann Northampton, Oundie, H Stamford, Sj. Ket Harboro Northampton, Wellinghoro Newcastle-up

£ s. d. 30,025 0 0 75,752 10 0

19,720 0 0 100,000 0 0

39,225 0 0 24,170 0 0

65,000 0 0

42,200 0 0

48,600 0 0 25,710 0 0 22,020 0 0

26,000 0 0 20,000 0 0

244,400 0 0 48,050 0 0

749,600 0 0

# UNIVERSITY OF WATERLOO LIBIT

# BANKS (ENGLISH PRIVATE AND PROVINCIAL). 113

Places.	Name of the Bank.	Date when esta- blished.	Number of Partners.	Paid up Ca	apita	ı.
				£		ď.
Rochdale, Hyde, Stockport, Nantwich, Hanley, Stafford, Burslem, Leek, Lane-End, Cheadle, Rugeley, Market Drayton, and Glossop	.1					
Manchester	Manchester and Salford Bank.	15 June, 1836	255			
Huddersfield, Dewsbury, Wake- field, and Bradford	*Mirfield and Huddersfield Banking Company.	29 Dec. 1832	263			
Newport, Ponty-Pool, Usk, Chepstow, and Cardiff	Monmouthshire and Glamor- ganshire Banking Compa- ny.	28 July, 1836	260			
Nottingham	*Monre and Robinson's Not- tinghamahire Banking Company. *National Provincial Bank		28			
Aberystwith, Birmingham, Bre- con, Llandovery, Hay, Bath, Shepton Mallet, Boston, Cas- tle Cary, Somerton, Bideford, Southnolten, Torrington, Bury St. Edmund's, Chelten- hum, Cardiff, Bridge-End, Dursley, Gloucester, Here-	of England.	27 Dec. 1833	487	250,000	0	0
ford, Honiton, Stowmarket, Ipswich, Woodbridge, Lich- field, Rugby, Tiverton, Wal- sall, Wiebeach, Whittlesea, Chatteris, Long Sutton, Wor-						
cester, Ledbury, Wotton-un- der-Edge, Yarmouth, Bristol, Norwich, Leicester, and Dol- gelly						
Newcastle-upon-Tyne -	*Newcastle Commercial Banking Company.		318			
Newcastle-upon-Tyne, North and South Shields, Sunder-	*Newcastle, Shields, and Sunderland Union Joint	11 July, 1838	438			
land, and Durham	Stock Banking Company. Newcastle-upon-Tyne Joint	27 June, 1836	136			
Norwich, Swaffham, Foulsham, East Dereham, Fakenham, Lynn, Harieston, Bungay, and Watton	Stock Banking Company. *Norfolk and Norwich Joint Stock Banking Company.	31 Mar. 1827	125			
	North and South Wales Bank.	30 April, 1836	526	25,000	0	0
Vewcastle-upon-Tyne, Sun- derland, North Shields, Ber- wick-upon-Tweed, Morpeth, Hexham, South Shields, Dur-	North of England Joint Slock Banking Company.	28 Nov. 1832	571	240,000	0	0
theroe, Liverpool, Ormskirk, St. Helen's, Preston, Bangor, Caernarvon, Bakewell, Ches- ter, Birmingham, Bristol, Con-	*Northern and Central Bank of England.	12 Mar. 1834	1,204	711,860	0	0
gleton, Knutsford, Maccles- field, Northwich, Nantwich, Halifax, Cleckheaton, Keight- ley, Leeds, Sheffield, Wake- field, Denbigh, Wrexham,						
field, Denbigh, Wrexham, Evesham, Worcester, Holy- well, Mold, Leominster, Not- tingham, Oswestry, Wem, Shrewabury, Whitchurch, Wellington, Tamworth, and Grantham						
orthampton, Daventry, Wellingborough, Kettering, Thrapstone, Peterborough, Oundle, Hyham Ferrars, Stamford, Spalding, and Mar-	Northamptonshire Banking Company.	23 May, 1838	296			
ket Harborough						
ket Harborough orthampton, Daventry, and Wellinghorough	Northamptonshire Union	13 May, 1836	464			

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Table I .- continued.

Places.	Name of the Bank.	Date when cota- blished.	Number of Partners.	Paid up Ca	plta	1.
Melksham, Devizes, Bradford, Trowbridge, Calne, Westbury, Chippenham, Warminster,	*North Wilts Banking Company.	6 Nov. 1835	152	£ 36,925	0	d
and Corsham Nottingham, Newark, Mans-	*Nottingham and Notting-	12 April, 1834	272	62,610	0	(
field, and Loughborough Leicester, Hinckley, Loughbo- rough, and Melton Mowbray	hamshire Banking Com.  *Pares's Leicestershire Banking Company, or the Leicestershire Union	15 Mar. 1836	15	15,825	0	(
Liverpool Saddleworth, Ashton, and Old-	Banking Company. Royal Bank of Liverpool *Saddleworth Banking Com.	30 April, 1836 29 June, 1833	215 114	91,980 29,650	0	(
ham Sheffield and Rotherham - Sheffield	*Sheffield Banking Com. Sheffield and Hallamshiro	24 June, 1831 20 May, 1836	225 738	75,955	0	(
Sheffield and Rotherham -	Banking Company. Sheffield and Rotherham Joint Stock Banking Com-	25 June, 1836	234			
Shiffnal, Wellington, Newport,	pany. Shropshire Banking Com-	27 May, 1836	277			
and Conlbrook Dale Manchester - Stamford, Spalding, Boston, Oundle, Hourn, Market Deep- ing, Spilsby Burgh, Wainfieet, Swineshead, Peterborough, Holbeach, Oakham, and Up-	pany. South Lancashire Bank *Stamford and Spalding Joint Stock Banking Company.	25 May, 1836 28 Dec. 1831	778 85	44,000	0	•
Redditch, Shipston-on-Stour, Chipping Norton, Alcester,	*Stourbridge and Kiddermin- ster Banking Company.	9 April, 1834	223	45,000	0	(
and Moreton-in-Marsh Bristol, Axbridge, Bridgewater, Taunton, Wellington, Crew- kerne, Chard, Ilminster, Langport, Wells, Glaston- bury, Shepton Mallet, Bruton, Wincanton, Selwood, Frome, Castle Cary, Yeovil, Bam- well, Weston-super-Mare, Williton, Martock, Somerton, South Petherton, and Ilches-		9 Oct. 1826	35	60,000	0	(
ter Sunderland	Sunderland Joint Stock Banking Company for De-	4 Aug. 1836	266			
Liverpool	von and Cornwall. Union Bank of Liverpool Union Bank of Manchester *Wakefield Banking Com. *Warwick and Leamington Banking Company.	2 May, 1835 6 May, 1836 25 Oct. 1832 10 Sept. 1834	323 598 192 122	44,840 31,310	0	
Honley-in-Arden, and Ship-						
ston-on-Stour Bristol, Bath, Barnstaple, Ex- eter, Swanses, Taunton, Bridgewater, Cardiff, New- port, Wells, Glastonbury, Bideford, Merthyr Tydvil, Stowey, Dulverton, Willton, Axbridge, Somerton, Llanelly,	*West of England and South Wales District Bank.	22 Dec. 1834	469	209,882		
and Sidmouth Salishury, Warminster, De- vizes, Bradford, Westbu- ry, Trowbridge, Melkaham, Calne, Chippenham, Maribo- rough, Swindon, Malmesbury, Wootton Bassett, Crickinde, Frome, Yeovil, Wincanton, Chard, Crewkerne, Taunton, Giastonbury, Wells, Shepton Mallet, Bruton, Bridgewater, Dorchester, Blandford, Wim- borne, Wareham, Poole, Bridport, Lyme Regis, Shafteshury, Sherborne, Woybill, Highworth, Ludger- shall, Mere, Weymouth, Stur- minster, Beaminster, Mei- borne Port, Fordingbridge, Christchurch, Lymington, and Ringwood	*Wiits and Dorset Banking Company.	11 Jan. 1836	485	42,672	10	0

BANK

Place

Devonport, Plyn Kingsbridge, Cr Teignmouth, Holsworthy, Fr zance, Truro, ruth, St. Ives, s Whitehaven and

Wolverhampton

York, Malton, Se
Scarborough, B
and Goole
York, Dylffield, J
Malton, Helm
Moorsidge, Picl
lington, Marke
and Tadcaster
York, Whithy, W.
caster, Sherbur
Pickering, Mal
rough, Burlingte
Pocklington, G
moorside, Bednle
roughbridge, Kn
Hull, Wakefield
Enaingwold, Thi
lerton, Hawes, &
Beyerley, Doncas
Thirsk, Malton,
Bradford, Pontef
Knaresborough, F
Beverley, Darlin
mond, and Dewsh
N. B. "The Mirfiel

N. B. "The Mirfiel Banking Company;"

II. A Return of Joint the several Towns Number of Partner

Joint Stock Banks

1.—The Hibernian Stock Company.\* 2.—The Northern I Company.

3.—The Provincial E

4.—The Belfast Ba Company.

<sup>\*</sup> This bank does not did, however, register it taken from the registry Stamps, Ireland, April

Table I .- continued.

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Places.	Name of the Bank.	Date when esta- blished.	Number of Partners.	Paid up Co	pital.
Devonport, Plymouth, Totnes, Kingsbridge, Crediton, Exeter, Telgnmouth, Torrington, Iloisworthy, Falmouth, Pen- zance, Truro, Helston, Red-	Company for Devon and	1 Sept. 1836	278	£	s. d
ruth, St. Ives, and Callington Whitehaven and Penrith	*Whitehaven Joint Stock Banking Company.	25 Mny, 1829	236	28,050	0
Wolverhampton	*Wolverhampton and Staf- fordshire Banking Com-	28 Dec. 1831	238	50,000	0
York, Malton, Selby, Howden, Scarborough, Boroughbridge, and Goole	pany. *York City and County Banking Company.	2 Mar. 1830	267	75,000	0
Malton, Driffield, Bury, Thirsk, Malton, Helmsley, Kirby Moorsidge, Pickering, Pock- lington, Market Weighton, and Tadcaster	pany.	23 April, 1833	277	57,450	0
York, Whithy, Wetherby, Tad- caster, Sherburn, Howden, Pickering, Malton, Scarbo- rough, Burlington, Orifield, Pocklington, Goole, Kirby- moorside, Bedale, Ripon, Bo- roughbridge, Knaresborough, Hull, Wekefield, Doncaster, Easingwold, Thirsk, Northal- lerton, Hawes, Skipton, and Heverley	Commercial Banking Com- pany.	27 July, 1836	694		
Leeds, York, Hull, Sheffield, Halifax, Doncaster, Selby, Thirsk, Malton, Pocklington, Bradford, Pontefract, Ripon, Knaresborough, Huddersfield, Beverley, Darlington, Rich- mond, and Dewsbury		30 July, 1834	680	311,110	0

N. B. "The Mirfield and Huddersfield Banking Company" is now called "The West Riding Union Banking Company;" the name of the bank having been changed.

II. A Return of Joint Stock Banks in Ireland; with the Dates of their Establishment, the Names of the several Towns and Places where such Banks and their Branches have been established, and the Number of Partners in each.

Joint Stock Banks.	When established.	Towns and Places where the Banks or their Branches have been established.	Number of Partners.
1.—The Hibernian Joint Stock Company.*	By special Act, 5 Geo.	Dublin	225
2.—The Northern Banking Company.	31st of December, 1834	Beifast. Ballymena. Lisburne. Coleraine. N. T. Limavady. Magherafelt. Lurgan. Armagh. Downpatrick. Londonderry.	208
3.—The Provincial Bank of Ireland.	Slet of August, 1925 -	Armagh. Bailina. Ballyshannon. Bandon. Cavan. Coleraine. Downpatrick. Dungarvan. Enniskillen. Kilkenny. Londenderry. Mallow. Moneymore. Strabane. Waterford. Athlone. Bellymena.	644
4.—The Belfast Banking Company.	1826 -	Belfast. Coleraine Bellymoney. Londonderry. Ballymena. Lurgan. Cookstown. Armagh. Banbridge.	292

<sup>\*</sup> This bank does not issue notes, and is not, therefore, required to make a registry at this office: it did, however, register its firm and partners in 1825, and the number of the partners above given is taken from the registry then made.

Stamps, Ireland, April 19, 1836.

J. S. Coopea, Compt. and Acct. Genl.

Table 11 .- continued.

Jaint Slock Banks.	When established.	Tuwns and Places wh Bracches have t	Number of Parisars.	
5.—The Agricultural and Commercial Bank of Ireland.*	28th of October, 1834.	Nenagh. Ilandon. New Rosa. Limerick. Roscren. Killarney. Mallow. Cork. Jiallina. Strokestown. fiallinasioe. Fermoy. Hoyle.	Ennis. Chatlebar. Eoniscorthy. Tuam. Skibbereen. Strabane. Kilkenny. Longford. Galwny. Kilrush. Tipperary. Silgo. Parsonstown.	2,170
6.—The National Bank of Ireland.	24th of January, 1835.	Londonderry. Carrick-on-Suir. Thurles. Cork. Kilkenny. Tipperary. Mitchelstown. Trales. Dingle. Listowell. Dungannon.		250
7.—The Limerick National Bank of Ireland.	17th of August, 1835.	Limerick. Charleville.	Kilrush.	523
Bank of Ireland. 8.—The Ulster Banking Company.	15th of April, 1830		fart	117

Account of the aggregate amount of Notes circulated in England and Wales by Private Banks, and by Joint Stock Banks and their Branches; distinguishing Private from Joint Stock Banks.—(From Returns directed by 3 & 4 Will. 4.)

					- 1	Private Banks.	Joint Stock Banks.	Total.
	Quar	tera e	nding		-	£	£	£
28 Dec.	1833	-	-		-	8.836.803	1,315,301	10,152,104
29 March,	1834	-	-	-	- 1	8.733.400	1,458,427	10,191,827
28 June,		-	-	-	- 1	8,875,795	1,642,887	10,518,682
27 Sept.		_	-	-	- 1	8,370,423	1,783,689	10,151,112
28 Dec.		-		-	- 1	8,537,655	2,122,173	10,659,828
28 March,	1835	_		-	- 1	8.231.206	2.188.954	10,420,160
27 June,		_		-		8,455,114	2,484,087	10,939,801
26 Sept.		-	-	-	- 1	7,912,587	2,508,036	10,420,623
26 Dec.		-	-	-	- 1	8,331,863	2,799,551	11,134,414
26 March,	1836	_	_	_	-	8,353,894	3,094,025	11,447,919
25 June,		-	-	_	-	8,614,132	3,588,064	12,202,196
24 Sept.		-	-	-	- 1	7,969,121	3,969,121	11,733,945

### IV. BANKS (SCOTCH).

The act of 1708, preventing more than 6 individuals from entering into a partnership for carrying on the business of banking, did not extend to Scotland. In consequence of this exemption, several banking companies, with numerous bodies of partners, have always existed in that part of the empire.

Bank of Scalland.—I'his institution was projected by Mr. John Holland, merchant of London, and was established by act of the Scotch parliament (Will. 3. Parl. 1. § 5.) in 1695, by the name of the Governor and Company of the Bank of Scotland. Its original capital was 1,200,000l. Scotch, or 100,000l. sterling, distributed in shares of 1,000l. Scotch, or 83l. 6s. 8d. sterling, each. The act exempted the capital of the bank from all public burdens; and gave it the exclusive privilege of banking in Scotland for 21 years. The objects for which the bank was instituted, and its mode of management, were intended to be, and have been, in most respects, similar to those of the Bank of England. The responsibility of the shareholders is limited to the amount of their shares.

The capital of the bank was increased to 200,000l. in 1744; and was enlarged by subsequent acts of parliament, the last of which (44 Geo. 3. c. 23.) was passed in 1804, to 1,500,000l., its present amount. Of this sum, 1,000,000l. has been paid up. The last mentioned act directed that all sums relating to the affairs of the bank should henceforth be rated in sterling money, that the former mode of dividing bank stock by shares should be discontinued, and that, for the future, it should be transferred in any sums or parcels. On the union of the two kingdoms in 1707, the Bank of Scotland undertook the recoinage, and effected the exchange of the currency in Scotland: it was also the organ of government, in the issue of the new silver coinage in 1817.

The bank of to establish bran at a very early a minute of the back as 1729. distinctive princ probably superio of Scotland has doubt that it has ments, of much

It may be won declared that all to all intents and this clause was bank in order to was finally caned

We subjoin at printed for the u are, of course, an

I. The Bank of a ture alone: and ex advancement of a (Will. Parl. 1. 05.

11. The statutory and hus been subsc 111. Subscribers, under obligation to sale, at a price to t fers are made by n purpose. The expe-IV. Bank of Scot lawful party whats 44 Geo. 3. c. 23.) V. Bank of Scot

expense of confirm way be arrested.—

vi. The mank of vii. The establic (Will. Parl. 1. ≥ 5.)
VIII. The manag twelve extraordina stockholders having 5,000l. or 20 votes. 2,000% of stock; th persons: and cannot 44 Geo. 3, c, 23.)
1X. The executiv

Those having the o X. The Board of Head Office in Edir the local business t principal towns. nd conducts the B Bank's accountant

XI. The Bank ta current deposit acc given: at each age are on the Bank's el of Scotland;" or, are signed, if at Ed agency, they must ant for that agency 1793.)

XII. Bills on Lon discounted and pur cases, of the bills p its offices, the bills officially to the tres

and dividends there XIV. The Bank security may be per or such other secur the office where the posed; and the indi

<sup>\*</sup> This Bank stopped payment in November, 1836.

<sup>\*</sup> The Bank has variations in the m out at present it is

<sup>†</sup> The seal is nov

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ant of 5.) in riginal cotch, public bjects e, end of the

quent 01., its ed act erling , and of the d the of the The bank of Scotland is the only Scotch bank constituted by act of parliament. It begans to establish branches in 1696; and issued notes for 1l. so early as 1704. The bank also began, at a very early period, to receive deposits on interest, and to grant credit on cash accounts; a minute of the directors with respect to the mode of keeping the latter, being dated so far back as 1729. It is, therefore, entitled to the credit of having introduced and established the distinctive principles of the Scotch banking system, which, whatever may be its defects, is probably superior to every other system hitherto established. Generally speaking, the Bank of Scotland has always been conducted on sound and liberal principles; nor can there be a doubt that it has been productive, both directly and as an example to other banking establishments, of much public utility and advantage.

It may be worth mentioning, that the act of Will. 3., establishing the Bank of Scotland, declared that all foreigners who became partners in the bank, should, by doing so, become, to all intents and purposes, naturalised Scotchmen. After being for a long time forgotten, this clause was taken advantage of in 1818, when several aliens acquired property in the bank in order to secure the benefit of naturalisation. But after being suspended, the privilege was finally cancelled in 1822.

We subjoin an official abstract of the constitution and objects of the Bank of Scotland, printed for the use of the proprietors in 1818;—the terms and mode of transacting business are, of course, sometimes altered, according to circumstances.

1. The Bank of Scotland is a public national establishment; erected and regulated by the legislature alone; and expressly as a public Bank in this kingdom; for the benefit of the nation, and for the advancement of agriculture, commerce and manufactures; and for other objects of public policy.—
(Will. Parl. 1. § 5.; 14 Geo. 3. c. 32.; 24 Geo. 3. c. 8.; 32 Geo. 3. c. 25.; 34 Geo. 3. c. 19.; 44 Geo. 3.

(Will. Parl. 1, § 5.7; 14 Geo. 3. c. 32.; 24 Geo. 3. c. 8.; 32 Geo. 3. c. 25.; 34 Geo. 3. c. 19.; 44 Geo. 3. c. 23.)

II. The statutory capital is at present 1,500,000l. sterling. It is raised by voluntary subscription; and has been subscribed for. 1,000,000l. has been culled for, and paid in.—(44 Geo. 3. c. 23.)

III. Subscribers, if not under obligation to the Bank, may, at pleasure, transfer their right. If under obligation to the Bank, interest the properties of the sale, at a price to the satisfaction of the directors, must be applied towards such liquidation. Transfers are made by a short assignment and acceptance thereof, both in a register appointed for that purpose. The expense, beside the government stamp, is 11s.—(Will. Parl. 1, 2).

IV. Bank of Scotland stock may be acquired, in any portions, by any person, community, or other lawful party whatsoever; without selection, exclusion, or limitation of numbers.—(Will. Parl. 1, § 5.; 44 Geo. 3. c. 23.)

V. Bank of Scotland stock may be conveyed by latter will, and, if specially mentioned, without

44 Geo. 3. c. 23.)

Bank of Scotland stock may be conveyed by latter will, and, if specially mentioned, without expense of confirmation. It cannot be arrested: the holder's right may be adjudged. Dividends may be arrested.—(Will. Parl. 1. § 5.)

VI. The liank of Scotland is a public corporation by act of parliament. The Bank's transactions are distinct from those of the stockholders; and theirs from those of the Bank.—(Will. Parl. 1. § 5.)

VII. The establishment is expressly debarred from any other business than that of banking.—(Will. Parl. 1. § 5.)

VIII. The management is vested, by statute, in a governor, deputy governor, twelve ordinary, and twelve extraordinary directors. They are chosen annually, on the last Tuesday of Murch, by the stockholders having 2501. of stock or upwards. Those above 2501. have a vote for every 2501.; to 5,0001. or 20 votes. No person can have more than 20 votes. The governor must hold, at least, 2,0001. of stock; the deputy governor 1,5001.; and each director 7501. They swear to be equal to all persons: and cannot hold any inferior office in the Bank.—(Will. Parl. 1. § 5.; 14 Geo. 3. c. 32; 14 Geo. 3. c. 23.)

IX. The executive part is conducted by a treasurer, secretary, and other public officers, all sworn.

At Geo. 3. c. 23.)

1X. The executive part is conducted by a treasurer, secretary, and other public officers, all sworn. Those having the official charge of cash find due security.—(Will. Part. 1. § 5.)

X. The Board of directors sits for the general administration of the Bank, at the Bank's Public Itead Office in Edinburgh. The local business of that district is also conducted at that office. For the local business in the other parts of the kingdom, the Bank has its regular public offices in the principal towns. At each of these offices there is the Bank agent or cashier, who gives due security, and conducts the Bank's husiness for that district, in the manner after mentioned. There is also the Bank's accountant for that office; who is appointed by the directors.—(Will. Part. 1. § 5.)

XI. The Bank takes in money, at all its public offices, on deposit receipts or promissory notes, or on current deposit account.\* At the Hend Office, draughts on London, or on any of the agencies, are given: at each agency, draughts on London, or on the Hend Office, are given. All these documents are on the Bank's check (and scaled with the Bank's scalt). They bear, in words, to be "For the Bank of Scotland." These documents are signed, if at Edinburgh, by the treasurer, and countersigned by the principal accounts it: if at an agency, they must be signed by the Bank's agent, as agent, and countersigned by the Bank's account-out the local results.

1793)

XII. Bills on London, Edinburgh, or any town where the Bank has its official correspondents, are discounted and purchased at all the Bank's public offices. The Bank's agents judge, in ordinary cases, of the bills presented; so that parties meet with no delay. The Bank does not sell, at any of its offices, the bills which it has discounted and purchased. Its agents cannot indorse its bills, unless officially to the treasurer.—(Resolution of Court, 23d Feb. 1759.)

XIII. Government stock and other public funds, transferable in London, may be purchased or sold, and dividends thereon may be received, through the Bank.

XIV. The Bank gives credit on cash accounts at any of its offices, on bond, with security. The security may be personal co-obligants, conjunctly and severally; or Bank of Scotland stock; or both: or such other security as may be specially agreed on. Applications for cash accounts are given in to the office where the cash account is wanted, and must specify the credit desired, and the security proposed; and the individual partners, where copartneries are proposed. Cash accounts are granted by

<sup>\*</sup> The Bank has always allowed interest on deposits. The rate allowed varies, of course, with the variations in the market rate. During the greater part of the late war it was as high as 4 per cent.; but at present it is only 2 per cent.
† The seal is now dispensed with, except on the Bank's notes.

the directors only; and are not recalled unless by their special authority. It is understood that these credits are not used as dead loans, to produce interest only. In the fair course of business, the advantage of the llank is consulted by an active circulation of its notes, and by frequent repayments to it in a way least affecting that circulation.—(Resolution of Court, 6th Nov. 1799, and 23d Feb. 1799.) XV. The Bank's dividend of profits has for some time been 9½ per cent, per annum (at present, 1833, it is 6 per cent.) on that part of its capital stock, or 1,000,000f, sterling, paid in. The dividends are paid regularly twice a year, without expense. They may be drawn either at the Bank's Head Office, or at any of its other offices, as most agreeable to the stockholder.

By order of the Court of Directors. 6th Nov. 1818.

Most of the other Scotch banks are conducted on the same principles and in the same way as the Bank of Scotland, so that the details as to its management will nearly apply to them all.

The Royal Bank of Scotland was established in 1727. Its original capital was 151,000L

At present it amounts to 2,000,000%.

The British Linen Company was incorporated in 1746, for the purpose, as its name implies, of undertaking the manufacture of linen. But the views in which it originated were speedily abandoned; and it became a banking company only. Its capital amounts to 500,000%.

None of the other banking companies established in Scotland are chartered associations, with limited responsibility; the partners being jointly and individually liable, to the whole extent of their fortunes, for the debts of the firms. Some of them, such as the National Bank, the Commercial Banking Company, the Dundee Commercial Bank, the Perth Banking Company, &c., have very numerous bodies of partners. Their affairs are uniformly

conducted by a Board of directors, annually chosen by the shareholders. The Bank of Scotland began, as already stated, to issue 11. notes so early as 1704; and their issue has since been continued without interruption. "In Scotland," to use the statement given in the Report of the Committee of the House of Commons of 1826, on the Promissory Notes of Scotland and Ireland, "the issue of promissory notes payable to the bearer on demand, for a sum not less than 20s. has been at all times permitted by law; nor has any act been passed, limiting the period for which such issue shall continue legal in that country. In England, the issue of promissory notes for a less sum than 5l. was prohibited by law from the year 1777 to the period of the Bank Restriction in 1797. It has been permitted since 1797; and the permission will cease, as the law at present stands, in April, 1829."

There have been comparatively few bankruptcies among the Scotch banks. In 1793 and 1825, when so many of the English provincial banks were swept off, there was not a single establishment in Scotland that gave way. This superior stability seems to be ascribable partly to the formation of so many banks with numerous bodies of partners, which tends to prevent any company with only a few partners, unless they are known to possess considerable fortunes, from getting paper into circulation; partly to the less risk attending the business of banking in Scotland; and partly to the facility afforded by the law of Scotland of attaching a debtor's property, whether it consists of land or moveables, and making it

available to the payment of his debts.

In the Report already quoted, the last-mentioned topic is touched upon as follows:-"The general provisions of the law of Scotland bearing upon this subject are calculated to promote the solidity of banking establishments, by affording to the creditor great facilities of ascertaining the pecuniary circumstances of individual partners, and by making the private fortunes of those partners available for the discharge of the obligations of the bank with which they are connected. There is no limitation upon the number of partners of which a banking company in Scotland may consist; and, excepting in case of the Bank of Scotland and the two chartered banks, which have very considerable capitals, the partners of all banking companies are bound jointly and severally, so that each partner is liable, to the whole extent of his fortune, for the whole debts of the company. A creditor in Scotland is empowered to attach the real and heritable, as well as the personal estate of his debtor, for payment of personal debts, among which may be classed debts due by bills and promissory notes; and recourse may be had, for the purpose of procuring payment, to each description of property at the same time. Execution is not confined to the real property of a debtor merely during his life, but proceeds with equal effect upon that property after his decease.

"The law relating to the establishment of records gives ready means of procuring information with respect to the real and heritable estate of which any person in Scotland may be possessed. No purchase of an estate in that country is secure until the seisine (that is, the instrument certifying that actual delivery has been given) is put on record, nor is any

mortgage effectual until the deed is in like manner recorded.

"In the case of conflicting pecuniary claims upon real property, the preference is not regulated by the date of the transaction, but by the date of its record. These records are accessible to all persons; and thus the public can with ease ascertain the effective means which a banking company possesses of discharging its obligations; and the partners in that company are enabled to determine, with tolerable accuracy, the degree of risk and responsibility to which the private property of each is exposed."

Deposits.-value as 10L, "The inter to time accord (1826) the in terest allowed or 21,000,000 "The precise whom it was nor exceed 25 witness, who had experience stated that mo were in sums community it appears that th long given to t

banks. " Question. They are gen Perth and Abe who save small a facility for the posit amounts ! The system of yearly or yearly the interest that principal; and pound interest) 100l., or 200l., which he has hi description, and cash Accoun

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Deposits. As was previously observed, all the Scotch banks receive deposits of so low a value as 10L, and sometimes lower, and allow interest upon them. "The interest," say the committee, "allowed by the Bank upon deposits varies from time

to time according to the current rate of interest which money generally bears. At present (1826) the interest allowed upon deposits is 4 per cent." (At this moment (1833) the interest allowed on deposits is only 2 or 2½ per cent.) "It has been calculated that the aggregate amount of the sums deposited with the Scotch banks amounts to about 20,000,000. or 21,000,000/." (It is believed to be now, (1833,) little if any thing under 24,000,000/.) "The precise accuracy of such an estimate cannot of course be relied on. The witness by whom it was made thought that the amount of deposits could not be less than 16,000,000/., nor exceed 25,000,000/., and took an intermediate sum as the probable amount. Another witness, who had been connected for many years with different banks in Scotland, and has had experience of their concerns at Stirling, Edinburgh, Perth, Aberdeen, and Glasgow, stated that more than one half of the deposits in the banks with which he had been connected were in sums from ten pounds to two hundred pounds. Being asked what class of the community it is that makes the small deposits, he gave the following answer, from which it appears that the mode of conducting this branch of the banking business in Scotland has long given to that country many of the benefits derivable from the establishment of savings banks.

"Question. What class of the community is it that makes the smallest deposits?—Answer. They are generally the labouring classes, in towns like Glasgow: in country places, like Perth and Aberdeen, it is from servants and fishermen, and that class of the community, who save small sums from their earnings, till they come to be a bank deposit. There is now a facility for their placing money in the Provident Banks, which receive money till the de-posit amounts to 101. When it comes to 101., it is equal to the minimum of a bank deposit. The system of banking in Scotland is an extension of the Provident Bank system. Halfyearly or yearly those depositors come to the bank, and add the savings of their labour, with the interest that has accrued upon the deposits from the previous half year or year, to the principal; and in this way it goes on without being at all reduced, accumulating (at compound interest) till the depositor is able either to buy or build a house, when it comes to be 100/, or 2001, or 3001, or till he is able to commence business as a master in the line in which he has hitherto been a servant. A great part of the depositors of the bank are of that description, and a great part of the most thriving of our furmers and manufacturers have arisen from such beginnings.

Cash Accounts or Credits.—The loans or advences made by the Scotch ben's are either in the shape of discounts, or upon cash credits, or, as they are more commonly termed, cash

This species of account does not differ in principle from an over-drawing account at a private banker's in England. A cash credit is a credit given to an individual by a banking company for a limited sum, seldom under 100% or 200%, upon his own security, and that of two or three individuals approved by the bank, who become sureties for its payment. The individual who has obtained such a credit is enabled to draw the whole sum, or any part of it, when he pleases; replacing it, or portions of it, according as he finds it convenient; interest being charged upon such part only as he draws out. "If a man borrows 5,000% from a private hand, besides that it is not always to be found when required, he pays interest for it whether he be using it or not. His bank credit costs him nothing, except during the moment it is of service to him; and this circumstance is of equal advantage as if he had borrowed money at a much lower rate of interest."-(Hume's Essay on the Balance of Trade.) This, then, is plainly one of the most commodious forms in which advances can be made. Cash credits are not, however, intended to be a dead loan; the main object of the banks in granting them is to get their notes circulated, and they do not grant them except to persons in business, or to those who are frequently drawing out and paying in money.

The system of cash credits has been very well described in the Report of the Lords' Committee of 1826, on Scotch and Irish Banking. "There is also," say their lordships, "one part of their system, which is stated by all the witnesses (and, in the opinion of the committee, very justly stated) to have had the best effects upon the people of Scotland, and particularly upon the middling and poorer classes of society, in producing and encouraging habits of frugality and industry. The practice referred to is that of cash credits. Any person who applies to a bank for a cash credit, is called upon to produce two or more competent sureties, who are jointly bound; and after a full inquiry into the character of the applicant, the nature of his business, and the sufficiency of his securities, he is allowed to open a credit, and to draw upon the bank for the whole of its amount, or for such part as his daily transactions may require. To the credit of the account he pays in such sums as he may not have occasion to use, and interest is charged or credited upon the daily balance, as the case may be. From the facility which these cash credits give to all the small transactions of the country, and from the opportunities which they afford to persons, who begin business with little or no capital but their character, to employ profitably the minutest products of their industry, it cannot be doubted that the most important advantages are derived to the whole community. The advantage to the banks who give these cash credits arises from the call which they continually produce for the issue of their paper, and from the opportunity which they afford for the profitable employment of part of their deposits. The banks are indeed so sensible, that in order to make this part of their business advantageous and secure, it is necessary that their cash credits should (as they express it) be frequently operated upon, that they refuse to continue them unless this implied condition be fulfilled. The total amount of their cash credits is stated by one witness to be 5,000,000*l*. of which the average amount advanced by the banks may be one third."

The expense of a bond for a cash credit of 500l is 4l stamp duty, and a charge of from

5s. to 10s. 6d. per cent. for filling it up.

Circulation, &c.—According to a demi-official return given in the Commons' Report already referred to, the total number of notes in circulation in Scotland, in the early part of 1826, amounted to 3,309,082; of which 2,079,344 were under 5l., and 1,229,838, 5l. and upwards.

The Scorch banks draw on London at 20 days' date. This is denominated the par of

exchange between London and Edinburgh.

Most of the great Scotch banks, such as the Bank of Scotland, the Royal Bank, &c., have

established branches in other towns besides that where the head office is kept.

By the act 9 Geo. 4. c. 65., to restrain the negotiation in England of Scotch or Irish promissory notes and bills under 5l., it is enacted, that if any body politic or corporate, or person, shall, after the 5th of April, 1929, publish, utter, negotiate, or transfer, in any part of England, any promissory or other note, draft, engagement, or undertaking, payable on demand to the bearer, for any sum less than 5l., purporting to have been made or issued in Scotland or Ireland, every such body politic or corporate, or person, shall forfeit for every such offence not more than 20l. nor less than 5l.

Nothing contained in this act applies to any draft or order drawn by any person on his or her banker, or on any person acting as such banker, for the payment of money held by such banker or person for the use of the person by whom such draft or order shall be drawn.

No. 1.—The following Table contains an Account of the Number of Banks in Scotland; the Names of the Firms or Banks; Dates of their Establishment; Places of the Head Offices; Number of Branches; Number of Partners; and the Names of their London Agents.—(Extracted principally from the Appendix, p. 19. to the Commons' Report of 1826, on Scotch and Irish Bunking.)

	Names of Firms or Banks.	Date.	Head Office.	No of Branches.	No. of Partners.	London Agents.
1	Bank of Scotland	1695	Edinburgh	16	Act of P.	Contts and Co.
2	Royal Bank of Scotland -	1727	Ditto	l i	Charter	Bank of England, and ditte
3	British Linen Company -	1746	Ditto	27	Ditto	Smith, Payne, and Co.
4	Aberdeen Banking Comp.	1767	Aberdeen	6	80	Glvn and Co.
5	Aberdeen Town and Co. Bk.		Ditto	4	446	Jones, Loyd, and Co.
6	Arbroath Banking Comp.	1825	Arbroath	2	112	Glyn and Co.
7	Carrick and Co. or Ship Bk.	1746	Glasgow	None	3	Smith, Payne, and Co.
8	Com. Bk. Comp. of Scotland	1810	Edinburgh	31	521	Jones, Loyd, and Co.
9	Commercial Banking Comp.	1778	Aberdeen	None	15	Kinloch and Sons.
1ō	Dundee Banking Company	1777	Dundee	None	61	Kinloch and Sons.
li	Dundee New Bank	1802	Ditto	1	6	Ransom and Co.
2	Dundee Commercial Bank	1825	Ditto	None	202	Glyn and Co.
3	Dundee Union Bank -	1809	Ditto	4	85	Glyn and Co.
	Falkirk Banking Company		Falkirk	i	5	Remington and Co.
5	Greenock Banking Comp.	1785	Greenock	3	14	Kay and Co.
6	Glasgow Banking Company	1809	Glasgow	ĭ	19	Rausom and Co., Glyn & (
7	Hunters and Co.	1773	Avr	3		Herries and Co.
8	Leith Banking Company -	1792	Leith	4		Barnet and Co.
	National Bank of Scotland	1825	Edinburgh	8 2		Glyn and Co.
ō	Montrose Bank		Montrose	ž		Burclay and Co.
1	Paisley Banking Company		Paistey	4		Smith, Payne, and Co.
2	Paisley Union Bank -	1788	Ditto	4 3 5	4	Glyn and Co.
3	Perth Banking Company -		Perth	5	147	Barclay and Co.
4	Perth Union Bank -		Ditto			Remington and Co.
5	Ramsay's, Bonar's, and Co.	1738	Edinburgh	None		Coutts and Co.
0	Renfrewshire Banking Co.	1802	Greenock	5		Kay and Co.
7	Shetland Bank		Lerwick			Barclay and Co.
	Sir Wm. Forbes and Co	_	Edinburgh	i		Barclay and Co., Coutts & C
	Stirling Banking Company	1777	Stirling	2		Kintoch and So.s.
Õ	Thistle Bank	1761	Glasgow	None		Smith, Payne, and Co.

Private Banking Companies in Edinburgh who do not issue Notes.

	Names of Firms or Banks.	Date.	Head Office.	No. of Branches.	No. of Partners.	London Agents.
2	Kinnesr, Smith and Co. Robert Alian and Son. James Inglis and Co.	1830 1776	Edinburgh Ditto Ditto	None None None		Smith, Payne, and Co. Bosanquet and Co. Bosanquet and Co.

No. 11.—An Ad Years ending Firms carryi

Number of lic Ditto to bank Ditto to bank Ditto to bank

Stamp Office,

No. 11I.—States with the Chu Exchange, or upon which E

For Forging.

Edinburgh 18th of June, 1

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No. II.—An Account of the Number of Licences taken out by Country Bankers in Scalland for the Years ending the 10th of October, 1824, 1825, 1826, and 1827; specifying such as have been given to Firms carrying on Business in more Places than one.

		1824.	1825.	1826.	1827.
Number of licences issued to bankers who issue notes at one place pitto to bankers who issue notes at two different places pitto to tankers who issue notes at three different places pitto to bankers who issue notes at four or more places -	only	10 10 6 52	13 12 6 52	9 12 12 56	9 6 6 6
		78	83	89	81

Certified, Stamp Office, Edinburgh, 4th of March, 1828.

THOMAS PENDER, Compt.

No. 111.—Statement of the Number of Persons convicted of Forgery of all Instruments connected with the Charlered and other Banks of Scotland; whether of Bank Notes, of Post Bilis, Bills of Exchange, or otherwise, from 1791 to 1829, both inclusive; particularizing the Capital Convictions upon which Execution took place, and the Cases of miligated Punishment.

For Forging.	For Uttering.	Tatal Number Convicted.	Number where Pains of Law restricted, and Sentence short of Death pronounced.	restricted, whom Capital sence short of Sentence pro-		Number whose Sentences were mitigated by His Majesty,  Pardoned, Commuted.		
49	150	199	172	27	2	11	16	

Edinburgh 18th of June, 1830. Certified by

JA. ANDERSON Depute Clerk of Justiciary.

### V BANKS (IRISH).

"In no country, perhaps," says Sir Henry Parnell, "has the issuing of paper money been carried to such an injurious excess as in Ireland. A national bank was established in 1783, with similar privileges to those of the Bank of England, in respect to the restriction of more than 6 partners in a bank; and the injury that Ireland has sustained from the repeated failure of banks may be mainly attributed to this defective regulation. Had the trade of banking been left as free in Ireland as it is in Scotland, the want of paper money that would have arisen with the progress of trade would, in all probability, have been supplied by joint stock companies, supported with large capitals, and governed by wise and effectual rules.

"In 1797, when the Bank of England suspended its payments, the same privilege was extended to Ireland; and after this period the issues of the Bank of Ireland were rapidly increased. In 1797, the amount of the notes of the Bank of Ireland in circulation was

621,917L; in 1810, 2,266,471L; and in 1814, 2,986,999L

"These increased issues led to corresponding increased issues by the private banks, of which the number was 50 in the year 1804. The consequence of this increase of paper was a great depreciation of it; the price of bullion and guineas rose to 10 per cent. above the mint price; and the exchange with London became as high as 18 per cent., the par being 8½. This unfavourable exchange was afterwards corrected; not by any reduction in the issues of the Bank of Ireland, but by the depreciation of the British currency in the year 1810, when the exchange between London and Dublin settled again at about par.

"The loss that Ireland has sustained by the failure of banks may be described in a few words. It appears by the Report of the Committee on Irish Exchanges in 1804, that there were at that time in Ireland 50 registered banks. Since that year, a great many more have been established; but the whole have failed, one after the other, involving the country from time to time in immense distress, with the following exceptions:—first, a few that withdrew from business; secondly, four banks in Dublin; thirdly, three at Belfast; and lastly, one at Mallow. These eight banks, with the new Provincial Bank, and the Bank of Ireland, are the only banks now existing in Ireland.

"In 1821, in consequence of 11 banks having failed nearly at the same time in the preceding year, in the South of Ireland, government succeeded in making an arrangement with the Bank of Ireland, by which joint stock companies were allowed to be established at a distance of 50 miles (Irish) from Dublin, and the bank was permitted to increase its capital 500,000l. The act of 1 & 2 Geo. 4. c. 72. was founded on this agreement.

"But ministers having omitted to repeal in this act various restrictions on the trade of banking that had been imposed by 33 Geo. 2. c. 14., no new company was formed. In 1824, a party of merchants of Belfast, wishing to establish a joint stock company, petitioned parliament for the repeal of this act of Geo. 2.; and an act was accordingly passed in that session, repealing some of the most objectionable restrictions of it (the 5 Geo. 4. c. 73.).

"In consequence of this act, the Northern Bank of Belfast was converted into a joint stock company, with a capital of 500,000l., and commenced business on the 1st of January, 1825. But the remaining restrictions of 33 Geo. 2., and certain provisions contained in the

new acts of 1 & 2 Geo. 3. and 5 Geo. 4., obstructed the progress of this company, and they found it necessary to apply to government to remove them; and a bill was accordingly introduced, which would have repealed all the ebnoxious clauses of the 33 Geo. 2., had it not been so altered in the committee as to leave several of them in force. In 1825, the Provincial Bank of Ireland commenced business with a capital of 2,000,000l.; and the Bank of

Ireland has of late established branches in all the principal towns in Ireland.

"The losses that have been sustained in Ireland by abusing the power of issuing paper have been so great, that much more is necessary to be done, by way of protecting the public from future loss, than the measure proposed last session (1826) by ministers, of abolishing small notes; and the measure already adopted, of allowing joint stock companies to be established in the interior of the country. As the main source of the evil consists in the interference of the law in creating a national bank with exclusive privileges, the first step that ought to be taken for introducing a good system into Ireland is the getting rid of such a bank, and opening the trade of banking in Dublin. The next measure should be the requiring of each bank to give security for the amount of paper that is issued; for after the experience of the ignorance with which the Irish banks have conducted their business, and the derangement of the natural course of the trade by the long existence of the bank of Ireland, it would be unwise to calculate upon a sound system of banking speedily supplanting that which has been established.

"Under the circumstances in which Ireland is placed, nothing would so much contribute to her rapid improvement in wealth, as the introducing of the Scotch plan of cash credits, and of paying interest on deposits. By cash credits, the capital which new exists would be rendered more efficient, and the paying of interest on small deposits would lead to habits of

economy, and to the more rapid accumulation of new capital.

"The charter of the Bank of Ireland has still to run till the year 1838."-(Observations

on Paper Money, &c. by Sir Henry Parnell, pp. 171-177.)

The capital of the Bank of Ireland at its establishment in 1783 amounted to 600,000/, but it has been increased at various periods; and has, since 1821, amounted to 3,000,000/. At present, no bank having more than 6 partners can be established any where within 50 Irish miles of Dublin; nor is any such bank allowed to draw bills upon Dublin for less than 50%, or at a shorter date than 6 months. This enactment seems to amount to a virtual probability of the drawing of such bills. The Bank of Ireland draws on London at 20 days' date. She neither grants cash credits, nor allows any interest on deposits. She discounts at the rate of 5% per cent.

In 1828, the currency of Ireland was assimilated to that of Great Britain. Previously to that period, the currency of the former was 8½ per cent. less valuable than that of the

latter

Account of Bank of Ireland Notes in Circulation, Including Bank Post Bills, in each Half Year, commencing with the Half Year ending 1st of January, 1797, to 1st of January, 1819, inclusive,

Years.	January I.	July I.	Years.	January 1.	July 1.
	£	£		£	£
1797	733,763	785,101	1809	3,002,699	3,144,677
1798	1,081,512	1,245,214	1810	3,170,064	3,171,607
1799	1,363,710	1,557,737	1811	3,331,892	3,472,781
1800	1,928,381	2.317.235	1812	3,616,476	3,763,229
1801	2,350,133	2,323,901	1813	3,957,920	4,199,474
1802	2,431,152	2,587,187	1814	4,165,906	4,281,149
1803	2,662,405	2,617,144	1815	4,528,041	4,431,455
1804	2,798,767	2,859,977	1816	4,179,549	4,193,853
1805	2,817,697	2,778,635	1617	4,277,018	4,304,040
1806	2,560,271	2,517,581	1818	4,387,155	4,413,463
1807	2,693,796	2,789,544	1819	4,477,019	*,710,400
1808	2,746,717	2,798,835		1,111,010	

An Account of the Average Amount of Bank of Ireland Notes, including Bank Post Bills, issuedduring the Six Years ending with 1825.

Years.	Nates and Bilis.	Irish Currency.		Years.	Notes and Bills.	Irish C	urrency.
1820	of 51, and upwards under 51.	£ s. 2,894,777 5 1,314,806 15		1823	of 51, and upwards under 51.	£ s. 3,528,625 7 1,588,764 7	£ s.
1821	of 51. and upwards under 51.	3,501,119 11 1,710,603 3	4,209,584 0	1824	of 51. and upwards under 51.	3,890,337 6 1,732,118 6	5,117,389 14
1622	of 51, and upwards under 51.	3,618,111 1 1,552,321 2	5,211,792 14 5,170,432 3	1825	of 51. and upwards under 51.	4,446,995 0 1,964,354 8	5,022,455 14 6,411,349 8

(Commons Report of 1826, p. 29.)

There is no later account of the circulation of the Bank of Ireland, or of the other Irish banks. The entire paper circulation of Ireland may now, probably, amount to between 7,000,000L and 8,000,000L sterling.

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It appear that the ave in circulate rency; and the same per all description 1,192,886.

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3,144,677 3,171,607 3,472,781 3,763,229 4,199,474 4,281,449 4,434,455 4,193,853

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errency.

5,117,389 14

5,022,455 14

6,411,349 8

826, p. 29.) banks. The ad 8,000,00%. (Return of the Amount of the Notes of the Bank of Ireland (including Bank Post Bills) in Circulation at the undermentioned Periods.—(Parl. Paper, No. 435, Sess. 1831.)

1632. June 7 3,975,322 7 5 1833. January 3. 4,245,528 10 11 July 4 3,790,653 7 7	1834. January 2. June 5.	£ 5. d. 3,990,841 7 6 3,791,951 19 4
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Sup.)

It appears from the statements given in the Report of the Commons' Committee of 1926, that the average value of the notes and post bills of the Bank of Ireland of 5l. and upwards in circulation, during the five years ending with 1825, amounted to 3,646,660l. Irish currency; and that the average value of the notes and post bills under 5l. in circulation during the same period amounted to 1,643,828l. Irish currency. The average value of the notes of all descriptions issued by the other banking establishments in Ireland, in 1825, amounted to 192.886l.

Provincial Bank of Ireland.—This important establishment was, as already stated, founded in 1825. Its subscribed capital consists of 2,000,000/l. divided into 20,000 shares of 100/l. each, of which 25 per cent., or 500,000/l., has been paid up. Its head office is in London; and at present it has subordinate offices in Cork, Limerick, Clonmel, Londonderry, Sligo, Wexford, Waterford, Belfast, Galway, Armagh, Athlone, Coleraine, Kilkenny, Ballina, Tralee, Youghall, Enniskillen, Monaghan, Banbridge, and Ballymena. The last 5 have been opened since 1831. The entire management of the establishment is vested in the control of the head office, by the managers, with the advice and assistance of 2 or more gentlemen of respectability in the district, each holding 10 shares in the bank. The business consists of discounting bills; granting cash credits, after the manner of the Scotch banks; receiving deposits, on which interests, varying according to circumstances, is allowed; in drawing and giving letters of credit on other places of Ireland, Great Britain, &c.; and of other details incident to banking. It has had several pretty severe runs to sustain. In the course of a single week, in October, 1828, about 1,000,000/. in gold was sent from England to Ireland on account of the Provincial Bank! This prompt and ample supply effectually maintained the credit of the establishment, and did much to restore confidence.

The notes of the Provincial Bank have always been payable at the places where they are issued. The Bank of Ireland began to establish branches in 1825; but the notes issued by her branches were not, at first, payable except at the head office in Dublin. This distinction, which tended to throw the principal pressure of runs in the country on the Provincial Bank, and other private companies, was abolished by the act 9 Geo. 4. c. 81., which made it obligatory on all banks to pay their notes at the place of issue. Notes of the Provincial Bank are received by the Treasury in payment of taxes, in the same way as those of the Bank of Ireland; and it is the bank of government for the excise, post-office, and stamp revenues for those parts of the country beyond the exclusive privileges of the Bank of Ireland. The dividends have been at the rate of 4, 5, and, since the 25th of December, 1832, of 6 per cent. per annum. Its stock is now at 3 high premium, the 25th paid up shares fetching 35th

or 36*l*.

Northern Banking Company.—This establishment has its head office in Belfast, and its branches are distributed throughout Ulster. Its capital and operations are on a much less extensive scale than those of the Provincial Bank, but in other respects they are conducted nearly in the same way.

There are very few private banking establishments at present existing in Ireland, at least compared with those in this country.

### VI. BANKS (Foreion).

To attempt giving any detailed account of the principal foreign banks would very far exceed our limits; we shall, therefore, only notice a few of the more celebrated.

The Bank of Venice seems to have been the first banking establishment in Europe. It was founded so early as 1171, and subsisted till the subversion of the republic in 1797. It was essentially a deposit bank; and its bills bore at all times a premium or agio over the current money of the city.

The Bank of Amsterdam was established in 1659. It was a deposit bank; and payments were made by writing off sums from the account of one individual to those of another. According to the principles on which the bank was established, it should have had at all times in its coffers bullion equal to the full amount of the claims upon it. But the directors privately lent about 10,500,000 florins to the states of Holland and Friesland. This circumstance transpired when the French invaded Holland, and caused the ruin of the bank.—(See my edition of the Wealth of Nations, vol. ii. p. 333.)

The Bank of the Netherlands was established in 1814. It is formed on the model of the Bank of England; and was to enjoy for 25 years the exclusive privilege of issuing notes. The original capital of 5,000,000 florins was doubled in 1819. The king holds one tenth of

the shares. The affairs of the bank are managed by a president, secretary, and 5 directors who are chosen every 6 months, but may be indefinitely re-elected. This bank discounts bills of exchange with three responsible signatures; it takes continuations on stock, and sometimes lends on bullion at such a rate of interest and to such an extent as may be agreed upon. It occasionally, also, makes loans on merchandise, but never at less than 5 per cent. Its notes vary from 1,000 florins to 25 florins, that is, from  $83\frac{1}{8}l$ . to  $2\frac{1}{12}l$ . The dividends have varied from 3 to 7 per cent. The shares are each 1,000 florins, and are at present worth 25 per cent, premium ex-dividend. The responsibility of the shareholders is limited to the amount of their stock.—(Consul's Answer to Circular Queries.)

The Bank of Hamburgh is a deposit bank, and its affairs are managed according to a

The Bank of Hamburgh is a deposit bank, and its affairs are managed according to a system that insures the fullest publicity. It receives no deposits in coin, but only in bullion of a certain degree of fineness. It charges itself with the bullion at the rate of 412 schillings the mark, and issues it at a rate of 444 schillings; being a charge of \$\frac{4}{3}\text{ths}, or nes-ty \frac{1}{2} per cent. for its retention. It advances money on jewels to \frac{2}{4}\text{ths} of their value. The city is answerable for all pledges deposited with the bank; they may be sold by auction, if they remain 1 year and 6 weeks without any interest being paid. If the value be not claimed within 3 years, it is forfeited to the poor. The Bank of Hamburgh is universally admitted

to be one of the best managed in Europe.

The Bank of France was founded in 1803. The exclusive privilege of issuing notes payable to bearer was granted to it for 40 years. The capital of the bank consisted at first of 45,000,000 fr., but it was subsequently increased to 90,000,000 fr., divided into 90,000 shares or actions of 1,000 fr. each. Of these shares, 67,900 are in the hands of the public; 22,100, being purchased up by the bank, form part of her capital. The notes issued by the bank are for 1,000 and 500 fr. The dividend varies from 4 to 5 per cent.; and there is, besides, a reserve retained from the profits, which is vested in the 5 per cents. A bonus of 200 fr. a share was paid out of this reserve to the shareholders in 1820. The reserve in possession of the bank in 1828, amounted to 6,623,000 fr. No bills are discounted that have more than 3 months to run. The customary rate of discount is 4 per cent., but it varies according to circumstances. The discounts in 1827 amounted to 621,000,000 fr. The bank is obliged to open a compte courant for every one who requires it; and performs services for those who have such accounts, similar to those rendered by the private banks of London to their customers. She is not allowed to charge any commission upon current accounts, so that her only remuneration arises out of the use of the money placed in her hands by the individuals whose payments she makes. This branch of the business is said not to be profitable. There are about 1,600 accounts current at the bank; and of the entire expenses of the establishment, amounting to about 900,000 fr. a year, two thirds are said to be incurred in this department. The bank advances money on pledges of different kinds, such as foreign coin or bullion, government or other securities, &c. It also undertakes the care of valuable articles, as plate, jewels, bills, title-deeds, &c. The charge is a per cent. of the value of each deposit for every period of 6 months or under.

The administration of the bank is vested in a council general of 20 members, viz. 17 regents, and 3 censors, who are nominated by 200 of the principal proprietors. The king appoints the governor and deputy governor. The first must be possessed of 150, and the latter of 50 sharea. A compte rendu is annually published, and a report by the censors, which together give a very full exposition of the affairs of the bank. The institution is flourishing, and enjoya unlimited credit.—(For further details with respect to the Bank of France, see Storch, Cours d'Economie Politique. Paris, 1823, tom. iv. pp. 168—180, and

the Comptes Rendus of the different years.)

Banks have also been established at Berlin, Copenhagen, Vienna, and Petersburgh. Those who wish for detailed information with respect to these establishments, may consult the work of M. Storeh, to which we have just referred. In the 4th volume, there is an admirable account of the paper money of the different continental states. The objects we have in view will be accomplished by laying before our readers the following details with respect to the Commercial Bank of Russia, established in 1818:-"This bank receives deposits in gold and silver, foreign as well as Russian coin, and in bars and ingots. It has a department for transferring the sums deposited with it, on the plan of the Hamburgh Bank. It discounts bills, and lends money on deposits of merchandise of Russian produce or origin. Its capital consists of 30,000,000 of bank-note rubles. It is administered by a governor and 4 directors appointed by government, and 4 directors elected by the commercial body of Petersburgh. The property in the bank is protected against all taxation, sequestration, or attachment; and it is enacted, that subjects of countries with which Russia may be at war shall be entitled at all times to receive back their deposits without any reservation. It is also declared, that at no time shall the bank be called upon for any part of its capital to assist the government. All deposits must be made for 6 months at least, and be repayable at or before that period, and not be less than 500 rubles: sums so deposited to pay ‡ per cent. The deposits, if in bars, ingots, or foreign specie, are estimated in Russian silver coin, and so registered in the attestation; and if not demanded back within 15 days of the expiration of 6 months, or t claiming his bills are dis discount is t be given tha tion to draw 303.) This

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Notes discour Domestic billi-Funded debt Real estate Funds in Euro Specie – Public deposit Private depos Circulation

The total linotes in circul dollars; and i companies, & showing the st world.—(Repo Dec. 4. 1832.) both houses of ever, seems to can be entertain

(We stated it this establishment of the present y Pennsylvania, I chartered by the States Bank no greatest banking none anywhere

The establish ing a currency period when it currency of the they have suffer the banks south official returns, 1st of January, most of these be private banking fixed capital, the extent of their s value has been i said in this cour Massachusetts, s tem of country b to improve it, by directors
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The Bank of the United States was incorporated in 1816. Its capital is 35,000,000 del-

The Bank of the United States was incorporated in 1816. Its capital is 35,000,000 dollars, divided into 350,000 shares of 100 dollars each. Seven millions were subscribed by the United States, and the remaining 29,000,000 by individuals, companies, corporations, &c. In 1832, 84,000 hares were held by foreigners. The bank issues no note for less than 5 dollars; all its notes are payable in specie on demand. It discounts bills and makes advances on bullion at the rate of 6 per cent. The management is under 25 directors: 5 of whom, being holders of stock, are annually appointed by the President of the United States. Seven directors, including the president, constitute a Board.

The principal office of the bank is in Philadelphia; but in January, 1830, it had twenty-seven subordinate offices, or branch banks, established in different parts of the Union. Subjoined is a statement of some of the items in the affairs of the Bank of the United States, on the 1st of April, 1830, and the 2d of November, 1832.

			1830.	1832.
Notes discounted	-		32,138,270.89 dol.	45.726.934·95 dol.
Domestic bills discounted -	-	- 1	10,506,882.54	16,304,498.48
Funded debt held by the bank -	-	- 1	11,122,530.90	4,747,696.45
Real estate	-	- 1	2,891,890.75	1,822,721.51
Funds in Europe, equal to specie	-	- 1	2,789,498.54	2,885,016.26
Specie	-	- 1	9,043,748.97	8,026,055.45
Public deposits		- 1	8,905,501.87	6,957,621.54
Private deposits	-	- 1	7,704,256.87	7.622.898.84
Circulation	-	- 1	16.083.894.00	17,968,733.36

The total liabilities of the bank to the public on the 1st of November, 1832, including its notes in circulation, deposits, and debts to the holders of public funds, were 37,296,950-20 dollars; and its assets, including specie, cash in Europe, debts from individuals, banking companies, &c. were 79,593,870-97 dollars; leaving a surplus of 42,296,920-77 dollars, showing the stability of the bank to be equal to that of any institution of the sort in the world.—(Report to Secretary of Treasury on Affairs of the Bank of the United States, Dec. 4, 1832.) The charter of the bank expires in 1836. A bill for its renewal passed both houses of Congress in 1832, but was rejected by the President. The probability, however, seems to be, that the measure will still pass. Of its expediency no reasonable doubt can be entertained.

(We stated in our last Supplement that the President had succeeded in his contest with this establishment, and that the probability was, that it would wind up its affairs in the course of the present year. But since then it has been rechartered, in so far at least as respects Pennsylvania, by the legislature of that state; and it seems to be expected that it will be rechartered by the legislature of some of the other states. Although, therefore, the United States Bank no longer exists, as a great national establishment, it maintains its place as the greatest banking company of the New World; and is, in this respect, second, indeed, to none anywhere to be met with, except the Bank of England.—Sup.)

The establishment of the Bank of the United States has been of material service, by affording a currency of undoubted solidity, readily accepted in all parts of the Union. At the period when it was organized, nothing could be in a less satisfactory condition than the paper currency of the United States; in fact, with the exception perhaps of England and Ireland, they have suffered more than any other country from the abuse of banking. In 1814, all the banks south and west of New England stopped payment; and it appears, from the official returns, that in all, no fewer than 165 banks were in this predicament between the 1st of January, 1811, and the 1st of January, 1830! It is of importance to observe, that most of these banks were joint stock companies. At present, indeed, there are no strictly private banking companies in the United States. They are all incorporated by law, with a fixed capital, the shareholders being only liable in most cases, though not uniformly, to the extent of their shares. They all issue notes of 5 dollars: but the issue of notes of a lower value has been forbidden in Pennsylvania, Maryland, and Virginia. A good deal has been said in this country of the flourishing state of the New England banks, particularly those of Massachusetts, and they have been held up as a model for our imitation. But, bad as our system of country banking undoubtedly is, we should be exceeding sorry to see any attempt made to improve it, by the adoption of even the best parts of the American system. Among other

regulations, an act of the legislature of Massachusetts provides that no bank for the issue of notes can go into operation in any way, until at least half its capital stock shall be paid in gold and silver into the bank, and be actually existing in its coffers; and the cashier of every bank is bound to make specific returns once a year of its debts and assets, on being required to do so by the secretary of state. But such regulations are found, in practice, to be nearly if not wholly worthless. Instances have occurred of banks having borrowed an amount of dollars equal to half their capital, for a single day; and of such dollars having been examined by the commissioners appointed for that purpose, and reported by them, and sworn by a majority of the directors to be the first instalment paid by the stockholders of the bank, and intended to remain in it!—(Gouge's Paper Money and Banking in the United States, part ii. p. 157.) We do not, of course, imagine that such disgraceful instances can be of common occurrence; but a system which permits of frauds of this sort being perpetrated under cover of authority, must be altogether vicious. The publicity, too, to which the banks are subject, is injurious rather than otherwise. They know when they are to be called upon to make their returns; and in order to render them as favourable as possible, they are in the habit, for a month or two previously, of narrowing their discounts, to the great inconvenience of those with whom they deal; and endeavour by every means in their power, through temporary loans, and all manner of devices, to swell the amount of bullion in their coffers on the day of examination. If the banks were obliged to make regular weekly or even monthly returns of their situation, they might afford some little useful information; but it is abundantly obvious, that that which is derived from the present returns must be, even when not so intended, misleading and deserving of very little attention. The truth cannot be too often repeated, that it is quite impossible ever to organize secure banks of issue, - and it is with such only that the legislature has any right to interfere, - except by obliging them to give security for their notes. Every other scheme, how carefully soever it may be devised, is sure in the end to prove nugatory and to be defeated. That part of the American system which limits the responsibility of the partners in a bank to the amount of their shares, seems to us to be in the last degree objectionable. It affords a strong temptation to the commission of fraud, and we have yet to learn that it possesses a single counter. vailing advantage. We have been assured by those well acquainted with the facts, that it has been productive of the most mischievous consequences. Six of the Massachusetts banks, having, or professing to have, a capital of 800,000 dollars, failed between the 1st of January, 1811, and the 1st of July, 1830.

We subjoin an official abstract of the state of the 84 banks existing in Massachusetts, on

the first Saturday of August, 1832.

Abstract Account of the Massachusetts Banks.

1	Dollars.		Dollars.
Capital stock paid in Bills in circulation - Net profits on hand Balances due to other banks - Cash deposited, &c., not bearing interest - Cash deposited, bearing interest Due from the banks - Gold, silver, &c. in banks - Real estate	24,520,200·00 7,122,856·00 1,031,000·16 1,993,904·15 2,938,970·33 6,268,584·61 43,996,900·00 902,205·78 738,612·64	Due to the banks, excepting ba- lances - Total resources of the banks -	1,027,362·03 174,568·62 2,307,784·20 38,889,727·24 44,042,006·54 689,275·00 436,708·71 944,761·73 211,914·78

Rate of dividend on amount of capital of the banks, as existing when dividend was made, 312 per cent.

Mr. Gallatin has given the following account of the number and capital of the banking establishments existing in the United States on the 1st of January, 1830:—

States.		Number of Banks.	Capital.	States.	Number of Banks.	Capital,
Massachusetts Maine - New Hampshire Vermont - Rhode Island - Connecticut - New York - New Jersey - Pennsylvania - Delaware - Maryland -		66 18 18 10 47 13 37 18 33 4	Dollars. 20,420,000 2,050,000 1,791,670 432,625 6,118,397 4,485,177 20,063,353 2,017,009 14,609,963 830,000 6,250,495	North Carolina South Carolina Georgia - Louisiana - Alabama - Mississippi - Tennessee - Ohio - Michigan - Florida - Delaware -	 3 5 9 4 2 1 1 1 11 11	Dollars. 3,195,000 4,631,000 4,203,029 5,665,980 643,503 950,600 737,817 1,454,386 10,000 75,000
District of Columbia Virginia -	:	4	3,875,794 5,571,100	Totai -	330	110,101,898

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737,817 1,454,386 10,000 75,000

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For further information with respect to the banks of the United States, see the Report, 12th of Februsry, 1820, of the Secretary of the Treasury (W. H. Crawford, Esq.) to Congress; the pamphlet of Albert Gallatin, Esq. on the Currency and Banking System of the United States, Philadelphia, 1831; Gouge's Account of Paper Money and Banking in the United States, &c. And for further details as to foreign banks, see Bordeaux, Calcutta, Christiania, Copenhagen, Naples, &c.

(Private Banks of the United States.—The following table shows the extraordinary progress that the banking system has made in the United States. It has recently, however, sustained a considerable check by the suppression in New York and most other states of all bank notes for less than 5 dollars, and by the regulation enforced by government, that the price of all public lands shall be paid in specie. It appears, from the official accounts published by order of the legislature of the state of New York, that the notes for less than 5 dollars in circulation in that state on the 1st of December, 1834, amounted to 3,730,902 dollars; and these have since been either wholly, or almost wholly, suppressed. We do not know that any official account has been published of the issue of such notes in the other states; but there can be no doubt that, in the aggregate, it must have been many times greater than their issue in New York only. And as these notes are everywhere, we believe, in the course of being withdrawn from circulation, it is clear that a large additional amount of specie will be required to fill up the vacuum occasioned by their withdrawal. This circumstance seems sufficiently to account for the fact, that notwithstanding the alteration in the proportion of gold and silver in the American mint (See article Corns in this Supplement), very little silver has been exported from America to Europe. The alteration in question has made it profitable to use gold in preference to silver in all large payments where metallic money is employed; but the suppression of small notes has, at the same time, opened a new field for the employment of silver as a subsidiary currency, or as a means of effecting small payments; and it seems to be generally supposed, that the most part of the silver that would otherwise have found its way to foreign countries, in consequence of the new mint regulations, will be retained in this subordinate capacity.

Account of the Progress of Banking in the United States, from January, 1815, to January, 1835; specifying the Number of Banks in the different States, at different Epochs, with the Amount of their Capital. (Official Letter by the Secretary to the American Treasury, 5th January, 1836, p. 91.)

	Jai	nuary lat, 1815.	Ja	nuary 1st, 1820.	Ja	nuary 1st, 1830.	June, 1834. January, 1835.			ry, 1835.	
States.	No. of Banks.	Capital,	No. of Banks.	Capital.	No. of Banks.	Capital.	No. of Banks.	Capitat.	No. of Banks.	No. of Branches.	Capital.
14.1-	8	Dollars. 1,380,000	15	Dollars. 1,654,900	18	Dollars. 2,050,000	29	Dollars. 2,777,000	36	-	Dollars. 3,549,850
Maine New Hampshire	10	941,152	iŏ	1,005,276	18	1,791,670	22	2,271,300	26	:	2,655,008
Vermont	1 :.1			44,915	10	432,625	17	912,000		-	1,021,815
Missachuselts -	21	11,050,000	28 30	10,485,700	66	20,420,000	102	28,238,250	105 60		30,409,450
Rhodu Island	1 10	2,027,000 3,655,750		2,962,026 3,689,337	47 13	6,119,397	21	7,489,748		3	8,097,482
Connecticul New York	26	18,946,318		18,999,774		4,485,177 20,093,353		5,709,015 27,755,264		2	7,350,766 31,881,460
New Jersey	1 11	2,121,932	14	2,130,949		2,017,009		2,500,000		.*	2,707,135
Pennavivagia	42	15,069,818	36	14,681,780		14,610,333	41	17,061,944	44		17,958,444
Delaware	5	966,990	8	974,900	5	830,000	7	2,000,000	4	` <b>4</b>	830,00
Maryland	17	7,832,002	14	6,700,131	13	6,250,495	20	9.270.091	15	4	7,662,63
District of Columbia -	10	4,078,295	13	6,525,319	9	3,875,794	8	3,337,305		•	2,613,98
Virginia	4	4,121,097	4	5,212,192	4	6,571,100	4	5,694,500		17	5,840,000
North Carolina	3 6	1,576,600	3 6	2,964,887		3,195,000	3	1,824,725	4	7	2,464,92
South Carolina	:2	3,730,900		4,475,000		4,631,000	13	3,156,318	8	2	7,556,311
Georgia -	1 :2	623,590	. 4	3,401,510	1 5	4,203,029 75,000		6,534,691	13	10	
Florida	1 11		3	469,112	2	643,503		1,000,000	2	٠.	114,32
Louisiana	3	1,432,300		2,597,420		5,665,980	10	23,664,755	11	31	6,107,62 27,172,14
Mississippi	1 1	100,000		900,000	i	950,600		3,666,905	5	10	5,890,16
Tannessee	2 2	212,962	8	2,119,792	i	737,817	3	2,243,927	3	4	2,890,38
Kentucky	2	959,175	42	8,807,431		,	3	1,875,418	6	11	4,899,68
Missouri	1 - 1		1	250,000	٠.		•			- i	4,000,00
Illinois	1 - 1		2	140,910	١ ٠		1	200,000		1	278,73
Indiana · · · ·	1 :.1		2	202,857		:	!:	150,000	1	9	800,00
Ohin	12	1,434,719	20	1,797,463	11	1,454,396	20	6,986,625	31	•	6,390,74
Michigan	اندا	• •				100,000		600,000	7	1	658,99
1000	209	82,259,590	307	102,210,611		110,192,268	506	170,123,788	557	121	194,564,36
United States' bank	1.		1	35,000,000	1	35,000,000	1	35,000,000	1	25	35,000,00
	208	82,259,590	308	137,240,611	330	145,192,268	507	205,123,788	568	146	229,584,26
Estimated capital of seven banks from which no returns					.						1,665,97
Totals	208	82,259,590	308	137,210,611	330	145,182,268	507	205,123,788	558	146	231,250,33

Account of the Average Dividends paid by the Banks of the State of New York, on their paid up Capitals, in 1831, 1832, 1833, and 1831.—(Report of Bank Commissioners to the Legislature of New York, 22nd Jan. 1835.)

		Capitel.	Amount of Dividends.	Rate per cent.
1831.		Dollars.	Dollars.	
9 Country banks, capitals of 100,000 cand under -	- 1	880,000	80,500	9.14
9 do. capitals over 100,000 dollars, a over 200,000 dollars	na not	1,395,000	117,180 330,000	8·40 8·80
10 do., capitals over 200,000 dollars -	-	3,750,000	330,000	0 00
Tota	1 -	6,025,000	527,680	8.75
1832. 17 Country banks, 1st class, as above	-	1,680,000	158,500	9.43
11 do. do. 2d class	- 1	1,745,000	163,030	9.34
11 do. do. 3d class	- 1	4,160,600	362,568	8.69
13 New York city banks	-	11,311,200	695,165	6.14
Tota	u - [	18,905,800	1,379,263	7.29
1833.	- i	1.880,000	197,500	10.50
14 do. do. 2d class	-	2,215,000	206,080	<b>∂.30</b>
11 do. do. 3d class	-	4,169,600	444,126	10.65
14 New York city banks	- 1	12,111,200	760,787	6.28
Tota	ı -	20,375,800	1,608,493	7.89
1834. 20 Country banks, 1st class	- 1	1,980,000	206,000	10.43
21 do. do. 2d class	-	3,120,000	290,818	8 50
13 do. do. 3d class	- 1	4,719,600	400,492	8.67
15 New York city banks	- 1	13,611,200	1,029,462	7.55
Tota	1 -	23,730,800	1,934,772	8-15

## VII. BANKS FOR SAVINGS.

Are banks established for the receipt of small sums deposited by the poorer class of persons, and for the accumulation of such sums at compound interest. They are managed by individuals, who derive no benefit whatever from the deposits. All monies paid into any Savings Bank established according to the provisions of the act 9 Geo. 4. c. 92. are ordered to be paid into the Banks of England and Ireland, and vested in Bank annuities or Exchequer bills. The interest payable to depositors is not to exceed 2\frac{1}{2}d. per cent. per diem, or 3l. 8s. 51d. per cent. per annum. No depositor can contribute more than 30l., exclusive of compound interest, to a Savings Bank in any one year; and the total deposits to be received from any one individual are not to exceed 150L; and whenever the deposits, and compound interest accruing upon them, standing in the name of any one individual, shall amount to 2001., no interest shall be payable upon such deposit so long as it shall amount to 2001. Since the establishment of this system in 1817, down to January, 1831, the sums received from depositors, and the interest accruing upon them, amounted to 20,760,2281., of which the depositors had received, in principal and interest, 5,648,8381.; leaving at the period in question, a balance due to the depositors of 15,111,890%. The commissioners for the reduction of the national debt have the disposal of the sums vested in the public funds on account of Savings Banks.

The principle and object of these institutions cannot be too highly commended. In the metropolis, and many other parts of England, public banks do not receive small deposits, and upon none do they pay any interest. And even in Scotland, where the public banks allow interest upon deposits, they do not generally receive less than 10l. But few poor persons are able to save so large a sum, except by a lengthened course of economy. The truth, therefore, is, that until Savings Banks were established, the poor were every where without the means of securely and profitably investing those small sums they are not unfrequently in a condition to save; and were consequently led, from the difficulty of disposing of them, to neglect opportunities for making savings, or if they did make them, were tempted, by the offer of high interest, to lend them to persons of doubtful characters and desperate fortunes, by whom they were, for the most part, squandered. Under such circumstances, it is plain that nothing could be more important, in the view of diffusing habits of forethought and economy amongst the labouring classes, than the establishment of Savings Banks, where the smallest sums are placed in perfect safety, are accumulated at compound interest, and are paid, with their accumulations, the moment they are demanded by the depositors. The system is yet only in its infancy; but the magnitude of the deposits already received, sets its powerful and salutary operation in a very striking point of view.

We subjoin a copy of the rules of the St. Pancras Savings Bank, which may be taken as a model for similar institutions, inasmuch as they have been drawn up with great care, and closely correspond with the provisions in the act 9 Geo. 4. c. 92.

1. Man not less or indirect when the 2. Supe quorum, add to the a treasure vants, an sary so to the Bank.

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officer intransitution, the funds it of the coun 7. Investin thirty pound depositor, depursuant to whole; and interest will sitors whose on the 25th 8. Interest

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Management.—This Bank is under the management of a president, vice-presidents, trustees, and
not less than fifty managers, none of whom are permitted to derive any henefit whatsoever, directly
or indirectly, from the deposits received, or the product thereof. One or more of the managers attend
when the Bank is open for husiness.

when the Bank is open for business.
2. Superintending Committee.—A committee of not less than ten managers, three of whom form a quorun, is empowered to superintend, manage, and conduct the general business of this Bank; to add to their number from among the managers; to fill up vacancies in their own doby, and to appoint a treasurer or treasurers, agent or agents, auditors, an actuary and clerks, and other officers and servants, and to withdraw any such appointments, and to appoint others, should it be considered necessary so to do. The proceedings of this committee are regularly laid before the general meetings of

3. Elections.—The superintending committee is empowered to add to the number of managers, until

3. Elections.—The superintending committee is empowered to add to the number of managers, until they amount to one hundred and twenty, exclusively of the president, vice-presidents, and trustees. And any vacancies of president, vice-presidents, and trustees, are to be filled up at a general meeting.

4. General Meetings.—A general meeting of the president, vice-presidents, trustees, and managers of this Bank shall be held once a year, in the month of February. The superintending committee shall lay before every such meeting a report of the transactions of the Bank, and state of the accounts. The superintending committee for the succeeding year shall be elected at such general meeting; and failing such election, the former committee shall be considered as reappointed.

taking such dectings.—The superintending committee are authorised to call special general meetings when they think proper; and also, on the requisition of any ten managers, delivered in writing to the actuary, or to the manager in attendance at the Bank; and of such meeting seven days' notice shall

when they time proper; and asso, on the requisition of any ten managers, derived an writing to the actuary, of to the manager in attendance at the Bank; and of such meeting seven days' notice shall be given.

6. Liability of Trustees, Managers, Officers, &c.—No trustee or manager shall be personally liable except for his own acts and deeds, nor for any thing done by him in virtue of his office, except where he shall be guilty of wilful neglect or default; but the trensurer or treasurers, the actuary, and every officer, or other person, receiving salary or allowance for their services from the funds thereof, shall give good and sufficient security, by bond or bonds, to the clerk of the peace of the county of Middlesex, for the just and faithful execution of such office of trust.

7. Investment and Limitation of Deposits—Deposits of not less than one shilling, and not exceeding thirty pounds in the whole, exclusive of compound interest, from any one depositor, or trustee of a depositor, during each and every year ending on the 20th of November, will be enceived and invested, pursuant to 9 Geo. 4. c. 92. s. 11., until the same shall amount to not hundred pounds, then no interest will be payable on such deposit, so long as it shall continue to amount to that sum. But depositors whose accounts amounted to, or exceeded, two hundred pounds, at the passing of the said act, on the 28th of July, 1828, will continue to be entitled to interest and compound interest thereon.

8. Interest to be allowed to Depositors.—In conformity with the 24th clause of the 9 Geo. 4. c. 92., an interest at the rate of 24d. per cent. per day, being 31. 8s. 54d. per cent. per annum (the full amount of the whole smooth of November in each year. Depositors demanding payment of the whole amount of their deposits in this Bank, will he allowed to interest due on such deposits up to the day on which notice of withdrawing shall be given, but no interest due on such deposits in the Bank, will he allowed the interest due on such deposits in the Bank,

notice of withdrawing shall be given, but no interest will be allowed, in any case, on the fractional parts of a pound sterling.

9. Description and Declaration.—Every person desirous of making any deposit in this Bank, shall, at the time of making their frist deposit, and at such other times as they shall be required so to do, declare their residence, occupation, profession, or calling, and sign (either by themselves, or, in case of infants under the sge of seven years, by some person or persons to be approved of by the trustees or managers, or their officer) a declaration that they are not directly or indirectly entitled to any deposit in, or benefit from, the funds of any other Savings Bank in England or Ireland, nor to any sum or sums standing in the name or names of any other person or persons in the books of this Bank. And in case any such declaration shall not be true, every such person (or the person on whose behalf such declaration may have been signed) shall forfeit and lose all right and title to such deposits, and the trustees and managers shall cause the sum or sums so forfeited to be paid to the commissioners for the reduction of the national debt; but no depositor shall be subject or liable to any such refeiture, on account of being a trustee on behalf of others, or of being interested in the funds of any Friendly Society legally being a trustee on behalf of others, or of being interested in the funds of any Friendly Society legally established.

gaing a tinuse on behalf of others.—Persons may act as trustees for depositors, whether such persons are themselves depositors in any Savings Bank or not, provided that such trustee or trustees shall make such declaration on behalf of such depositor or depositors, and be subject to the like conditions in every respect, as are required in the case of persons making deposits on their own account, and the receipt and receipts of such trustee or trustees, or the survivor of them, or the executors or administrators of any sole trustee, or surviving trustee, withor without (as may be required by the managers) the receipt of the person on whose account such sum may have been deposited, shall be a good and valid discharge to the trustees and managers of the Institution.

11. Minors.—Deposits are received from, or for the benefit of, minors, and are subject to the same regulations as the deposits of persons of 21 years of age and upwards.

12. Friendly and Charitable Societies.—Friendly Societies, legally established previous to the 28th of July, 1828, may deposit their funds through their treasurer, steward, or other officer or officers, without any limitation as to the unanum. But Friendly Societies formed and enrolled after that date, are not permitted to make deposits exceeding the sum of 300t., principal and interest included; and no interest will be payable thereon, whenever the same shall amount to, or continue at, the said sum of 300t. or upwards.

Deposits are received from the trustees or treasurers of Charitable Societies, not exceeding 1001. per annum, provided the amount shall not at any time exceed the sum of 3001., exclusive of interest.

13. Deposits of Persons unable to attend.—Forms are given at the office, enabling persons to become depositors who are unable to attend personally; and those who have previously made a deposit, may send additional sums, together with their book, by any other person.

14. Depositors' Book.—The deposits are entered in the books of the Bank at the time they are made, and the depositor receives a book with a corresponding entry therein; which book must be brought to the office every time that any further sum is deposited, also when notice is given for withdrawing money, and at the time the repayment is to be made, so that the transactions may be duly entered therein.

15. Withdrawing Deposits.—Depositors may receive the whole or any part of their deposits on any day appointed by the managers, not exceeding fourteen days after notice has been given for that purpose; but such deposits can only be repaid to the depositor personally, or to the bearer of an order under the hand of the depositor, signed in the presence of either the minister or a churchwarden of the parish in which the depositor resides, of a justice of the peace, or of a manager of this Bank.

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the The Depositor's Book must always be produced when notice of withdrawing is given.

16. Money withdrawn may be re-deposited .- Depositors may withdraw any sum or sums of money, and re-deposit the same at any time or times within any one year, reckoning from the 20th day of November, provided such sun or sume of money re-deposited, and any previous deposit or deposite week. may have been made by such depositor in the course of the year, taken together, shall not exceed, at any time in such year, the sum of 301., additional principal money bearing interest.

17. Return or Refusal of Deposits.—This llank is at liberty to return the amount of the deposits to

all or any of the depositors, and may refuse to receive deposits in any case, where it shall be deemed

all or any of the depositors, and may refuse to receive deposits in any case, where it shall be deemed expedient so to do.

18. Deposits of a deceased Depositor exceeding Fifty Pounds.—In case of the death of any depositor in this liank, whose deposits, and the interest thereon, shall exceed in the whole the sum of fifty pounds, the same shall only be paid to the executor or executors, administrator or administrators, on the production of the probate of the will, or letters of administration.

19. Deposits of a deceased Depositor not exceeding Fifty Pounds.—In case a depositor in this liank shall die, whose deposits, including interest thereon, shall not exceed the sum of fifty pounds, and that the trustees or managers shall be satisfied that no will was made and left, and that no letters of administration will be taken out, they shall be at liberty to pay the same to the relatives or friends of the deceased, or any or either of them, or according to the statute of distribution, or require the production of letters of administration, at their discretion. And the liank shall be indemnified by any such payments from all and every claim in respect thereof by any person whatsoever.

20. Certificate.—In all cases wherein certificates shall be required of the annoting depositor in this liank belonging to depositors therein, for the purpose of obtaining, free of stamp duties, a probate of will, or letters of administration, such certificates shall be required of the annoting depositor therein, or any trustee of a depositor, or any person acting under them, and any individual depositor therein, or any trustee of a depositor, or any person claiming to be such executor, administrator, or next of kin, then, and in a decease of the decompositor therein, or any trustee of a depositor, or any person claiming to be such executor, administrator, or next of kin, then, and in under the authority of the 9 Geo. 4, c. 92. ing and conclusive upon all parties, and shall be flual, to all intents and purposes, without any appeal.

Purchase of Government Annuities by depositors in Savings Banks.—The act 2 & 3 Will. 4. c. 14. enables depositors in Savings Banks and others to purchase government annuities for life or for years, and either immediate or deferred. At present these annuities are limited to 201. a year. The money advanced is returnable in case the contracting party does not live to the age at which the annuity is to become payable, or is unable to continue the monthly or annual instalments. That this measure was benevolently intended, and that it may be productive of advantage to many individuals, cannot be doubted; but we look upon all attempts, and particularly those made by government, to get individuals to exchange capital for annuities, as radically objectionable; and as being subversive of principles which ought to be strengthened rather than weakened.—(See FUNDS.)

Summary of Savings Banks, &c. in England, Wales, and Ireland, November, 1832.

Depo	silors.			Amount.	Depositors.	Amount,
### 20 50 100 200 200 Above 200 - Friendly Societies Charitable ditto	-	:	No. 195,035 102,536 47,903 17,031 7,908 3,756 374,169 4,162 1,996	3,146,753 3,235,063 2,042,425 1,338,233 930,953 12,161,607* 623,273	Depositors - 10,374 Friendly Societies - 167 Charitable ditto, - 53  Accounts - 10,594 Average amount of each deposit in W In Ireland there were, on the 10th of 1832,77 Savings Banks: 7 have made the remaining Banks contain,	ales, 311.
			380,327	12,916,028	D't	
Accounts -	-		,	1101010100	Depositors.	Amount.

Grand Total in England, Wales, and Ireland, on the 10th of November, 1832.

Savings Banks.	Accounts.	Amount.	Average Amount of each Deposit.
483	429,400	£ 14,311,647	£ 30

(From the Statistical Table compiled by John Tidd Pratt, Esq.)

#### BANKS (UNITED STATES).

[Historical Account of Banking in the United States.—Although various plans had been formed, as well before as during the war of the Revolution, for the establishment of a public bank of deposit, discount, and circulation, the first which was actually carried into execu-

tion, within tendent of I by that bod the first day poration, it lions of Sp what the st ever were in

The ban \$400,000. government trol over the as appears i munity, of t their par or every thing period, put had uniform The public money" of should have on with a su necessary ex

Even the has been sta minal. The Nay, the mo of about \$70 in fact put ir in the then not have bee honest men credit of the banking insti pitious, shou in restoring p

By a prope of their bein taxes, such a bank to make of things, ca the business of Pennsylva North Ameri cured withou yield, as befo account of th sively laid to sequence, the granted to it under the act State of Pen incorporation

When the two ether bar Bank of Nev It was, then, of banking, tl presented to the United S as a means of held it to be functions of t tion, as "ne government b tionality. M the measure

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managers of ercin, or any of kin, then, appointed by Geo. 4. e. 92, shall be bind t any appeal act 2 & 3 rnment snace annuities acting party to continue

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s had been of a public nto execution, within the territory of the United States, was that of Mr. Robert Morris, the Superintendent of Finance under the Old Congress. The Bank of North America was incorporated by that body on the last day of the year 1781, and by the Legislature of Pennsylvania on the first day of the following month of April. Besides the powers incidental to every corporation, it was authorized to hold property, real and personal, "to the amount of ten millions of Spanish silver milled dollars, and no more." Its capital, therefore, might be just what the stockholdera thought proper to make it within this limit; and no restrictions whatever were imposed by law on the extent of its issues.

The bank, however, went into operation in January, 1782, with a capital of only \$400,000. Of this sum \$254,000 were aubscribed by Mr. Morris, in behalf of the general government; thus making it the principal stockholder, and, in fact, giving it the entire control over the institution. Why the sum subscribed by individual stockholders was so small, as appears from this statement, was owing chiefly to the distrust, which pervaded the community, of the ability and willingness of the bank to maintain the notes they might issue at their par or specie value. Experience had hitherto led the people to look with suspicion on every thing in the shape of paper money. Paper promises to pay had been, for a long period, put forth by the different States of the Confederacy; and the value of such promises had uniformly, after a time, become depreciated, and frequently exceedingly depreciated. The public had also, very lately, witnessed the fall to utter worthlessness of the "continental money" of Congress. In such circumstances, it is not singular that capitalists in general should have thought it improbable that the business of a bank of circulation could be carried on with a sufficient degree of success to enable them to receive, after the psyment of all the necessary expenses, the ordinary rate of profits in other employments.

Even the comparatively small amount of capital, with which the Bank of North America has been stated to have commenced its operations, was to a considerable extent merely nominal. The government took out of the bank with one hand what it put in with the other. Nay, the money borrowed by it from the bank left to the latter only the inconsiderable sum of about \$70,000 to constitute its proper banking capital. To what amount its notes were in fact put into circulation, we have no means of determining. But it must be obvious that, in the then existing state of public opinion in relation to paper money, this amount could not have been very large; notwithstanding every contrivance or artifice was resorted to which honest men could make use of, in order to produce a general impression favourable to the credit of the bank. And we may here add, that to us it appears altogether incredible that a banking institution on so contracted a scale, operating too under circumstances so unpropitious, should have had, as has often been very confidently asserted, an extraordinary effect in restoring public and private credit, and in aiding the fiscal operations of the government.

By a proper degree of caution at the outset in the issue of its notes, and in consequence of their being received by the States, indifferently with specie, in payment for duties and taxes, such an amount was before long successfully put into circulation, as to enable the bank to make dividends at the rate of from 12 to 16 per cent, per annum. In this condition of things, capitalists, of course, no longer had any doubts of the expediency of engaging in the business of banking; and the project of a new bank was formed, to be styled the Bank of Pennsylvania. To prevent its being carried into execution, the books of the Bank of North America were reluctantly opened for additional subscriptions. These were now procured without difficulty; and bank notes were thereupon issued to so great an amount as to yield, as before, extraordinary profits to the stockholders, and on this account, as also on account of the successive expansions and contractions of the currency which were extensively laid to the charge of the bank, to excite against it a strong popular feeling. In consequence, the Legislature of Pennsylvania took away, in 1785, the charter which they had granted to it in 1782. Yet the bank still carried on its business, claiming the right to do so under the act of Congress above mentioned. It, however, obtained a new charter from the State of Pennsylvania in 1787; and its existence has been continued, by successive acts of incorporation, without interruption, down to the present time.

When the general government went into operation under the present constitution, only two other banks had been incorporated in the whole extent of the country. These were the Bank of New York, in the city of New York, and the Bank of Massachusetts, in Boston. It was, then, with a very limited experience only on the part of the community, of the effects of banking, that the Secretary of the Treasury, Mr. Alexander Hamilton, in December, 1790, presented to Congress his celebrated report, recommending the establishment of a bank of the United States. The advocates of the measure, besides maintaining the expediency of it, as a means of stimulating the industry of the people and augmenting the national wealth, held it to be a most useful, and therefore so desirable an instrument, for exercising the fiscal functions of the government, as to entitle it to be regarded, in the language of the constitution, as "necessary and proper for carrying into execution" the powers vested in the government by the constitution. Its opponents denied both its expediency and constitutionally. Most of them preferred a metallic currency to one composed of bank notes; whilst the measure was by many regarded as unconstitutional, because, however convenient the

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proposed bank might be to the government, in their opinion it could not, in the true meaning of the constitution, be pronounced to be necessary and proper for carrying into execution other powers, of a primary nature, expressly conferred by that document. The act, incorporating the Bank of the United States, passed the Senate on the 20th of January, 1791, a few members only of this body having resisted its passage, and the House of Representatives, by a vote of 39 to 20, on the 8th day of February following. After great deliberation, and after having requested and received elaborate opinions for and against the adoption of the measure from the several members of his cabinet, who were equally divided on the subject, the bill was signed by the President and became a law on the 14th of the same month,

As the act incorporating this first Bank of the United States, is one of great importance in the civil and financial history of the country, and may be regarded as a model on which, in, many respects, future bank charters were framed; it is judged better to insert it verbatim

than to give any abstract or abridgment of it. It is as follows :-

#### An Act to incorporate the Subscribers to the Bank of the United States.

Whereas it is conceived that the establishment of a bank for the United States, upon a foundation

Whereas it is conceived that the establishment of a bank for the United States, upon a foundation sufficiently extensive to answer the purposes intended thereby, and at the same time, upon the principles which afford adequate security for an upright and prudent administration thereof, will be very conducive to the successful conducting of the national finances; will tend to give facility to the obtaining of loans, for the use of the government, in sudden emergencies; and will be productive ef considerable advantages to trade and industry in general: Therefore,

2.1. Be it enacted, &c. That a bank of the United States shall be established; the capital stock whereof shall not exceed ten millions of dollars, divided into twenty-five thousand shares, each share being four hundred dollars; and that subscriptions, towards constituting the said stock, shall, on the first Monday of April next, be opened at the city of Phindelphin, under the superintendence of such persons, not less than three, as shall be appointed for that purpose, by the President of the United States, (who is hereby empowered to appoint the said persons accordingly), which subscriptions shall continue open until the whole of the said stock shall have been subscribed.

2.2. That it shall be lawful for any person, copartnership, or hody politic, to subscribe for such or so many shares as he, she, or they shall think fit, not exceeding one thousand, except as shall be hereafter directed relatively to the United States; and that the sums respectively subscribed, except on behalf of the United States, shall be payable, one fourth in gold and silver, and three fourths in that part of the public debt which, according to the loan proposed in the fourth and fifteenth sections of the act, entitled "An act making provision for the debt of the United States," shall bear an accruing interest, at the time of payment, of six per centum per annum, and shall also be payable in four equal parts, in the aforesaid ratio of specie to debt, at the distance of six calenda

parts, in the atoresaid ratio of specie to deot, at the distance of secondarian measurements and assigns, a shall be, and are thereby, created and made a corporation and body politic, by the name and style of The president, directors, and company of the bank of the United States; and shall so continue until the fourth day of March, one thousand eight bundred and eleven: And by that name shall be, and are hereby, made able and capable, in law, to have, purchase, receive, possess, enjoy, and retain, to them and their successors, lands, rems, tonements, hereditaments, goods, chattels, and effects, of which thind, nature, or quality, soever, to an amount not exceeding, in the whole, fifteen millions of dollars, including the amount of the capital stock aforesaid; and the same to sell, grant, demise, alien, or dispose of; to sue and be sued, plead and be impleaded, answer and be unswered, defend and be defended, in courts of record, or any other place whatsoever: And also to make, have, and use a common seal, and the same to break, alter, and renew at their pleasure; and also to ordain, establish, and put in execution such by-laws, ordinances and regulations, as shall seem necessary and convenient for the government of the said corporation, not being contrary to law, or to the constitution thereof (for which purpose general meetings of the stockholders shall, and may, be called by the directors, and in the manner hereinafter specified), and generally to do and execute all and singular acts, matters, and the manner hereinafter specified), and generally to do and execute all and singular acts, unatters, and

the manner hereinafter specified), and generally to do and execute all and singular acts, matters, and things, which to them it shall or may appertain to do; subject, nevertheless, to the rules, regulations, restrictions, limitations, and provisions hereinafter prescribed and declared.

§ 4. That for the well ordering of the affairs of the said corporation, there shall be twenty-five directors; of whom there shall be an election on the first Monday of January in each year, by the stockholders or proprietors of the capital stock of the said corporation, and by plurality of the votes actually signer, and those who shall be druly chosen at any election shall be capable of services. actually given; and those who shall be duly chosen at any election shall be capable of serving as directors, by virtue of such choice, until the end or expiration of the Monday of January next cusuing the time of such election, and no longer. And the said directors, at their first meeting after each

election, shall choose one of their number as president.

§ 5. That as soon as the sum of four hundred thousand dollars, in gold and silver, shall have been Q.5. That as soon as the sum of tour numered nousand colores, in gold and silver, shall have beat actually received on account of the subscriptions to the said stock, notice there shall be given, by the persons under whose superintendence the same shall have been made, in at least two public gractics printed in the city of Philadelphia; and the said persons shall, at the sum time. In like manner, notify a time and place, within the said city, at the distance of ninety days from the time of such notification, for proceeding to the election of directors; and it shall be lawful for such election to be then and there made; and the persons who shall then and there be chosen shall be the first directors, and shall be causable of serving. We virtue of such choices until the eard of rections that the case of the case of the color of the color of the case of the case of the color of the case of the then and there mude; and the persons who shall then and there be chosen shall be the first directors, and shall be capable of serving, by virtue of such choice, until the end or expiration of the Monday in January next ensuing the time of making the same, and shall forthwith thereafter commence the operations of the said bank, at the said city of Philadelphia. And provided further, That in case it should at any time happen, that an election of directors should not be made upon any day, when, pursuant to this act, it ought to have been made, the said corporation shall not, for that cause, be deemed to be dissolved; but it shall be lawful, on any other day, to hold and make an election of directors, in such manner as shall have been regulated by the laws and ordinances of the said corporation. And provided lastly, That in case of the death, resignation, absence from the United States, or removal of a director by the stockholders, his place may be filled up, by a new choice, for the remainder of the year. A 6. That the directors for the time being chall have nower to appoint such officers, clerks, and serve

\$\delta\$ 6. That the directors for the time being 'hall have power to appoint such officers, clerks, and servants under them, as shall be necessary for executing the business of the said corporation, and shall be allow them such compensation for their services, respectively, as shall be reasonable; and shall be

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| \$\delta\$ 6. The properti capable of exercising such other powers and authorities, for the well governing and ordering of the affairs of the said corporation, as shall be described, fixed, and determined, by the laws, regulations,

and ordinances of the same.

§ 7. That the following rules, restrictions, limitations, and provisions shall form and be fundamental articles of the constitution of the said corporation, viz.

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be funds-

1. The number of votes to which each stockholder shall be entitled shall be according to the number of shares he shall hold, in the proportions following, that is to say: For one share, and not more than two shares, one vote: For every two shares above two, and not exceeding ten, one vote: For every four shares above ten, and not exceeding thirty, one vote: For every six shares above thirty, and not exceeding sixty, one vote: For every eight shares above sixty, and not exceeding one hundred, one vote: And for every ten shares above one hundred, one vote: Hunt no persensible, or body politic, shall be entitled to a greater number than thirty votes. And after the first election, no share, or shares, shall confer a right of suffrage, which shall not have been holden three calendar months previous to the day of election. Stockholders actually resident within the United States, and once other, may vote in elections by proxy.
2. Not more than three fourths of the directors in office, exclusive of the president, shall be eligible for the next succeeding year: But the director, who shall be president at the time of an election, may always be re-elected.

for the next succeeding year: But the director, who shall be president at the time of an election, may always be re-elected.

3. None but a stockholder, being a citizen of the United States, shall be eligible as a director.

4. No director shall be entitled to any emolument, unless the same shall have been allowed by the stockholders, at a general meeting. The stockholders shall make such compensation to the president for his extraordinary attendance at the bank, as shall appear to them reasonable.

5. Not loss than seven directors shall constitute a board for the transaction of business, of whom the president shall always be one, except in case of sickness, or necessary absence; in which case his place may be supplied by any other director, whom he, by writing under his hand, shall nominate for the mirrose.

place may be supplied by any other director, whom he, by writing under his hand, shall nominate for the purpose.

6. Any number of stockholders, not less than sixty, who, together, shall he proprietors of two hundred slares or upwards, shall have power, at any time, to call a general meeting of the stockholders, for purposes relative to the institution, giving, at least, ten weeks notice, in two public gazettes of the place where the bank is kept, and specifying, in such notice, the object, or objects, of such meeting.

7. Every cashier or treasurer, before he enters upon the duties of his office, and he recting.

8. The lands, tenements, and hereditaments, which it shall be lawful for the said corporation to hold, shall be only such as shall be requisite for its immediate accommodation, in relation to the convenient transacting of its business, and such as shall have been bona fide mortgaged to it by way of security, or conveyed to it in satisfaction of debts, previously contracted in the course of its dealings, or purchased at sales upon indigments which shall have been bona fide mortgaged to it by way of security, or conveyed to it in satisfaction of debts, previously contracted in the course of its dealings, or purchased at sales upon indigments which shall have been obtained for such debts.

9. The total amount of the debts which the said corporation shall, at any time, owe, whether by hond, bill, note, or other contract, shall not exceed the sum of ten millions of dollars, over and above the moneys then actually deposited in the bank for safe keeping, unless the contracting of any greater debt shall have been previously authorised by a law of the United States. In case of excess, the directors, under whose administration it shall happen, shall be liable for the same their nutural and private capacities; and an action of debt may, in such case, be brought against them, or any of them, their, or any of their, heirs, executors, or administrators, in any court of record of the United States, or either of them

directors who may have been absent when the said excess was contracted, or created, or who may have dissented from the resolution, or act, whereby the same was so contracted or created, may, respectively, exonerate themselves from being so linke, by forthwith giving notice of the fact, and of their absence or dissent, to the president of the United States, and to the stockholders, at a general meeting which they shall have power to call for that purpose.

10. The said corporation may sell any part of the public debt whereof its stock shall be composed, but shall not be at liberty to purchase any public debt whetsoever; nor shall, directly or indirectly, deal or trade in any thing, except bills of exchange, gold or silver buillon, or in the sale of goods, really and truly pledged for money lent, and not redeemed in due time; or ogods which shall be the produce of its lands. Neither shall the said corporation take more than at the rate of six per centum per annum. for, or upon, its loans or discounts.

11. No loan shall be made by the said corporation for the use, or on account, of the government of the United States, to an amount exceeding one hundred thousand dollars, or of any particular state, on an amount exceeding fifty thousand dollars, or of prince or state, unless previously autherised by a law of the United States.

12. The stock of the said corporation phall be assignable and transferable, according to such rules

to an smount exceeding fifty thousand dollars, or of any foreign prince or state, unless previously antherised by a law of the United States.

12. The stock of the said corporation shall be assignable and transferable, according to such rules as shall be instituted in that behalf, by the laws and ordinances of the same.

13. The bills obligatory, and of credit, under the scal of the said corporation, which shall be made to any person, or persons, shall be assignable, by endorsement thereupon, under the hand, or hands, of such person, or persons, and of his, her, or their assignee, or assignees, and assignees, and to enable such assignees, or assignees, there is a successively, and to enable such assignee, or assignees, to bring and maintain an action thereupon, in his, her, or their, own name, or names. And hills or notes, which may be issued by order of the said corporation, signed by the president, and countersigned by the principal cashier, or treasurer, thereof, promising the payment of money to any person, or persons, his, her, or their order, or to bearer, though not under the seal of the said corporation, shall be binding and obligatory upon the same, in the like manner, and with the like force and effect, as upon any private person, or persons, it issued by him, or them, in his, her, or their, private or natural capacity, or capacities; and shall be assignable and negotiable, la like manner as if they were so issued by auch private person or persons, it issued by him, or them, in his, her, or their order, or their order, shall be assignable and negotiable, la like manner as if they were so issued by auch private person or persons, it issued by him, or them, in his, her, or their order, shall be assignable and negotiable, and is the payable to any person, or persons, his, her, or their order, shall be assignable and negotiable, and one in every three years, and assignable, by delivery only.

14. Half yearly dividends shall be made of so much of the profits of the bank as shall appear to the directors adv

16. The officer at the head of the treasury department of the United States shall be furnished, from time to time, as often as he may require, not exceeding once a week, with statements of the amount of the capital stock of the said corporation, and of the debts due to the same; of the moneys deposited therein; of the notes in circulation, and of the cash in hand; and shall have a right to imspect such general accounts in the books of the bank as shall relate to the said statements: Provided, That this shall not be construed to imply a right of inspecting the account of any private individual, or individuals, with the bank.

dividuals, with the bank.

28. That if the said corporation, or any person or persons for or to the use of the same, shall deal or trade, in buying or selling any goods, wares, merchandise, or commodities whatsoever, contrary to the provisions of this act, all and every person and persons, by whom any order, or direction, for so dealing or trading, shall have been given, and all and every person and persons, who shall have been concerned as parties or agents therein, shall forfeit and lose treble the value of the goods, wares, merchandises, and commodities, in which such dealing and trade shall have been; one half thereof to the use of the United States, to be recovered with costs of suit.

30. There if the said corporation shall dayance or lend any sum, for the use or on account of the

◊ 9. That if the said corporation shall advance or lend any sum, for the use or on account of the government of the United States, to an amount exceeding one hundred thousand dollars; or of any particular State, to an amount exceeding fifty thousand dollars; or of any foreign prince or state (unless previously suthorised thereto by a law of the United States), all and every person and persons, by and with whose order, agreement, consent, approbation, or conniver, such unlawful advance or loan shall have been made, upon conviction thereof, shall forfeit and pay, for every such offence, treble the value or amount of the sum or sums which shall have been so unlawfully advanced or lent; one fifth thereof to the use of the informer, and the residue thereof to the use of the United States; to be disposed of by law, and not otherwise.

2 10. That the bills or notes of the said corporation, originally made payable, or which shall have become payable, on demand, in gold and silver coin, shall be receivable in all payments to the United States.

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d 11. That it shall be a veful for the president of the United States, at any time or times, within § 11. That it shall be in vital for the president of the United States, at any time or times, within eighteen month a vire, the first day of April next, to cause a subscription to be made to the stock of the said corporation, as and of the decreasid capital stock of ten millions of dollars, on behalf of the United States, to an anount not exceeding two millions of dollars; to be paid out of the money which shall be borrowed by virtue of either of the acts, the one entitled "An act making provision for the debt of the United States;" and the other, entitled "An act making provision for the reduction of the public debt;" borrowing of the bank an equal sum, to be applied to the purposes for which the said moneys shall have been procured; reimburseable in ten years, by equal annual later between the said moneys shall have been procured; reimburseable in ten years, by equal annual later between the said moneys and the said moneys shall have been procured;

\*\*stalments, or at any time sooner, or in any greater proportions, that the government may think fit.

• 12. That no other bank shall be established, by any future law of the United States, during the continuance of the corporation hereby created; for which the faith of the United States is bereby

pledged.

The high dividends of the Bank of North America, previous to the date of the incorporation of that of the United States, have been already noticed. They, however, gradually declined as other banks sprang into existence; but were still as high as 10 per cent. in 1801, and so late as 1810, at the rate of 9 per cent. per annum. During the existence too of the Bank of the United States, from 1791 to 1811, its dividends amounted to from nearly 8 to 10 per cent. And at the last mentioned date, "none of the banks divided less than 8 per cent., and some of them much more."

Hence it is not to be wondered at, that, as the period of the expiration of the charter of the United States Bank approached, the stockholders should have been exceedingly desirous of obtaining a renewal of it. Application was, accordingly, made by them for this purpose to Congress, so early as the spring of the year 1808. Their memorial on the subject was referred by the Senate to the then Secretary of the Treasury, Mr. Gallatin, "to consider and report thereon, at the next session of Congress." In pursuance of the reference thus made to him, that officer, on the last day of the next session, presented a report favourable to the views of the memorialists, and in which he made the following suggestions:-

"I. That the bank should pay interest to the United States on the public deposits, whenever they shall exceed a certain sum, which may perhaps be fixed at about 'three millions of dollars.

II. That the bank should be bound, whenever required, to lend to the United States a sum not exceeding three fifths of its capital, at a rate of interest not exceeding six per cent.; the amount of such loan or loans to be paid by the bank in instalments, not exceeding a certain sum, monthly, and to be reimbursed at the pleasure of government.

III. That the capital stock of the bank should be increased to thirty millions of dollars, in the fol-

lowing manner, viz.

1. Five millions of dollars to be subscribed by citizens of the United States, under such regulations.

1. Five millions of dollars to be subscribed by citizens of the United States, under such regulation as would make an equitable apportionment amongst the several States and Territoriea.

2. Fifteen millions to be subscribed by such States as may desire it, and under such equitable apportionments among the several States as may be provided by law; and a branch to be established in each subscribing State, if applied for by the State.

3. The payments, either by individuals or States, to be either in specie or in public stock of the United States, at such rates as may be provided by law.

4. The subscribing States to pay their subscription in ten annual instalments, or sooner if it suit heir convenience, but to receive dividends in proportion only to the amount of subscription actually paid; and their shares of bank stock not to be transferable.

1V. That some share should be given in the direction to the general and state governments, the general government appointing a few directors in the general direction, and the government of each subscribing State appointing a few directors in the direction of the branch established in such State."

Mr. Gallatin concluded his report by remarking that the result of his plan would be, "first, that the United States, receiving an interest on the public deposits, might, without inconvenience, accumulate, during years of peace and prosperity, a treasure sufficient to meet periods of war and calamity, and thereby avoid the necessity of adding, by increased taxes, to the distresses of such periods. Secondly, that they might rely on a loan of eighteen mil-

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was referred make provisi fices of disor tion of the na law." Anot the propriety committees. entitled "A scribers to th in the city of States respect exceed 15,00 ceded that th sive mercanti Indeed, the or behalf of place tive power w of a portion o any of the sta be much more debated, it wa the session. of the United better enabled amount of its any time the l rate of interest to the United the rate of the lions of dollars United States, And the gover

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would be, tht, without ient to meet eased taxes, whteen millions of dollars, on any sudden emergency. Thirdly, that the payment of the greater part of the proposed increase of capital, being paid in ten annual instalments, that increase would be gradual, and not more rapid than may be required by the progressive state of the country. Fourthly, that the bank itself would form an additional bond of common interest and union among the several States."

Presented, as this report was, on the very last day of the session of Congress, that body,

of course, rose without any action having been had in relation to it.

During the session of 1809-1810, the subject of the recharter of the bank did not come up in the Senate; but in the House, the memorial, previously presented by the stockholders, was referred to a select committee, who reported a resolution declaring "that it is proper to make provision for continuing the establishment of the Bank of the United States, with offices of discount and deposit, under the regulations necessary for the beneficial administration of the national finances, during such time and on such conditions, as may be defined by law." Another resolution was offered by a member, "that it is expedient to inquire into the propriety of establishing a national bank." These resolutions were referred to different committees. And two bills were, in consequence, reported to the House; one of which was entitled "A bill to establish a National Bank," the other, "An act to incorporate the subscribers to the Bank of the United States." By the former bill, a bank was to be established in the city of Washington, with branches in the Territories of the United States, and in the States respectively, on application of their legislatures; the capital of which bank was not to exceed 15,000,000 dollars. This bill met with very little favour, as it was generally conceded that the proper place for a bank, with a large capital, was a large city, having extensive mercantile transactions, which was very far from being the case with Washington city. Indeed, the only object which the advocates of the bill had in view, when they argued in behalf of placing the national bank in the District of Columbia, where the entire legislative power was vested in Congress, was, if possible, to overcome the constitutional scruples of a portion of the members as to their authority to incorporate an institution of the kind in any of the states. The bill for renewing the charter of the existing bank seemed at first to be much more in accordance with the views of a majority of the House. After having been debated, it was, however, laid on the table, and not again taken up during the remainder of the session. Provision had been made in it for the payment by the bank into the treasury of the United States of a bonus of 1,250,000 dollars; the bank, on the other hand, to be the better enabled to pay this bonus, was authorised to add a million of dollars to the former amount of its capital. It was, also, made obligatory upon it to lend to the government, at any time the latter might require a loan, any sum not exceeding five millions of dollars, at a rate of interest not exceeding six per cent. per annum. The bank was further bound to pay to the United States, in conformity with the suggestion made by Mr. Gallatin, an interest at the rate of three per cent. per annum, on all sums of money above the sum of three millions of dollars, which should accumulate in the bank to the credit of the Treasurer of the United States, or in any of its branches, and which should remain there for one whole year. And the government was to be at liberty to subscribe to a certain number of additional shares, annually for a term of years.

A new petition was presented to Congress, in the beginning of the next session (December, 1810), by the stockholders of the Bank of the United States, for the renewal of their charter; which petition was, in both the Senate and House of Representatives, referred to a committee, that of the House being composed of one member from each state of the Union. This committee, early in January, 1811, reported a bill, for a renewal of the charter, not unlike the one above mentioned as having been laid on the table during the preceding session. After much debate, the bill reported was, on the 24th of that month, indefinitely postponed by a vote of 65 to 64. No report had as yet been made by the committee of the Senate. On the 5th of February, only four weeks before the close of the session and the expiration of the charter of tha bank, they reported a bill for its renewal, the first section of which wis, on the 20th day of the month, struck out by the casting vote of the Vice President, George Clinton. The fate of the bank was thus decided; and nothing remained for it

but to close its business.

To enable it t) do so with more convenience to itself, and to prevent as much as possible the distress among the community which its friends confidently asserted would inevitably ensue from its stairs being wound up in a short period of time, application was made to both Houses of Congress, in a few days afterwards, for a temporary continuation of its powers, for this purpose only. The request so preferred was, nevertheless, refused. A committee of the House of Representatives, to which it had been referred, stated, that they "are of opinion that a law of Congress, granting the powers prayed for, would facilitate the final adjustment of the affairs of the bank, although they do not think such a law indispensable to that object. But believing, as your committee do, that, in granting the original charter to the stockholders, Congress transcended the legitimate powers of the constitution, the same objection now presents itself to the extension of any of their corporate capacities."

Trustees were appointed, who proceeded so expeditiously in settling the accounts of the

bank, that, in about a year and a half after the expiration of the charter, they had already paid to the stockholders 88 per cent. of the capital stock. It is proper to mention that all this was accomplished without any extraordinary derangement of the currency, and without any of the disastrous effects which had been anticipated and dreaded by many among the most intelligent men of the country. And it may not be uninteresting to note the fact, that the whole amount of the sums, which were received by the stockholders, from first to last,

amounted to 1082 dollars, on every 100 dollars of stock.

That no extraordinary derangement of the currency followed immediately upon the refusal of Congress to recharter the Bank of the United States, and the rapid winding up of its concerns, was owing chiefly to the extent in which the notes of the other banks of the country were issued; an extent much greater, indeed, than would have sufficed to take the place of the United States Bank notes in the circulation. At this period, these institutions had become very numerous, especially in the eastern and middle states. The aggregate capitals of the banks "most deserving of notice" amounted, in the beginning of the year 1811, according to a statement in the American edition of the Edinburgh Encyclopædia, article Banks, to nearly five times that of the Bank of the United States. In the course of a single year, this amount was augmented fifty per cent. A sort of mania for the creation of new banks seemed every where to prevail, and often nearly as much in districts almost exclusively agricultural as in those where a great extent of commerce was carried on. Such was the anxiety displayed in Pennsylvania for the incorporation of local banks, that it probably contributed in no slight degree to the rejection there by the Legislature, of an application on the part of the Bank of the United States for a charter, with a capital of five millions of dollars, although a bonus was offered the state of half a million of dollars, together with a loan of another half million.

"During the session of 1812-13" (we quote the words of an able report made to the Senate of Pennsylvania, January 29th, 1820, by a committee, of which Condy Raguet, Esq. was chairman), "a bill to incorporate twenty-five institutions, the capitals of which amounted to nine millions five hundred and twenty-five thousand dollars, was passed by both Houses of the Legislature, by a bare majority of one vote in each. The bill was returned by the governor, with his objections, which were sensible and cogent, and on a reconsideration the votes were 38 to 40. At the following session the subject was renewed with increased ardour, and a bill authorising the incorporation of forty-one banking institutions with capitals amounting to seventeen millions of dollare, was passed by a large majority. This bill was also returned by the governor, with additional objections, but two thirds of each house (many members of which were pledged to their constituents to that effect) agreeing on its passage, it became a law, on the 21st of March, 1814, and thus inflicted upon the commonwealth, an evil of a more disastrous nature than has ever been experienced by its citizens. Under this law thirty-seven banks, four of which were established in Philadelphia,

actually went into operation.

"The immediate commencement of a number of these banks, with scarcely a bona fide capital equal to the first instalment, for the convenient mode of discounting stock notes, to meet the subsequent payments, was soon discovered, increased the mass of paper credits already too redundant, and depreciated the whole circulating medium so far below specie value, as to excite a want of confidence in its convertibility. In the absence of a foreign demand for specie, a domestic one arose. The laws of the New England States had been so rigorous upon the subject of banks, which were liable to a penalty of 12 per cent. per annum, for the non-payment of their notes, that no depreciation of their currency took place. The consequence thereof was, that the difference between the New England prices of commodities, stocks and foreign bills of exchange, and those of Pennsylvania, was equal to the extent of the depreciation of the latter; and as our bank notes were redeemable on demand, the most profitable remittance which could be made to New England, in exchange for her commodities, was specie; and this demand created a run upon the banks which they were not able to withstand. The situation of the southern and western banks was precisely similar to that of our own. All had over-issued, and a general depreciation had ensued. The same causes produced the same effects, and a general stoppage of all the banks in the United States, except those of New England, took place in August and September, 1814. The New England demand, it is true, was increased by two causes, viz. first, by facilities in foreign trade through neutral vessels, which were afforded them by an exemption from the blockade of the enemy, and, secondly, by a well grounded apprehension that the southern banks, from their extensive emissions, would necessarily become embarrassed. Certain it is, however, that all these causes combined could not have produced a general suspension of payment, had our banks observed the same caution in their issues as that which characterized the banks of the eastern states."

The following table, from Mr. Gallatin's valuable little work, entitled "Considerations on the Currency and Banking System of the United States," presents the results of that gentleman's researches respecting the progress of the banking system in the United States, in the period from 1810 to 1816.

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Capital. Notes in circulation. \$10,000,000 42,010,601 5,800,000 9,600,000 5,400,000 22,700,000 lat Jan. 1611.—Bank of the United States 88 State banks 28,100,000 45,500,000 68,000,000 52,610,601 Total 1815.—208 State banks 1816.—246 do. do. 89,822,422 19,000,000

Mr. Crawford, in his report to the House of Representatives, of January 12th, 1820, estimated the bank notes in circulation in 1816, as high as 99 millions of dollars. Pitkin is of opinion that the truth lay between the amounts stated by Mr. Gallatin and Mr.

The unequal distribution of the specie of the banks, on the 1st of January, 1815, was, according to the first of these two gentlemen, as follows:-

"At that time the hanks of the four States of Maine, Massachusettz, Rhode Island and New Hampshire, had	Capital.	Circulation.	Specie.
	\$15,690,000	5,320,000	8,200,000
The States of Pennsylvania and Maryland, with the District of Columbia, had And all the other States	26,000,000	13,750,000	3,000,000
	40,930,000	25,630,000	5,800,000

Not only did the banks which had suspended specie payments enlarge their issues, with a view to augment their profits, so as to cause their paper to become depreciated below its nominal value; but this depreciation was very different in different parts of the country. For example, soon after the suspension of specie payments, in September, 1814, while the notes of the New York city banks were 10 per cent. below their par or specie value, those of Baltimore were at a discount of no less than 20 per cent. This inequality, too, continued to a greater or less extent until the return of the banks to specie payments. Mr. M. Duffie, in his report of the 13th of April, 1830, to the House of Representatives, in relation to the recharter of the Bank of the United States, remarks concerning the state of the currency on the 1st day of July, 1816, that "among the principal eastern cities, Washington and Baltimore were the points at which the depreciation was the greatest. The paper of the banks in these places was from 20 to 22 per cent. below par. At Philadelphia the depreciation was considerably less, though, even there, it was from 17 to 18 per cent. But in the interior of the country, where banks were established, the depreciation was even greater than at Washing: burgh, Baltimore. In the western part of Pennsylvania, and particularly at Pittsburgh, per cent." It may be added, that during the period of which we speak, specie tall a entirely disappeared from the circulation, that the smallest payments, for marketing and other ordinary purchases of daily occurrence, were everywhere made in paper money issued by the banks, by corporations of various descriptions, or even by indi-

Scarcely had the suspension by the banks of specie payments taken place, and the consequences above mentioned begun to be exhibited, when the Secretary of the Treasury, Mr. Alexander J. Dallas, on the 17th of October, 1814, recommended to Congress the establish-

ment of a national bank, as the proper remedy to be applied.

He proposed that such a bank should be incorporated for a term of twenty years, to be established at Philadelphia, with a power to erect offices of discount and deposit elsewhere; that the capital of the bank should be fifty millions of dollars, three fifths of it to be subscribed by corporations, companies, or individuals; and two fifths of it by the United States; that the former subscriptions should be paid, one fifth part in gold or silver coin, and four fifth parts in gold or silver coin, or in six per cent. stock, issued aince the declaration of war, and in treasury notes, in the proportion of one fifth in treasury notes, and three fifths in six per cent. stock; and that the subscription of the United States should be paid in this kind of stock. The United States were to be at liberty, also, to substitute six per cent. stock for the amount of the treasury notes subscribed by corporations, companies, and individuals, as the notes respectively became due and payable. No part of the public stock, constituting a portion of the capital of the bank, was to be sold during the war; nor at any subsequent time for less than par, nor at any time to an amount exceeding one moiety, without the consent of Congress; and the bank was to be bound to loan to the United States \$30,000,000.

A bill was reported to the House of Representatives, Nov. 7th, by the Committee of Ways and Means, in conformity with the views of the Secretary, which were also understood to be those of the President; which bill contained a clause authorising the bank to suspend specie payments, whenever such a measure should, in the opinion of the President, be advisable. On the proposition, however, of Mr. Calhoun, this clause, with that rendering it obligatory on the bank to make loans to the government, were stricken out of the bill,—no portion of the capital was to be subscribed by the United States, and none of the directors to be appointed by them,—and the capital, the six millions in specie only excepted, was to be in treasury notes to be thereafter issued. The capital was subsequently reduced to thirty millions of dollars. While the bill in its present form was still pending, the Chairman of the Committee

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erations on f that gen-States, in of Ways and Means addressed a letter to the Secretary of the Treasury, requesting him to communicate his opinion "in relation to the effect which a considerable issue of treasury notes (to which should be attached the quality of being receivable in subscriptions to the bank) might have upon the credit of the government, and particularly on the prospects of a loan for 1815." An answer unfavourable to the bill was promptly returned by the Secretary; and it was thereupon, on the 28th of November, rejected by a vote of 101 to 49, many of its friends being unwilling to insist upon its adoption, after having been assured of its being unsatisfactory to the executive branch of the government.

A bill was now introduced into the Senate, and passed by a vote of 17 to 14, in substantial conformity with the views of the Secretary, before stated. The thirteenth section of this

was as follows:-

"That if, during the continuance of the present war between the United States and Great Britain, and a period of one year after the termination of the said war, demands shall, at any time or times, be made upon the said corporation, for gold and silver coin, to an amount, and under circumstances, which induce a reasonable and probable belief, that the said gold and silver coin is intended to be exported from, and out of, the United States, so as greatly to diminish or endanger the specie capital of the government and country, as well as of the said corporation; or that the said gold and silver coin is intended to be wilfully withdrawn from the circulation, so as greatly to embarrass, obstruct, and discredit the pecuniary transactions of the people and the government, as well as of the said corporation; or that the said gold and silver coin is demanded, in consequence of a wilful and sinister accumulation of the bills and notes of the said corporation, with the intention to impair or destroy the credit of the said corporation; then, and in every such case, and as often as such cases shall occur, it shall be lawful for the directors of the said corporation to suspend its payments in specie, and their duty forthwith, to represent the same to the President of the United States. And it shall be thereupon lawful for the President of the United States to direct the said corporation to resume, or to continue to suspend, its payments in specie, for such time as he shall deem it expedient; and the said corporation shall resume, or continue to suspend, its payments in specie, according to such directions. And the President of the United States shall cause a statement of the proceedings, in all such cases, to be laid before Congress, if in session, immediately; if not in session, then within ten days after the next meeting of Congress; and such suspension may continue until removed by Congress, or by the President."

With such a section as the one now recited, not only did it pass the Senate by the vote of 17 to 14 above stated, but it was defeated in the House of Representatives merely by the casting vote of the speaker, Mr. Cheves. This took place on the 2d of January, 1815. The bill was, however, reconsidered on the following day, and, on the 7th of January, passed the House by a vote of 120 to 37, having been amended by reducing the capital of the bank from fifty to thirty millions of dollars, as well as by striking out from the bill those parts of it which authorised the suspension of the specie payments, and which obliged the bank to make loans to the government. On the bill being returned to the Senate, as amended, it was again amended, by the increase of the capital of the bank from thirty to thirty-five millions of dollars, and by the reinstatement in the bill of the section authorising a suspension, in certain cases, of payments in specie. These amendments not being agreed to by the House, the Senste, January 20th, receded from its amendments, and passed the bill without them. It was destined to receive the veto of the President, Mr. Madison. question of the constitutional authority of the Legislature to establish an incorporated bank, as being precluded," in his judgment, "by repeated recognitions, under varied circumstances, of the validity of such an institution, in acts of the legislative, executive, and judicial branches of the government, accompanied by indications, in different modes, of a concurrence of the general will of the nation;" he objects to the bill because "the proposed bank does not appear to be calculated to answer the purposes of reviving the public credit, of providing a national medium of circulation, and of aiding the treasury by facilitating the indispensable anticipations of the revenue, and by affording to the public more durable loans,"

And the President was not alone in being ready to waive the scruples which he had formerly entertained as to the constitutionality of a national bank, in consequence of a growing conviction of the necessity of such an institution for the fiscal operations of the general government. The Secretary of the Treasury, Mr. Dallas, had already expressed himself in reference to this question of constitutionality in language very similar to that of Mr. Madison; and the minority of only 37 in the House of Representatives on the final passage of the bill is itself sufficient evidence of the opposition to a national bank having, at the period of which we speak, very much declined, as well on the ground of inconsistency with the powers bestowed upon Congress by the constitution, as on the ground of its inexpediency. Indeed, comparatively few persons were then disposed to take the former ground. Almost the only question at issue between the contending parties seemed to be what was the most desirable mode of organising a bank.

The friends of an institution organised in accordance with the views of the President and Secretary, did not yet despair of accomplishing their object before the rising of Congress.

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at Boston, in t town, in the st of New York: Penusylvania at Richmond, state of Ohio: at Charleston, in the state of tions shall be o commissioners States, who is the time of ope immediately th shall cause two to the secretar seven days from aforesaid. And thereof, if the majority of the subscriptions. scribed, then th largest subscrip one remains la not exceed thre case, the subsci in case the aggi the said last me lists of the said scription for the to the com originally made ively apportion during the perio dollars, the subs under the super be then made by in the whole, the

tions shall be a of the said bank and paid, in the coin of the Unit dred cents for evor in other foreight hundred as funded debt of t payments made rates; that is to mail or par value rate of sixty-flucture the funded debt six dollars and f together with the computed an said. And the respectively, at saids the paid five more in coin as

They succeeded in getting the Senate to pass such a bill as they desired, on the 11th of February; which bill was, however, indefinitely postponed in the House of Representatives, on the 17th of the same month, by a vote of 74 to 73. It is more than probable that, but for the news of peace with Great Britain, which had just arrived, the bill would have become a law, and the country would have had irremediably imposed upon it an institution authorised by law to issue millions and tens of millions of promises to pay specie to its creditors, and authorised at the same time to refuse the fulfilment of those promises.

During the session of Congress of 1815-16, the subject of the incorporation of a national bank was resumed; and a bill was passed in the House of Representatives, on the 14th of March, 1816, by a vote of 80 to 71, and in the Senate, with amendments, by a vote of 22 to 12, on the 3d of April. These amendments having been concurred in by the House, the bill was approved by the president, on the 10th of April, and constituted the charter of the late Bank of the United States. We give this bill entire, as follows.

## An act to incorporate the subscribers of the Bank of the United States.

An act to incorporate the subscribers of the Bank of the United States.

§ 1. Be it enacted &c. That a hank of the United States of America shall be established, with a capital of thirty-five millions of dollars, divided into three hundred and fifty thousand shares, of one hundred dollars each share. Seventy thousand shares, amounting to the sum of seven millions of dollars, part of the capital of the said bank, shall be subscribed and paid for by the United States, in the manner hereinafter specified; and two hundred and eighty thousand shares, amounting to the sum of twenty-eight millions of dollars, shall be subscribed and paid for by individuals, companies, or corporations, in the manner hereinafter specified.

§ 2. That subscriptions for the sum of twenty-eight millions of dollars, towards constituting the capital of the said bank, shall be opened on the first Monday in July next, at the following places; that is to say: at Portland, in the Bust of Manes, at Portamouth, in the state of New-Hampshire; at Boston, in the state of Mansachusetts; at Providence, in the state of New Hampshire; at Boston, in the state of Connecticut; at Burlington, in the state of Vermont; at New York, in the state of New York; at New Brunswick, in the state of New Jersey; at Phindelphin, in the state of Pennaylvania; at Wilmington, in the state of New York in the state of Wirghnia; at Lexington, in the state of Kentucky; at Cincinnati, in the state of Color, at Raleigh, in the state of North Carolina; at Nashville, in the state of Manyland; at Charleston, in the state of South Carolina; at Augusta, in the state of Gorgia; at New Orleans, in the state of Color at Raleigh, in the state of New Leys at Charleston, in the state of Color at Carolina; at Augusta, in the state of Gorgia; at New Orleans, in the state of Color at Carolina; and thereof, if the original be lost, mislaid, or detained, the commissioners at Philadelphia aforesaid, or a majority of them, shall immediately thereafter convene, and proceed to take an account of the said subscriptions. And if more than the amount of twenty-eight millions of dollars shall have been subscribed, then the said last mentioned commissioners shall deduct the amount of such excess from the largest subscriptions, in such manner as that no subscription shall be reduced in amount while any one remains larger: Provided, That if the subscriptions taken at either of the places aforesaid shall not exceed three thousand shares, there shall be no reduction of such subscriptions, nor shall, in any case, the subscriptions taken at either of the places aforesaid be reduced below that amount. And, incase the aggregate amount of the said subscriptions shall exceed twenty-eight millions of dollars, the said last mentioned commissioners, after having apportioned the same as aforesaid, aball cause lists of the said apportioned subscription for the place where the original subscription was made, one of which lists they shall transmit to the commissioners, or one of them, under whose superintendence such subscriptions were originally made, that the subscrib rs may thereby ascertain the number of shares to them respectively apportioned as aforesaid. And, in case the aggregate amount of the said subscriptions made during the period aforesaid, at all the places aforesaid, shall not amount to twenty-eight millions of dollars, the subscriptions to complete the said sum shall be and remain open at Philadelphia aforesaid, under the superintendence of the commissioners appointed for that place; and the subscriptions may

during the period aforesaid, at all the places aforesaid, shall not amount to twenty-eight millions of dollars, the subscriptions to complete the said sum shall be and ren-ain open at Philadelphia aforesaid, under the superintendence of the commissioners appointed for that place; and the subscriptions may be then made by any individual, company, or corporation, for any number of shares, not exceeding, in the whole, the amount required to coroplete the said sum of twenty-eight millions of dollars.

§ 3. That it shall be lawful for any individual, company, corporation, or state, when the subscriptions shall be opened as hereinbefore directed, to subscribe for any number of shares of the capital of the said bank, not exceeding three thousand shares, and the sums so subscribed shall be payable, and paid, in the manner following; that is to say: seven millions of dollars thereof in gold or silver coin of the United States, or in gold coin of Spain of the dominions of Spain, at the rate of one hundred ceuts for every twenty-eight grains and sixty hundredths of a grain of the actual weight thereof, or in other foreign gold or silver coin at the several rates prescribed by the first section of an act regulating the currency of foreign coins in the United States, passed tenth day of April, one thousand eight hundred and six, and twenty-one millions of dollars thereof in like gold or silver coin, or in the funded debt of the United States, contracted at the time of the subscriptions respectively. And the payments made in the funded debt bearing an interest of six per centum per annum, at the nominal or par value it ereof; the funded debt bearing an interest of the per centum per annum, at the nominal amount thereof; and the funded debt bearing an interest of six per centum per annum, at the rate of sixty-five dollars for every sum of one hundred dollars of the nominal amount thereof; and the funded debt bearing an interest of six per centum per annum, at the rate of one hundred and six dollars and fifty-one cents for eve

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ident and Congress. after the time of subscribing, there shall be paid the further sum of ten dollars on each share, in gold or silver coin as aforesaid, and twenty-five dollars more in coin as aforesaid, or in funded debt as aforesaid; at the expiration of twelve calendar months from the time of subscribing, there shall be paid the further sum of ten dollars on each share, in gold or silver coin as aforesaid, and twenty-five dollars more, in coin as aforesaid, or in funded debt as aforesaid.

aforesald; at the expiration of twelve calendar months from the time of subscribing, there shall be paid the further sum of ten dollars on each share, in gold or silver coin as a foresaid, are in funded debt as aforesaid.

§ 4. That, at the time of subscribing to the capital of the said bank as aforesaid, each and every subscriber shall deliver to the commissioners, at the place of subscribing, as well the amount of their subscriptions, respectively, in coin as aforesaid, as the certificates of funded debt, for the funded debt proportions of their respective subscriptions, together with a power of attorney, authorising the said commissioners, or a majority of them, to transfer the said stock in due form of law to "the president, directors, and company, of the bank of the United States," as soon as the said bank shall be organized; Provided alreays, That if, in consequence of the apportionment of the shares in the capital of the said bank among the subscribers, in the case, and in the manner, hereinbefore provided, any subscriber shall have delivered to the commissioners, at the time of subscribing, a greater amount of gold or silver coin and funded debt han shall be necessary to complete the payments for the share or shares to such subscribers, apportioned as aforesaid, the commissioners shall only retain so much of the said gold or silver coin and funded debt as shall be necessary to complete such payments, and shall, forthwith, return the surplus thereof, on application for the same, to the subscribers lawfully entitled thereto. And the commissioners, respectively, shall deposite the gold and silver coin, and certificates of public debt, by them respectively received as aforesaid from the subscribers to the capital of the said bank, in some place of secure and safe keeping, so that the same may and shall be specifically delivered and transferred, as the same were by them respectively received, to the president, directors, and company, of the bank, of the United States, or to their order, as soon as shall be r

seventy thousand shares, amounting to seven millions of dollars as a foresaid, to be paid in gold or silver coin, or in stock of the United States, bearing interest at the rate of five per entum per annum; and if payment thereof, or of any part thereof, be made in public stock, bearing interest as aforesaid, the said interest shall be payable quarterly, to commence from the time of making such payment on account of the said subscriptions; and the principal of the said stock shall be redeemable in any sums, and at any periods, which the government shall deem fit. And the secretary of the treasury shall cause the certificates of such public stock to be prepared, and made in the usual form, and shall pay and deliver the same to the president, directors, and company of the said bank, on the first day of January, one thousand eight hundred and seventeen; which said stock it shall be lawful for the said president, directors, and company, to sell and transfer, for gold and silver coin or bullion, at their direction: Provided, They shall not sell more than two millions of dollars thereof in any one year.

§ 7. That the subscribers to the said bank of the United States of America, their successors and sellowed and are hereby, created a corporation and hody politic, by the name and style or

§ 7. That the subscribers to the said bank of the United States of America, their successors and assigns, shall be, and are hereby, created a corporation and hody politic, by the name and style of "the president, directors, and company, of the bank of the United States," and shall so continue until the third day of March, in the year one thousand eight hundred and thirty-six, and by that name shall be, and are hereby, made able and capable, in law, to have, purchase, receive, possess, enjoy, and retain, to them and their successors, lands, rents, tenements, hereditaments, goods, chattels, and effects, of whatsoever kind, nature, and quality, to an amount not exceeding, in the whole, fifty-five millions of dollars, including the amount of the capital stock aforesaid; and the same to sell, gran, demise, alien, or dispose of; to sue and be sued, plead and be impleaded, anyer and be answered, defend and be defended, in all state courts having competent jurisdiction, and in any circuit court of the light of States; and also to make have and use a common seal and the same to break after existence. the United States: and also to make, have, and use, a common seal, and the same to break, alter, and renew, at their pleasure: and also to ordain, establish, and put in execution, such by-laws and ordin

the United States: and also to make, have, and use, a common seal, and the same to break, alter, and renew, at their pleasure: and also to ordain, establish, and put in execution, such by-laws and ordinances, and regulations, as they shall deem necessary and convenient for the government of the sad corporation, not being contrary to the constitution thereof, or to the laws of the United States; and generally to do and execute all and singular the acts, matters, and things, which to them: helding may appertain to do; subject, nevertheless, to the rules, regulations, restrictions, limitations, and provisions, hereinafter prescribed and declared.

§ 8. That, for the management of the affairs of the said corporation, there shall be twenty-fivediredors, five of whom, being stockholders, shall be annually appointed by the president of the United States, by and with the advice and consent of the Sennte, not more than three of whom shall be residents of any one state; and twenty of whom shall be annually elected at the banking house in the city of Philadelphia, on the first Monday of January in each year, by the qualified stockholders of the capital of the said bank, other than the United States, and by a plurality of votes then and there actually given, according to the scale of voting hereinafter prescribed: Provided always, That no person, being a director in the bank of the United States, or any of its branches, shall be a director of any other bank; and should any such director act as a director in any other bank; it shall forthwith vacate his appointment in the direction of the bank of the United States. And the directors, so duly appointed and elected, shall be enpable of serving, by virtue of such appointment and choice, from the first Monday in the month of January of each year, until the end and expiration of the first Monday in the month of January of each year, until the end and expiration of the first Monday of the year next ensuing the time of each annual election to be held by the stockholders as a fores

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the vacant case may directors a § 9. That and in the of the said thereof sha made at the be printed tadelphia, i there made. of congress, rectors of ti trary notwi first director said bank ; shall be capt of the first I they shall the of Philadelp

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he made, the directors and president of the said bank, for the time being, shall continue in office: And provided also, That in case of the death, resignation, or removal, of the president of the said corporation, the directors shall proceed to elect another president from the directors as aforesaid; and in case of the death, resignation, or absence, from the United States, or removal of a director from office; he vacancy shall be supplied by the president of the United States, or by the stockholders, as the case may be. But the president of the United States alone shall have power to remove any of the directors appointed by him as aforesaid.

§ 9. That as soon as the sum of eight millions four hundred thousand dollars, in gold and silver coin and in the public debt, shall have been actually received on account of the subscription to the capital of the said bank (exclusively of the subscription aforesaid, on the part of the United States) notice made at the city of Philadelphia, in at least two newspapers printed in each of the places (if so many be printed in such places respectively) where subscriptions shall have been made at the city of Philadelphia, in at least two newspapers printed in each of the places (if so many be printed in such places respectively) where subscriptions shall have been made in the sain et lime, and in like manner, notify a time and place, within the said city of Philadelphia, at the distance of at least thirty days from the time of such notification, for proceeding to the election of twenty directors as aforesaid, and it shall be lawful for such election to be then and there made. And the president of the United States is hereby authorised, during the present session of congress, to nominate, and, by and with the advice and consent of the sentate, to appoint, five air-rectors of the said bank, though not stockholders, any thing in the provisions of this act to the contrary notwithatauding; and the persons who shall be elected and appointed as aforesaid, shall be capable of serving in shall then and thenceforth commence, and continue the operations of the said bank, at the city

of Philadelpnia.

§ 10. That the directors for the time being, shall have power to appoint such officers, clerk, and servants, under them, as shall be necessary for executing the business of the said corporation, and to allow them such compensation for their services, respectively, as shall be reasonable; and shall be capable of exercising such other powers and authorities for the well governing and ordering of the officers of the said corporation, as shall be prescribed, fixed, and determined, by the laws, regulations, and ordinances, of the same.

since 'them such compensation for their services, respectively, as shall be reasonable; and shall be capable of servicing auch other powers and authorities for the well governing and ordering of the officer of the said corporation, as shall be prescribed, fixed, and determined, by the laws, regulations, and ordinances, of the same.

211. That the following rules, restrictions, limitations, and provisions, shall form and be fundamental articles of the constitution of the said corporation, to wit: 1. The number of votes to which the stockholders shall be entitled, in voting for directors, shall be according to the number of shares he, she, or they, respectively, shall hold, in the proportions following, that is to say; for one share and one of the same o

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the use or on account of the government of the United States, to an amount exceeding five hundred thousand dollars, or of any particular state, to an amount exceeding fifty thousand dollars, or of any foreign prince or state, unless previously authorized by a law of the United States. Eleventh. The stock of the said corporation shall be assignable and transferable, according to such rules as shall be instituted, in that behalf, by the laws and ordinances of the same. Twelfth. The bilts obligatory and of credit, under the seal of the said corporation, which shall be made to any person or persons, shall be assignable by endorsement thereupon, under the hand or hands of such person or persons, and his, her, or their, executors or administrators, and of his art their assignee or assignees, and so as absolutely to transfer and vest the property thereof in each and every assignee or assignees, and so as absolutely to transfer and vest the property thereof in each and every assignee or assignees, and so as absolutely to transfer and vest the property thereof in each and every assignee or assignees, and so as absolutely to transfer and vest the property thereof in each and every assignee or assignees, and so as absolutely to transfer and vest the property thereof in each and every assignee or assignees, and so as a shocularly to the property of the property of the said corporation, and the bill obligatory, or of credit, or other obligation under its seal, for the payment of a sum less than five thousand dollars. And the bills or notes which may be issued by order of the said corporation, signed by the president and countersigned by the principal cashier or treasurer thereof, promising the payment of maney to any person or persons, his, her, or their, order, or to bearer, nithough not under the seal of the said corporation, shall be bilding and obligatory upon the same, in like manner, and with like force and effect, as upon any private person or persons; that is to say, those which shall be payable to any person or per the use or on account of the government of the United States, to an amount exceeding five hundred are; and those which are payable to benrer shall be assignable and negotiable by delivery only; Provided, That all bills or notes, so to be issued by said corporation, shall be made payable on demand, other than bills or notes for the payment of a sum not less than one hundred dollars each, and payable to the order of some person or persons; which bills or notes it shall be lawful for said corporation to make payable at any time not exceeding sixty days from the date thereof. Thirteenth. Half yearly dividends shall be made of so much of the profits of the bank as shall appear to the directors advisable; and once in every three years the directors shall lay before the stockholders, at a general meeting, for their information, an exact and particular statement of the debts which shall have rankined unpaid after the expiration of the original credit, for a period of treble the term of that credit, and of the surplus of the profits, if any, after deducting losses and dividends. If there shall has falliure in the payment of any part of any sum subscribed to the capital of the said bank, by any person, copartnership, or body politic, the party failing shall loss the benefit of uny dividend which may have accrued prior to the time for making such payment, and during the delay of the same. Pourteenth. The directors of the said corporation shall establish a competent office of discount and deposite in the district of Columbia, whenever any law of the United States shall require such an estate, congress may, by law, require the same. Provided, The directors aforesal shall not be bound to establish such office before the whole of the capital of the bank shall have been paid up. And it shall be lawful for the directors of the said corporation to establish offices of discount and deposite wheresoever they shall think fit, within the United States or the territories thereof, and to commit the management of the said offices, and the business thereof, respectively, to such persons, and onder such regulations, as they shall dee business proposed as aforesaid, other than for the purposes of discount, to be managed and transacted by such offices, under such agreements, and subject to such regulations, as they shall deem just and proper. Not more than thirteen, nor less than seven, managers or directors, of every office established as aforesaid, shall be annually appointed by the directors of the bank, to serve one year; they shall choose a president from their own number; each of them shall be a citizen of the United States, and a resident of the state, territory, or district, wherein such office is established; and not more than three fourths of the said managers or directors, in office at the time of an annual appointment, shall be re-appointed for the next succeeding year; and no director shall hold his office more than three years out of four, in succession; but the president may be always re-appointed. Fifteenth. The officer at the head of the treasury department of the United States shall be furnished, from time to time, as often as he may require, not exceeding once a week, with statements of the amount of the capits stock of the said corporation, and of the debts due to the same; of the moneys deposited therein; of the notes in circulation, and of the specie in hand; and shall have a right to inspect such general accounts in the books of the bank as shall relate to the said attement: Provided, That this shall made construed to imply a right of inspecting the account of any private individual or individuals with

accounts in the books of the bank as shall relate to the said statement: \*Provided\*. That this shall not be construed to imply a right of inspecting the account of any private individuals with the Bank. \*Sizteenth\*. No stockholder, unless he be a citizen of the United States, shall vote in the choice of directors. \*Seventeenth\*. No note shall be issued of less amount than five dollars.

\*§ 12. That if the said corporation, or any persons, for or to the use of the same, shall deal or trade in buying or selling goods, wares, merchandise, or commodities, whateoever, contrary to the provisions of this act, all and every person and persons by whom any order or direction for so dealing or trading shall have been given, and all and every person and persons, who shall have been concerned as parties or agents therein, shall forfeit and lose treble the value of the goods, wares, merchandise, and commodities, in which such dealing and trade shall have been; one half thereof to the use of the informer, and the other half thereof to the use of the United States; to be recovered any action of law, with costs of suit.

\*§ 13. That if the said deprogration shall advance or lend any sum of money for the use or on account.

any action of law, with costs of suit.

\$\frac{13}{2}\$. That if the said corporation shall advance or lend any sum of money for the use or on account of the government of the United States, to an amount exceeding five hundred thousand dollars; or of any particular state, to an amount exceeding fifty thousand dollars; or of any foreign prince or state (unless previously authorized thereto by a law of the United States), all and every person and persons, by and with whose order, agreement, consent, approbation, and connivance, such uniswful advance or loan shall have been made, upon conviction thereof, shall forfelt and pay, for every such offence, treble the value or amount of the sum or sums which have been so unlawfully advanced or lent; one fifth thereof to the use of the United States.

à 14. That the bills or notes of the said corporation, originally made payable, or which shall have become payable, on demand, shall be receivable in all payments to the United States, unless otherwise

directed by act of congress.

2 15. That, during the continuance of this act, and whenever required by the secretary of the treasury, the said corporation shall give the necessary facilities for transferring the public funds from place to place, within the United States, or the territories thereof, and for distributing the same in payment of the public creditors, without charging commissions, or claiming allowance, on account of difference of exchange; and shall also do and perform the several and respective duties of the commissioners of loans for the several states, or of any one or more of them, whenever required by law.

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18. That i any bill or no directors, and any cashier the assist in falsel the said bank, pass, atter, or bill or note, pu of the said bar tion, or any ca utter, or public by order of the check on the with Intention or deliver, or e tion, or purpor knowing the s adjudged guilty imprisoned and imprisoned not nothing herein tion, under the \$19. That if

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BANKS (UNITED STATES).

3 16. That the deposites of the money of the United States, in places in which the said bank and branches thereof may be established, shall be made in said bank or branches thereof, unless the secretary of the treasury shall at any time otherwise order and direct; in which case the secretary of the treasury shall at any time otherwise order and direct; in which case the secretary of the treasury shall at any time otherwise order and direct; in which case the secretary of the treasury shall at any time of the order or direction.

417. That the said corporation shall not, at any time, suspend and refuse payment in gold and shall, or in any of its offices of discount and deposite. And if the said corporation shall, at any time, refuse or neglect to pay, on demand, any money are eviced in eal bank, or in any of its offices, or undertaking, therein expressed; or shall neglect or refuse to pay, on demand, any money are eviced in eal bank, or in any of its offices, on the payment in the contract, promise, or undertaking, therein expressed; or shall neglect or refuse to pay, on demand, any money are eviced in eal bank, or in any of its offices or any uncertainty of the order of the contract, promise, or undertaking, therein expressed; or shall neglect or refuse to pay, on the payment and the payment shall, respectively, be entitled to receive and recover interest on the said bills, noted on any uncertainty, and the payment shall, respectively, be entitled to receive and recover interest on the said bills, noted on the payment shall be fully paid and satisfied, at the rate of twelve per centum per annunfrom the time of such demand as uforessaid; \*Provided,\* That congress may, at any time hereafter, end, take the payment of the payment shall have been refused as foresaid, with the rate of the predict, and the payment shall have been refused as foresaid, with the rate of the predict of the president, directors, and company, of the said bank, or corporation, or any cashier thereof, or counterfeited,

thousand dellars at the expiration of three years; and five, lundred thousand dellars at the expiration of four years after the said bank shall be organized and commence its operations in the manner here-inhefore provided.

§ 21. That no other bank shall be established by any future law of the United States during the continuance of the corporation hereby created, for which the faith of the United States is hereby piedged: Provided, Congress may renew existing charters for banks in the district of Columbia, not increasing the capital thereof, and may also establish any other bank or banks in said district, with capitals not exceeding, in the whole, six millions of doilars, if they shall deem it expedient. And, not-withstanding the expiration of the term for which the said corporation is created, it shall be lawful to use the corporate name, style, and capacity, for the purpose of suits for the final settlement and liquidation of the affairs and accounts of the corporation, and for the saie and disposition of their estate, real, personal, and mixed; but not for any other purpose, or in any other manner, whatsoever, nor for a period exceeding two years after the expiration of the said term of incorporation.

§ 22. That if the subscriptions and payments to said bank shall not be made and completed so as to enable the same to commence its operations, or if the said bank shall not commence its operations on or before the first Monday in April next, then, and in that case, congress may, at any time within twelve months thereafter, declare, by law, this act null and void.

§ 23. That it shall, at all times, he lawful for a committee of either house of congress, appointed for that purpose, to inspect the books, and to examine into the proceedings, of the corporation hereby created, and to report whether the provisions of this charter have been, by the same, violated or not; and whenever any committee, as aforesaid, shall find and report, or the president of the United States (which shall be exceuted upon the president

of fact which may be joined between the United States and the corporation aforasaid, shall be tried by jary. And it shall be lawful for the court aforesaid to require the production of such of the books of the corporation as it may deem necessary for the ascertainment of the controverted facts: and the final judgment of the court aforesaid shall be examinable in the supreme court of the United States, by writ of error, and may be there reversed or affirmed, according to the usages of law.

The bank commenced operations on the 7th of January, 1817; and soon after entered into a compact with the State banks for a simultaneous resumption of specie payments. It was agreed that this should take place on the 20th of February, on the condition, among others, that the Bank of the United States should not demand payment of any balances which might accumulate against the State institutions, until that bank and its branches should have discounted for individuals, not having duties to pay, at some of the principal

Atlantic ports, to the amount of \$6,000,000.

Immediately on going into operation, every effort was, very naturally, made by the bank to push its paper into circulation, and to make its transactions as extensive as possible. Its discounts were augmented, in the course of little more than a month, from three to twenty millions of dollars; and in the end of October, of the same year, they slready amounted to 33 millions. With respect to the circulation of its notes, this was soon only limited by the physical inability of the President and Cashier to sign more than a certain number of them in a given time. On the whole, however, there is no doubt that the continued expansion of its paper by the Bank of the United States more than counterbalanced any contraction of that of the other banks, which may have ensued by means of its action upon them. The whole currency of the country remained still in a depreciated condition. Prices were universally high; and the spirit of speculation in the different kinds of stocks especially was everywhere rife. Independently of any other consideration, a return to a more natural state of things could not fail before long to ensue, from the exportation of specie, and the consequent necessity of the banks to curtail their discounts. This reaction, it is also true, must necessarily give occasion to much pecuniary embarrassment and distress to almost every portion of the community. But the distress, when it actually came, was unquestionably very much aggravated by the system of management adopted in the early administration of the new Bank of the United States. In the first place, not only were its discounts and circulation augmented altogether too rapidly, but its discounts were, to a considerable extent, made to the stockholders, on pledges of their stock. The object which the directors had, at the outset, in thus favouring the stockholders, above every other class of borrowers, was to enable them to pay the specie portion of the several instalments due by them for their shares, as the time for their payment occurred. As a consequence, the whole amount of the specie paid into the bank by the stockholders, intead of being what was contemplated by Congress, when they incorporated the bank, viz. \$7,000,000, was, it is probable, considerably short of a third of this sum. But it soon became a practice to lend to the stockholders to the extent of the par value of their shares, on a pledge of these to the bank, without any personal security. Persons of little or no property were, by this means, enabled to hold bank stock, even to a very large amount; since all that they needed to do was to procure from the bank, on a pledge of the stock which they purchased, the very money which they were called upon to pay for it. An increased demand was in this way created for the stock; and it is not surprising that its price in the market should have been, for some time, almost steadily on the rise, as well as that it should have presented a tempting field for the operations of the speculator and the gambler. Again, it was in the natural order of things that, when a contraction on the part of the bank became necessary, the directors, instead of throwing any portion of the pledged stock into the market, which would have a tendency to lower the value of the stock, should curtail their discounts of mercantile paper to an extent far greater than would otherwise have been requisite, and should thus, as we have said, have aggravated the pecuniar embarrassments incidental to every sudden diminution of the circulating medium.

We cannot better continue this account of the mode in which the Bank of the United States was managed, in the period under consideration, than by adopting the language of Mr. Cheves, the second president of the bank, in a report made by him to the stockholders in 1922. "The bank, immediately on its commencement, did a very extensive business, imported vast sums of specie, paid its notes and those of the offices, without reference to the places where they were payable, at the bank and all the principal offices north of the Potomac, while they were, under the charter, necessarily received every where in payments of debts to the government of the United States; and drafts were given without limit, on the parent bank and northern offices, by the western offices, at par or at a premium merely nominal. As soon as the notes of the southern and western offices were paid or received by the bank and northern offices, they were returned to them and re-issued in perpetual succession. There sult was, that the bank and the great northern offices were drained of their capital, and on the 20th of July, 1818, only eighteen months after the institution began its operations, it was obliged to commence a rapid and heavy curtailment of the business of the bank and its of fices. During all this time, it had the advantage of immense government deposites. At the moment that curtailments were ordered, the government deposites in the bank and its branches, including the deposites of public officers, amounted to eight millions of dollars, and

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"At that moment" (the 1st of April, 1819) "the discount line of the important office at Boston was only 94,584 dollars, 37 cents. And when in this wretched state, the southern and western circulation was pouring in upon these weak points, and the government was at liberty, according to the practice of the time, to draw on every office of the bank, for the gross amount of its deposites, throughout the whole establishment, whether north, south, The southern and western offices were not restrained from issuing their notes, which they did most profusely. The curtailments, in many instances, resulted merely in a change of debts bearing interest, for debts due by local banks, or the notes of local banks, on neither of which was interest received. The western offices curtailed their discounted paper, but they purchased what were called race liorse bills, to a greater amount than their curtailments. The bank itself continued, during the whole period, to purchase and collect drafts on the southern and even western offices, though almost the whole of the active capital already lay in those quarters of the Union, and though the great object of the curtailments was to draw funds from these points. The debt due in Kentucky and Ohio, instead of being reduced, was within this period actually increased upwards of half a million of dollars. Instead of getting relief from the southern and western offices generally, where curtailments had been ordered, the bank was still further exhausted by the intervening operations.

"At the commencement of this period, (a period commencing with the order for curtailments, and ending March, 1819,) the bank was indebted to Baring, Brothers & Co., Reed, Irving & Co., Adams, Robertson, & Co., and Thomas Wilson & Co., the sum of 1,586,345 dollars, 47 cents, growing principally, if not entirely, out of its specie operations. Of this sum the greater part was paid during this period. It had, however, contracted new debts with Baring, Brothers & Co., and Thomas Wilson & Co., of which there remained due, including any balance which may have been due on the former accounts, the sum of 876,648 dollars; and, within the same period, it had disposed of 2,270,926 dollars, 65 cents of its finded debt, furnishing by these compound operations ways and means, in addition to its curtailments, to the amount of 1,561,229 dollars, 13 cents, and making, with these curtailments, a reduction in the productive capital of the bank, within the period of eight months,

of eight millions of dollars, and upwards.

"At the close of this period, the discounts on personal security at Philadelphia had been so long the subject of curtailment, that a small portion of them admitted of further reduction, and, after great efforts, a rule had been established to reduce the discounts which had been granted on the stock of the bank, at the rate of five per cent. every 60 days. The latter constituted the bulk of the discounted paper, and so small a reduction afforded no relief against a great and immediate demand. Even this small reduction was the subject of loud, angry, and constant remonstrance among the borrowers, who claimed the privileges and the favours which they contended were due to stockholders, and sometimes succeeded in communicating their sympathies to the board. All the funded debt which was valuable had been disposed of, and the proceeds exhausted. The specie in the vaults at the close of the city banks, deducting balances due to it, an aggregate balance of 79,125 dollars 99 cents.

"It is true there were in the mint 267,978 dollars, 9 cents, and in transitu from Kentucky and Ohio over land, 250,000 dollars; but the Treasury dividends were payable on that day to the amount of near 500,000 dollars, and there remained at the close of the day more than one half of the sum subject to draft, and the greater part of the sum which had been drawn during the day remained a charge upon the bank, in the shape of temporary deposits, which were almost immediately withdrawn. Accordingly, on the 12th of the same month, the bank had in its vaults but 71,522 dollars, 47 cents, and owed to the city banks a balance of 196,148 dollars, 47 cents; exceeding the specie in its vaults 124,895 dollars, 19 cents. It must again be remarked, that it had yet the sum before mentioned in the mint, as well as the sum in transitu from Ohio and Kentucky: this last sum (250,000 dollars) arrived very seasonably on the next day, or a day or two thereafter. The bank in this situation, the office at New York was little better, and the office at Boston a great deal worse. At the same time the bank owed to Baring, Brothers & Co., and Thomas Wilson & Co., nearly 900,000 dollars, which it was bound to pay immediately, and which was equivalent to a charge upon its vaults to that amount. It had, including the notes of the offices, a circula-Vox, I.—N

tion of six millions of dollars to meet, to which were to be added the demands of depositors, public and private, at a time, too, when the scarcity of money called forth every disposable dollar, and therefore created demands upon the bank for an unusual portion of the ordinary

deposites and circulation.

"The sums which were collected daily on account of the revenue, in branch paper, were demandable the next day in Philadelphia, and, at the same time, at every office of the establishment, at the discretion of the officers of government. The revenue was chiefly paid in branch paper, as well at Boston and New York as at Philadelphia, and while the duties were thus paid at one counter, in branch paper, the debentures, which amounted to one million of dollars every three months, were demanded and paid at the other, in specie or its equivalent—money of the place. Many additional details, increasing the difficulties of the moment, might be added. The southern offices were remitting tardily, and the western not at all. All the resources of the bank would not have sustained it in this course and mode of business another month. Such was the prostrate state of the bank of the nation, which had, only twenty-seven months before, commenced business with an untrammelled active capital of twenty-eight millions of dollars."

Mr. Cheves then goes on to state the losses incurred by the bank and its offices, especially at Baltimore, in consequence of the improper conduct of certain of the officers connected with it. The losses in that city alone, he says, were estimated at the sum of 1,671,221 dolars, 87 cents. "The aggregate of the losses of the institution, growing out of the operations which preceded the 6th of March, 1819, exceeded considerably 3,500,000 dollars. The dividends during the same time amounted to 4,410,000 dollars. Of this sum 1,348,553 dollars, 98 cents, were received as the interest on the public debt held by the bank, which leaves, as the entire profits on all the operations of banking, the sum of 3,061,441 dollars, 2 cents, which is less by at least half a million of dollars, than the losses sustained on the same

business.

"Thus stood the bank at the organisation of the present administration. I was elected and took my seat as President of the Board on the 6th of March, 1819. But some time, of course, was necessary to look into the state of the bank, before measures of relief could be projected. Its danger, however, was too manifest and too pressing to allow much time for this purpose. The principal errors which produced the danger were fortunately of easy discovery, and to them the proper remedy was immediately applied. The southern and western effices were immediately directed not to issue their notes, and the bank ceased we purchase and collect exchanges on the south and west.

"At a meeting of the directors on the 9th of April, which was very full, the state of the bank was submitted to them, and a select committee appointed, to whom the subject of its difficulties was referred, and after very mature deliberation that committee made a report, which was unanimously agreed to. The principal means of relief proposed and agreed to

were

"1. To continue the curtailments previously ordered. 2. To forbid the offices, at the south and west, to issue their notes when the exchanges were against them. 3. To collect the balances due by local banks to the offices. 4. To claim of the government the time necessary to transfer funds from the offices where money was collected to those where it was to be disbursed, as well as like time (until the difficulties of the banks were removed) to transfer funds to meet the notes of offices paid in the bank or other offices than those where they were payable according to their tenor. 5. To pay debentures in the same money in which the duties on which the debentures were secured had been paid. 6. To obtain a loan in Europe for a sum not exceeding 2,500,000 dollars, for a period not exceeding three years.

"These measures, simple and obvious as they are, and some of them so strangely overlooked so long, lifted the bank in the short space of seventy days (from the 6th of March with 17th of May) from the extreme prostration which has been described to a state of safety, and even in some degree of power, enabled it to cease its curtailments, except at points where it had an excess of capital, to defy all attacks upon it, and to sustain other institutions which wanted aid and were ascertained to be solvent; above all to establish the soundness of the currency, which had just before been deemed hopeless; and in a single season of business (the first) to give to every office as much capital as it could advantageously employ."

Nothing more need be added to this exposition of Mr. Cheves, in order to enable the reader to understand the injurious action of the bank, at the period of which we are speaking, on the currency of the country, than to state the fact that the branches of the United States Bank made a practice of exchanging their drafts on the Atlantic cities for the notes of the local banks, upon which they required interest to be paid. The obvious consequence of this proceeding was to stimulate those institutions to enlarge their business also to a very extravagant extent; thus contributing to render the contraction of the currency in the western states, when it necessarily happened, both more extensive and more sudden than it would otherwise have been.

The mismanagement of the affairs of the Bank of the United States could not fail to stract the attention of Congress. It was brought before the House of Representatives by a

resolution or resolution we chairman, concluding several installarger stockly mend any sidepicted by has full powers were voted different control of the con

It is unnet United State in December sideration of of the countr to the operation the Bank of apply for a man, in a man I feel that I deconsideration diency, of the citizens; and uniform and a "Under the

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subject, until t newal of its el successive and not prevent a l ing anew the li who stated his It was there p majority of tw of July, 1832.

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ot fail to attatives by a resolution offered by Mr. Spencer of New York, on the 25th of November, 1818; which resolution was referred to a select committee of which the mover of the resolution was the chairman. This committee, on the 16th of January following, made an elaborate report, concluding with an explicit declaration, that, in their opinion, the charter of the hank had in several instances been violated. However, excepting the passage of a hill to prevent the larger stockholders from having an undue number of votes at elections, they did not recommend any specific action, on the part of Congress, to correct "the many evils and miscliefs" depicted by them, "because, by the provisions of the charter, the Secretary of the Treasury has full power to apply a prompt and adequate remedy, whenever the situation of the bank shall require it." Resolutions were shortly after offered to the House, for taking the proper measures preparatory to declaring the charter of the bank to have been forfeited; but they were voted down by very large majorities.

It is unnecessary to go into any details here concerning the history of the Bank of the United States, from the period at which we have now arrived until the meeting of Congress in December, 1829, when the President presented the question of its recharter for the consideration of that body. Its "expansions and contractions," as well as those of the banks of the country generally, during the whole of this time were merely such as are incidental to the operations of all banks of circulation. The President observed that "the charter of the Bank of the United States expires in 1836, and its stockholders will, more probably, apply for a renewal of their privileges. In order to avoid the edits resulting from prophitancy, in a measure involving such important principles, and each deep precentary interests, I feel that I cannot, in justice to the parties interested, too soon present it to the deliberate consideration of the legislature and the people. Both the constitutionality and the expediency, of the law creating this bank, are well questioned by a large potton of our fellow-citizens; and it must be admitted by all, that it has failed in the great end of establishing a uniform and sound currency.

"Under these circumstances, if such an institution is decented essential to the fiscal operations of the government, I submit to the wisdom of the legislature relicities a rational one, founded upon the credit of the government, and its revenues, might not be devised, which would avoid all constitutional difficulties, and, at the same time, secure all the advantages to the government and country that were expected to result from the present lank."

The Committee of Ways and Means of the House of Representatives, through their chairman, Mr. McDuffle, made a report on the 13th of April, 1830: In which, efter an alaborate examination of the several questions presented by the message of the President, and submitted to them for consideration, they conclude that Congress has the constitutional power to incorporate a bank, such as that of the United States; that it is expedient to establish and maintain such an institution; and that it is inexpedient to establish "a national bank, founded upon the credit of the government and its revenues."

In the Senate, a resolution had been referred, early in the same session, to the committee of finance, directing them to inquire into the expediency of establishing an uniform rational currency for the United States; which committee reported on the 29th of March, and, him that of the House of Representatives, expressed opinions, concerning the currency and the Bank of the United States, in direct opposition with those of the President.

No further steps were taken by either the Senate or the House of Representatives on the subject, until the session of 1831-32, when the bank made application to Congress for a renewal of its charter. The President had, in the mean while, a second, and a third time, in successive annual messages, reiterated his views in opposition to sade a renewal. This did not prevent a bill from passing through both branches of the national legislation, incorporating anew the Bank of the United States; which bill was, however, velocd by the President, who stated his reasons for doing so in a message to the Penally, where the bill had originated. It was there promptly reconsidered; but, failing to obtain in its favour the constitutional majority of two-thirds of the members of that body, it was finally rejected on the 13th day of July, 1832.

The removal by the President of the government deposites from the Bank of the United States, in the autumn of 1832; the adoption, in consequence, by Congress of what has been styled the deposite bank system, as a means of safely keeping the public money; the passage of the act of June 23d, 1836, for the distribution of the surplus revenue among the different states of the Union; the issue by the Secretary of the Treasury of the famous specie circular, of July 11th, 1836; the incorporation of the Bank of the United States by the Legislature of Pennsylvania, early in the same year; the derangement in the currency of the country, which led, in May of the following year, to the general suspension of specie payments by the banks; the resumption of specie payments by the banks, in the summer of 1838; with the adoption by the State of New York, and one or two others, of a system of "free banking;" constitute the principal events, in the monetary and financial history of the United States, during the last six years. They are, of course, fresh in the recollection of our readers; and, on this account, as well as with the view of abstaining entirely from any interference on our part in the party contentions to which those events have afforded an ample

field, we shall content ourselves with enumerating them here, and inserting below the act incorporating the Pennsylvania Bank of the United States, as also the act to authorise the business of banking, passed by the Legislature of the State of New York, April 18th, 1838.

An Act to repeal the State Tax on Real and Personal Property, and to continue and extend the Improve-ments of the State, by Railroads and Canals, and to charter a state bank, to be called the "United States Bank."

Be it enacted, &c., That all and every provision of the Acts of Assembly, passed the twenty-lifth

and sixty-six; and by that name shall be and are nevery made capable in law, to have, purchase, and receive, possess, enjoy, and retain, to them and their successors, lands, rents, tenoments, herediaments, goods, chattels, and effects, of whatsoever kind, nature, and quality, and the same to sell grant, demise, alien or dispose of, to sue and be sued, to use a common seal, and the same to niter and renew, and to make such by-laws and ordinances as they shall deem necessary, not being contrary to this act, the constitution of the United States, or to the constitution and laws of this commonwealty, and capable to prescribe rules for the transfer of the stock of said corporation, and generally to do all the acts which to them it shall or may appertain to do, and to enjoy the same privileges and authority clauses. given by law to any bank within this commonwealth, subject to the rules and restrictions hereinafier

prescribed.

§ 3. For the management of the affairs of the said corporation, there shall be annually elected at the banking-house, in the city of Philadelphia, on the first Monday in January in each year, by a phrality of votes, which shall be given by the qualified stockholders of the said bank, in person of proxy, twenty directors, who shall be capable of serving for one year, and who shall, at the first meeting after their election in each year, proceed to elect one of the directors to be the president of the corporation, who shall hold the said office during the same period for which the directors are elected; but if an election of directors or of the president should not be made on that day, the said corporation shall not for that cause be dissolved, but it shall be lawful at any other time to hold such elections; and until such elections be made, the directors and president, the directors shall elect another president from their own number; and in case of the death or resignation of a director, the vacancy may be supplied by the remaining directors.

Ther president from their own immer: and in case of the death or resignation of a director, the vacancy may be supplied by the remaining directors.

§ 4. The following shall be the fundamental articles of the said corporation, to wit:

1. None but a stockholder who is a citizen of the United States shall be a director, or vote at an election for directors, either in person or by proxy; and all proxies shall be dated within sixty days before the day of each election. The number of votes to which each stockholder shall be entitled in voting for directors shall be as follows: for one share and not more than two shares, one vote; for every two shares above two and not exceeding ten shares, one vote; for every four shares above ten and not exceeding thirty, one vote; for every six shares above thirty, and not exceeding thirty, one vote; for every six shares above thirty, and not exceeding sixty, one vote; but no person, copartnership, or body politic, shall be entitled to a greater number than thirty votes; and after the first election, no share or shares shall according to the voting, unless the same shall have been held

three calendar months before the day of election.

2. Not note than three fourths of the directors who shall be in office at the time of an annual election, shall be elected for the succeeding year, and no director shall hold his office for more than three years out of four in succession, but the director who shall be the president may always be rethree years out or four in succession, but the deector who shall be the president may always be relected; and previous to each election of directors, the board of directors shall popular three stechholders, not directors, to be judges of the election, who shall conduct and regulate the same, after having severally taken and subscribed an oath or affirmation, before some justice of the peace adderman, well and faithfully and lawfully to conduct the election, and who, after the conclusion of the bullot, shall decide and openly declare who are chosen directors for the ensuing year. No director of any other hank shall be at the same time, a director of this hank; nor shall the governor of any other hank shall be at the same time, a director of this hank; nor shall the governor of the same time. of any other bank shall be, at the same time, a director of this bank; nor shall the governor, or any executive or judicial officer of this commonwealth, or member of congress, or of the state legislature.

executive or junction officer of this commonwealth, or memoer of congress, or of the state legislater, be a director.

3. Not less than seven directors shall constitute a board for the transaction of business, of whom the president shall always be one, except in case of stckness or necessary absence, in which case his place may be supplied by any other director whom he by writing under his hand shall depute for that purpose; and in case the president shall not so depute, the board of directors may olect a director to act during the absence of the president.

4. A general meeting of the stockholders for purposes relative to the institution, may at any time the called either but the board of directors, a by either extractoral budgets.

4. A general meeting of the stockholders for purposes relative to the institution, may at any time called, either by the board of directors, or by sixty or more stockholders ownig one thousand or more shares of the capital stock, on giving at least six weeks' notice in two public new spapers published in the city of Philadelphia, and specifying in such notice the object or objects of such meeting. And there shall be a general meeting of the stockholders at the banking house, in the city of Philadelphia, on the first Monday of January in every year, at which time the directors shall lay before them a general and particular statement of the affairs of the company.

5. The lands, tenements, and hereditaments which it shall be lawful for the sald corporation bold, shall be only such as shall be requisite for its immediate accommodation in transacting is business, and such as shall have been bona fide mortgaged to it by way of security, or conveyed on in sutsfaction of debts previously contracted in the course of its dealings, or purchased at sales upon judgments which shall have been obtained for such debts, or purchased for the purpose of securing such debts. The said corporation shall not directly, or indirectly, deal or trade in any thing except bills of exchange, gold and silver buillion, or in the sale of goods really and truly pledged for more siten debts. The saft corporation small not directly, or indirectly, deal of trade in my ting except bills of exchange, gold and silver buillon, or in the sale of goods really and truly piediged for money lent, and not redecemed in due time,—or goods which shall be the proceeds of its lands. Neither shall it make any loan to any foreign prince or state unless previously authorised by law. The said co-poration shall not be at liberty to purchase any stock whatever, except their own stock, tressure notes, or public stocks created by the government of the United States, or of this State, or stock of roans to any of the Incorporated companies of this State, for the construction and improvement of

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roads, bridges, canal or inland navigation, or other stocks which may be bona fide pledged as security for debts to the bank, and not duly redeemed.

6. The rate of discount at which tonus may be made by said Bank within this commonwealth, shall not exceed one half of one per centum for thirty days. And the notes and bills which shall be issued by order of said corporation, or under its authority, shall be binding upon it, and those made payable to order, shall be assignable by endorsement, but none shall be issued of a denomination less than ten dollars; and if the bank shall neglect or refuse to pay its notes or bills or moneys deposited when due, on demand made at the bank during banking hours, the person or persons entitled to the same shall receive interest thereon at the rate of twelve per centum a year until payant be made. And the notes of the corporation in circulation shall never exceed the capital actually paid in. The total amount of debts which the said corporation may at any time owe, whether by bond, note, or other contract, excepting the amount of money due to depositors, shall not at any time exceed double the amount of spinal stock actually paid in; and in ease of excess, the directors under mose administration it shall happen, shall be liable in their individual capacities, and an action of debt may in such case be brought against them, or any of them, or any of their heirs, excentors or administrators, in any court having competent jurisdiction, by any creditor or creditors of such corporation, and may be prosecuted to judgment and execution, any condition, covenant or agreement to the contrary notwithstanding; but this shall not be construed to exempt the said excess was contracted or created, shall not be considered as consenting thereto, or liable therefor, and chargeable with the said excess. Such of the said irrectors as may have heen absent when the said excess was contracted or created, and who shall enter their dissent upon the minutes of the board, may exonerate themselves from bein

minates of the board, may exonerate memserves from neing so name, by normwin grome or the fact to the stockholders at a general meeting, which they shall have power to call for that purpose.

7. If the said bank should at any time refuse to pay any of its notes, bills, obligations, or deposited moneys, in gold or silver, then at or after the expiration of three months from the time of the first refusal of said bank to pay as aforesaid, it shall and may be lawful for the holder or proprietor of the same, to make application in writing to any judge of any court in the proper county, to allow him or her to make application in writing to any judge of any court in the proper county, to allow him or her to make proof of said refusal on oath or affirmation, by one or more disinterested witness or witnesses, before said judge, whose duty it shall be to give at least ten days' notice to the president or eashlet of said bank, of the time and place of making such proof, in order that an opportunity may be afforded for rebutting the same by testimony, and if the facts be substantiated, it shall be the duty of the Governor, immediately on the receipt of the written proof above specified, to issue his proclamation, declaring the charter of the said bank to be forfeited. And from and after the tenth day after the date of the said proclamation, the charter of the said bank shall be liable, in its corporate capacity, for the fulfillment of all contracts previously made and entered into by it; and the stockholders thereof shall have power to elect directors as usual, and be capable of compelling the fulfillment of all contracts previously made and entered into by it; and the stockholders thereof shall have power to elect directors as usual, and be capable of compelling the fulfillment of all contracts previously made and entered into by it; and the stockholders thereof shall have power to elect directors as usual, and be capable of compelling the fulfillment of all contracts previously made and entered into by it; and the stockh

lessary for transacting the business of the bank, and shall take from each seed security as the by-laws shall prescribe, and shall make to each a just composition for his services.

10. The said bank shall make to the auditor general monthly returns of its condition, showing the details of its operations, according to the form of the returns the Bank of the United States now makes to the Secretary of the Treasury of the United States, or according to such form as may be esta-

to the Secretary of the Treasury of the United States, or according to such form as may be established by law.

§ 5. It shall at all times he lawful for a committee of the legislature, appointed for that purpose, to inspect the books and examine into the proceedings of the corporation hereby created, and to report whether the provisions of this charter have been by the same abused or violated or not; and if the officers of said corporation should refuse to be sworn or affirmed, or give evidence, or to produce all such of their books or papers us may be demanded before any such committee, then the legislature may by law declare the said charter void, and repeal the same; and whenever any committee as aforesaid shall find and report, or the Governor shall have reason to believe, that the charter has been violated, it may be lawful for the legislature to direct, or the Governor to order, a selre facias to be issued out of the supreme court of Pennsylvania, in the name of the Commonwealth of Pennsylvania (which shall be executed on the president of the corporation for the time being, at least ten days before the commencement of the term of said court), calling on said corporation to show cause wherefore the charter hereby granted, shall not be declared forfeited; and it shall be lawful for said court upon the return of said seire facias, to examine into the truth of the alleged violation, and it said be alwful for said.

court upon the return of said scire facias, to examine into the truth of the alleged violation, and it such violation be made to appear, then to pronounce or adjudge that such charter is forfeited and annualled: Provided, however, every issue of fact which may be joined between the commonwealth of the corporation, such issue shall be tried by jury, and on the trial thereof, the commonwealth shall have the right to change the venue from the county of Philadelphia to uny adjoining county. And it shall be lawful for the court aforesaid, to require the production of such of the books or papers of the corporation, as it may deem necessary for the ascertainment of the controverted facts, and the finst judgment of said court shall be subject to all the usages of law in other cases.

26. In consideration of the privileges granted by this act, and in lieu of all taxes on dividends, the said corporation shall pay into the Treasury of the Commonwealth the sum of two millions of dollars, at such time and in such instalment as the Governor may require: Provided, That at least thirty days' notice shall be given by the Governor, of the time when each instalment will be required: And provided also, that for all sums the Governor shall not so require to be paid within three months after the acceptance of this charter by the stockholders, interest at the rate of two per cent a year shall be paid by the corporation, commencing at the expiration of the said three months, and terminating thirty days before the time fixed for the payment of each sur; and the add corporation shall also, whenever required by law, advance on permanent loun any sum or sums, not exceeding in the whole six millions of dollars, and for each sum of money so loaned, shall receive from the commonwall.

wealth a negotiable certificate of stock, reimbursable on the third day of March, one thousand eight hundred and sixty-eight, transferable at the Bank of Penasylvania, or such other place as the legislahundred and stay-eight, transferance at the honor constyrant, or such other place as no registrature may hereafter designate, bearing an interest of either four or five per cent, per annum, payable half yearly at the Bank of Pennsylvania, or such other place as the legislature may hereafter designate, as the law requiring such loan may determine, and in case the interest shall be five per cent, shall pay to the commonwealth one hundred and ten dollars in money for each hundred dollars in nate, as the law requiring such loan may determine, and in case the interest shall be five per cent, shall pay to the commonwealth one hundred and ten dollars in money for each hundred dollars in stock; or if the interest be four per cent, shall pay one hundred dollars in money for each hundred dollars in stock; and the said corporation shall be bound, whenever required by law, to advance to the commonwealth as a temporary loan, any sum of money not exceeding one million of dollars in any one year, at an interest of four per cent, a year, reinfoursable at the pleasure of the commonwealth, within twelve months from the date of the boan; and the said corporation shall further pay to the Treasurer for the use of the commonwealth, the sum of tive hundred thousand dollars on the third day of March, Anno Dominl, one thousand eight hundred and thirty-seven, and shall pay the further sum of one hundred thousand dollars on each succeeding first Monday of June next, and the like sums of one hundred thousand dollars on each succeeding first Monday of June next, and the like sums of one hundred thousand dollars on each succeeding first Monday of June next, and the like sums of one hundred thousand dollars on each succeeding first Monday of June next, and the like sums of one hundred thousand dollars on each succeeding first Monday of June next, and the like sums of one hundred thousand dollars on each succeeding first Monday of June next, and the like sums of the badded to and paid over with the annual appropriation provided by the commonwealth for common school purposes, and be distributed according to the several laws of this common, wealth for common school purposes, and be distributed according to the said control shall further be bound to subscribe the following sums to the capital stock of the following named companies, if requested so to do by the directors of the said companies, or either of them, within one year from the passage of this act, namely. To the capital stock of the Baltimore and Ohio Ruilroad Company, count of said subscription, until at least twenty miles of the Railroad within the state of Pennsylvania shall have been bona fide placed under contract, and the construction thereof netually begun.

shall have been bona fide placed under contract, and the construction thereof actually begun. § 14. The said bank may establish two offices of discount and deposite in this state, one of which shall be at such place in the county of Beaver as the directors may select for the purpose. § 15. Nothing in this act contained shall take effect until the several sections and provisions relating to the bank of the United States shall have been accepted by the stockholders thereof, at a general meeting, which acceptance shall be made known to the Governor on or before the third day of March next; whereupon every preceding section of this act shall be in full force. And within thirty day after the acceptance by the stockholders of the existing Bank of the United States, notice shall be given by the directors thereof, that on a day named, not exceeding thirty days thereafter, an election shall be held for directors under the charter so accepted, which election shall be held in like manner as elections are now held in said bank; and the directors so elected shall elect a President, and shall serve until the first annual election: Procided, That from the said third day of March to the holding of the election authorised by this section, the President and directors in office at the time of such as of the election authorised by this section, the President and directors in office at the time of such acceptance may continue to act.

In April, 1836, the United States Bank was authorised to establish, in addition to the two office specified in the 14th section of the act just reclted, an office of discount and deposite in the toward Erie; but this office is not to be continued there longer than the first day of January, 1850. The Bank was also authorised to purchase and hold any real estate belonging to the late Bank of the United States, and to purchase and hold any bank stock. All proxies, moreover, dated at least skip days of any deather whall be larged. days before the date of any election, shall be lawful.

### An Act to authorise the business of Panking, passed April 18, 1838.

The people of the State of New York, represented in senate and assembly, do enact as follows: best manner, to guard against counterfeiting, such quantity of circulating notes, in the similitude of bank notes in blank, of the different denominations authorised to be issued by the incorporated bank of this state, as he may from time to time deem necessary, to carry into effect the provisions of this act, and of such form as he may prescribe. Such blank circulating notes shall be countersigned. numbered, and registered, in proper books to be provided and kept for that purpose in the office of said comptroller, under his direction, by such person or persons as the suid comptroller shall appoint for that purpose, so that each denomination of such circulating notes shall all be of the same similar.

for that purpose, so that each denomination of such circulating notes shall all be of the same similarity, and bear the uniform signature of such register, or one of such registers.

§ 2. Whenever any person or association of persons, formed for the purpose of banking under the provisions of this act, shall legally transfer to the comptroller any portion of the public deb now created or hereafter to be created by the United States or by this state, or such other states of the United States as shall be approved by the comptroller, such person or association of persons shall be entitled to receive from the comptroller an equal amount of such circulating notes, of different deminations, registered and countersigned as aforesaid; but such public debt shall in all cases be, or the made to be, equal to a stock of this state, producing five per cent, per annum, and it shall not be lawful for the comptroller to take any stock at a rate above its par value.

§ 3. Such person or association of persons are hereby authorised, after having executed and signed such circulating notes in the manner required by law, to make them obligatory promissory notes pasable on demand, at the place of business within this state, of such person or association, to loan and circulate the same as money, according to the ordinary course of banking business as regulated by the laws and usages of this state.

§ 4. In case the maker or makers of any of such circulating notes, countersigned and registereds

§ 4. In case the maker or makers of any of such circulating notes, countersigned and registered as aforesaid, shall at any time hereafter on lawful demand during the usual hours of business between

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the hours of such note h may cause t usual maane give notice i omit to do s shall be sath give notice i be redeemed troller to app payment and ment of all pursuant to

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 The place designating the

same shall be d

of them respect 5. The period proved or acknowledge association shal the hours of ten and three o'clock, at the place where such note is payable, fail or refuse to redeem such note in the lawful money of the United States, the holder of such note making such demand may cause the same to be protested for non-payment by a notary public, under his sent of office in the usual manner; and the comptroller, on receiving and illing in his office such protest, shall forthwith give notice in writing to the maker or makers of such note to pay the same; and if he or they shall omit to do so for ten days after such notice, the comptroller shall immediately thereupon (unless he shall be satisfied that there is a good and legal defence against the payment of such note or notes), give notice in the state paper that all the circulating notes issued by such person or association will be redeemed out of the trust funds in his hands for that purpose; and it shall be lawful for the comptroller to apply the said trust funds belonging to the maker or makers of such protested notes to the payment of all such circulating notes put in circulation by the nw.: er or makers of such protested notes, pursuant to the provisions of this act, as will in his opinion most effectually prevent loss to the holders thereof.

thereof.

§ 5. The compiroller may give to any person or association of persons, so transferring stock in pursuance of the provisions of this act, powers of attorney to ...ceive interest or dividends thereon, which such person or association may receive and apply to their own use; but such powers may be revoked upon such person or association failing to redeem the circulating notes so issued, or whenever, in the opinion of the compiroller, the principal of such stock shall become an insufficient seenity; and the said compiroller, upon the application of the owner or owners of such transferred stock in trust, may, in his discretion, change or transfer the same for other stocks of the kind before specified in triat, may, in his distribution of the matter the same for order stocks of the kind before specimed in this act, or may re-transfer the said stocks, or any part thereof, or the mortgages, or any of them hereinafter mentioned and provided for, upon receiving and cancelling an equal amount of such circulating notes delivered by him to such person or association, in such manner that the circulating notes shall always be secured in full either by stocks or by stocks and mortgages, as in this act

provided.

§ 6. The bills or notes so to be countersigned, and the payment of which shall be so secured by the transfer of public stocks, shall be stamped on their face, "Secured by the pledge of public stocks."

§ 7. Instead of transferring public stocks as a foresaid to secure the whole amount of such bills or notes, it shall be lawful for such person or association of persons, in case they shall so elect before receiving any of the said bills or notes, to secure the payment of one half of the whole amount so to be issued, by transferring to the comptroller bonds and mortgages upon real estate, bearing at least six per cent, interest of this state, payable annually or semi-annually; in which case all such bills or notes issued by the said person or association of nersons, shall be stamped on their face, "Secured by pledge of public stocks and real estate."

§ 8. Such mortgages shall be only upon improved, productive, unneumbered lands within this state, worth, independently of any buildings thereon, at least double the amount for which they shall be so mortgaged; and the comptroller shall prescribe such regulations for ascertaining the title and the value of such lands as he may deem necessary; and such mortgages shall be payable within such tring as the comptroller may direct.

value or such latins as no may deem necessary; and such mortgages stant be payable within such time as the comptroller may direct.

§ 9. The comptroller may, in his discretion, resign the said bonds and mortgages, or any of them, to the person or association wb transferred the same, on receiving other approved bonds and mortgages of equal amount; and when any sum of the principal of the bonds and mortgages transferred to

ages of equal amount; and when any sum of the principal of the bonds and mortgages transferred to the comptroller shall be paid to him, he shall notify the person or association that transferred the bonds and mortgages of such payment, and may pay the same to such person or association on receiving other approved bonds and mortgages of equal amount.

§ 10. The person or association of persons assigning such bonds and mortgages to the comptroller, may receive the annual interest to accrue thereon, unless default shall be made in paying the bills or notes to be countersigned as aforesaid, or unless in the opinion of the comptroller the bonds and mortgages or stocks so pledged shall become an insufficient security for the payment of such bills or notes on demand in the manner specified in the 4th section of this act, the countroller, after the ten days' notice therein mentioned, may proceed to sell at public auction the public stocks so pledged or the bonds and mortgages so assigned, or any or either of them, and out of the proceeds of such sale shall pay and cancel the said bills or notes, default in paying which shall have been made as aforesaid; but nothing in this act contained shall be considered as implying any pledge on the part of the state for the payment of said bills or notes, beyond the proper application of the securities ple...ged to the comptroller for their redemption.

for their redemption.

§ 12. The public debt, and honds, and mortgages, to be deposited with the comptroller by any such person or association, shall be held by him exclusively for the redemption of the bills or notes of such person or association put in circulation as money, until the same are paid.

§ 13. The plates, dies, and materials to be procured by the comptroller for the printing and making of the circulating notes provided for hereby, shall remain in his custody and under his direction; and the expenses necessarily incurred in executing the provisions of this act, shall be audited and settled. the expenses necessarily incurred in executing the provisions of this act, shall be addited and settled by the compitations and paid out of any moneys in the treasury not otherwise appropriated; and for the purpose of reindursing the same, the said compitative is hereby authorised and required to charge against and receive from such person or association applying for such circulating notes, such rate per cent, thereon as may be sufficient for that purpose, and as may be just and reasonable.

§ 14. It shall not be lawful for the compitalier, or other officer, to countersign bills or notes for any person or association of persons, to an amount in the aggregate exceeding the public debt, or public debt and honds and mortgages at their value, as provided in the 2d section of this act, deposited with the control of the provided of the public debt, or public debt and honds and mortgages at their value, as provided in the 2d section of this act, deposited with

deht and honds and mortgages at their value, as provided in the 2d section of this act, deposited with the compiroller by such person or association; and any compiroller or other officer who shall violate the provisions of this section shall, upon conviction, be adjudged guilty of a misdemeanour, and shall be punished by a fine not less than five thousand dollars, or be imprisoned not less than five years, or by both such fine and imprisonment.

§ 15. Any number of persons mny associate to establish offices of discount, deposite, and circulation, upon the terms and conditions, and subject to the liabilities prescribed in this act; but the negregate amount of the capital stock of any such association shall not be less than one hundred thousand

dollars. ∂16. Such persons, under their hands and seals, shall make a certificate which shall specify :—

e 10. such persons, under their hands and seals, shall make a certificate which shall specify:—

1. The name assumed to distinguish such association, and to be used in its dealings.

2. The place where the operations of discount and deposite of such association are to be carried on, designating the particular city, town, or village.

3. The amount of the capital stock of such association, and the number of shares into which the same shall be divided.

4. The names and places of residence of the shareholders, and the number of shares held by each

of them respectively.

5. The period at which such association shall commence and terminate; which certificate shall be proved or acknowledged and recorded in the office of the clerk of the county where any office of such association shall be established, and a copy thereof filed in the office of the secretary of state.

of Pennsylvania ite, one of which pose. provisions relat-reof, at a general

Company on ac-

v begun.

thousand eight e as the legisla. annum, payable hereafter desig. be five per cent. ndred dollars in or each hundred v, to advance to on of dollars in of the common. hall further pay d dollars on the nd shall pay the ct, and the like ie, for nineteen

by the common of this common. shall further be ompanies, if rene year from the ilrond Company,

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rren and Frank. orated this ses. s; To the Snow nirg and Mercer ne said bank on mpanies respect. timore and Ohio d company, caa. uthorised by the Railrond, at any said bank, shall o Pittsburg; and

ird day of March ithin thirty days notice shall be fter, un election in like manner sident, and shall to the holding

time of such ac-

c in the town of nary, 1850. The late Bank of the ted at least sixty

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he similitude of orporated banks ovisions of this countersigned, in the office of er shall appoint he same simili

nking under the oublic debt now er states of the ersons shall b different denocases be, or be hall not be law-

sory notes pay-ion, to loan and is regulated by

nd registered as siness between

§ 17. The certificate required by the last preceding section to be recorded and filed in the offices of the clerk of the county and secretary of state as aforesaid, or copies thereof, duly certified by either of those officers, may be used as evidence in all counts and places for and against any such association.

§ 18. Such association shall have power to carry on the business of banking, by discounting bills, notes, and other evidences of debt; by receiving deposites; by buying and selling gold and silver bullion, foreign coins and bills of exchange in the manner specified in their articles of association by purpose authorised by this act; by leaning money on real and personal security; and by exercising such incidental powers as shall be necessary to carry on such business; to choose one of their multiple of the companies of the companies of the companies of the companies of the companies.

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appoint others in their place.

§ 19. The shares of said association shall be deemed personal property, and shall be transferable of the books of the association in such manner us mmy be agreed on in the articles of association, and the very person becoming a shareholder by such transfer, shall, in proportion to his shares, succeed, all the rights and liabilities of prior shareholders; and no change shall be made in the articles of association by which the rights, remodies, or security of its existing creditors shall be weakened or in. Such association shall not be dissolved by the death or insanity of any of the sharcholder

2.0. It shall be lawful for any association of persons organised under this act by their articles of association, to provide for an increase of their capital and of the number of the associates, from tips

association, to provide for an increase of their capital and of the number of the associates, frem ting to time, as they may think proper.

§ 21. Contracts made by any such association, and all notes and bills by them issued and put in circulation as money, shall be signed by the president or vice-president and cashier thereof; and suits, actions, and proceedings brought or prosecuted by or on behalf of such association, may brought or prosecuted in the name of the president thereof; and no such suit, action, or proceeding, shall abate by reason of the death, resignation, or removal from office of such president, but may be continued and prosecuted according to such rules as the courts of law or equity may direct, in the name of his successor in office, who shall exercise the powers, enjoy the rights, and discharge the duties of his predecessor. duties of his predecessor.

duties of his presencessor.

2.22. All persons having demands rainst any such assection, may maintain actions against the president thereof; which suits or actions shall not abate by reason of the death, resignation, or removal from office of such president, but may be continued and prosecuted to judgment against his successor; and all judgments and decrees obtained or rendered against such president for any det or liability of such association, shall be enforced only against the joint property of the association and which property shall be liable to be taken and sold by execution under any such judgment or

ecree. tract, debt, or engagement of such association, unless the articles of uss distinct by him signed ship have declared that the shareholder shall be so liable.

24. It shall he lawful for such association to purchase, hold, and convey real estate for the follow.

ing purposes:— i. Such as shall be necessary for its immediate accommodation in the convenient transaction of  $\mu$ business; or

2. Such as shall be mortgaged to it in good faith, by way of security for loans made by, or monen

4. Such as shall be invergaged to the general due to, such association; or 3. Such as shall be conveyed to it in satisfaction of debts previously contracted in the course of its

4. Such as it shall purchase at sales under judgments, decrees or mortgages held by such assa.

ciation.

5. The sald association shall not purchase, hold or convey real estate in any other case, or for any other purpose; and all conveyances of such real estate shall be made to the president, or such other other as shall be indicated for that purpose in the articles of association; and which president officer, and his successors, from time to time, may sell, assign and convey the same, free from any

officer, and his successors, from time to time, may sell, assign and convey the same, free from an claim thereon, against any of the shareholders, or any person claiming under them.

§ 25. Upon the application of creditors or shareholders of any such association, whose debts of shares shall amount to one thousand dollars, and stating facts, verified by affidavit, the chanceller may, in his discretion, order a strict examination to be made by one of the unsters of his court of all the affairs of such association, for the purpose of ascertaining the safety of its investments, and the prudence of its management; and the result of every such examination, together with the opinion the master and of the chancellor thereon, shall be published in such manner as the chancellor shall make such order in respect to the expenses of such examination and publications. direct, who shall make such order in respect to the expenses of such examination and publication as he may deem proper.

2.0. Such associations shall, on the first Mondays of January and July in every year after having commenced the business of banking as prescribed by this act, make out and transmit to the compartoller, in the form to be provided by him, a full statement of the affairs of the association, verified by the oath of the president or cashier, which statement shall contain

The amount of the capital stock paid in according to the provisions of this act or secured to be

2. The value of the real estate of the association, specifying what portion is occupied by the association

ciation as necessary to the transaction of its business.

3. The shares of stock held by such association; whether absolutely or as collateral security; see cifying each kind and description of stock, and the number and value of the shares of each.

4. The amount of debts due to the association, specifying such as are due from monied or other conporations or associations; and also specifying the amount secured by bond and mortgage or judgment; and the amount which ought to be included in the computation of losses.

5. The amount of debts due by such association; specifying such as are payable on demand, and

such as are due to monied or other corporations or associations.

6. The amount of claims against the association not acknowledged by its debts.

The amount of notes, bills, or other evidences of debt, issued by such association.

8. The amount of the losses of the association; specifying whether charged on its capital or profits since its last preceding statement, and of its dividends declared and made during the same period.

9. The average amount in each month during the preceding six months of the debts due to and from the association; the average amount of specie possessed by the same during each month, and the amount of bills and notes issued by such association and put in circulation as money, and outstand ing against the association, on the first day of each of the preceding six months

The average amount in each month during the preceding six mouths due to the association, from all the shareholders in the association; also the greatest amount due to the association in each of the said preceding six months, from all the shareholders in such association.

11. The amount which the capital of the said association has been increased during the preceding six months, if there shall have been any increase of the said capital; and the names of any persons who may their last It shall be publis situated.

preceding violate a the court dissolved 28. 11 è 28. poss what shares of have been profits of the duty of ciation, ar § 29. St

money, th thereof, in such refus \$ 30. Th shall at all shall file a tion may July in eve ∂ 31. It s of its bills

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who may become parties to the said articles of association, or may have withdrawn therefrom since their last report.

It shall be the duty of the comptroller to cause the statement required to be made by this section, to be published in a newspaper printed in the county where the place of business of such association is situated, and in the state paper; the expense of which shall be paid by such association.

§ 27. If such association shall neglect to make out and transmit the statement required in the last preceding section, for one mouth beyond the period when the same is required to be made, or shall violate any of the provisions of this act, such association may be proceeded against and dissolved by the court of chancery, in the same manner as any monied corporation may be proceeded against and the court of chancery, in the same manner as any monied corporation may be proceeded against and

the court of chances 7, in the same manner as any nonect corporation may be proceeded against and dissolved.

§ 28. If any portion of the original capital of any such association shall be withdrawn for any purpase whatever whilst any debts of the association remain unsatisfied, no dividends or profits on the shares of the capital stock of the association is shall thereafter be made, until the deficit of capital shall have been made good, either by subscription of the shareholders, or out of the subsequently accruing profits of the association; and if it shall appear that any such dividends have been made, it shall be the duty of the chancellor to make the necessary orders and decrees for closing the affairs of the association, and distributing its property and effects among its creditors and shareholders.

§ 29. Such association shall be liable to pay the holder of every bill or note put in circulation as maney, the payment of which shall have been demanded and refused, damages for non-payment thereof, in lieu of interest, at and after the rate of fourteen per cent, per annum, from the time of such refusal until the payment of such visitince of debt, and the damages thereof.

§ 30. The president and cashier of every association formed pursuant to the provisions of this act, shall the acony of such list in the office of the clerk of the county where any office of such association may be located, and also in the office of the comptroller, on the first Mondays of January and July in every year.

tion may be located, and also in the office of the comptroller, on the first Mondays of January and July in every year.

3.1. It shall not be lawful for any association formed under the provisions of this act, to make any of its bills or notes of a denomination less than one thousand dollars, to be put in circulation as money, payable at any other place than at the office where the business of the association is carried on and conducted.

3.2. The legislature may ut any time alter or repeal this act.

3.3. No association of persons authorised to carry on the business of banking under this act, shall at any time, for the space of twenty days, have on hand at their place of business, less than twelve and a half per cent, in specie on the amount of the bills or notes in circulation as money.

It has been already mentioned, on the authority of Mr. Gallatin, that the State banks, on the 1st January, 1816, a short time only before the incorporation by Congress of the Bank of the United States, amounted in number to 246, with a capital of about \$90,000,000, and that, in 1830, their number amounted to as many as 330. From this date, however, down to the present moment, their number has been continually increasing; until it has at length reached, including branch banks, to between 800 and 900. A very general conviction has ensued of the expediency of some modification or change in a system presenting so many different sources of a paper currency, all of them in a considerable degree independent of each other, and liable, in consequence, to frequent and extensive expansions and contractions

To guard against the evils of the banking system, the banks, in many of the States, are obliged to make an annual statement to the legislature of their condition, specifying the amount of their capitals paid in, of their bills in circulation, of their deposites, and of the specie in their vaults. In New York, commissioners are appointed by the legislature to examine into the affairs of the banks, and to make report accordingly. But the measure, in relation to the banking system, which is peculiar to that State, is the establishment of a "safety fund," as a security to the public against losses resulting from the failure of banks. One half per cent, on the capital of these institutions is exacted from them annually. When the fund, thus obtained, shall amount to half a million of dollars, no farther payment on their part is to be made; and this amount is put out at interest and accumulates, until the failure occurs of some bank, whose notes it is then appropriated to redeem. As soon as the fund shall again fall below a half million of dollars, the half per cent. above mentioned is again exacted, and so on. Another measure, which has been adopted as a security against over issues by the banks, is the compelling of them to pay a very high interest, commonly 12 per cent, or even as much as 24 per cent., upon every sum which they refuse to pay in specie, whether of their notes in circulation, or of the deposites made with them. And in some of the States the banks have been prohibited from issuing any netes below the denomination of five dollars.

Notwithstanding, however, all the contrivances hitherto invented for remedying the acknowledged evils of our existing banking system, the opinion of the public seems to be at present divided, between first, a preference for a currency purely metallic; secondly, for one to consist in part of metallic money, and in part of a paper money to be issued exclusively by the general government, or by some institution created, or commissioners appointed by it, subjected to certain checks and responsibilities, to prevent over issues; thirdly, for the incorporation once more of a bank of the United States, with a capital sufficiently large to give it a control over the other banks of the country, numerous as they now are; and, lastly, the introduction of the free system of banking, of which the State of New York has furnished an example. Perhaps, indeed, we ought rather to have said that public opinion was divided between the two last mentioned schemes, since those who are advocates of the former two, constitute as yet, without doubt, only a small minority of the people.

We here abstain altogether from expressing our own preferences; contenting ourselves

with the remark, in reference to the proposed free system of banking, that in our view it is singular that the principal evils which pertain to the existing system, and which pertain to it especially on account of the great multiplication of the sources whence paper money is issued, should look for a remedy to the enactment of a law, granting liberty to the investment of capital without limit in the business of banking, and therefore also to the issuing of paper money without limit. It is comparatively easy to devise means to secure the public against losses which may arise from the ultimate failure of banks to comply with their engagements; and it is against losses of this nature that the advocates among us of a free trade in banking seem to have been particularly solicitous to provide. These losses, indeed, have been sufficiently extensive, and injurious to the community. Mr. Gallatin enumerates as many as 165 banks which either failed, or discontinued their business, from the 1st of January, 1811, to the 1st of July, 1830. Still there can be little doubt that the distresses and losses which have arisen from fluctuations in the quantity and value of the circulating medium have been of far greater amount. Against these evils, little or no provision seems to have been deemed requisite.

No. I.—Comparative View of the Condition of all the Banks in the United States at four different periods.

Number of banks from which returns have been received,	p	erious.			
Number of banks from which returns have been received, Number of branches from which returns have been received, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of seal to start and isocounts, Number of branches, the affairs of which have been estimated, for want of seal to start and isocounts, Number of branches, the affairs of which have been estimated, for want of seal to start and isocounts, Number of branches in operation, Number of branch			According to	returns nearest	
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been estimated, for want of returns, Number of branches, the affairs of which have been estimated, for want of returns, Whole number of banks in operation, - Whole number of banks in operation, - Operation, - Capital paid in, Soloto, Soloto, Soloto, Soloto, Soloto, Soloto, Soloto, Soloto, Soloto,	been received	_	141	146	154
Number of branches, the affairs of which have been estimated, for want of returns, — Whole number of banks in operation, — Whole number of banks an operation, — Whole number of banks an operation, — Capital paid in, — — — 506 508 74 713 713 713 713 713 713 713 713 713 713	Number of banks, the affairs of which have	100	43	8	
Whole number of banks in operation, Whole number of banks and branches in operation, - Capital paid in, 324,1119,499 355,163,834 457,596,890 324,1119,199 365,163,834 457,596,890 373,115,199 378,115,199 378,199,199,199,199,199,199,199,199,199,19	Number of branches, the affairs of which have	100		Ĭ	
Whole number of branches in operation, Whole number of branches in operation,				F07	
Whole number of banks and branches in operation, -		500	000		
Capital paid in,		_	140	140	151
Loans and discounts, 321,119,499 365,163,834 475,506,080 61,11,140,167 11,179,319 124,070 11,793,319 124,070 11,723,541 11,7					788
Loans and discounts, 321,119,499 365,163,834 475,506,080 61,11,140,167 11,179,319 124,070 11,793,319 124,070 11,723,541 11,7	Capital paid in.	\$200,005,944	\$231,250,337	\$251,875,292	\$290,772,091
Stocks	Loans and discounts	321,119,499	365,163,834	457,506,080	525,115,702
Real estate,		6,113,195	9,210,579	11,709,319	12,407,112
Other investments,   1,723,547   4,642,224   9,975,226   50,428   50,645   50,664,301   32,115,138   36,532   50,663   50,6	Real estate	10,850,090	11,140,167	14,194,375	19,064,451
Due from other banks   -   -   27,329,645   40,084,038   51,876,955   56,663   32,151,138   36,533   36,661,819   32,061	Other investments	1,723,547	4,642,224	9,975,226	
Notes of other banks on hand,	Due from other banks	27,329,645	40,084,038	51,876,955	59,663,910
Specic funds,	Notes of other banks on hand	22,154,919	21,086,301	32,115,138	36,533,527
Specie			3,061,819	4,800,076	5,366,500
Circulation, — — — — — — — — — — — — — — — — — — —			43,937,625	40,019,594	37,915,340
Deposites, — — — — — — — — — — — — — — — — — — —		94,839,570	103,692,495	140,301,038	149,185,890
Due other banks,					
Other liabilities, ————————————————————————————————————	Due other banks				62,421,118
Aggregate of bank accounts, Aggregate of investments supposed to yield income. Excess of such investments above amount of capital paid in, Aggregate of deposites and circulation, and sums due to other banks, Aggregate of specie, specie funds, notes of other banks, and sums due by other banks, and sums due			19,320,475	25,999,234	36,560,299
Aggregate of investments apposed to yield income.  Excess of such investments above amount of capital paid in,  Aggregate of deposites and circulation,  Aggregate of deposites, circulation, and sums due to other banks, and sums due to other banks, and sums due by other banks, excess of immediate liabilities beyond immediate means,  Total of liabilities of the banks to one another,  Total of liabilities to all, except other banks and stockholders,  Total of liabilities to all, except other banks and stockholders,  Total of liabilities to all, except other banks and stockholders,  Total of liabilities to all, except other banks and stockholders,  Total of liabilities to all, except other banks and stockholders,  Total of liabilities to all, except other banks and stockholders,  Total of liabilities to all, except other banks and stockholders,  Total of liabilities to all, except other banks and stockholders,		816,047,441	974,643,887	1,205,879,136	1.372 896 74
Income,		1,,	,,	,,	-,0,0.0,710
Excess of such investments above amount of capital paid in, — — — — — — — — — — — — — — — — — — —	income.	342,806,331	390,156,804	493,385,000	567,010,995
Aggregate of deposites and circulation, - Aggregate of deposites, circulation, and sums due to other banks, species funds, notes of other banks, and sums due by other banks, and sums due by other banks, and sums due by other banks, Excess of immediate liabilities beyond immediate means, - 10 total of means of all kinds, - 10 total of tiabilities, exclusive of those to stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities of the banks to one another, and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities to all, except other banks and stockholders, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities to all, except of the banks to one another, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities of the banks to one another, - 10 total of tiabilities of the banks to one					
Aggregate of deposites and circulation, - Aggregate of deposites, circulation, and sums due to other banks, - Aggregate of specie, specie funds, notes of other banks, and sums due by other banks, - Cotal of means of all kinds, - Cotal of tiabilities of the banks to one another, Total of liabilities to all, except other banks and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities to all, except other banks and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, and stockholders, - Cotal of liabilities of the banks to one another, - Cotal of liabilities of the banks to one another, - Cotal of liabilities of the banks to one another, - Cotal of liabilities of the banks to one another, - Cotal of liabilities of the banks to one another, - Cotal of liabilities of the banks to one another, - Cotal of liabilities of the banks to one another, - Cotal of liabilities of the banks to one another, - Cotal of liabilities of the banks to one another, - Cotal of liabilities of the banks and stockholders, - Cotal of liabilities of the banks and stockholders, - Cotal of liabilities of the banks and stockholders, - Cotal of liabilities of the banks and stockholders, - Cotal of liabilities of the banks and stockholders, - Cotal of liabilities of the banks and stockholders, - Cotal of liabilities of the banks and stockholders, - Cotal of liabil	capital paid in,	142,800,387			276,239,804
Aggregate of deposites, circulation, and sums due to other banks, and sums due to other banks, and sums due by other banks, and sums due by other banks, excess of immediate liabilities beyond immediate means, fotal of liabilities, exclusive of those to stock-holders, and stockholders, and stockholde	Aggregate of deposites and circulation, -	170,500,556	186,773,860	255,405,478	276,583,075
due to other banks, Aggregate of specie, specie funds, notes of other banks, and sums due by other banks, Excess of immediate liabilities beyond immediate mans, Total of means of all kinds, Total of liabilities of the banks to one another, Total of liabilities of the banks to one another, Total of liabilities of the banks to one another, Total of liabilities of the banks and stockholders,  Total of liabilities of the banks to one another, Total of liabilities of the banks and stockholders,  Total of liabilities of the banks to one another, Total of liabilities of the banks and stockholders,	Aggregate of deposites, circulation, and sums	' '			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Aggregate of specie, specie funds, notes of other banks, and sums due by other banks, Excess of immediate liabilities beyond immediate neans, 10tal of the banks of all kinds, 10tal of the banks to one another, Total of liabilities of the banks to one another, Total of liabilities to all, except other banks and stockholders, 10tal of liabilities to all, except other banks 12tal,	due to other banks	197,108,849	225,746,438	305,807,847	339,004,193
Excess of funnediate liabilities beyond immediate means, Total of liabilities, exclusive of those to stock-holders, Total of liabilities to all, except other banks and stockholders,         76,126,317         108,169,783         128,811,763         139,479           120,082,532         117,576,655         176,996,084         92,196,793         700,490         700,	Aggregate of specie, specie funds, notes of			' '	,,
Excess of immediate liabilities beyond immediate means, and intermediate liabilities beyond immediate means, and intermediate liabilities beyond immediate liabil	other banks, and sums due by other banks.	76,126,317	108,169,783	128,811,763	139,479,277
diute means, Total of means of all kinds, Total of means of all kinds, Total of liabilities, exclusive of those to stock- holders, Total of liabilities to all, except other banks and stockholders, Total of liabilities to all, except other banks  107,108,819 121,121,092 144,923,996 176,6655 176,996,084 179,206,587 100,142,017 133,394,402 158,618,7 121,121,092 144,923,996 281,404,712 313,143,	Excess of immediate liabilities beyond imme-				,,
Total of means of all kinds, Total of liabilities, exclusive of those to stock- holders, Total of liabilities of the banks to one another, Total of liabilities to all, except other banks and stockholders,  107,109,849 245,066,913 231,807,081 375,544, 107,109,849 245,066,913 31,807,081 375,544, 107,109,849 245,066,913 31,807,081		120,982,532	117,576,655	176,996,084	199,524,916
Total of Habilities, exclusive of those to stock-holders, Total of Habilities to all, except other banks and stockholders,  107, 108, 849 245, 066, 913 331, 807, 081 375, 564, 76, 086, 857 100, 142, 917 134, 394, 462 158, 618, 121, 121, 992 144, 923, 996 281, 404, 712 313, 143,	Total of means of all kinds				706,490,172
holders,   197,108,849   245,066,913   331,07,081   375,644,   Total of liabilities to all, except other banks and stockholders,   121,121,902   144,923,906   281,404,712   313,143,143,143,143,143,143,143,143,143,	Total of liabilities, exclusive of those to stock-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,	,,	, 100,110
Total of liabilities of the banks to one another, Total of liabilities to all, except other banks and stockholders, 21,121,092 144,923,906 281,404,712 313,143;		197,108,849	245,066,913	331.807.081	375,564,452
Total of liabilities to all, except other banks and stockholders, 121,121,992 144,923,996 281,404,712 313,143,					158,618,555
and stockholders, 121,121,992 144,923,996 281,404,712 313,143,	Total of liabilities to all, except other banks	1,,	, ,	2.,022,102	-00,010,000
	and stockholders	121,121,992	144,923,996	281,404,712	313,143,364
		72,084,651			

No. II.—Condensed Statement of the Condition, at different intervals, of all the Banks in the United States.

Date.	banks from which re- lurns are	Number of banks the affairs of which are estimated.		Loans and dis- counts.	Specie.	Circulation.	Deposites.	Capital.
Jan. 1, 1811, — 1815, — 1810, — 1820, — 1830, — 1834.	120 134 213 282	38 88 112 95 48 100	89 208 216 308 330 506	200,451,214		28,100,000 45,500,000 08,000,000 44,863,344 61,323,898 94,839,570	35,950,470 55,559,928 75,666,986	52,601,601 62,259,590 89,822,422 137,116,611 145,192,268 200,005,944
— 1835. — 1836. — 1837	515 559	43 8 2	558 567 634	305,163,834 457,506,080 525,115,702	43,937,625 40,019,594	103,692,495 140,301,038 149,185,890	83,081,365 115,104,440	231,250,337 251,875,292

51,876,955 4,800,076 40,019,594 140,301,038 115,104,440 25,999,234 251,875,29

WATERLOO LIET

ur view it is ch pertain to be money is the investthe issuing re the public with their enus of a free sses, indeed, m the 1st of the distresses e circulating

our different

Jan. 1, 1837. 632 154 634 154

758 \$200,778,09 525,115,762 12,407,119 19,064,45 10,423,69 59,663,90 36,533,327 5,3665,90 127,337,185 62,421,118 36,560,59 1,372,526,749

567,010,995 276,238,804 276,583,075

339,004,193 139,479,277

199,524,916 706,490,172

375,564,482 158,618,555 313,143,364 112,652,363

ks in the

Ì	
ì	52,601,601
i	82,259,590
J	89,822,422
1	137,110,611
1	145,192,268

Capital.

ļ	52,601,601 82,259,590
l	89,822,422
ı	137,110,611
i	145,192,268
Į	200,005,941
,	231,250,337
)	251,875,292
i	290,772,091

324,240,292	-	-	,	-		-	-				-		16	077 146	Aggregate,
60,170,000				'	<u>'</u>   .	'	,	'		,	,		December, 1836,	0110	Banks lately } chartered, }
12,195,000	•	,		'	1		1	1	1	1	'	,	December, 1836,		pital in 34 old banks,
115,104,449 50,402,369 25,999,234 251,875,292	25,999,234	50,402,369	115,104,449		4,800,076 40,019,594 140,301,038	4,800,076	32,115,138	51,876,955	9,975,226 51,876,955	14,194,375	11,709,319	\$ 457,506,080	<u> </u>	567 146	, .
4 216,875,292 35,000,000	25,999 23	17,370,582 3,031,787	110,042,216 4 5,062,224	124,856,474 1 15,444,564	32,369,905 1: 7,650,589	4,800,076	29,795,267 2,319,871	47,265,909 4,611,046	9,631,574 47,265,909 343,652 4,611,046	11,740,812 2,453,563	11,709,319	397,001,920 60,504,160	3 February 1, 1836,	566 123 1 23	Total, Bank of U. S.
1,279,857 8,369,744 909,779		78,823 1,420,613 52,922	1,673,887 6,125,914 2,114,943	1,981,650 9,675,644 1,184,498	869,839 2,924,906 172,071	1 1 1 1	557,612 2,725,262 200,710	1,278,223 3,318,708 1,671,325	226,404 29,075 100,472	17,214 223,375 25,707	111	2,304,683 17,079,714 2,099,608	0 January 9, 1836, 1 Dec. 1835 to Dec.1836, 3 Oct.1835 to Nov. 1836,	31 1	Indiana, Ohio, Michigan,
	200,000	297,928	1,382,262	653.661	371,598		233,671	109,049	2,044				1 January 30, 1836, 5 Jan 10 July 1836	9 #	Missouri, Illinois
4,546,285	1,087,381	392,568	1,514,065	4,205,508	211,976	41,567	206,518	1,152,634	119 916		584,092		May to October 1836,	<u> c</u>	Tennessee,
	4,091,574	7,161,452	3,152,047	7,130,546	2,607,587		429,436 1,689,565	3,460,917		<u>,</u> ω	807,568	51,234,158	4 Oct. 1835 to Oct. 1836, 1 April to Oct. 1836.	14 2	Louisiana, Mississiana
1,484,386	0.0	221,165	3,295,930 449,451	711,589	39,037	261,394	1,016,322	213,900	90,350		-	2,310,850	Jan. to July, 1836,	5 4	Florida,
7,936,318	1,125,497	1,863,376	4,021,210	7,488,727	2,500,427	111,230	902,255	2,014,435	237,769	148,470		16,316,319	2 Jan. to Oct. 1836,	00 tu	South Carolina,
	2,423	457,685	3,548,414	8,192,763	1,552,528		560,291	2,264	3,482	•	167,166	14,329,680	B January 1, 1836,	5-	Virginia,
	1,246,482	1,750,211	4,379,945	3,200,163	1,300,868	1 1	951,536	1,803,801			20	12,728,478	2 Dec. 1835 to Dec. 1836,	1 20 4	Maryland,
	532,032	388,512	1,139,827	1,755,829		•		8,028 669,211				6,700,072	Oct. 1835 to Dec.1836,	8:	New Jersey,
31,281,461	4	19,783,482	29,532,616	21,127,927	3,876,868		10,237,574	15,991,168	442,696	==		72,826,111	2 January 1, 1836.	8	New York,
	189,486	488,793	1,465,977	3,874,212	566,416	1.770.118		582,703	18,078		149,752 383,700	11,085,543	October, 1835,	<u> </u>	Rhode Island, Connecticut,
-	5	3,490,097	266	9,430,357	1,136,444	- 601,913		3,797,926		922,543	1 1	48,342,019	May, 1835,	05	Vermont, Massachuselts,
3,935,000	<b>\$</b> 409,195	290,261		1,788,040 1,526,512	176,939			318,673	1 1 44	109,970 87,621		6,579,761 4,501,701	June 4, 1836, May 2, 1836,	88	Maine, New Hampshire
Capital.	Other liabilities.	Due to other banks.	Deposits.	Circulation.	Specie.	Specie funds.	Due by other Notes of other banks. banks on hand.	Due by other banks.	Other Investments.	Real Estate.	Stocks	Loans and discounts.	Date.	S Branches,	

No. III.—Summary Statement of the Condition of all the Banks in the United States, at the dates annexed, 1835-36.

No. 1V,-General Statement of the Condition of all the Banks according to returns nearest to January 1, 1837.

Subt or Territory   Data   Fig. 2   Data and   Stocks   Red Earls   Investments   Stocks   Data and   St	_			_	_		_	_												_													_
No. of the color   Compare   Compa		Capital	•	5.226.700	2,839,508	1.125,624	34.478.110	9.837.171	8,665,607	37, 101, 460	23,750,338	4,142,031	818,020	10, 138,655	2,204,445	6,731,200										2,014,760	1,585,481	9,247,296	1,400,000	2,113,302	35,000,000	100 62 006	anning the stone
Park		Other	*	422,737	1	1	i	6.477.928	93,145	7.078.167	1,411,496	7,090,385	1	705,139	3,059	294,747	1	803,578	377,967	1	893,422	1,723,617	380,495	1,733,682	I	1,651	63,777	ı	1	78,699	6,926,366		
Park		Due to other lanks.					47	•		2	1.0			_				_	_	_	=	24		_				_				69 491 118	Jan. 1
Park		Deposits.	•	1,242,540	1.147.373	348,875	8.784.516	2,113,260	1.869,369	30,883,179	12,902,251	1,869,254	563,485	4,840,477	1,950,736	5,309,554	1,387,120	5,018,477	2,943,632	3,073,979	11,487,431	5,345,381	2,230,833	3,428,666	2,262,900	828,644	2,738,405	7,590,933	2,379,380	493,623	2,332,409	197 307 185	20190000000
Park		Circulation.	49	1,912,418	1,662,952	2.086.860	10,592,249	1.864.132	4.094.681	24,198,000	13,794,014	1,918,017	718,948	3,310,535	1,136,557	9,107,347	3,319,128	7,223,616	8,058,739	7,090,819	2,909,788	5,073,425	4,272,635	4,105,155	1	1,565,373	1,970,595	8,326,974	1,350,325	774,040	11,447,968	149 185 800	Tanhant for
Table		Specie.	**	357,169	1	76,802	1,455,230	243,462	426,290	6,557,030	3,113,990	496,917	141,956	1,139,347	438,32	1,621,599	883,011	1,664,786	2,860,326	1,572,246	3,108,416	1,369,457	378,930	1,456,384	222,924	200,704	1,204,737	3,153,334	564,275	145,842	2,638,449	27 915 240	01,010,010
Table			*	1	790,175	801.913				3,268		ı	ı	1	1	J	ı	ı	ł	ı	1	1	ı	ı	!	I					1		
The column		Notes of other backs on hand.	40	566,606	154,306	126,048																						_			1,206,754	36.533 597	andanas i
Table		Due by other banks.	*	650,962	1	46.609										1,651,205												4,597,579	1,496,583	411,999	2,284,598	59 663 910	In an inches
Park		Other Investments.	08.	ı	1	1				_	C/									I	528,876	2,000	1	25,000	3,211	11,070	270,197	1	28,161	59,831	4,534,314	10 493 630	and the same
Park		Real Estate.	*	129,831	80,444	40,505															4,761,168	465,430	70,018	147,073	13	14,179	48,901	271,558	37,064	14,969	1,237,099	19.064.451	
April   1837,   1838,   1838		Stocks.	49	1	I	ı	1	143,462	410,542	1,794,152	1,551,908	1,096,367	195,110	_			•	_	_					Ŋ			1				ı	12.407.112	
Park		Loans and discounts.	40	7,821,023	4,829,562							9,341,797	1,599,168	14,986,487	4,201,512	18,021,429	5,769,091	18,899,838	16,692,215	18,133,788	59,108,741	24,351,414	10,300,313	11,631,475	1,296,311	3,096,751	3,179,271	18,178,699	2,946,697	2,652,614	57,393,709	525,115,702	,
Paic	B	anches.					_	_	m	C)	_	_	4	61	-	20	-	24	9	4	3	50 0	0	3.	7	ō	9	-	3,5		18	15	ĩ
Date.  1837, [May 1, 1837, [Ma	٦ اي	:		22	53	61	12	62	3	8	49	55	4	5	-	0	m	0	9	3	9	<b>a</b>	· e	4	-	. 6.	-	2	6	2	-	1 2	-
May Man May	-1.	1	_		_		=	_		_		_	_			-	_	_		-			_				6,	_	_	_		عة ا	-
Sate or Territory.  Maine, Move Hampshire Vormont, Vormont, Massachusetts, Rhode Island, Connecticut, Pennsylvania, Pennsylvania, Pennsylvania, Pennsylvania, Dist. Columbia, Virginia, World Carolina, South Carolina, Georgin, Alabama, Morit Carolina, Rentucky, Mississippi, Tennessee, Kentucky, Mississippi, Mississipp		Date.		Ę,	May	Jan.	Sept	Mar	ë S	Jan.	Jan.	Jan.	Jan.	Jan.	Jan.	an i	Dec.	E.	Ψ	Š.	Jan.	Ę,	Jan.	ä,	Ė,	an.	Nov.	Jan. 1837,	Dec. 1330,	Dec. 1836,	Jan. 2, 1837,		
	-	State or Territory.		Maine,	New Hampshire	Vermont,	Massachusetts,	Rhode Island,	Connecticut,	New York,	Pennsylvania,	New Jersey,	Delaware,	Maryland,	Dist. Columbia,	Virginia,	North Carolina,	South Carolina,	Georgia,	Alabama,	Louisiana,	Mississippi,	tennessee,	Mentucky,	MISSOULT,	minois,	Indiana,	Opio,	Michigan,	Florida,	U. S.	Total	

1830, orre.—To compute this table, it has been necessary to take the returns of the 19 Vermont banks for January, 1836; the returns of eight banks in New Jersey for the latter part of SO, orne bank in South Carolina, of three banks in Songham in Georgia, and of one bank in Printia, for the early part of 1839; of one bank in South Carolina, of three banks in South Carolina, and one in Louisiana.
Michigan, for the latter part of 1835; and to estimate the affairs of one bank in South Carolina, and one in Louisiana.

*NoteR. Island, N. York, Louisiana	nearest Jan. I,
1838, April 6, 68 April 1, 9 Mar. 21, 1	1
*Note, R. Hand, 1838, April 6, 62 9, 22.55 12.772.000 108.225 33.761.749 19.057.517 24.093.074 \$28,406.183 \$25,010.209 769.573 35.064,051 118,216,653 \$6,306.309 61.431,038	
10,526 33,761,749 19,0 72,099 108,226 3 73,768 529,771 2,3	
57,517 24,093,074 58 81,201 3,595,517 11 84,150 3,216,165 1	
,106,181 25,010,209 483,210 415,723 ,603,770 5,301,579 ,355,163 4,410,233	
760,573 35,064,051 	- Landaco
2,191,6683 85,306,3 2,191,669) 695,7 11,057,985 16,508,4,739 8,021,1	1,454,90
98 61,431,038 60, 98 640,754 14 9,389,108 6,5 37 10,591,600 6,5	639,824
Vol. I.—O	288,130

			В	AN	K	9	(L	IN	1 1	E	V	K	51	11	1	L	رد	•				1.
*NoteR. Island, N. York, Louisiana,	*Total of returns nearest Jan. 1, 1838.	Total of recent re- turns, Connecticut,	Wisconsin, Penn. Bk. of U. S.	Ohio,	Illinois,	Missouri,	Tennessee,	Arkansas,	Mississinni	Alabama,	Georgia,	South Carolina,	North Carolina,	Dist. of Columbia,	Maryland,	Delaware,	Pennsylvania,	New York,	Rhode Island.		pshire,	State or Territory.
1838, April 6, April 1, Mar. 21,		1827, Mar. 25,	Nov. Dec. 30,	1837, Dec.	1838, Jan. 8, Jan. 6	Dec. 30,	Jan. 1,	1838, Jan. 1,	Dec. 23,		Oct.	1837, Nov.	Feb.	Jan. 1,		1838, Jan. I.	1537, Nov. 1,	Jan. 1,	Jan. 5,	Los, Aug.	1837, Dec. 30, 1838, Feb. 1,	Date
16	063	31 33	12	7 tz	- 12	_ 4	ى د	_	<b>=</b> 6	ట	. 5	10	۵ د	71 -1	25	4 2	2 4	95	69	2 19	13 53	No. of banks
<u>س</u> ري	166	363_	19	9-	3 6	2	5 or	10	_ <u></u>	+ 1	٠.5	10	-10	<u>.</u>	12	4		19	-			No. of branches.
9,852,353 36,401,460 39,523,603	318,148,643	309,403,916 8,741,697	119,625 35,000,000	11,331,618	4,673,050	607,398	5,309,451	412,105	39,913,832	10,150,538	9 597 585	7,917,119	2,920,610	2,175,970	11,971,876	990,655	21,911,435	36,611,160	9.819.853	1,2,4,9,0	\$5,158,750 2,839,500	Capital.
12,772,099 59,075,768 52,058,081	166 318,148,643 489,110,526 33,761,749	163 309,403,916 475,803,581 33,345,733 18,881,634 8,744,697 13,230,945 416,016 175,883	152,676 45,181,851 11,862,108	17,212,691	4,416,577	1,031,852	11,219,170	371.791	55.593,371	26,087,750	15,937,526	16,657,217	1.571.398	3,109,811	15,813,096	1.550.221	38,237,566	60,999,770	13.250.296	2,103,239	\$7,552.938 4,200,215	Loans and dis- counts.
108,226 529,771	33,761,749	33,345,733 416,016	11,862,108		2,690,000	2,250,000	59,750	-	-	600,000	1,215,501	1,162,630	10,,00	272,752	1,505,611	187,990	1,407,803	2,795,207	4 80	\$10,000	11	Stocks.
300,201 2,366,156 7,837,516	19,057,517		3,179	387,427	27,533	50.101	81,021	1,010,010	4,235,476	155, 199	1,830,430	211.759	127,421	311,636	511,677	88,130	1,833,326	2,356,219	301.915	33,725	\$136,260 82,250	Real estate.
3,595,517 3,216,165	21,093,074	24,037,055 56,019	10,809,774	169,050	4,914	67.335	345,792	100,657	1.791,030	213,380	321,715	98,325	34.495	169,793	91,916	100,111	3,658,401	38,256	1 1	\$70,052	11	Other invest- ments.
488,210 14,603,770 1,355,165	58,406,181	57,464,870 911,314	3,657,251	1,310,338	234,145	45.271	581,711	3,678	1.395,737	1,051,412	1,057,866	923,161	574,308	312,560	3,076,511	310.877	9,254,641	18,297,899	537 350	431,693	\$610,696 531,638	Due by banks.
415,733 5,301,579 4,410,333	25,010,209	24,713,484 296,725	27,432 866,597	864,597	70,718	673,852 293 930	327,817	2,450	4,508,761	117,625	į.		177.763		ŗ	321,390 163 543		ယ့	491 196	53,793	\$163,115 109,308	Notes of other banks.
791,636	760,573	760,573	111	11	ı	11	L	40,395	1	10,0,2	5	ı		1	1		1	618,277	1 1	\$85,029	11	Specie funds.
460,999 5,117,063 2,970,723	35,064,051	34,648,665 415,386	3,770,842	2,674,212	681,487	1,716,489	595,667	96,455	2,729,983	796,151	2,475,788	1.436,315	200,082	318,354	1,259,908	196 607	3,674,194	4,139,732	200 011	97,333	\$216,720 148,793	Specie.
2,191,609 11,057,935 4,731,739	118,216,683	114,218,358 3,998,325	141,363 6,768,067	6,221,136	1,990,993	3,600,570	2,620,185	8,100	7,558,465	7.535.475	5,077,273	5,011,656	9 967 703	764,822	3,002,085	1,315,211	11,330,474	12,432,478	9,501,110	1,457,441	\$1,690,023 1,111,074	Circulation.
695,798 16,503,114 8,021,137	85,306,319	83,821,383 1,484,966	1,313,256 43,228 2,617,253		789,659	2,159,700	1,502.271	67,242	7,426,468	5 220 346	2,121,617							15,895,684	0,231,500	252,253	\$763,741 466,099	Deposites.
640,754 9,389,108 10,591,600	61,431,038	60,791,214 639,824																			\$351,260	Due other banks.
716,791 6,501,787 904,411	60,194,244	59,906,114 288,130	9,435 20,524,568	1,509,459	188,836	1,245,005	2,370,481	3,503,304	3,748,343	1.293.351	93,409	1.610.411	1,600,386	1	1,395,714	4,140,111		6,142,047				Other liabili- ties.

No. V.—Condensed Statement of the condition of the State Banks, according to returns dated nearest January 1, 1838; and, also, of so many as have made returns dated near April 1, 1838.

Vor. I.—O

Nors.—To complete this table, it has been necessary to take the returns of the 19 Vermont banks for January, 1836; the returns of eight banks in New Jersey for the latter part of 1836; of one bank in South Carolina, of three banks in Georgia, and of one bank in Florida, for the early part of 1836; of one bank in South Carolina, and one in Louisiana.

Michigan, for the latter part of 1835; and to estimate the affairs of one bank in South Carolina, and one in Louisiana.

# BANKS (UNITED STATES).

No. VI.—Abstract of the statements of the Bank of the United States, chartered by Congress, from its commencement in 1817, to March, 1836, when its charter expired, and of the Pennsylvania Bank of the United States, from March, 1836, to December, 1836.

	Capilel	\$15,879,865	23,155,010	1	ı	1	34,972,568	1	1	ı	ı	ı	ı	34,992,139	1	1	1	ı	1	1	1	1	ı	1	1	ı	1	1	1	1	1	1	'
Pro to Fare	to state banks, pean bankers.	1	1	1	1	\$1.357.778	1,760,668	1,434,022	60,465	2,053,650	2,093,650	2,053,074	2,040,000	2,040,000	2,040,000	1,292,110	1,020,000	1,020,000	1	2,407,282	13	107	314,495	920.020	300,037	1,467,203	661,383	1	ı	ı	ı	ı	-
Polynos dus	to state banks.		1	1	1	1	ı	ı	١	ı	1		\$291,810	ı	ı	ı	ı	ı	ļ	ı	1	1	ı	1		1,697,401	_	1	1	ı		734,900	-
	Other depo- sites.	\$1,052,743	1	3.023.167	4 535 22	4.909.296	4,786,923	2,936,477	2,613,608	3,006,0~2	3,963,520	4,996,164	4,362,603	5,457,598	3,739,356	3,347,010	3,655,919	3,520,072	6,043,562	5,330,921	5,966,114	5,444,845	5,630,623	5,337,944	6,257,735	6,142,107	6,402,121	6,364,952	7,122,132	6,391,005	7,925,550	8,165,437	9,103,864
Deposites by	Public officers.	\$67,791	1	1	ı	7.369.911	7,967,775	1,526,867	1,556,234	1,464,026	1,618,008	020,020,	1,613,309	25,87	1,416,692	1,528,964	1,616,306	1,900,146	2,317,515	2,092,263	1,532,258	2,065,288	5,264,617	3,363,167	4,737,531	2,801,774	4,010,116	4,755,917		,,			-
	United States Treasurer.	\$10,112,457	ı	21.746.641	7 7 13 899		ı	1,329,525	2,112,147	2,096,656	1,307,794	1,106.401	1,330,891	1,688,577	1,971,555	2,746,366	6,116,933	8,351,715	5,951,933	4,610,180	6,460,455	3,701,527	4.518.54	5,619,075	4,711,156	5,553,449	7,544,367	5,911,019	4,889,940	5,579,568	6.266,742	6,940,268	5,067,653
	Circulation	\$1,911,200	4,565,398	4.759.861	5 409 827	8,339,448	9.045.216	6.563,750	5,213,040	3,589,481	4,005,352	4.567,053	5,551,910	5,578,782	5,630,960	4,361,058	4,629,319	4,617,077	6,383,647	6,068,391	9,510,694	9,474,957	10,210,412	8,519,409	10,195,760	9.855,677	10,890,343	11,901,656	13.691,783	12,924,145	15,346,407	16.251.267	19,195,817
	Specie.	\$1.724.100	1,459,158	990 061 6	9 971,611	9 515 040	2 357 137	9 666 696	2 954 266	3,399,755	5,821,495	7,643,140	5,876,534	4.761 299	3.350.443	4,424,874	4,910,434	5,513,691	5.588,000	6,746,952	4,018,178	3,960,158	6,191,275	6,457,161	6.351.255	6.170.045	6,621,734	6.05.133	6 641 958	7 608 076	10,959,325	10,805,047	12,175,476
	Notes of state banks.	\$587.251	606,309	257 968	20,707	1 827 951	2308 695	N. 1 000	1,330,490	_	_	•	-	917, 629	760,003	766,248	856,697	705,173	1.105,466	-	_		_	1,068,483	1.151.082	17.376	112,826	943 578	1311,611	1,465,047	1.480.358	1,191,506	2,043,257
	Balances due by state banka.	\$6.848.315	7,647,313	000 161 6	9 510 660	1 902 504	2 463 064	202 169 6	9,018,160	0727.070	727, 553	17 X X 27		1717.793	1,055,146	1,407,573	205,250	1.257,808	296,864	2,130,095	241,952	71.375	1,833,822	1,653,510	1 834 502	1	1	203 900	060 308	1 100 458	1 225 058	200,000	60,538
	Remained pean bankers by state banks. Capenses.		١		1	61 032 689	1188 291	691 667	57,094	261,548	1.066,479	83 548	1.337,509	107,637	781 181	21,599	260,052	1,434,020	527,538	21,178	517,039	421,521	487,965	460,686	1 275 093	356,470	335,303	489 420	1.47 166	530,553	2 756 813	9 353 331	114,439
Bank's house	& permanent expenses.		ı		ı	6175 901	493 339	432 808	749.261	1.296.626	1,345,815	1886 724	1.8.0.67±	855.916	909 441	1.956.764	1.893.893	1.871,635	1,850,545	1,852,935	1.831.464	1,792,570	1,809,530	1.678,192	1,625,189	1 634 260	1000	1 557 356	500,000	444.601	26,171	1 241 761	1,298,098
	Real estate.		ı		1			ļ		1	ı	1	\$129.015	563.480	595.7-16	626,674	736,957	1.302,551	1,418,143	1,495,150	1.568.125	1.818.354	1.620,927	2,039,226	9, 163, 767	9 905 401	9.354 891	9 315 530	9,606,405	9 696 307	6,000,00	9,690,195	2,493,455
	Funded debt.	£1.829.234	11 007 365	200610061	1	0 475 000								13,318,950	31 795 700 13, 112, 443	30,736,432 11,018,552	34,803,820 10,876,023	10.574.014	15,872,791	31.812.617 18.422.027	20,738,600	18,303,501	17,764,359	30,937,866 17,764,359	34 101 166 17 764 359	33 689 005 17 694 859	38, 506, 410 17, 359, 850	30 910 609 16 000 000	42 616 139 14 626 626	40 669 505 11 610 900	0.5010,230	10,0	3,671,651
	Leans and discounts.	#3.485.194	0 536 002	00,000,000	20,233,330	41 161 750	41 458 085	25,726,969	30,410,649	31 401 158	30 207 570	30 405 100	28,386,916	98 061 169	31 795 700	30,736,139	34,803,820	33.432.084 10.571.014	39.694 006 15.872.791	31,812,617	33,531,692 20,735,600	33, 124, 621 15, 303, 50	35,020,490	30,937,866	34 101 166	32 649 005	35,506,410	30,910,609	49 010 190	40,669,005	40,003,000	13,230,100	56,562,044
	Dale.	1817 Feb.	Merch	Taraton	oury O		rolo, Marcii	oroll draw	Tuly, Jan.	1890 Tan	_	1691 Tan		1000 120		1893 Jan		1894 Jan.	_	1895 Tan		1896 Jan		1897 Jan		1000 Ton		1000 Ton			lost, Jan.		July

Table VI .- Continued.

Deposites by

Loans and Real estate. Remarks houses Due by Eoro-discounts. Real estate. Repeated part of the by Farman and the state for the banks. Specie. Circulation.

Date.

UNIVERSITY OF WATERLOO LIET

Table VI Continued.		
ble	 nuca.	
ble	 1	
	aple v	

		Pont's bones		Par breshte	Worken of attitu				Deposites by		Dividends un-	9	Due to Euro-	
ž	Real estate.	& permanent cripenses.	pean bankers.	banks.	banks.	Specie	Circulation	United States Treasurer.	Public officers.	Other depo-			pean bankers.	
		100 000	000 000	40 000	823 121 626	67 058 893		es 958 155	\$4.331.207	\$8.107.155		\$1,951,103	81,447,748	\$35,000,000
	2,130,525	1,139,034	691,003	40,044,04	94,111,010	510.053		9.568.123	2 303 962	8 115 367		2,221,406	1	35,000,000
	688,628	1,1/4,1/0	030,144	4,114,104	2,000,000	0,051,017		4 180 813	8 5:1:30	518.6		68 160 G	ı	35,000,000
	1,855,169	1,181,071	3,100,8 3	3,000,143	2,23,000	0,301,01		4 514 670	3 059 150	10.965,605		3 (18)	١	35,000,000
	1,832,816	1,181,071	3,942,019	2,823,040	000,027,7	9100000		3 219 019	3 100 400	7	240.550	66-646-6	1	35,000,000
	1,809,289	1,187,238	1,911,041	2,768,324	2,323,33	10,030,010			3 176 551	3		1.331 168	1	35,000,000
_	1,787,406	1,187,238	2,375,390	3,619,741	2,451,333	10.003,441				99. 16. 9	13 151	522 124	1	35,000,000
	1,741,407	1,189,125	1,801,669	3,058,570	1,967,040	10,031,237				25.59	062.90	9 10 6	١	35,000,000
	1,704,322	1,221,306		2,606,724		10,130,000		960 202		6 35 500		2.156.797	1	35,000,000
	1,741,878			2,565,524		12,023,997				6 019 501	Т.	9 416 149	1	35,000,000
	1.821.525		_	2,127,438		15,501,574				62-11-5	10-65	9 050 005	ı	35,000,000
	1.808,845		_	2,036,103	1,341,091	CH0,019,CI	15,900, 51		2 2 2 2	914		2 300 8	1	35,000,000
	1,752,141			2,194,475	1,635,970	15,650,357	15,603,440		207,500	90-		211017-9	1	35,000,000
	1,760,632			4,609,973		15,705,369	17,339,191		0 011 190	25, 110		3.14	١	35,000,000
_	1,759,786	1,218,896		2,862,723		10,309,323	19,133,321		(A. C.)	S 424 A.T.		5.011.634	ı	35,000,000
	1,765,350		_	2,261,477		00000000	90 511 796		100 65	106 62 6		6.023.344	1	35,000,000
_	1,775,224			2,036,291		10,440,014	20,21,130		120 830	9 253 954		6.404.045	١	35,000,000
61,919,425	1,774,040	1,218,896	2,457,937	2,983,737		19,000,010	99 000 474	510 000	990 561	10 549 197	76,057	4.691.857	ı	35,000,000
	1,775,736	1,218,395	2,007,145	4,000,133		19,012,017	95 229 590		1 210 700	9 55× 757		5,969,593	1	35,000,000
	1,758,345	1,218,395	2,378,669	3,901,537		19,453,050	01 900 999		051 500	10 25 7		5,533,375	1	25,000,000
_	1,736,175	1,212,395	2,253,856	3,739,454		12,000,000	69 615 199		1.016.016	5.0.462		4,056,714	1	2: 000,000
_	1,678,416	1,212,395	1,885,135	3,000,000		13 545 659	01 102 07.1		079.650	6.705.50		1. 16E. E.77	1	25,000,000
_	1,679,305	1,200,808	1,810,857	3,450,532		12,000,000	00 001 66		101 761	5 406 969		9 KON 908	1	35,000,000
_	1.690,329	1,143,628	685,753	3,514,564		6,0,122,01	23,031,00		624 22	5,058,140		2 (73.819	1	35,000,000
_	691.256	1.076,581	212,272	3,767,355		8,749,920	22,113,302		601 100	4 260 990		9,660,694	1	35,000,000
	55.65	OG7 4014	73.171	1.088.005		8,417,508	23,010,422		261,130	0.000		2 021 750	1	35,000,000
	100,000	067, 104	446 900	4611016		7,650,589	21,502,355		3,2,497	3,930,770		0,001,00	1.00	25 000 000
	450	100	115,500	A 27.6 967		6.224.197	20,111,227		326,909	3,474,143	250,453	5,412,417	2,1,11	20,015,130
	1,432,492	474 657	1,303	4 908 652	2,207,647	5,595,077	21,109,352		306,855	3,390,418		2,255,003	3,1,,,,,	001,010,00

Note.-In addition to the above, the following amounts were due to the United States Bank by European bankers, viz.:

August 1, 1836, - - Sept. 1, "

May 2, 17,25,165 2,521,410 212,479 May 30, 13,322,659 2,074,682 201,186
2,071,6-2
2,071,6-2
. 0. 6
1,095,911
705,213
31.542
.11
35,000,000
\$6.575,200
111
37.177,895 35.635.125
15,091,514
111
\$1,670,310 4,832,215 10,910,425

Nay 2 Nay 20	Date		Dec.	Oct. 31	Sept. 29	Sept. I	August I	July 4	May 30	May 2	March 31	Date
1836				•	•	•	•	•	•-		1836	it
\$18,155,396 17,951,165 13,392,659	Nett circulation.		14,566,000	1417.635	15,096,592	11.43.37	11,236,190	12,162,434	9,547,024	11.371.631	10 TO 317	on personal se-
5.0.1.0.5 0.11.16.74 167.161.73	Deposites, D		2.775,869	2.36,735	2 11 379	19.30,137	12.62.11	235,374	2 93 517	5 950 058	\$2,951,512	Bills discounted at secon bank stock.
\$211,000 \$1,333,372 212,479 1,095,911	Divilends un-		25,679,478	26,517,878	M 000 75	18 8 9	97.59	20,404,92	21 509 393	99 96 348	\$18,914,959	on other securi-
ele.	Due to state D banks. pe	PENNSY	_	_	_		_		-	-	2 416.521.419	Demestic Lills of exchange.
\$1,517,090 956,213	Due to Eoro- of common- pean tankers, wealth of Pean.	LVANIA	433		-	1.	_		_	-	-	
15,721 11,542	Due officers of common- wealth of Pean.	BANK	5	_	_	_	_	_	_		\$111.25	Foreign bills coun
11	rope, and inte- rest on the same.	PENNSYLVANIA BANK OF THE UNITED STATES-Comtinued.	54,928,790	55.545.79	57 065 010	20.00.00	57 646 579	ON 000 55	701,000	36	Sec. 2012 2520	Total of bills dis- counted and bills of exchange.
\$35,000,000 35,000,000	Capital.	NITED ST	143,859	102,009	101019	129,001	0,00	20,037	20,037	0.00,007	ecc 022	Mortgages.
88	Due U.S. for capital stock.	ATES-C	506,268	200,200	120,000	204,329	100,010	204,41	210,210	\$313,211 ·	6315 014	Ranking houses.
	for Post notes.	ontinued.	803,028	9,0,405	995,102	1,119,451	,501,022	1,100,007	1,190,775	\$1,190,103	100 100	Other real estate.
\$36.6 37.1	otes. Notes issued.		45,411	45,411	45,411	45,411	45,411	45,411	45,411	345,411		Due from the United States and navy agit, Norfolk.
\$36.620,420 \$1 37.177,895			33,785	33,782	33,78	33,782	103,752	599,349	599,288	8399,288		Bank U. States chartered by Capgress.
\$16,794,713 15,091,514	otes on hand.		5,009,217		_	_	_	2,522,00	_	40	٠,	Due from y state banks.
11	Notes on hand. Notes at state bank agencies.	ŀ	$\frac{2}{7}$ 2,370,195			2		0 2,087,050	0 2,422,889	3 \$2,284,082		Notes of state s, banks,
\$1,670,310 4,832,215	Notes in transitu.	ľ	3 3,410,181 5 3,275,292		2 4.696,69	4	4	_	9 5,020,47	2 85,079,46		Specie.
		L	2	w	w	_	5	_	_	0	1	

Press this doe the sold of the old bank were repursed from those of the new heal, as shown force down is the column.
 The mark head to the government was purchased by the bank, and it is presumed makes one of the items in the stock account, which first appears in this month. The amount paid for the stock is represented by the bonds due the government.

No. VII.- PENNSYLVANIA BANK OF THE UNITED STATES.

latered on distri,

4.758,611 il. 4.

	laterest on ditto,	Broads to Control States,	Late hash for many	The state of the s	Tallet in Entry	Departure,	Contingent interest,	Fund for extinguishing cost of banking houses,-	Baring, Brothers & Co., Hope & Co., Hottinger & Co.	Foreign exchange account,	at state banks.	The to Rank I mired States and offices	Combined final loss brown charmedle to it	Distriction on the same	Description of Charles, and inserton,	Notes asserd,	of United States,	Capital Sheek,	LABILITIES		laterest on bonds in Europe,	Cashier of Bank U. N. alterney for foreign banks.	Townsor of the Common wealth of Pennsylvania.	Shell account.	Baring, Brothers & Ca., Hope & Ca., Hottager & Co.	as a per bank and offices,	H	Service of the part.	Bulls receivable for post moles.	Baths of Chief States Compared by Compared,	•	Margaret	Secretary	Cash, viz. motes of the Bank of C. S. & outcom,	Expenses	Banking houses,	Definencies,	the Carlot States	- 8	Real estate,	ichange,	other securities,	Bills discounted on personal accurity,	
119,322,736 27	,	11	1		H 161 982'9	2,250,738 33	52%,632 71		137,172 0	1309.623 03	1365240 45	91 917 90 90	C 012 10 05	74,671 50	1,161,577 28			28,124,500 00	118,322,200 27		1	1	1 1	,	1	1	1	1		00 700 00	40,144 17		2631.459 04	15,401,192,10	124,417 93	470,244 57	125,757 78		12 Crescore 20	816,965 22	13,246,879 35	26.25,10.80	D. 14.901,191 30	
19,322,736 27: 118,405,439 011 117,166,542 59	ı	1 1	•	115,444 44	6,784,194 44	2,367,556 73	514,602 72	1,055,259 11	300 29	241 174 25	100.00	20 607, 100 00	4725.55	150,110 55	377.327 47	33,199,356 69	6,575,200 00	28,124,900 00	118,405,859 01		1	1 1	1	1	1	1	11	1	10 Greforer	200,000	40,144 17	136,066 91	9 61 411 10	06 ex 11911	06 678'99	470,244 57	84,115 98	557	of energy to	779,308 82	15,884, 356 SI	25,000 31		
117,166,542 59	1	1	1 1	01,344	0,758,191 44	2,401,595	506,198	1,055,210	572 158	2	X 2 427	2010		1.53,052	500,500	31,636,000	6.575,200	24,124,900	117,186,542 39		1		1	1	1	1	1		or Cardonala	20,000	40,144	136,091	2653 72	19,545,775	78,506	470,244	92,647	5.267	20.21.000		17,163,578	25,542,426 34	11,218,697 39	
118,173,545 12	ı	ı	1 1	20,000 00	9,194,44	2,698,871 51	478,698 FU	1,055,259 11	00.07. 29	L 242 140 80	1.673.615 85	5 5 6 6	3,100,300 32	107,020,24	201,373 15				71 (16/1/21)		1	ı	1 1	1	ì		1	1	- Southern	25,000 24		136,081 91	919,094,02	20,0%,214 19	97,657 17	470,244 57	95,661 92	5,267 32	3.276.195.72	N Sec. 81.	18,729,696 72	25,390,631 94	9,839,513 88	
126,436,031 77	1	ŀ	Car Children	20,000 00	9,177,194 44	2,40,933 54	457.341.90	1,055,259 11	361,418 77	1.231.645 51	1,753,993 79	07 99 72 95	10 100 100 100	12 DOUG!	1,290,651 00	37.272.405 94	6,875,200 00	28,124,500 00	120,420,001	-	1	1	) (	1	ı	1	ı	ı	ajordoro or	20000	40,144 17	147,751 77	1.490,968 03	9 640,000 30	120,053 31	470,244 57	95,665 03	5,267 32	1,010,351 03	735,441 75		29,417,219 83		
128,908,671 65		ı	alocal-so ao	5 000 000 0	0,/30,194 44	2,520,730 83	422.891 74	1,055,259 11	227,483 67	1.22.401 07	1.92, 435 45	28 130 150	145,500 36	PZ COC+10	,500,100 50	37,010,102 75	6,575,200 00	28,124,900 00	123,303,071 03	-	ı	1	1 1		ı	1	1	400,000 00	2644 242	2000	40,144	147,711	146-920	21,250,540	135,413	470,244	26,321	5,267	2654 466	757,676	17,505,413 79	29,262,114 54	11,613,864 57	
132,559,071 91	1	7,946,356 16	00 305 634 80	2010 200 75	0,700,194 44	2,738,991,82	379,676 88	1,055,259 11	1	1.190,669 11	2,741,097	20.03	4,730,330 00	200,100	1,553,004	6,121,504		35,000,000 00	192,009,071 31		1	1	1 1	LO,UMA,OOD DO		1,950,300 00	16,962,752 44	400,000 00	2 5 0 2 9 72	2000 20	40,144 17	147,711 77	1,594,371 54	200 316 63 200 316		470,244 57	26,321 83	5,267 32	3.940,070 67			24,973,006 60		
133,994,574 51	178,793 01	7,946,356 16	00 365 695 90	200,100 01	0,563,972	3,033,679 84	371.381 88	1,055,259 11	1.	1.115.512 87		060000000000000000000000000000000000000	3,191,110 3	47. CL7/101	272,633 46	7,045,045 03		35,000,000 00	133,354,374 31		ı	1	er tercine	10,500,101 10	270,972 81	2,071,670 00	16,271,678 54	500,000	2 251 339	Sec. 50 0	40.144	147,652	1,773,265 68	USS FIG I	08,323 13	445,363 94	15,140 27	5,267 32	6.189.458 67	1,073,622 75	12,751,741 10	25,310,608 45	11,296,474 07	
134,335,456 59	178,793 01	7,946,356 96	28,162,326,00	S 200 200 36	0,143,972.22	25,045,101 32	300,370 91	1,065,259 11	1	1,049,175 58	4,432,576 74	26.230.469.05	3,131,110 00	F 100,500 64	415,550 30	CHO,CHO,		35,000,000 00	134,330,430 89		1	ı	1,101,000 00	14,500,302 50	207,263 09	2,707,785 52	16,839,276 64	500,000 00	1 225 210 31	0000000	40,144 17	147,652 40	2,636,103 09	195.001.81	90,129 94	435,134 92	28,069 17	5,267 92	5212 231 32	1,117,015 90	9,062,425 70	24,724,645 27	11,511,544 35	
130,159,597 21	175,793 01	7,946,356 16	27.561.456.90	6 623 745 01	4,495,011	2,000,753 93	348,513 68	1,056,259 11	252,414 40	942.368 61	4.627.779 16	24 927 785 95	200 300 73	A 101 -18 63	200,310 99	6,059,053 42		35,000,000 00	130,103,397 21			110 59	75 350 10	CZ3,CZ0#1	1	2,783,003 03	16,972,581 06	500,000 00	1.025.069 07	20,000 30	40,144 17	189,207 13	3,016,230 55	1 746 410 03	36,426 50	435,134 92	29,670 84	5,267 32	3 500 191 41	1,130,704 29	9,351,569 92	23,254,548 23	10,886,932 49	
127,597,991 40		5,959,767 12	20,120,120	20,041	4,798,611 11	2,924,150 20	429,836 61	1,055,259 11	1.	933,090 18	5012 199 85	200000000000000000000000000000000000000	0,191,710 83	20,487 49	822,730 95	5,689,563 21		35,000,000 00	12,59,991 40		i	are oppose	1,195,050 04	14,337,000 39	185,1 9 99	2,539,585	17,229,560	- Contract	25005	20,405	40,144 17	189,207	2 832 697	975 970	115,448 37	435,559 39	30,420 84	5.267 32	3756 001 71	1,137,029 21	8,723,551 85	22.546.390 70	10.678,606 61	
12-,004,523 77		5,959,767 12	27 561 166 90	20 000 C	4,78,611 11	2,917,542 10	Ġ.	1,055,259 111 0	8	956,723 78	5.094.317 26	03 048 450 07	1907,770 30	10,134 81	987,132 37	5,689,563 21		35,000,000 00	128,004,523 77		552 09	1	2,315,200 8/	14,683,045 35		2,787,498 01	17,023,504 10	or order	713.570 46	20,855 33	40,144 17	336,860 91	3.349.850 89	007 156 00	137,648 14	455,361 13	86,660 78	5.267 32	3 483 577 95	1,115,820 16	8,643,390 26	21,693,140 72	10,734,999 65	

No. VII - PENNSVLVANIA BANK OF THE UNITED STATES.

Bills discounted Bills discounted on other securi- of exchange. of exchange of exchange.

No. IX.-Statement of the Condition of the Bank of the United States in the Year 1838, on the days mentioned.

RESOURCES.	1st dis. day of Jan.	of May.	of June.	of November.
Bills and notes discounted, Specie, Notes and checks of other banks, Due by banks, Real estate and other property, Expenses, Stocks,	\$33,870,208 51	\$31,05!,913 29	\$30,069,002 23	\$32,052,091 58
	3,770,842 52	4,40 ,330 92	6,457,853 48	5,223,476 79
	19,140,575 36	20,0.5,363 09	20,699,039 62	7,062,455 28
	38,479,200 62	29,379,092 40	27,483,106 35	25,709,373 87
	1,504,772 53	1,507,973 83	1,550,723 64	1,515,194 62
	133,478 49	119,845 05	137,332 19	90,409 73
	14,862,108 93	17,979,078 03	18,156,684 29	17,486,841 73
Bills of exchange, Miscellaneous,	10,313,129 13 4,123,565 09	13,765,226 95 4,213,220 43	14,905,433 06 4,311,335 18	6,522,596 82 1,696,957 57
Totals,		\$122,485,043 99		\$97,299,397 99
Capital stock, Notes in circulation,	\$35,000,000 00	\$35,000,000 00	\$35,000,000 00	\$35,000,000 00
	6,768,067 62	6,451,605 17	6,077,738 98	4,220,854 11
	28,970,019 12	25,423,330 38	23,397,395 19	16,552,548 95
Deposites, Dividends unpaid,	2,544,316 81	4,319,384 33	3,851,816 12	5,668,124 37
	72,937 99	95,594 49	81,326 49	80,187 55
Contingent fund, Profit and loss, Discount, exchange, and interest,	1,106,654 40 5,191,718 83 1,200,846 11	1,157,546 57 5,255,972 02 1,495,426 80	1,134,123 39 5,255,972 02 1,834,115 89	1,109,179 68 2,816,687 80 1,482,913 95
Miscellaneons, Totals,	45,349,320 96	43,286,184 23	47,138,201 96	30,368,901 58
	\$126,203,881 84	\$122,485,043 99	\$123,770,690 04	\$97,299,397 99

"From documents" (we quote from the Journal of Commerce of January 18, 1839) "appended to the annual Report of the Comptroller, just published, it appears that, under the General Banking Law passed at the last session of the Legislature, certificates have been filed in the office of the Secretary of State from Fifty-Four banking associations, with an aggregate capital subscribed, of \$12,315,175, and with a reserved right to increase the same to the aggregate amount of \$487,680,000. The articles of association are so framed as to cover this enormous amount, in case it should ever be wanted. The duration of the associations, as contemplated by their articles, varies from 25 years to 4050 years. At the time of making out the Comptroller's statements, 24 of the fifty-six associations had been organized, and had applied to that officer for bills in the aggregate amount of \$2,493,090; comprising 296,000 one dollar bils, 173,045 twos, 20,000 threes, 218,600 fives, 33,300 tens, 1250 twenties, 900 fifties, 1150 hundreds, 60 five hundreds, and 50 thousands. Sixteen associations had already made transfers of State stocks, or State stocks and mortgages, to the Comptroller, in the aggregate amount of \$1,170,090 of stocks, and \$422,900 of mortgages. The particulars of these various items will be found in the annexed tables.

"Several associations, for which bills have been ordered, have their securities ready, and will transfer them to the Comptroller as soon as the bills can be prepared. The process of engraving the plates, from which the bills were to be struck, occupied so much time, that it was only a few weeks since any of the associations could be supplied. A further delay is occasioned by the circumstance that all the bills are required to be countersigned by the Registers, who are only two in number, Messrs. John O. Cole and J. M. Woodward, and whose pens cannot move fast enough to supply the demand from so many associations, all desiring to commence operations immediately. The whole amount countersigned prior to the 29th of December was \$370,200. The securities lodged with the Comptroller are to be applied exclusively to the redemption of the bills which are countersigned and registered in the Comptroller's office; i. e. in case said bills should fail to be redeemed by the associations at their counters. The interest on the securities is paid to the associations so long as they continue to redeem their bills. In any event, the holders of the bills are safe; the securities, held by the Comptroller as a guard against contingencies, being alone sufficient for their redemption. The mortgages lodged with the Comptroller, are required by the law to be only upon 'improved, productive, unincumbered lands within this State, worth, independently of any buildings thereon, at least double the amount for which they shall be so mortgaged.' And only one half of the securities lodged with the Cor.ptroller can consist of mortgages at all. The residue must consist of State or national stocks. The amount of bills, given out by the Comptroller to any association, is never to exceed the amount of securities lodged by said association in his hands. In the case of each association he appoints commissioners to view the premises on which mortgages are offered, and to make a full report to him both in regard to title and value. On the whole, we do not see but every precaution has been taken to guard the interests of bill-holders, which the case admits of."

2,483,090	1,592,990	_							487,680,000	12,319,175	* Saratoga Co.		
25,090	25,090		_			•		1			90.		
			ı				William Irving and his assigns	200	00,000,000	000,000	New tork City -		State Stock Security Bank
		5	1		,	und others	John A. McElwam, Joshua H. Darling and of	3	1,000,000	100,000	Name Vont City		Bank of North America
		4.	ı	•		ithers -	Clark S. Denning, I nomas Russell and others	402	0,0,0,0,0	100,000	Warner Long		Bank of Warsaw -
		,+-	!			hers -	John W. James, James O. Bennett and pt	2	0.00	100,000	New York City		North Bank
Solono.	1	92	ı			•	Joseph Sherman and Pardon C. Sherman -	101	,000,000	100,000	James ille*		James' Bank
3		,00	1			hers -	Amos Faimer, Courtiand Palmer and of		0,000,000	100,000	Cornelie	in a	Rail-Road Bank of Coxsa
		10	ı				IN. Church and C. H. Kead	38	50,000,000	100000	New York City	inking Company	United States Trust and B
		×	١			and others	- some a crace, some read, robert trail and others	8	1000000	100000	Trov		Triy Exchange Bank .
		1, 1000	Jane	29 45.	OL LIBOR	Tat to till or Tat	The Walter To Be to the world Countries on the Countries	16	50000	100,000	Fort Plain		Allact state 2 and 2

Name and Style of Company.

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American Exchance Bank
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A street County Bank
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Elish B, Strong, Simon B, Jewill and others of the Control of the 5.431,222.40,731,0,740,6546,680,65546,65526444688888888899999999944411 1839 25,090 98,300 67,200 100,000 1111,000

No. X .- New York Banking Associations under the General Banking Law

May be in-creased to Duration of Charter. When filed.

Amount of secu-rities pledged. Amount of Bills ordered. 100

129,600 20,000 70,500 93,000 400,000 200,000 115,600 100,000 50,000 200,000 40,000 120,000 110,000 110,000 110,000 110,000

70,000

2,453,090

No. XI.—Statement of the Amount and kinds of Securities pledged by the several Banks which have gone into operation under the General Banking Law.

	1			Securities.		
Names of Banks.	Date.	State Stocks.	Rate per cent.	Amount.	Bonds and Mortgages	Total.
Bank of Western New York, Rochester, North American Trust and Banking Com- pany, New York, Bank of the United States in New York, Mechanics' Banking Association, New York Staten Island Bank, Port Richmond, Lockport Bank and Trust Company, Lock- port, Bank of Syracuse, Syracuse, Farmers' and Mechanics' Bank, of Gene- see, Batavia, Farmers' Bank of Orleans, Gaines, Merchants' and Farmers' Hank, Ithica, Willoughby Bank, Brooklyn, New York, State Stock Security Bank, New York, Millers' Bank, of New York, Clyde, The Powell Bank, New York, The Powell Bank, New York, The Wool Growers' Bank of the State of New York,	Oct. 29. Oct. 31. Sept. 3. Sept.17. Oct. 29. Oct. 24. Nov. 6.	Michigan, Maine, Indiana, Alabama, Michigan, Arkansas, Michigan, Indiana, Indiana, Maine, New York	6 5 5 6 6 5 6 5	\$ 100,000 200,000 60,000 25,000 100,000 50,000 100,000 50,000 10,000 15,000 100,000 100,000 100,000 100,000	\$ 102,000	100,000 302,000 200,000 120,600 120,600 129,000 100,000 98,300 67,200 100,000 25,000 100,000 20,000
				1,170,090	422,900	1,592,990

In here concluding what we have thought proper to add to the author's article on banking, properly so called, we earnestly recommend to our readers, besides the American works already referred to in the preceding pages, the *Financial Register*, in two 8vo. volumes, edited by Condy Raguet, Esq. It embraces a great mass of information on currency and banking, of high interest to the merchant as well as to the political economist, and rendered accessible on the cheapest terms.

In regard to Savings' Banks, we may mention that their introduction into the United States dates from the month of December, 1816. 'The "Philadelphia Saving Fund Society" was then instituted by a number of intelligent and philanthropic citizens, with the object in view of promoting habits of foresight and saving among the labouring poor of their vicinity. As was to have been expected from the novelty of the undertaking, and the difficulty with which the habits of a people, and especially of the comparatively uneducated portion of a people, can be in any way changed, the amount of the deposites made with the society was at first quite inconsiderable. During the first 13 months the deposites had, in fact, only reached the sum of \$8,945.41. The society was incorporated by the legislature of the State in February 1819; and on the 31st of March of that year, when the funds were transferred to the corporation, they amounted to \$45,114.85. That the institution had, in the mean time, been managed with due discretion and skill was testified by the legislature making the articles of association and the by-laws of the society the basis of the act of incorporation. From the date of the passing of this act, however, the deposites began to increase more rapidly than they had hitherto done. In 1821, they exceeded \$200,000; the maximum of deposites then allowed being \$300,000. The legislature, by a supplementary act passed in March 1824, just as the deposites were approaching the sum just mentioned, extended the maximum allowed to an amount twice as large. And as the deposites continued to augment, the maximum was still farther extended, until at present \$1,500,000 is the amount of deposites which is authorised to be received.

The interest allowed to depositors, originally  $4_{18}^{3}$  per cent., was, in consequence of a fall in the general rate of interest, reduced in December 1820, to 4 per cent; and, since February 1828, no deposite greater than 200 dollars could be received from the same person in

any one year.

The deposites received in 1837, a year of extraordinary pecuniary pressure, amounted to \$422,698.92; while the payments to depositors were \$712,444.96. In 1838, when that pressure was in a considerable degree alleviated, the deposites received exceeded the payments to the depositors; the former amounting to \$459,711.38; and the latter to \$449,084.94.

The whole amoun. of deposites, since the establishment of the society down to the close of the year 1838, was \$6,794,813.03; that of deposites returned, during the same period, \$5,720,474.42.

The benefits of the institution have been extended to 38,743 depositors.

Since the establishment of the "Philadelphia Saving Fund Society," and especially since the experience of its successful operation, other societies have sprung into existence at New York, Boston, Baltimore, and elsewhere in the United States, conducted on similar princi-

ples. The de as of the mode We subjoin. Philadelphia s payments."

WHEREAS, a vhood, under the and has been est ital security on chanics, laboure security and interest in the prayed to by law, with persecutive may possessed of, or the purpose of it Therefore,

d 1. Be it enac in General Asser Samuel Archer, mac, Renben Ha B. Morris, Isaac Samuel Spackin Smith, and Matt made one body p hereby made abl effects of what mise, bargain an mode of conveys assure, transfer, they have in the said society by th with the rents, i from the sale, ali stitution, accordi cording to the proas effectually and constitution and style and title afe swered, defend, a also make, have, shall have power regulations, as s after be directed trary to the cons singular such acts necessary for the tations, and prov \( \frac{1}{2}\). And be it f provisions, shall \( 1\). The institu

first Monday in J Secretary, Treast seaf of any mana be vacated by the the board. 2. The manage which may occur movals and new

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3. No emotume
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No money shall be 8. The deposits depositing money payment shall be 9. A cash book be immediately er

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ples. The details given above will serve as a favourable illustration of their nature as well as of the mode in which they have been administered.

We subjoin, as a farther illustration of their nature, the original act of incorporation of the Philadelphia Society; together with its "rules and regulations respecting deposites and payments."

# An Act incorporating the Philadelphia Saving Fund Society.

Whereas, a voluntary association of a number of the citizens of Philadelphia and his neighbour-bood, under the title of "The Philadelphia Latin Fund Saving Fund Society." has for some time existed, and has been established for the sole purpose of receiving and investing in public stock or substantial security on real estate, such small sums as may be saved from the earnings of tradesmen, mechanics, labouter's, servants and others, and of affording to industrious persons the advantages of security and interest. And whereas the members of this society by their memorial to the legislature have prayed to be perpetuated, and brought into legal existence by being incorporated and established by law, with perpetual succession, for the purpose of receiving, holding and improving, in such way as to them may seem proper, all such real and personal estate, as the said institution shall become possessed of, or entitled to, by gift, grant, devise, bequest, purchase, deposit, loan and payment, for the purpose of the said institution.

Therefore,

Therefore,

2.1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That Andrew Hayard, samuel Archer, Richard Baehe, Charles N. Bancker, Chement G. Biddle, Sanmel Breck, Turner Canace, Renben Haines, Thomas Hale, Adam Konigmacher, Judwig Krumbhaar, John M'Cra, Samuel Morris, Isaac W. Norris, Richard Peters, Jun., Condy Regnet, Joseph Rotch, William Schalter, Samuel Spackman, John C. Stocker, John Strawbridge, Roberts Vaux, John Yaughan, Daniel B. Snith, and Matthew C. Ralston, and their successors, forever, be, and they are hereby cretted and made one body politic and corporate, in deed and in law, by the name, style and title, of "Tur Pintartenia Sayino Fund acapable in law, to have, purchase, receive, take, hold, possess, enjoy, and retain, to them and their successors, lands, rents, tenements, hereditaments, stock, goods, chattels, and effects of what kind, nature, or quality, soever, whether real, personal, or mixed, by gift, grant, demise, bargain and sale, devise, hequest, testament, legacy, losa, deposit or advance, or by any other mode of conveyance or transfer whatever, and the same to give, grant, bargain, self, demise, convey, assure, transfer, alien, pay, release, and dispose of, for the whole or any less estate or property than they have in the same, and also to improve and sugment the same, in such manner and form as the said society by their by-laws and regulations shall order and direct, and shall and may apply the same with the rents, issues, profits, income, interest and profits of such estate, and the moncya arising from the sale, allenation, disposal, or employment thereof to the uses, ends and purposes of their institution, according to the rules, regulations shall order for the uses, ends and purposes of their institution, according to the rules, regulations shall order for the rise, ends and purposes of their institution, and laws of this commonwealth, and perform. An

after be directed), seem meet or convenient for the government of such corporation, not being contrary to the constitution and laws of this commonwealth; and generally to do and excente all and singular such acts, matters and things, which to the said corporation shall or may appertain, and be necessary for the purposes thereof, subject, nevertheless, to the rules, regulations, restrictions, limitations, and provisions, herein prescribed and declared.

§ 2. And be it further enacted by the authority aforesaid. That the following rules, limitations and provisions, shall form and be fundamental articles of the constitution of the corporation.

1. The institution shall be conducted by twenty-five managers, who shall annually, on the first Monday in January, choose one of their number as President, and shall have power to appoint a Secretary, Treasurer, and such other officers, as the business of the corporation may require. The seat of any manager, who shall have neglected to attend for three successive stated meetings, may be vacated by the board; and any of the officers of the society may be removed at the pleasure of the board.

2. The managers shall have power to fill up by ballot, after notice of one month, any vacancy which may occur in their own body or officers; two-thirds of the members present to agree to all removals and new appointments; and no appointment or removal to take place when a less number than thirteen managers are present.

3. No emolument whatever shall be received by the president or managers for their services.
4. The money deposited shall hear an interest at the rate of four and eight-tenths per cent. per annun, and shall be repaid when required, upon two weeks\* notice, with the interest thereon, to the

time of such notice.

5. No sum less than one dollar shall be received as a deposit, and no interest shall be allowed on any payments, until they amount to the sum of five dollars, the interest on which will be twenty-four cents per annum, or two cents per calendar month. Every additional sum of five dollars that may be lodged, will bear interest in the same manner.

6. Interest is to be estimated by calendar months, and in order to avoid the calculation of days upon

6. Interest is to be estimated by calendar months, and in order to avoid the calculation of days upon small sums, no interest will be allowed for the fractional parts of a month.
7. Two or more managers shall attend at the other of the society, at such times as may be appointed by the board of managers, to receive deposits, and to pay such sums as may be withdrawn. No money shall be drawn out under five dollars, unless to close an account.
8. The deposits and payments shall be regularly entered in the books of the office, and every person described proposed by the deposits are present in which carry deposit or

depositing money, shall be furnished with a duplicate of his or her account, in which every deposit or payment shall be regularly entered us soon as made.

9. A cash book and leger shall be kept at the office, in which the deposit money and payments shall

be immediately entered.

10. A book shall be kept at the office in which every depositor shall be at liberty to appoint some person or persons to whom, in the event of his or her death, the money shall be paid, if not otherwise disposed of by will.

alspeed of by win.

11. The managers shall meet at least once in every month, and five shall be a quorum. The books,
Treasurer's accounts and other documents shall be produced at such meetings.

12. The managers shall be at liberty any time to refuse deposits, and on giving one moath's notice

to return such as have been made, with interest thereon, to be calculated to that time and no

longer

13. A report shall be annually prepared by three auditors, who shall not be transgers or officers of the corporation, chosen by the board, and such report shall be published in one or more of the gazettes of the City of Philadelphia and the managers shall annually transmit one copy of the said report to the speaker of the Senate, and one copy to the speaker of the House of Representatives.

14. The managers shall not receive deposits from any one person, to a greater amount than five bundred dollars in any one year, and the amount of the deposits received by the corporation, shall at no time exceed three hundred thousand dollars.

§ 3. And be it further enacted by the authority aforesaid. That until the election of the officers aforesaid, pursuant to this act, the officers now elected and appointed shall be and continue officers of the said society; and that no misnomer of the said corporation, in any deed, 1 estament or gift, grant,

said, pursuant to this net, the officers now elected and appointed shall be and continue officers of the said society; and that no misnomer of the said corporation, in any deed, testament or gift, grant, devise, or other instrument, or contract, or conveyance, sh. il vitinte or defeat the same, if the said corporation, shall be sufficiently described to ascertain the intent of the party or part es, to give, devise, bequeath, assure to or contract with the corporation hereby created, by the non-users of the said privileges hereby granted, create any forfeitur, of the same, but the same may be exercised by the said corporation; and notwithstanding any failure to meet any of the times appointed herein or by the by-laws and ordinances of the said society, to hold their annual or other meetings for elections or other subjects for consideration, the officers then in office shail continue to hold and exercise their respective offices, until others shall be duly elected to succeed them, at some future meeting of the said society, which the said corporation is hereby authorised to hold, for such purpose.

3. And be it further enacted by the authority aforesaid. That I, at any time the said corporation shall

issed to non, for such purpose.

§ 4. And be if purther enacted by the authority aforesaid. That It any time the said corporation shall misuse or abuse any of the privileges granted by this act, or if it shall appear that the said privileges are injurious to the citizens of this commonwealth, the legislature shall have power to revoke and annul them, at any time they may doem the "ame expedient.

### Rules and Regulations respecting Deposits and Payments.

#### 1. Of Deposits.

1. Every person desirous of becoming a depositor with this society, shall, at the time of making the first deposit, sign his or her name in a book provided for the purpose, and shall state his or her business, occupation or calling, and place of residence, which shall be recorded in the same book.

2. No money will be received from any depositor, unless his or her book he brought at the time; and the society will not hold itself accountable for any money brought to its office to be deposited, unless an entry thereof be made in the book of the depositor by the proper officer of the society, at

unies an entry increase be made in the mook of the depositor by the proper officer of the society, at the time of making the deposit.

3. No sum less than one dollar can be received as a deposit, and no person can deposit to a greater amount than two hundred dollars in any one year.

4. Whenever the moneys standing to the credit of any depositor shall amount to the sum of one thousand dollars, no further deposit can be received from such depositor; and compound interest shall cease to be computed in favour of such depositor.

shall cease to be computed in favour of such depositor.

5. Every deposit made by one person for the benefit of another person, shall be expressed to be "in trust;" and no deposit shall be received or be expressed to be received, from one person "by" another person, or by one person "for" another person.

6. No deposit will be received in the name of any unincorporated society or association of persons. In all cases in which any such society or association shall be desirous of making a deposit, the same may be done in the name of some person "in trust for" such society or association; and in every such case, the trustee alone will be entitled to receive payments; and his receipt, with the production of the book, will be considered by this society, and is agreed by the depositors to be, a sufficient discharge. In case of the death of such trustee, or in case the society or association in trust for whom the deposit was made, shall be desirous of appointing another in his place, the vacancy must be filled, or the substitution made, according to law. must be filled, or the substitution made, according to law

# 2. Of the interest payable to Depositors.

I. Interest is allowed by this society at the rate of four per cent, per annum; but no interest is allowed on any deposits until they amount to the sum of five dollars. Every additional sum of five dollars will bear interest in the same manner.

2. Interest is estimated by calendar mouths, and no interest is allowed for the fractional parts of a

3. The interest payable on deposits will, at the conclusion of every year, either be added to the principal, and will from time to time become principal, and bear the same interest, or will be paid to the depositor, according to the rules prescribed for payments.

### 3. Of payments to Depositors.

1. No depositor can receive any payment without having given two weeks' notice.
2. When notice is given, the book must be sent to the office, and the Treasurer must be informed at the time how much is wanted; and if the whole smount is wasted, the book must be left at the office

3. At the expiration of the two weeks, payment will be made of the amount required.

4. In all cases in which the whole amount is withdrawn, the book must be given up to the society.

5. No sum less than five dollars can be withdrawn, unless to close an account, or in payment of interest to a depositor.

6. No payment can in any case be made, unless the book is produced at the time of giving notice, and at the expiration of the two weeks.

No check or order for the payment of money will be accepted; and no transfer or assignment of the book, or of the money belonging to a depositor, can be acknowledged.
 In case any depositor shall be unable by reason of sickness or other infirmity, or of absence from

the city, to attend in person to receive any payment, he or she may receive the same by means of a power of attorney duly executed and proven or acknowledged. Blank powers of attorney for this purpose will be furnished gratis, at the office of the society.

9. In case of the death of a depositor, payment can be made only to his or her executors or admi-

nistrators producing the book, unless an appointment shall have been made by such depositor in the book of the society of a person to receive the same, agreeably to the 10th article of the constitution

10. In all cases in which deposits are made in the names of two or more persons, either in their own right, or in trust for others, they must all appear at the office at the time payment is desired, and sign joint receipt, except in case of death or inability as aforesaid, unless at the time of making the deposit, it is expressed on the book of the society, and signed by such persons, that the deposit may be withdrawn by "either of them," or "any two of them," or otherwise, as the case may be. 1. In case a obtained from 2. After the or destroyed, i be given to the pald to him or 3. If it shall

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herself untruly society the am responsible for good the same, when made.

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on both sides o long. 101° 10' Siam. There depth. The o of harder mate during the ebb, that she is bu February to Se than 14 feet,the bay after t account of the not exceed 200 commodious. nam, two miles and at Bangkol off Paknam, ba few years, affore a ship may rang may literally ov

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consists only of co I p'hai-nung; 2 p or tical; 80 ticals, The standard co less frequently, o 4. Of Books lost, destroyed, &c.

1. In case any depositor shall lose his or her hook, or the sume shall be destroyed or fraudulently obtained from such depositor, immediate notice thereof is to be given at the office of the society.

2. After the expiration of the two weeks from the time of notice given that any hook has been lost or destroyed, if a satisfactory explanation be given, and a bond of indemnity, with a suffice in surety, be given to the society, the amount to the credit of the depositor in the books of the society, will be easily to him or her. pald to him or her.

paid to him or her.

3. If it shall appear that the book has been fraudulently obtained from the depositor as aforesaid, the society shall not be limble to pay the amount deposited, or any part thereof, and will not furnish another book to the depositor, unless satisfactory evidence be produced that notice of the application to the society for such purpose, was given at least thirty days previously, to the person in whose hands the book was supposed to be, or if the person be not known, that notice of such application was given for the same space of time, in at least one daily newspaper published in this city; and a bond of indemnity shall also be given as aforesaid.

4. If any person shall ursent a denosit book at the office of this sector and allows bisself or

demnity shall also be given as aforesaid.

4. If any person shall present a deposit-hook at the office of this society, and allege himself or herself untruly, to be the depositor named therein, and shall thereby obtain from the officers of this society the amount deposited, or any part thereof, and the actual depositor shall not have given previous notice at the office, of his book having been lost or taken from him, this society will not be responsible for the loss so sustained by any depositor, neither will this institution be liable to make good the same, provided that such payment has been entered in the book of the depositor at the time statem sade.

5. Depositors to sign these Rules, &c.

Every person making a deposit for the first time is to sign a book containing these Rules and Regulations, which he thereby signifies his assent to and his willingness to be bound by: and by receiving the book with these Rules and Regulations printed thereon, he is informed of the same: and any alteration made in these regulations, and any new regulations made by the managers shall be equally binding on all depositors as those by them subscribed, after the same shall have been duly made known.—Anv. Ed.]

BANGKOK, the capital of the kingdom of Siam, situated about 20 miles from the sea, on both sides of the river Menam, but chiefly on its left or eastern bank, in lat. 13° 40' N., long. 101° 10' E. The Menam opens in the centre nearly of the bottom or the Gulf of Siam. There is a bar at its mouth, consisting, for the most part, of a mud flat 10 miles in depth. The outer edge of this flat, which is little more than 200 yards broad, is sandy and of harder materials than the inner part; which is so soft, that when a ship grounds on it during the ebb, she often sinks 5 feet in the mud and clay, which supports her upright, so that she is but little inconvenienced. The highest water on the bar of the Menam, from February to September, is about 13½ feet; and in the remaining 4 months, somewhat more than 14 feet,—a difference probably produced by the accumulation of water at the head of the bay after the south-west monsoon, and by the heavy floods of the rainy season. On account of the deficiency of water on the bar, vessels sent to Bangkok had better, perhaps, not exceed 200 or 250 tons burden. In all other respects, the river is extremely safe and commodious. Its mouth is no sooner approached, than it deepens gradually; and at Paknam, two miles up, there are 6 and 7 fathoms water. This depth increases as you ascend, and at Bangkok is not less than 9 fathoms. The only danger is, or rather was, a sand bank off Paknam, bare at low water; but on this a fort or battery has been erected within the last few years, affording at all times a distinct beacon. The channel of the river is so equal, that a ship may range from one side to another, approaching the banks so closely that her yards may literally overhang them. The navigation is said to be equally safe all the way up to the old capital of Yuthia, 80 miles from the mouth of the river.

The city of Bangkok extends along the banks of the Menam to the distance of about 21 miles; but is of no great breadth, probably not exceeding 1½ mile. On the left bank there is a long street or row of floating houses; each house or shop, for they are in general both, consisting of a distance vessel, which may be moored any where along the banks. Besides the principal river, hich at the city is about a quarter of a mile broad, the country is intersected by a great me her of tributary streams and canals, so that almost all intercourse at Bangkok is by wate.. The population has been computed at 50,000 er 60,000, half of whom are Chinese settlers.

The total area of the kingdom of Siam has been estimated at 190,000 square miles, and the population at only 2,790,500, principally resident in the rich valley of the Menam. Of the entire population, it is supposed that not less than 440,000 are Chinese. The common necessaries of life at Bangkok are exceedingly cheap. A cwt. of rice may always be had for 2s. and very often for 1s. Other necessaries, such as salt, palm-sugar, spices, vegetables, fish, and even flesh, are proportionably cheap. The price of good pork, for example, is  $2\frac{1}{2}d$ . per lb. A duck may be had for 7d. and a fowl for 3d. The neighbourhood of Bangkok is one of the most productive places in the world for fine fruits; for here are assembled, and to be had in the greatest perfection and abundance, the orange and the lichi of China, the mangoe of Hindostan, and the mangostcin, durian, and shaddock of the Malay countries,

Monies, Weights, and Measures.—Gold and coppor are not used us money in Siam, and the currency consists only of cowrie shells and silver. The denominations are as follow:—200 bia or cowries make I phai-nong; 2 phai-nongs, 1 sing-phin; 2 sing-phinis, 1 fuang; 2 fuangs, 1 salung; 4 salungs, 1 but or tical; 80 ticals, 1 cattle; 100 cattles, 1 picul.

The standard coln is the hat, which Europeans have called a tical; but there are also coins, though less irequently, of the lower denominations. These are of a rude and peculiar form. They are, in

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and sign may be fact, nothing more than small bits of a silver har bent, and the ends beaten together. They are impressed with two or three small stamps, not covering the whole surface of the coln. The cattle and pleul are, of course, only used in speaking of large sums of money. Gold and silver are weighted by small weights, which have the same denominations as the coins. The phain-mag, the lowest of these, is in this case subdivided into 32 sagns, or red beans, the Abrus precatories of botanists.

The hat, or tical, was assayed at the mint of Calentta; it was found to weigh 236 grains; its standard, however, was uncertain, and the value of different specimens varied from 1 rupee 3 anas and 3 pice, to 1 rupes 3 anas and 7 pice. The value, therefore, in sterling money, is about 2s. 6d., and it!s so considered.

so considered.

In respect to ordinary measures, the Siamese cattie is double the weight of the Chinese cattie, which as is well known, is equal to 1; ib. avoirdingois. The picul, however, is of the same weight, consisting in the one case of 50 catties only, and in the other of 100. In weighing rice and salt, a large measure is used, consisting, in respect to the first of 22 piculs, and of the last of 22 piculs. Rice is also measured by the basket, of which 100 go to the large measure above-mentioned.

The four measures are as follow:—12 inger breadths make 1 span; 2 spans, 1 cubit; 4 cubits, 1 fathom; 20 fathoms, 1 sen; and 100 sen, 1 yuta, or, as it is more commonly pronounced by the Siamese, yut. The fathom is the measure of most frequent use, and the Siamese lawe a pole of this length divided into its fractional parts. This, as nearly as can be ascertained, is equal to about 6 feet 6 inches. The sen appears to be also used in the admeasurement of land, and to be the name of a square measure of 20 fathoms to the side.

inches. The sen appears to be also used in the admeasurement of laint, and to be the name of a square measure of 20 fathous to the side.

Port Regulations and Duties—As soon as a European ship reaches the bar of Siam, she must, according to the regulations of the country, communicate with the chief of the village of Paknam, at the month of the Menam, and from him obtain a pilot. At Paknam, the rule is to land ammunition, cannon, and small arms; but this regulation is not very rigidly iosisted on. The duties and other imposts leviced on external trade are somewhat complex, and differ in some degree according to the class of vessels subjected to them, and which consist of junks carrying on trade with China Proper, junks of the island of Hai-nan, junks trading to the Malay Islands, and European shipping. The imposts consist of a duty on the measurement or dimensions of the vessel; an ad valored duty upon imports; and a rated Iariff in most cases, with an old valored duty in a few, on exports. The first named class of vessels, viz.: the large junks trading with the principal ports of China, pay no measurement or import duties, because these are vessels belonging to the king, or to the princes, or counters, licensed to engage treety in this branch of trade. The Hai-nan junks pay 40 ticals per Siames fathom, on the extreme breadth of the vessel. The junks trading to the Malay countries, in lien measurement duty, pay 130 ticals each, without regard to size. Neither of these vessels pay import duties. The measurement duties on European vessels are estimated at 11s ticals per fathom, hesides an inconsiderable impost in the form of an anchorage fee. The cargoes of these alone pay an import duty, which is reckoned at 8 per cent. ad valorem, levied in kind.

The tariff on exports consists of specific duties, of which the following are specimens:—

1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/20 | 1/2

Ivory	-	-	-	-	-	per	picul	-	-	2¼ ticals.	
Stick lac	-	-	-	-	-	-	-	-	-	1/4	
Sugar, if	exporte	d une	er a Eu	ropean	flag	-	-	-	-	14	
Dillo	٠ -	-	an fr	adian fl	ag	-	-	-	-	1	
Cotton we	ool	-	_	-	-	-	-	-	-	1	

Trade.—The foreign trade of Siam is conducted with China, Cochin China, Cambogia, and Tonquin, Java, Singapore, and the other British ports within the Straits or Malacca, with an occasional intercourse with Bombay and Surat, England and America. The most important branch of the foreign trade is that with China. This is wholly carried on in vessels of Chinese form, navigated by Chinese, but the greater portion of them are built in Siam. The whole of the Chinese trade centres in Bangkok, with the exception of a few junks, which trade to Sungora and Ligor. The ports of China which carry on trade with Siam, are, Canton, Kiang-mui, and Changlim, in the province of Quantong; Amoi, or Emwi, in Fokien; Limpo, or Nimpo, in Chekiang; with Siang-hai and Saochen, in Kiang-nan; besides several ports of the great island Hai-nan. These junks are expected in Siam in the following order;-those of the island of Hai-nan usually arrive in January; and those from the provinces of Canton, Fokien, and Chekiang, in the latter end of February, and down to the beginning of April. They all sail from the Menam in the months of June and July, when the south-west monsoon is at its height, and, of course, there is but one voyage performed yearly. The imports from China are very numerous, consisting of what are called in commercial language "assorted eargoes." The following is a list of the principal commodities: - Coarse earthenware and porcelain, spelter, quicksilver, tea, lacksoy (vermicelli), dried fruits, raw silk, crapes, satins, and other silk fabrics, nankeens, shoes, fans, umbrellas, writing paper, sacrificial paper, incense rods, and many other minor articles. Not the least valuable part of the importations are immigrants.

The exports from Siam are also very various, but the following list comprehends the most considerable: Black pepper, sugar, tin, eardamoms, eagle-wood, sapan-wood, red mangrove bark, rose-wood for furniture and cabinet work, cotton, ivory, stick lac, rice, areca nuts, salt fish; the hides and skins of oxen, buffaloes, elephants, rhinoceroses, deer, tigers, leopards, otters, civet cats, and pangolins; of snakes, and rays, with the belly-shell of a species of land tortoise; the horns of the buffalo, ox, deer, and rhinoceros; the bones of the ox, buffalo, elephant, rhinoceros, and tiger; dried deer's sinews; the feathers of the pelican, of several species of storks, of the peacock and kingfisher, &c.; and, finally, esculent swallows' nests The tonnage carrying on the China trade amounts in all to probably about 130 junks in number, a few of which are of 1,000 tons burden, and the whole shipping is not short of

35,000 tons.

The trade with the different countries of the Malay Archipelago forms the next most important branch of the Siamese commerce, and the only one respectir 7 which it can be necessary to give any particulars in this place. It is conducted with the following ports: - Patain,

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The follow export; viz. (We are in

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nate debtor ever of the republic tant changes, th enslaving their continued in thi twelve tables, w cease to be at th to scize upon the the subsequent generally to have vidual who had a cessio bonorum exemption from p. 117.)

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Kalantan, Tringano, Pahang, Rhio, Singapore, Malacca, Penang, Batavia, Samarang, Cheribon, Palembang, and Pontianak. In this intercourse, the staple exports of Siam are sugar, salt, oil, and rice; to which may be added the minor articles of stick lac, iron pans, coarse earthenware, hogs' lard, &c. The returns are British and Indian piece goods, opium, with a little glass ware, and some British woollens from the European settlements, with commodities suited for the Chinese market, such as pepper, tin, dragon's blood, rattans, biche-de-mer, esculent swallows' nests, and Malay camphor from the native ports.

The following are believed to be the quantities of the two greatest staple articles of Siamese

export; viz. clayed sugar, 10,000 tons; black pepper, 3,525 tons.

(We are indebted for this, as we have been for many other excellent communications, to our esteemed friend, John Crawfurd, Esq., who ascertained the particulars on the spot.)

BANKRUPT AND BANKRUPTCY. In the general sense of the term, bankrupt is equivalent to insolvent, and is applied to designate any individual unable to pay his debts. But in the law of England bankrupts form that particular class of insolvents who are engaged in trade, or who "seek their living by buying and selling," and who are declared, upon the oath of one or more of their creditors, to have committed what the law has defined to be an act of bankruptcy. At present, however, we shall merely lay before the reader a few observations with respect to the principles and leading provisions embedied in the law as to bankruptcy and insolvency; referring the reader to the article Insolvency and Bank-RUPTEY, for a detailed statement of these and the other provisions in that law.

"All classes of individuals, even those who have least to do with industrious undertakings, are exposed to vicissitudes and misfortunes, the occurrence of which may render them incapable of making good the engagements into which they have entered, and render them bankrupt or insolvent. But though bankruptey is most frequently, perhaps, produced by uncontrollable causes, it is frequently also produced by the thoughtlessness of individuals, or by their repugnance to make those retrenchments which the state of their affairs demands; and sometimes also by fraud or bad faith. Hence it is, that the laws with respect to bankruptcy occupy a prominent place in the judicial system of every state in which commerce has made any progress, and credit been introduced. They differ exceedingly in different countries and stages of society; and it must be acknowledged that they present very many difficulties, and that it is not possible, perhaps, to suggest any system against which pretty plausible objections may not be made.

"The execrable atrocity of the early Roman laws with respect to bankruptcy is well known. According to the usual interpretation of the law of the twelve tables, which Cicero has so much eulogised\*, the creditors of an insoivent debtor might, after some preliminary formalities, cut his body to pieces, each of them taking a share proportioned to the amount of his debt; and those who did not choose to resort to this horrible extremity, were authorised to subject the debtor to chains, stripes, and hard labour; or to sell him, his wife, and children, to perpetual foreign slavery trans Tyberim! This law, and the law giving fathers the power of inflicting capital punishment on their children, strikingly illustrate the

ferocious and sanguinary character of the early Romans.

"There is reason to think, from the silence of historians on the subject, that no unfortunate debter ever actually felt the utmost severity of this barbarous sentence; but the history of the republic is full of accounts of popular commotions, some of which led to very important changes, that were occasioned by the exercise of the power given to the creditors of enslaving their debtors, and subjecting them to corporal punishments. The law, however, continued in this state till the year of Rome 427, 120 years after the promulgation of the twelve tables, when it was repealed. It was then enacted, that the persons of debtors should cease to be at the disposal of their creditors, and that the latter should merely be authorised to seize upon the debtor's goods, and sell them by auction in satisfaction of their claims. In the subsequent stages of Roman jurisprudence, further changes were made, which seem generally to have leaned to the side of the debtor; and it was ultimately ruled, that an individual who had become insolvent without having committed any fraud, should upon making a cessio bonorum, or a surrender of his entire property to his creditors, be entitled to an exemption from all personal penalties.—(Terasson, Histoire de la Jurisprudence Romaine.

"The law of England distinguishes between the insolvency of persons engaged in trade, and that of others. The former can alone be made bankrupts, and are dealt with in a comparatively lenient manner. 'The law,' says Blackstone, 'is cautious of encouraging prodigality and extravagance by indulgence to debtors; and therefore it allows the benefit of the laws of bankruptcy to none but actual traders, since that set of men are, generally speaking, the only persons liable to accidental losses, and to an inability of paying their debts without any fault of their own. If persons in other situations of life run in debt without the power of payment, they must take the consequences of their own indiscretion, even though they

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<sup>\*</sup> Fremant ounnes, ticet! dicam quod sentio; bibliothecas, mehercule, omnium philosophorum unus mibi videtur duodecim tabularum iibellus; siquis legum fontes et capita viderit et authoritatis pondere et ullitatis ubertate superare.—De Oratore, lib. i.

meet with sudden accidents that may reduce their fortunes; for the law holds it to be an unjustifiable practice for any person but a trader to encumber himself with debts of any considerable value. If a gentleman, or one in a liberal profession, at the time of contracting his debts has a sufficient fund to pay them, the delay of payment is a species of dishonesty, and a temporary injustice to his creditors; and if at such time he has no sufficient fund, the dishonesty and injustice are the greater: he cannot, therefore, murmur if he suffer the punishment he has voluntarily drawn upon himself. But in mercantile transactions the case is far otherwise; trade cannot be carried on without mutual credit on both sides; the contracting of debts is here not only justiliable, but necessary; and if, by accidental calamities, as by the loss of a ship in a tempest, the failure of brother traders, or by the nonpayment of persons out of trade, a merchant or trader becomes incapable of discharging his own debts, it is his misfortune and not his fault. To the misfortunes, therefore, of debtors, the law has given a compassionate remedy, but denied it to their faults; since at the same time that it provides for the security of commerce, by enacting that every considerable trader may be declared a bankrupt, for the benefit of his creditors as well as himself, it has also, to discourage extravagance, declared that no one shall be capable of being made a bankrupt but only a trader, nor capable of receiving the full benefit of the statutes but only an industrious trader.'-(Commentaries, book ii. cap. 31.)

"After the various proceedings with respect to bankruptcy have been gone through, if nothing be discovered to impesch the honesty of the debtor, he is allowed a certificate or discharge, provided three out of five of his creditors both in number and value agree to sign it. The bankrupt is then entitled to a reasonable allowance out of his effects; which is however, made to depend partly on the magnitude of his dividend. Thus, if his effects will not pay half his debts, or 10s. in the pound, he is left to the discretion of the commissioners and assignees, to have a competent sum allowed him, not exceeding 3 per cent. upon his estate, or 300% in all; but if his estate pay 10s. in the pound, he is to be allowed 5 per cent, provided such allowance do not exceed 400l; 12s, 6d, then  $7\frac{1}{2}$  per cent, under a limitation as before of its not exceeding 500l; and if 15s, in the pound, then the bankrupt shall be

allowed 10 per cent. upon his estate, provided it do not exceed 600%.

"According to our present law, when a person not a trader becomes insolvent, he may, after being actually imprisoned at the suit of some of his creditors for fourteen days, present a petition to the court to be relieved; and upon surrendering his entire property, he is, unless something fraudulent be established against him, entitled to a discharge. While, however, the certificate given to the bankrupt relieves him from all future claims on account of debts contracted previously to his bankruptey, the discharge given to an insolvent only relieves him from imprisonment; in the event of his afterwards accumulating any property, it may be seized in payment of the debts contracted anterior to his insolvency. ple was recognised in the cessio bonorum of the Romans, of which the insolvent act is nearly

"It may be questioned, however, notwithstanding what Blackstone has stated, whether there be any good ground for making a distinction between the insolvency of traders and other individuals. There are very few trades so hazardons as that of a farmer, and very should he become insolvent, he is not entitled to the same privileges he would have enjoyed had he been the keeper of an inn, or a commission agent! The injustice of this distinction is obvious; but, without dwelling upon it, it seems pretty clear that certificates should be granted indiscriminately to all honest debtors. Being relieved from all concern as to his previous incumbrances, an insolvent who has obtained a certificate is prompted to exert himself vigorously in future, at the same time that his friends are not deterred from coming forward to his assistance. But when an insolvent continues liable to his previous debts, no one, however favourably disposed, can venture to aid him with a loan; and he is discouraged, even if he had means, from attempting to earn any thing more than a bare livelihood; so that, while creditors do not, in one case out of a hundred, gain the smallest sum by this constant liability of the insolvent, his energies and usefulness are forever paralysed.

"The policy of imprisoning for debt seems also exceedingly questionable. Notwithstanding the deference due to the great authorities who have vindicated this practice, I confess l am unable to discover any thing very cogent in the reasonings advanced in its favour. Provided a person in insolvent circumstances intimate his situation to his creditors, and offer to make a voluntary surrender of his property to them, he has, as it appears to me, done all that should be required of him, and ought not to undergo any imprisonment. If he had deceived his creditors by false representations, or if he conceal or fraudulently convey away any part of his property, he should of course be subjected to the pains and penalties attached to swindling; but when such practices are not alleged, or cannot be proved, sound policy, I apprehend, would dictate that creditors ought to have no power over the persons of their debtors, and that they should be entitled only to their effects. The maxim career non soleit, is not more trite than true. It is said, that the fear of imprisonment operates as a check to prevent persons from getting into debt; and so no doubt it does. But then it must, on the other hand, be borne in mind, that the power to imprison tempts individuals to trust to its

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<sup>\*</sup> One creditor 1501.; or three, w

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influence to enforce payment of their claims, and makes them less cautious in their inquiries as to the condition and circumstances of those to whom they give credit. The carelessuess of tradesmen and their extreme earnestness to obtain custom, are, more than any thing else, the great causes of insolvency; and the power of imprisoning merely tends to foster and encourage these habits. If a tradesman trust an individual with a loan of money or goods, which he is unable to pay, he has made a bad speculation. But why ought he, because he has done so, to be allowed to arrest the debtor's person? If he wished to have perfect security, he either should not have dealt with him at all, or dealt with him only for ready money; such transactions are, on the part of tradesmen perfectly voluntary; and if they place undue confidence in a debtor who has not misled them by erroneous representations of his affairs, they have themselves only to blame.

"It would really, therefore, as it appears to us, be for the advantage of creditors, were all penal proceedings against the persons of honest debtors abolished. The dependence placed on their efficacy is deceitful. A tradesman ought rather to trust to his own prudence and sagacity to keep out of scropes, than to the law for redress; he may deal upon credit with those whom he knows; but he should deal for ready money only with those of whose circumstances and characters he is either ignorant or suspicious. By bringing penal statutes to his aid, he is rendered remiss and negligent. He has the only effectual means of security in his own hands; and it seems highly inexpedient that he should be taught to neglect them,

and put his trust in prisons.

"It is pretty evident, too, that the efficacy of imprisonment in deterring individuals from running into debt has been greatly overrated. Insolvents who are honest, must have suffered from misfortune, or been disappointed in the hopes they entertained of being able, in one way or other, to discharge their debts. The fear of imprisonment does not greatly influence such persons; for when they contract debts, they have no doubt of their ability to pay them. And though the imprisonment of bona fide insolvents were abolished, it would give no encouragement to the practices of those who endeavour to raise money by false representations; for these are to be regarded as swindlers, and ought as such to be subjected to adequate punishment. (See Curril.)

"But the regulations with respect to bankruptcy and insolvency differ radically in other important respects. An individual cannot be subjected to the insolvent law, except by his own act, that is, his petitioning for relief from actual imprisonment for debt; and, on the other hand, an individual cannot be made a bankrupt and subjected to the bankrupt law, except by the act of another, that is, of a petitioning creditor\*, as he is called, swearing that the individual in question is indebted to him, and that he believes he has committed what is termed an act of bankruptcy. These differences, coupled with the refinements

introduced into other branches of the law, give rise to very extraordinary results.

"While the law of England gives the creditor an unnecessary degree of power over the debtor's person, it does not give him sufficient power over his property. In this respect, indeed, it is so very defective, that one is ulmost tempted to think it had been intended to promote the practices of fraudulent debtors. The property of persons subjected to the bankrupt laws, as well as those who choose to subject themselves to the insolvent laws, is placed at the disposal of assignees or trustees for the benefit of their creditors; but when a person possessed of property, but not subject to the bankrupt laws, contracts debts, if he go abroad, or live within the rules of the King's Bench or the Fleet, or remain in prison without petitioning for relief (in neither of which cases can he be subjected to the insolvent laws), he may most probably continue to enjoy the income arising from that property without molestation.

"It is true, the law says that the creditors shall be authorised to seize the debtors' lands and goods,—a description which an unlearned person would be apt to conclude was abundantly comprehensive; but the law is so interpreted, that neither funded property, money, nor securities for money, are considered goods. If the debtor have a copyhold estate, it cannot be touched in any way whatever; if his estate be freehold, the creditor may, after a tedious process, receive the rents and profits, but no more, during the lifetime of his debtor. Should the debtor die before judgment against him in a court has been obtained, then, unless the debt be on bond, the creditor has no recourse upon the land left by the debtor, whatever may be its tenure: 'nay, though his money borrowed on note or bill has been laid out in buying land, the debtor's heir takes that land, wholly discharged of the debt!"—(Lord Brougham's Speech on the State of the Law, p. 100.)

"In consequence of this preposterously absurd system, an individual known to have a large income, and enjoying a proportionally extensive credit, may, if he go to Paris or Brussels, or confine himself within the rules of the King's Bench or Fleet, defraud his creditors of every farthing he owes them, without their being entitled to touch any part of his fortune. All owners of funded, monied, and copyhold property, have a licence given them to cheat

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<sup>\*</sup> One creditor, whose debt is to the amount of upwards of 1001.; or two, whose debts amount to 1501.; or three, whose debts amount to 2001.

with impunity; and the only wonder is, not that some do, but that a vast number more do not avail themselves of this singular privilege. In point of fact, therefore, the power of imprisonment is operative only on the really necessitues—on those from whom it can extract little or nothing. The rich debtor is selden subjected to its operation; he resorts, before a writ can be executed against him, either to the Continent or the rules, and then laughs at the impotent wrath of those he has defrauded, and perhaps ruined. That such a system of law should be suffered to exist in a commercial country, and so little outery be raised against it, is truly astonishing, and strikingly exemplifies the power of habit in reconciling us to the most pernicious absurdities. Can any one wonder at the frequency of fraudulent bankruptcy, when it is thus fostered and encouraged?

"A reform of the bankrupt law on the principles already mentioned, seems, therefore, to be imperiously called for. Its evils were forcibly stated by Mr. Brougham (now Lond Brougham) in his 'Speech on the State of the Law.' He has also pointed out the remedial measures necessary to be adopted to render this important department of commercial juris-prudence consistent with the obvious principles of justice and common sense. 'Let the whole,' says he, 'of every man's property, real and personal—his real, of what kind soever, copyhold, leasehold, freehold; his personal, of whatever nature, debts, money, stock, chattes—be taken for the payment of all his debts equally, and, in cases of insolvency, let all he distributed rateably; let all he pessesses be sifted, bolted from him unsparingly, until all his creditors are satisfied by payment or composition; but let his person only be taken when he conceals his goods, or has merited punishment by fraudulent conduct.'—(pp. 106—110.) Were these measures adopted, and a certificate given to every man who has been divested of his property for behoof of his creditors, and against whom no charge of fraud has been established, there would be little room for improvement in the principles of the law of bankruptcy."—(See my Principles of Political Economy, 2d ed. pp. 264—274.)

[For Bankrupt laws in the United States, see article Insolvency.-Am. Ed.]

BARCALAO, on BACALAO, the Spanish name for cod.

BARCELONA, the capital of Catalonia, and the principal town of Spain, on the Mediterranean, in lat, 41° 22′ N., and long. 2° 10′ E. It is a strongly fortified, well-built city, The population is supposed to amount to about 150,000. Barcelona is eminently distinguished in the history of the middle ages, for the zeal, skill, and success with which her citizens prosecuted commercial adventures at a very early period. She would seem also to be entitled to the honour of having compiled and promulgated the famous code of maritime law known by the name of the Consoluto del Mare; and the earliest authentic notices of the practice or marine insurance and of the negotiation of bills of exchange are to be found in her annals.\* Catalonia has continued, amidst all the vicissitudes it has undergone, to be the most industrious of the Spanish provinces; and several valuable and extensive manufactures have been established at Barcelona. Latterly, however, her commerce, owing to a variety of causes, but principally to oppressive restrictions on the importation of foreign goods, and the emancipation of South America, has very much declined.

The Harbour, which is naturally bad, is formed by a mole or jetty, which has recently been a good deal enlarged, running out to a considerable distance in a southerly direction, and having a lighthouse and some batteries near its extremity. The depth of water within the mole is from 18 to 29 feet; but there is a bar between the mole and Monjui, which has frequently not more than 10 feet water; and which would, it is believed, entirely shut up the harbour, were it not occasionally lowered by means of dredging machines. Vessels in the harbour moor at a short distance from the mole; where, though exposed to the southerly gales, they are so well protected that no accident of any consequence has taken place since the dreadful storm of 1821. Large ships must almot outside the mole, and in winter are much incommoded by winds. Vessels entering the harbour are under no obligation to take a pilot on board; but they are always in attendance, and it is generally deemed safest to lave their assistance in passing the bar.

their assistance in passing the oat.

Tariff.—Of prohibited articles, the most important are tobacco, cotton goods, salt, gunpowder, brandy, carpets, leather, baizes, soap, wearing apparel, hemp, fire-arms, copper, beds, maltrasses, furniture, manufactured tin, flour, and all sorts of grain and pulse, manufactured cast iron, earthenware, blankets, maner ollachoths, seallow, we were blankets, maner ollachoths, seallow, we for

ware, blankets, paper, oil-cloths, scaling-wax, &c.

The following were the duties on the principal articles allowed to be imported into Barcelona in

1535:	-												
Articles	Spanish Wts.	National Flag.	Foreign Flag.	Eng. Wis.	Nat. Flag.		Articles.	Span. Wis.	National Flag.	Foreigo Flag.	Eng. Wts.	National Fiag.	For, Flaz.
Cotton Sugar Hides Cocoa Coffee Reeswa: Horns	arroba do. lb. quintal x lb.	16 marays. 4 reals 8½ marays. 10 marays. 5 reals 56 marays. 5 reals	25 marays. 8 reals 1 real 20 marays. 20 reals 59 marays. 20 reals	ib,		s. d. 1 0 1-8 4 0 0-8 6 0 2-2 7 0 1-4	Dyewoods Fish Iron hoops Staves Cheese Tar Butter	do. do. 1,600	61 maravs. 36 reals 26 reals 20 reals 12\frac{1}{2}\text{ reals} 3 maravs. 1\frac{1}{2}\text{ reals}	6 reals 48 reals 35 reals 40 reals 17½ reals t real 2½ reals	1,000 cwt. lb.	0 4 7 2 5 2 4 0 2 6 0 001	Sterl, 1. d. 1. 2 9 7 7 0 3 6 0 24 0 6

<sup>\*</sup> For proofs of this, see the articles Marttime Law, Insurance, &c. in this Dictionary. The Memorias Historicas sobre la Marina, Comercio, &c. de Harcelona, by Capmany, in 4 vols. 4to, Is one of the most valuable and authentic works that has ever been published on the commercial and maritime legislation of the middle ages. The first volume is the most interesting, at least the general reader; the others consisting principally of extracts from the archives of the city. There is a brief but preity good account of the early trade of Barcelona, drawn principally from Capmany, in the work of Depping, Histoire du Commerce entre le Levant et l'Europe depuis les Croisades, &c. 10m. 1. c. 5.

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Articles.

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All articles whatever, the produce of the soil, or the manufacture of the country, may at present he experted; and, in most instances, without paying any duty. In this respect there is nothing in the legislation of spain to which to object; but the government seems, like many others, to have forgotten that reciprocity is the beginning, the middle, and the end of commerce,—that there can be no expertation without an equivalent importation; and that, to prohibit or restrict the latter is, in fact, to prohibit or restrict the former.

Spanish Vessel.	Reals.	British Vessel.	Reals.
Anchorage New do. Cleaning of port Landern Captain of the port Light-house of Tarrifa Loading (I real per Ion) Extraordioary contribu- lion New mole Total	75 15 10 6 8 105 300 40 16	Double do. New do. Cleaning of port Lantern Captain of the port Light-house of Tarrifa New mole (8 reals per ton) Loading (1 real per ton) Extraordinary contribu-	7: 7: 14 16 ( 2) 2,400 300
		Consular fees usually required	3,140

Taking the real at 4d., this would be \$1.11, 2d. on the Spanish and \$3.0 on the Bruthsh do.

Communos is at the rate of 2 1-2 per cent, on goods shipped, and \$per cent, on those received on consignment. Goods are sometimes and for real money, and sometimes on credit for 3 or 4 months; and of real money, and sometimes on credit for 3 or 4 months; and for real months in Barrelona.

The arrange of the sound is 1-2 per cent, the month. There are no banking establishments in Barrelona.

Thuranacc on ships is reflected by individuals, but insurances on house, lives, &c. are unknown here.

Thura.—At the Custom-house, real tares only are allowed; and the

Conson-house and Warshousing Regulations, same as at Allicount, which would be paid by a Spanish and all British State that would be paid by a Spanish and all British State that would be paid by a Spanish and all British State that would be paid by a Spanish and all British State that would be paid by a Spanish and all British State that would be paid by a Spanish and all British State that would be paid by a Spanish and all British State to Spanish Vessel.

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Sea-storie of all ords are dear at Harcelons, but they may a sways be obtained. Heef coats about 17d, per Iv., and biscuit about 8 follars per evi.

Money.—Accounts are kept in thrus of 20 rushles, 240 dimerse, or 480 median. The libra is like we be divided into read of plate Catalonic Telescope of the former, or 10 of the latter, = 1 libra Catalonic. The tibra Catalonic is = 24. 4d. strings nearly.

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The yards ranked come, it divided into 5 polares, of 4 quarter, and 14 picolina. 100 quarters = 25 556, or 23 1-2 Winchester = 100 parters = 100 parters = 20 500, or 23 1-2 Winchester = 100 parters = 100 p

Imports.—Account of the Quantity and Value of the principal Foreign Articles imported into Barcelona during the Three Years ending with 1831.

Articles.	To 1829,	Value in Sterling Money.	In 1830.	Value in Serling Money.	Is 1831.	Value In Sterling Money.
Cotton Sugar Hides Cocoa Coffee Hees'-wax Horns Specie Dye woods Fish Iron hoops Staves Cheese Tar Butter Indigo	1,200 cwt. 111,000 51,400 dollars 15,000 cwt. 70,000 cwt. 22,000 bundles 400,000 2,000 cwt. 700 barrels 50 cwt. 200 cwt.	£ 100,000 112,000 51,000 51,000 2,500 2,500 4,200 2,200 10,300 9,000 84,000 17,000 6,400 6,400 6,000 800 200 8,000	22,900 bales 23,600 boxes 52,400 8,300 bags 2,030 cwt. 700 cwt. 133,600 39,285 dollars 5,000 cwt. 42,000 cwt. 42,000 bundles 60,600 bundles 60,600 1,000 cwt. 190 barrels	£ 137,000 188,000 62,000 50,000 4,500 1,100 2,600 7,900 50,000 50,000 50,000 14,850 3,000 200 30,000	43,400 bales 20,300 boxes 75,000 7,300 bags 620 cwt. 469 cwt. 95,000 380,700 dollars 16,000 cwt. 4,000 bundles 702,000 2,000 cwt.	£ 200,000 160,000 56,000 41,000 1,200 2,400 2,400 9,500 77,000 3,200 6,000 6,000
Pepper - Cinnamon -	600 cwt. 250 cwt.	1,200 10,000	800 cwt. 800 cwt.	1,600 32,000	700 cwt. 1,000 cwt.	1,400 40,000

Grain is usually represented as forming an important article in the imports into Barcelona; but its importation from abroad is prohibited; and the wants of the city are supplied either by land carriage from the interior, or by coasting vessels from the Spanish ports more to the north.

Of the imports specified above, the greater portion are furnished by Cuba and Porto Rico. The imports from France are also considerable. Those from England, which were once very large, have dwindled to almost nothing. The only goods now openly imported from Great Brietin, are from hops, hardware, and woollen stuffs, and these in too small quantities to deserve notice. Fish is principally supplied by Sweden and Denmark. Smuggling, particularly in tobacco and printed cottons, is carried on to a considerable extent.

Exputer.—The principal exports are wrought silks soan frequency many hats loos vibrate steel.

supplied by Sweath and Deminark. Sublighings particularly in to account of a considerable extent.

Exports.—The principal exports are wrought silks, soap, fire-arms, paper, hats, laces, ribands, steel, &c. But no vessels, except a few that take on board manufactured goods for the Spanish West Indies, are loaded here; and even this trade is much fallen off. Upwards of 2,000 hands used formerly be employed in the city in the manufacture of shoes for the colonies; but their export has now nearly ceased. The cotton manufacture has made some progress in the town and its vicinity, and is increasing. The principal articles of native produce that Catalonia has to export are most conveniently shipped at Villanova, Tarragona, and Salon. They consist of whice, brandy, nuts, almonds, cork bark, wool, fruits, &c. Of these, Cuba takes annually about 12,000 pipes of wine, worth at an average 4l. per pipe, and about 3,000 pipes of brandy, worth 8l. per do.; South America, 16,000 pipes of wine, and 6,000 do. brandy is the north of Europe, 2,000 pipes of wine, and 2,000do brandy. A good earl of brandy is sent to Cadiz and Cette; nost part of the former finds its way into the wine vaults of Xercs; and the latter, being conveyed by the canal of Languedoc to the Garonne, is used in the preparation of the wines of Bordeaux. From 25,000 to 30,000 bags of almonds.

In 1831, only 128 foreign ships, of the burden of 15,130 tons entered Barcelona. Of these, 31 were

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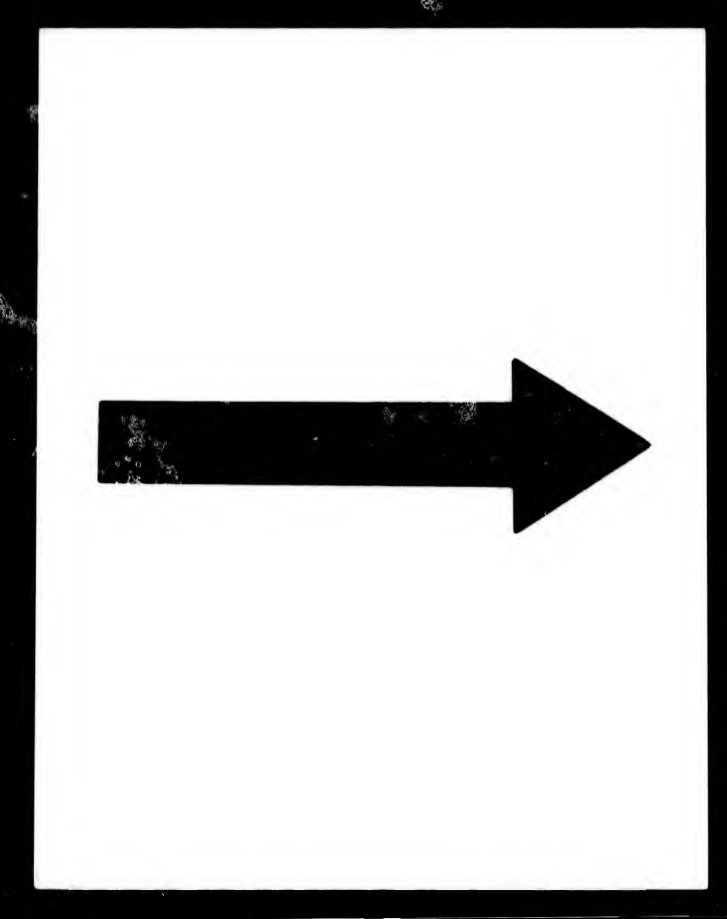
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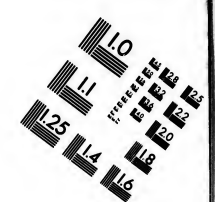
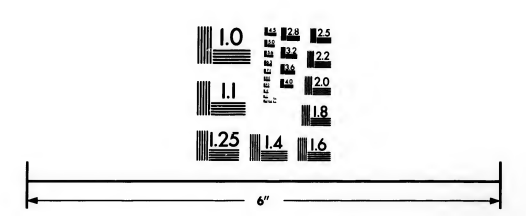
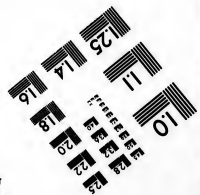


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Tuscan, 24 Sardinian, 19 Swedish, 48 English, 14 French, 8 American, &c. The ships belonging to the port carry on no foreign trade except to the Spanish West Indies; they are few in number, and are daily decreasing. Those engaged in the consting trade are usually of very small burden. The customs duty in the same year did not exceed 100,000.

(We have derived these details from various sources; but principally from the Consul's Answer to Circular Queries, and from Inglis's Spaia in 1830, vol. ii. pp. 334-387. and 362.)

BARILLA (Du. Soda; Fr. Soude, Barille; Ger. Soda, Barilla; It. Barriglia; Port. Solda, Barrilha; Rus. Socianka; Sp. Burrilla; Arab. Kali), carbonate of soda—(see ALKALIES), is found native in Hungary, Egypt, and many other countries. It is largely used by bleachers, manufacturers of hard soaps, glass-makers, &c. The barilla of commerce consists of the ashes of several marine and other plants growing on the sea-shore. The best, or Alicant barilla, is prepared from the Sulsola soda, which is very extensively cultivated for this purpose in the huerta of Murcia, and other places on the eastern shores of Spain.—
(Townsend's Travels in Spain, vol. iii. p. 195.) The plants are gathered in September, dried and burned in furnaces heated so as to bring the ashes into a state of imperfect fusion, when they concrete into hard, dry, cellular masses of a greyish blue colour. Sicily and Tenerifle produce good barilla, but inferior to that of Alicant and Carthagena. Kelp, which is a less pure alkali, is formed by the incineration of the common sea-wrack.—(See Kele.)

The Saracens established in Spain seem to have been the first who introduced the manufacture of barilla into Europe. They called the plants employed in its preparation kali; and this, with the Arabic article al prefixed, has given rise to the modern chemical

Of 184,649 cwt. of barilla imported into Great Britain in 1831, 61,921 cwt. came from Spain, 95,995 from Teneriffe, and 23,867 from Sicily. The values of these species are, for the most part, in the proportion of about 12, 9, and 10; that is, if Spanish barilla fetch 12/. a ton, Tenerisse barilla will fetch 9/., and Sicilian 10/. Prime quality in barilla is to be distinguished by its strong smell when wetted, and by its whitish colour. Particular attention should be paid to have as little smell or dust as possible. The duties on barilla have recently been very considerably reduced.—(See Tariff.)

At nn average of the three years ending with 1831, the barilla entered for home consumption amounted to 255,289 cwt. a year. In 1832, it produced 15,3291, 8s. 2d. nett revenue.

(The duties on barilla used in the bleaching of linen are to be repaid to the persons using it, under such regulations as the commissioners of customs may issue.—(4 & 5 Will.

4. c. 89. § 14.)—Sup.)

[Barilla is imported into the United States, free of duty, chiefly from the Canary islands. The value of it annually imported, on an average of four years ending with 1837, amounted to little more than 100,000 dollars; scarcely any of which was subsequently exported .-

BARK, the outer rind of plants. There is an immense variety of barks known in commerce, as cinnamon, Peruvian bark, oak bark, quercitron, &c. The term "bark" is, however, generally employed to express either Peruvian bark, or oak bark; and it is these only

that we shall describe in this place.

1. Peruvian or Jesuits' Bark (Fr. Quinquina; Ger. Kron-china; Du. China-bast; Sp. Quina, Quinquina; Lat. Quinquina, Cortex Peruvianus). There are three principal species of this bark known in commerce, which have been elaborately described by Dr. A.

T. Thomson, from whose account the following particulars are selected.

The first species is the pale bark of the shops. It is the produce of the Cinchona lancifolia, and is the original cinchona of Peru. It is now very scarce. It is imported in chests covered with skins, each containing about 200 lbs., well packed, but generally mixed with a quantity of dust and other heterogeneous matter. It consists of pieces 8 or 10 inches long, some of them being scarcely one-tenth of an inch thick, singly and doubly quilled, or rolled inwards; the quills, generally, being in size from a swan's quill to an inch and a half. It is internally of a pallid fawn or cinnamon hue; but approximates, on being moistened, to the colour of a pale orange. When in substance it has scarcely any odour: but during decoction the odour is sensible, and agreeably aromatic. The taste is bitter, but not unpleasant, acidulous, and austere.

The second species, or red bark, is obtained from the Cinchona oblongifolia, growing on the Andes. It is imported in chests containing from 100 to 150 lbs. each. variously sized pieces, most of them flat, but some partially quilled or rolled. The internal part is woody, and of a rust red colour; it has a weak peculiar odour; and its taste is much

less bitter, but more austere and nauseous, than that of the other barks.

The third species, or yellow bark of the shops, is obtained from the Cinchona cordifolia, growing in Quito and Santa Fé. It is imported in chests containing from 90 to 100 lbs. each, consisting of pieces 8 or 10 inches long, some quilled, but the greater part flat. The interior is of a yellow colour, passing to orange. It has nearly the same odour in decoction as the pale; the taste is more bitter and less austere, and it excites no astringent feeling when chewed. The goodness decreases when the colour varies from orange yellow to pale yellow; when of a dark colour, between red and yellow, it should be rejected.

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It is needless to add, that bark is one of the most valuable medical remedies. The Indians were unacquainted with its uses, which seem to have been first discovered by the Jesuits. It was introduced into Europe in 1632, but was not extensively used till the latter part of the seventeenth century. According to M. Humboldt, the Jesuits' bark annually exported from America amounts to from 12,000 to 14,000 quintals. Of these, 2,000 are furnished by Santa Fé, and 110 by Loxa; Peru furnishing the remainder, which is shipped

at Callao, Guayaquil, &c.

2. Oak Bark (Fr. Ecorce de la Chêne; Ger. Eichenrinde; It. Corteccia della Quercia; Lat. Quercus cortex). The bark of the common oak is a powerful astringent, and is preferred to all other substances for tanning leather. The bark of the larch is now, however, used for the same purpose. The import of oak bark is very considerable; but owing to the cork tree being a species of oak (Quercus Suber), bark for tsuning and cork bark are usually mixed together in the parliamentary returns. The latter, however, does not amount to a tenth part of the whole quantity imported. The imports of both sorts amounted, in 1831, to 931,075 cwt., which is about the average importation. Of this quantity, no less than 608,304 cwt. were brought from the Netherlands (Holland and Belgium), 62,437 cwt. from Germany, &c. Cork bark is almost entirely imported from Italy, Spain, and Portugal; the imports from them being, in the above-mentioned year, Italy 95,163 cwt., Spain 78,067 cwt., and Portugal only 187 cwt. The quality of bark varies according to the size and age of the tree, the season when it is barked, &c., so much, that the price varies, at this moment, from about 5l. to about 10l. per ton. The duty, which is 13s. 4d. a ton, produced in 1832, in Great Britain, 22,2511. 0s. 5d. nett.

Quercitron is the bark of a species of oak tree (Quercus tinctoria). It is not used, at least in this country, for tanning, but for imparting a yellow dye to silk and wool. It is principally imported from North America. The price varies, at present, according to the quality, from about 12s. 6d. to 15s. a cwt., duty (1s.) included. At an average of the three years ending with 1831, the entries for home consumption were 25,015 cwt. a year.

We are indebted for the discovery and application of the useful properties of quercitron to Dr. Bancroft. The doctor obtained a patent for his invention in 1775; but the American war breaking out soon after, deprived him of its advantages. In consideration of this circumstance, parliament passed, in 1785, an act (25 Geo. 3. c. 38.) securing to him the privileges conveyed by his patent for 14 years. At the expiration of the latter period, the House of Commons agreed to extend the doctor's privilege for an additional 7 years; but the House of Lords rejected the bill. Like too many discoverers, Dr. Bancroft profited but little by his invention, though it has been of great use to the arts and manufactures of the country.—(See Bancroft on Permanent Colours, vol. ii. p. 112., and the Report of the Committee of the House of Commons on Patents, Appendix, p. 175.)

Oak bark, the produce of Europe, is not to be imported into the United Kingdom for home consumption, except the British ships, or in ships of the country of which it is the produce, or in ships of the country from which it is imported, on pain of forfeiting the goods, and 100% by the muster of the vescel.—(7 & 8 Geo. 4, c. 58.)

BARLEY (Fr. Orge; Ger. Gerslengraupen; Du. Ryg; It. Orzo; Sp. Cebada; Rus. Fatschmen; Lat. Hordeum; Arab. Dhourra; Hind. Jow), a species of bread-corn (Hordeum Lin.), of which there are several varieties. It is extensively cultivated in most European countries, and in most of the temperate districts of Asia and Africa. It may also be raised between the tropics; but not at a lower elevation than from 3,000 to 4,000 feet, and then it is not worth cultivating. Large quantities of barley have been, for a lengthened period, raised in Great Britain. Recently, however, its cultivation has been supposed, though probably on no good grounds, to be declining. In 1765, Mr. Charles Smith estimated the number of barley consumers in England and Wales at 739,000; and as a large proportion of the population of Wales, Westmoreland, and Cumberland continue to subsist chiefly on barley bread, we are inclined to think that this estimate may not, at present, be very wide of the mark. But the principal demand for barley in Great Britain is for conversion into malt, to be used in the manufacture of alc, porter, and British spirits; and though its consumption in this way has not certainly increased proportionally to the increase of wealth and population, still there does not seem to be any grounds for supposing that it has diminished. Barley is also extensively used in fattening black cattle, hogs, and poultry. It now generally follows turnips, and is a very important crop in the rotation best adapted to light soils. The principal burley counties of England are Norfolk, Suffolk, Cambridge, Bedford, Herts, Leicester, Nottingham, the upper parts of Hereford, Warwick, and Salop. The produce varies, according to soil, preparation, season, &c., from about 20 to 60 or 70 bushels an acre. The most usual crop is from 28 to 36 or 38 bushels. The Winchester bushel of good English barley generally weighs about 50 lbs., but the best Norfolk barley sometimes weighs 53 or 54 lbs. Its produce in flour is about 12 lbs., to 14 lbs. grain. Barley is a tender plant, and easily hurt in any stage of its growth. It is more hazardous than wheat, and is, generally speaking, raised at a greater expense; so that its cultivation should not be attempted except when the soil and climate are favourable for its growth.—(For details as to

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[Barley has long been cultivated in various parts of America, especially in Canada, and

in the States as far south as Virginia.

There are two species. One of these is called winter barley, from the seed being sown in autumn, and remaining in the earth during the winter. It ripens about July. The grain is longer, and the hull thicker, than in the other species. In weight, it seldom exceeds 47 lbs. to the bushel. Under favourable circumstances, 50 bushels have been raised from an acre of ground; though the produce generally does not exceed 25 or 30.

The other species, called spring barley, is sown in the spring, and also ripens about July. This species has two varieties, distinguished from each other by the number of rows of grain on the head, as two-rowed and four-rowed barley. The crop is generally from 25 to 30 bushels per acre, and frequently weighs from 48 to 52 lbs, per bushel. By common consent, however, among the dealers in this article, the weight of a bushel is fixed at 48 lbs.;

at which rate it is now altogether bought and sold.

Barley, in the United States, is generally raised for malting, and is seldom made into flour, barley bread being almost unknown. Small quantities are hulled, and used in soup and for medicinal purposes. It is also used as food for cattle; but only occasionally, as the price of it is ordinarily much greater in proportion than that of Indian corn or oats.

New soils are best fitted for the cultivation of barley; and it is a very uncertain crop on lands on which it has been often sown. Hence its culture has been abandoned in many

sections of the country, where large quantities were formerly raised .- Am. Ed.]

BARLEY-SUGAR (Fr. Sucre d'orge ; Ger. Gerstenzucker ; It. Pennito ; Sp. Alfenique ;

Lat. Alphenix), a preparation of sugar, candied with orange or lemon peel.

BARRATRY, in navigation, is, in its most extensive sense, any fraudulent or unlawful act committed by the master or mariners of a ship, contrary to their duty to their owners, and to the prejudice of the latter. It appears to be derived from the Italian word barratrare, to cheat. It may be committed by running away with a ship, wilfully carrying her out of the course prescribed by the owners, delaying or defeating the voyage, deserting convoy without leave, sinking or deserting the ship, embezzling the cargo, smuggling, or any other oflence whereby the ship or cargo may be subjected to arrest, detention, loss, or forfeiture.

It is the practice, in most countries, to insure against barratry. Most foreign jurists hold, that it comprehends every fault which the master and crew can commit, whether it arise from fraud, negligence, unskilfulness, or mere imprudence. But in this country it is ruled, that no act of the master or crew shall be deemed barratry, unless it proceed from a criminal

or fraudulent motive.

"Barratry can only be committed by the master and mariners by some act contrary to their duty, in the relation in which they stand to the owners of the ship. It is, therefore, an offence against them, and consequently an owner himself cannot commit barratry. He may, by his fraudulent conduct, make himself liable to the owner of the goods on board, but not for barratry. Neither can barratry be committed against the owner, with his consent; for though he may be liable for any loss or damage occasioned by the misconduct of the master to which he consents, yet this is not barratry. Nothing is more clear than that a man can never set up as a crime, an act done by his own direction or consent."—(Marshall on Insurance, book i. c. 12, § 6.)

When, therefore, the owner of a ship is also the master, no act of barratry can be com-

mitted; for no man can commit a fraud against himself.

It is a maxim in law, that fraud shall not be presumed, but must be clearly proved; and it is a rule in questions of insurance, that he who charges barratry must substantiate it by conclusive evidence.

It is not necessary, to render an act barratrous, that it should be committed with a criminal intent as respects the owners, in order to injure them, or to benefit the captain or crew. It may even be committed with a view to promote the owner's interest; for an illegal act done without the authority or privity of the owners, and which proves detrimental to them, is barratry, whatever be the motives in which it originated. Lord Ellenborough, in an able judgment, has laid it down as clear law, "that a breach of duty by the master in respect of his owners, with a fraudulent or crininal intent, or ex maleficio, is barratry; that it makes no difference whether this act of the master be induced by notives of advantage to himself, malice to the owner, or a disregard of those laws which it was his duty to obey; and that it is not for him to judge or suppose, in cases not intrusted to his discretion, that he is not breaking the trust reposed in him, when he endeavours to advance the interests of his owners by means which the law forbids, and which his owners also must be taken to have forbidden."

The circumstance of the owners of ships being permitted to insure against the barratry of the master and mariners can hardly fail, it may be not uncharitably presumed, of rendering

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them less scrupulous in their inquiries with respect to their character than they would otherwise be. Perhaps, therefore, it might be expedient to prohibit such insurances, or to lay some restrictions upon them. They were, indeed, expressly forbidden by the Ordinance of Rotterdam; and Lord Mansfield, whose authority on all points connected with the law of

insurance is so deservedly high, seems to have thought that it would be well to exclude barratry entirely from policies, and to cease "making the underwriter become the insurer of the conduct of the captain whom he does not appoint, and cannot dismiss, to the owners who can do either." But though it were expedient to prezent the owners from making an insurance of this sort, nothing can be more reasonable than that third parties, who freight a ship, or put goods on board, should be allowed to insure against such a copious source of loss .- (For a further discussion of this subject, see the article Manine Insunance; and Marshall on Insurance, book i. c. 12. § 6., and Park on Insurance, c. 5.)

Owners, masters, or seamen, who wilfully cast away, burn, or destroy ships, to the preju-

dice of freighters or insurers, incur the penalty of death .- (See Seamen.)

BARREL, a cask or vessel for holding liquids, particularly ale and beer. Formerly the barrel of beer in London contained only 32 ale gallons = 32\frac{1}{2} Imperial gallons: but it was enacted by 43 Geo, 3. c. 69., that 36 gallous of beer should be taken to be a barrel; and by the 6 Geo. 4. c. 58. it is enacted, that whenever any gallon measure is mentioned in any excise law, it shall always be deemed and taken to be a standard Imperial gallon. At present, therefore, the barrel contains 36 Imperial gallons. It may be worth while observing that the barrel or cask is exclusively the produce of European ingenuity; and that no such article is known to any nation of Asia, Africa, or America, who have not derived it from

In the United States the barrel in use is uniformly one of 314 gallons,—Am. Ed.]

BARWOOD, a red dye wood brought from Africa, particularly from Angola, and the river Gaboon. The dark red which is commonly seen upon British Bandana handkerchiefs is for the most part produced by the colouring matter of barwood, saddened by sulphate of iron.—(Bancroft on Colours.) The imports of barwood, in 1829, amounted to 246 tons 15 cwt. It fetches at present (October, 1833) from 9l. to 11l. a ton (duty 5s. included) in the

BASKETS (Fr. Corbeilles; Ger. Körbe; It. Paniere; Sp. Canastas, Canastos; Rus. Korsinii) are made, as every one knows, principally of the interwoven twigs of willow, osier, birch, &c., but frequently also of rushes, splinters of wood, straw, and an immense number of other articles. They are used to hold all sorts of dry goods, and are constructed of every variety of quality and shape. Besides the vast quantities produced at home, some of the finer kinds are imported under an ad valorem duty of 20 per cent. In 1832, this duty produced 1,044l. 7s. 9d., showing that the value of the foreign baskets entered for home consumption in the same year had been 5,2211. 18s. 9d.

BAST, for straw hats or bonnets. See HATS.

BATAVIA, a city of the island of Java, the capital of the Dutch possessions in the East Indies, and the principal trading port of the Oriental islands, in lat. 6° 12' S., long. 106° 54' E., situated in the north-west part of the island, on an extensive bay. The harbour, or rather road, lies between the main land and several small uninhabited islands, which, during the boisterous or north-western monsoon, afford sufficient shelter and good anchorage. Ships of from 300 to 500 tons anchor at about a mile and a half from shore. A small river runs through the town, navigable for vessels of from 20 to 40 tons, from the sea, a couple of miles inland; a number of canals branch off from it into different parts of the town, affording great conveniences for trade. Batavia was formerly so notorious for its insalubrity, that General Daendels was anxious to transfer the seat of government to Sourabaya; but being thwarted in this, he set about ! . ilding a new town, a little further inland, on the heights of Weltevreden, whither the government offices were immediately removed. Most of the principal merchants have now their residences in the new town, repairing only to the old city, when business requires it, during a portion of the day. In consequence, the old town is at present principally occupied by Chinese, and the descendants of the ancient colonists, several of its streets having been deserted and demolished. Recently, however, the Baron Capellen, whose enlightened administration will long be gratefully remembered in Java, sensible of the superior advantages of the old town as a place of trade, exerted himself to prevent its further decay, by removing the causes of its unhealthiness; to accomplish which, he widened several of the streets, filled up some of the canals, and cleaned others, demolished useless fortifications, &c.; and the effect of these judicious measures has been, that Batavia is now as healthy as any other town in the island. The population, according to an accurate census taken in 1824, consisted of 3,025 Europeans and their descendants, 23,108 natives, 14,708 Chinese, 601 Arabs, and 12,419 slaves; in all, 53,861 persons, exclusive of the garrison. As the population has increased since, it may at present be estimated at about 60,000, independently of the military, of which there are always a considerable number. Among the principal merchants are Dutch, English, Americans, French, and Germans. The island of Java forms the most important portion of the Dutch possessions in the East, and is, Vol. I.

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ratry of ndering in fact, one of the finest colonies in the world. It contains an area of 50,000 square miles, with a population of 6,000,000 individuals, or 120 to the square mile. The annual revenue of the Dutch government, which possesses about two thirds of the island, amounts to about 3,000,0007, sterling; and the military force amounts to about 15,000; of which not less than 8,000 are European troops, being about one third of the whole European force in British India, which has a population of 90,000,000, and an area of between 1,200,000 and 1,300,000 square miles of territory.

The staple products of the island are rice (of which 25,500 tons were exported in 1828), a variety of pulses, vegetable oils, tobacco, sugar, and coffee. The production of sugar is rapidly increasing. In 1832 the exports were estimated at 200,000 piculs (12,000 tons); but it was supposed that the exports in 1833 would not fall short of 18,000 tons; and as the Dutch authorities have made extensive contracts with the owners of large tracts of land to take sugar at very reminerating prices for some years to come, it has been calculated that the exports of 1834 would amount to 400,000 piculs, or about 24,000 tons. The production of indigo, eccoa, tea, and raw silk, is making considerable progress. The tin exported from Batavia is brought from Banca, the copper from Japan, the finer spices from the Moluceas, and the pepper from Sumatra.

In 1828, the exports from and imports into Batavia were, in quantity and value, as follows:-

Exp	itis.		linports.		
Attales	Piculs et Elo lloc each.	them.	Articles,	Picula of 130 Ha, cach.	Florence.
Coffee Mare Mare Cloves Natinege Mise Mise Mare Mare Mare Mare Mare Mare Mare Mar	#10,171 GAN 1,000 1,000 1,000 100,000	5,024,009 96,075 229,107 221,121 1,191,486 866,521 466,682 499,120 401,002 131,562 131,562 131,565 131,565 131,565 141,566 132,685 52,110 42,605 52,110 42,605 13,905 52,110 42,605 13,905 141,505	Woodlen diffo Netherlands Previous from Englated and French Previous from Englated and Previous Broads and geneva Wines  Vines  Vines  Lend Previous  Steel from the Netherlands  England  Lend Previous  Fingland  Lend Previous  Lend Previous  Lend Previous  Steel from the Netherlands  England  Lend Previous  Lend Previou	659 110 2,81 354 11,63 404 19,65 405 19,65	2,940,63 1,819, 19 118,47 248,54 118,88 118,88 118,88 118,22,60 11,15 1,15 1,15 1,15 1,15 1,15 1,15 1,

The following Table shows the different Countries with which Hatnyla carries on Trade, and the Value of the Export and Import Trade with each, in 1828

	Imports				Exports.		
From	Morebushiw.	Treasure.	Total.	To	Merchandise.	Treasures	Total.
	Physics	Phores	Plerus		Florens,	Physius.	Plane.
Netherlands -	6, 159,852	1,001,913	7,461,765	Netherlands -	9,155,929	279,601	9,398,530
England -	2,160,513		2,166,515		200,969	165,750	366,719
Prance	139,302	Brown to	139,302		102,628	7,650	110,278
lamburgh -	59,932	16,830	76,760		83,174		85.174
Sibraliar -	18,273	59,230	107,525		23,652		23,659
ineden	142, 143		50,3~1				120,55
S. of America	305,161	697,210	1.002,371				1,970
'ape Good Hope	1,624	- 1	1,691		88,547	62,523	151,070
sle of France	21,051		31,051		28,481		25, 151
Persian Gulf 🕒	1,510			Persian Gulf -	119,957	-	112,957
lengal	7.47, 494	10,200	747,621		3,055		3,055
tam	131,044	-		Bengal	77, 197	3,010	79,533
Nochin China -	4,000	- 1	4.2/4/		77,451	23,785	100,236
hina	357,366	5.41%	590,974		21,883		21,880
Marao	0,000	8000	(1),62		1,474,486	87,167	1,561,653
dautla	apil ixeis	_	30 (14)		78,361	15,536	613, 497
apan	1.067,231		1,087,921		35,240	37,500	72,740
lew Holland -	7,613	5 774	10.163		291,263	22,050	313,313
fastern Ar- ?_	3,526,415	793,346	4,319,761	New Holland -	75,053	1,377	76,460
chipelago >			1,0101111	Eastern Ar- }	271,544	505,314	4,776,858
Total -	13,339,387	9,616,707	17,976,094	Total -	16,290,016		17, 199,341

<sup>\*</sup> The quantity of sugar exported in 1829 had risen to 80,000 piculs, and the indigo to 1,200 lbs.

Neth Engli Amer Clune Sinne Nativ Vario

In 1828,

Nether English French Hambur Danish Swedish Russian Spanish Portugu America Chinese Siamese Other As

Note.-7

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of 26) per c price at has duty, all oil value, of his the manufasince the segclaiming this try, is 5 thori Netherlands ever country is duty free. per coyang of a Netherland Trading Com-Goods are Aujic in Jay invoice value Money.—A.

pound sterlin Continental I ple, at the rat Weights.—I throughout I is its hundred Batavia it has Coup d' Eil s tee of the How

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In 1828, the Number of Ships and Amount of Touriage entering inwards and clearing ontwards under different Flags were as follow :-

		Outv	vards.			1	nwn	rds.	
- Flag.			Number of Veisels,	Tomage in Lasts.	Flag.			Number of Vessels,	Tonnage is
Netherlands English - French - Hamburgh Danish - Swedish - Hussian - Formanese American	:		813 08 0 1 1 1 1 2 4	45,689 14,7783 8614 137 85 60 153 420 9623 3,116	Netherlands English - French - Hamburgh - Danish - Swedish - Russian - Spanish - Portuguese American -	:		801 54 8 1 1 1 1 3 4	45,684 10,7993 6923 137 85 66 153 505 9623 2,087
Chinese - Siamese - Other Aslatic	:	-	8 7 20	805 308 813	Chinese - Siamese - Other Asiatic	:	=	8 9 55	805 4973 804
		- 1	1,026	68,1944	1			060	63,278

Note.—Taking the last at 2 tons, the quantity of tonnage which cleared outwards will be 136,389, and inwards 126,556 tons.

Port Regulations.—The following is the substance of the port regulations of Batavia:—ist. The commander of a ship arriving in the reads, is not to land himself, or permit any of his crew or passengers to land, until his vessel be visited by a boat from the guard-ship.—2d. The master, on landing is first to wait on the unster attendant, and afterwards report himself at the policine.—3d. A unaifest of the whole cargo must be delivered at the Custom-house within 24 hours of the ship's arriving

fest of the whole cargo must be delivered at the Custom-house within 24 hours of the ship's arriving in the roads.—Ith. The master of the vessel must lodge the ship's appers with the master attendant when he first lands, which are duly delivered up to him when he receives his port clearance from the same authority.—5th. No goods can be shipped on Sinday without a special permission from the water fiscal, which, however, is never refused on application.—7th. No muskets or ammunition can be imported; but the prohibition does not extend to fowling pieces exceeding 100 forius value.

Tariff.—With respect to the tariff, all foreign woodlens and cottons, being the manufacture of countries to the westward of the Cape of Good Hope, imported under a foreign flag, pay an advalorem duty of 261 per cent., and under the Netherlands flag, of 122 per cent, that is, a duty upon the wholesale price at Batavla, not in bond. With the exception of wines, spirits, and opinic, which pay a rated duty, all other articles, if imported under a foreign flag, pay an of valorem duty, rated on the invoice value, of 16/38 per cent, and it under the Netherlands flag, of 8/19 per cent. Cottons and woodlens, the manufacture of the Netherlands, if accompanied by a certificate of origin, are duty free; but since the separation of Belgium and Holland, there have been no importations of cotton manufactures canning this privilege. The export duty on coffee, if exported on a foreign bottom to a foreign connsince the separation of feighbinand foliand, there have been no importations of cotton manufactures caiming this privilege. The export duty on coffee, if exported on a foreign bottom to a foreign bottom to a foreign bottom to a foreign bottom to a Netherlands botton to a Netherlands port, 2 florins. Sugar, if exported on a foreign bottom to whatever country, pays 1 florin per picul; but if exported on a Netherlands bottom to a Netherlands port, is duty free. It flee, on whatever bottom exported, and to whatever country, pays a duty of 3 florins per coyang of 27 plculs. Tin, exported on a foreign ship to whatever port, 4 florins per picul; and by a Netherlands ship, 2 florins per picul. The trade in spices is now monopolised by the Netherlands Tradius Company. Trading Company

Goods are received in entrepôt not only at Batavia, but at the ports of Samarang, Saurabaya, and Anjie in Java, and Rhio in the Straits of Malacca, on payment of a duty of 1 per cent, levied on thu

Morey.—Accounts are kept at Batavia, in the florin or guilder, divided into centimes, or 100 parts, represented by a proper coinage or doits. The florin is a new roin made expressly for India, but of the same value as the florin current in the Netherlands. It is usually estimated at the rate of 12 to the pound sterling, but the correct par is 11 florins 58 centimes per pound. Doublooms, and the coins of Continental India, are receivable at the Custom-house at a fixed tariff; the Spanish doilar, for example, at the rate of 100 for 260 florins.

\*\*Morey Floring\*\*: The Chinese weights are invariably used in commercial transactions at Batavia, and the other butch powershes in India. Those area the view the other Dust powershes in India. Those area to have the other by which

Heights.—The Chinese weights are invariably used in commercial transactions at Batavia, and throughout Java and the other Dutch possessions in India. These are the picul, and the cattie, which is its hundredth part. The picul is commonly estimated at 125 Dutch, or 133 lbs. avoirdupois, but at Batavia it has been long ascertained and considered to be equal to 136 lbs. avoirdupois.—(Hagendorp, Coup d'Eil sur The de Java, cap. 8. &c.; Ecidence of Gillian Maclaine, Esq. before the Select Committee of the House of Commons on the Affairs of the East India Company, 1831, and private communications from the same.)

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2,840,645 1,819, 135 18,679 216,545 16,861 620,342 322,686

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Total.

Florina 9,398,530 366,712 110.275 85,174 23,652

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561,653 93.597 72.740 313,313 16, 160

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(Statements with respect to the Imports and Exports of Java during the Years 1830-1834.)

	1				Es	ports.				
Years.	Imports of Cotton Goods from Europe, Value in Florius.		Total Im- ports, Value in Florins.	Coffee, Piculs.	Surar, Piculs,	Rice. Coyanga	Indigo, Pounds, old Amsterdam weight,	Tio, flanca. Piculs.	Esports, Value in Florins,	Pepper. Picule.
1830,		2,373,309 1,510,786	15,631,978	288,742	109,640	14,521	22,063	21,426	14,501,779	6,061
1831.		1,349,905 1,516,791	14,178,401	299,0%	120,298	18,637	42,811	30,255	13,702,148	7,836
1832.	Nethes. Foreign	67,240 1,891,511	12,190,667	314,173	213,872	23,072	168,211	47,901	21,091,099	7,073
1833.	Foreign 3	3,984,066	17,864,577	360,166	210,947	30,314	217,480	Return wanting.	23,343,327	itelurn wanting.
1834.	Nethda. Foreign	313,549 4,111,282		455,008	367, 131	21,379	250,423	39,165	29,021,217	7,704

Among the articles imported into Java, in 1831, were copper, iron, stee), &c. value 875,160 florins; glass and earthenware, 290,321 do.; wines and spirits, 951,315 do.; provisions, 490,158, &c. The total value of the exports, in 1834, was, 29,921,217 florins, which, at 20th to the florin, is equal to 2,418,4357. We have not learned the exact amount of the imports during the same year, but taking them at 2,000,000!. the whose trade of the island would amount to about 4,100,000!. or 4,400,000!. Memorks on the above Statements.—These statements show, that the trade of Java has increased very materially since 1830. In fact, there wants nothing but an enlightened, liberal administration, that by dealing fairly by, and giving confidence to the natives, should develope the resources of this noble shand, to render Java by far the most valuable of all the eastern colonial possessions of any European power. It is due to the Dutch to state, that their colonial government is now materially improved, as compared with what if formerly was; but it is still susceptible of much amendment; and it is to be hoped, seeing the wonderful influence that a more liberal system has had in Caba, and other foreign colonies, and even in Java Itself, that the administration of the latter will be still farther improved. It is stated in the Dictionary (p. ...) that the export of coffee from Java might be estimated attabout \$8,000 tons; but it appears from the above table, that it has increased so rapidly that it amounted, in 1831-5, taking the picul at 136 lbs., to 61,881,888 lbs., or to above 27,000 tons! The export of sugar during the same year exceeded 22,300 tons.—Sup.)

BATTEN, a name in common use for a scantling of wood 23 inches thick and 7 wide.

BATTEN, a name in common use for a scantling of wood 21 inches thick and 7 wide.

If above 8 inches wide, it is called deal.

BAZAAR, a term used in the East to designate a market, or building in which various articles of merchandise are exposed for sale. Bazaars are now met with in most large cities of Europe. There are several in London, of which the one in Soho-square is the most considerable.

BDELLIUM (Arab. Aflatoon), a gum-resin, semi-pellucid, and of a yellowish brown or dark brown colour according to its age, unctuous to the touch, but brittle; soon, however, softening between the fingers; in appearance it is not unlike myrrh, of a bitterish taste, and moderately strong smell. Two kinds have been distinguished: the opocalpasum of the ancients, which is thick like wax; and the common dark sort. It is found in Persia and Arabia, but principally in the latter; all that is met with in India is of Arabic origin. tree which produces it has not been clearly ascertained .- (Ainslie's Materia Indica.)

BEACONS, in commerce and navigation, public marks or signals to give warning of rocks, shoals, &c. No man is entitled to erect a light-house, beacon, &c., without being empowered by law. The Trinity House corporation are authorised to set up beacons in whatever places they shall think fit; and any person who shall wilfully remove or run down any buoy, beacon, &c. belonging to the Trinity House, or to any other corporation, individual or individuals, having authority to establish it, shall, besides being liable to the expense of replacing the same, forfeit a sum not less than 10% nor more than 50% for every such of-

fence.—(6 Geo. 4. c. 125. § 91.)—(See Buoys.)

BEADS (Fr. Rosaires ; Ger. Rosenkranze ; Du. Paternosters ; It. Corone ; Sp. Coronas), small globules or balls used as necklaces, and made of different materials; as pearl, steel, amber, garnet, coral, diamonds, crystal, glass, &c. Roman Catholics use beads in rehearsing their Ave Marias and Paternosters. Glass beads or hugles are imported in large quantities into India and Africa, and also into Borneo and Sumatra. They are brought partly from Europe, and partly from China and the Persian Gulf. The glass beads sent from England are all imported, principally, we believe, from Venice. The non-manufacture in this country is said to be a consequence of the excise regulations on the manufacture of glass.

BEANS (Fr. Fêves; Ger. Bohnen; It. Fave; Rus. Boobii; Sp. Habas; Lat. Faba), a well-known vegetable of the pulse species, largely cultivated both in gardens and fields. Its cultivation is of much importance in rural economy, inasmuch as it has gone far to super-

sede fallows on strong loams and clays.

BEAVER. See Skins.

BEECH (Fagus sylvatica), a forest tree to be met with every where in England. There is only one species, the difference in the wood proceeding from the difference of soil and situation. A considerable quantity of beech is grown in the southern parts of Bucks. It is not much used in building, as it soon rots in damp places; but it is used as piles in places where it is constantly wet. It is manufactured into a great variety of tools, for which

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its great hardness and uniform texture render it superior to all other sorts of wood; it is also extensively used in making furniture.

BEEF, as every one knows, is the flesh of the ox. It is used either fresh or salted. Formerly it was usual for most families, at least in the country, to supply themselves with a stock of salt beef in October or November, which served for their consumption until the ensuing summer; but in consequence of the universal establishment of markets where fresh beef may be at all times obtained, the practice is now nearly relinquished, and the quantity of salted beef made use of as compared with fresh beef is quite inconsiderable. Large supplies of salted beef are, however, prepared at Cork and other places for exportation to the East and West Indies. During the war, large supplies were also required for victualling the navy. The vessels engaged in the consting trade, and in short voyages, use only fresh provisions.

The English have at all times been great consumers of beef; and at this moment more beef is used in London, as compared with the population, than any where else.—(For further details with respect to the consumption of beef, &c., see CATTLE.)

BEER. See ALE AND BEER.

BELL-METAL (Fr. Metal de Fonte nu de Cloches; Ger. Glockengut; Du. Klokspys; Sp. Campanil; Rus. Kalokhunja mjed), a composition of tin and copper, usually consisting of 3 parts of copper and 1 of tin. Its colour is greyish white; it is very hard, sourorous, and clastic. Less tin is used for church hells than for clock hells; and in very small bells, a little zinc is added to the alloy.—(Thomson's Chemistry.)

BENZOIN. See BALSAM.

BERGEN, the first commercial city of Norway, situated at the bottom of a deep bay, in lat, 60° 24′ N., long, 5° 20′ E. Population 21,000. The bay is inclosed on all sides by rugged rocks and islands; the water is deep; but, owing to the number and intriaccy of the passages, the access to the town is attended at all times with a good deal of difficulty, and should never be attempted without a pilot. Codfish, salted or dried, is one of the principal articles of export; when dried, it is called stock-fish, and goes chiefly to Italy and Holland. The cod fishery employs several thousand persons during the months of February and March; and the exports amounted, in 1829, to 184,064 barrels. The herring fishery, which used to be very successfully carried on upon the coasts of Norway, has, for a good many years, been comparatively unproductive. Whale oil, skins, hones, tar, with immense numbers of lobsters, &c., are exported. The exports of timber from Bergen are inconsiderable, and none has latterly gone to England. Norway timber is not so large as that brought from Prussian ports, nor so free from knots; but, being of slower growth, it is more compact, and less liable to rot. The planks are either red or white fir or pine: the red wood is produced from the Scotch fir; the white wood, which is inferior in price and estimation, is the produce of the spruce fir: each tree yields three pieces of timber of 11 or 12 feet in length; and is 70 or 80 years of age before it arrives at perfection. The planks or deals of Bergen are, however, a good deal inferior to those of Christiania. The imports into Bergen principally consist of grain from the Baltie; and salt, hardware, coffee, sugar, &c. from England.

For Monies, Weights, and Measures, see Chaistiania; where there are further details as to the trade

and navigation of Norway.

We subjoin an account of the principal exports from Bergen in 1829.

•		The property of the contract of		0.440
Bones - ~	-	<ul> <li>50 tons.</li> </ul>	Oil, whale	2,402 tung.
Fish, Lobsters -	-	<ul> <li>250,000 number.</li> </ul>	Skins, goat, buck, and decr -	440 cwt.
Cod, smoked and	dry	<ul> <li>15,373 tons.</li> </ul>	sheep and lamb	75 do.
— salt -	-	<ul> <li>184,061 barrels.</li> </ul>	fox, martin, otter, &c.	07 skins.
— roe, ditto	-	- 13,927 do.	Tar	451 barrels
Pickled sprats	-	<ul> <li>1,912 kegs.</li> </ul>	Wood, timber and deals -	380 tous.
Horns, ox and cow	•	<ul> <li>178 cw1.</li> </ul>	glaves	800 mmber.
Aloss, rock -	-	<ul> <li>131 tons.</li> </ul>	(Priva	te information.)

BERRIES (Bacce), the fruits or seeds of many different species of plants. The berries quoted in London Price Currents are bay, jumper, Turkey, and Persian.

1. Bay Berries (Fr. Baies de Laurier; Ger. Lorbeeren; It. Baechi di Lauro; Sp. Bayas), the fruit of the Laurus nobilis. This tree is a native of the south of Europe, but it is cultivated in this country, and is not uncommon in our gardens. The berry is of an oval shape, fleshy, and of a dark purple colour, almost black; it has a sweet fragrant odour, and an aromatic astringent taste. Bay berries, and the oil obtained by boiling them in water, are imported from Italy and Spain.—(Thomson's Dispensatory.)

2. Juniper Berries (Fr. Genéveier; Dn. Sevenboom; It. Ginepro; Sp. Embro), the fruit of the common juniper (Juniperus communis). They are round, of a black purple colour, and require two years to ripen. They have a moderately strong, not disagreeable, but peculiar smell, and a warm, pungent, sweetish taste, which, if they be long chewed, or previously well bruised, is followed by a considerable bitterness. They are found in this country; but most of those made use of here are imported from Holland, Germany, and Italy. They should be chosen fresh, not much shrivelled, and free from mouldiness, which they are apt to contract in keeping. On distillation with water, they yield a volatile essential oil, very subtile and pungent, and in smell greatly resembling the berries. The peculiar

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flavour and diuretic qualities of Geneva depend principally on the presence of this oil. English gin is said to be, for the most part, flavoured with oil of turpentine,-(Lewis's Mat.

Med.; Thomson's Dispensatory.)

The duty on juniper berries, previously to 1832, was 11s. 1d. a cwt., being more than 100 per cent. on their price in bond. The oppressiveness of this duty seems to have been the principal reason why turpentine, which in point of flavour and all other respects is so inferior, has been largely used in preference to juniper berries in the preparation of gin. This oppressive duty was reduced, in 1832, to 2s., and we entertain little doubt that this wise and liberal measure will at no distant period occasion the receipt of a greater amount of revenue, at the same time that it cannot fail materially to improve the beverage of a large proportion of the people.

Italian juniper berries fetch at present (Sept. 1833), in the London market, from 9s. 6d.

to 10s. 6d. a cwt., duty included; and German and Dutch ditto, from Bs. to 9s.

3. Turkey Yellow Berries, the unripe fruit of the Rhammus infectorius of Linnaus. They are used as a dye drug, in preparing a lively but very fugitive yellow, for topical application in calico-printing. Considerable quantities of them are exported from Salonica, to which they are brought from Thessaly and Albania. An inferior sort is produced in France. -(Bancroft on Colours.) The duty on Turkey berries is 2s.; and their price, duty included, in the London market, is (Sept. 1833) 34s. to 36s. a cwt.

4. Persian Yellow Berries are said by the merchants to be of the same species as the Turkey yellow berries. The colours which they yield are more lively and lasting. They are high priced, fetching (duty 2s, included) from 110s, to 130s, a cwt. Hitherto the imports have been very inconsiderable; the yellow berries (Turkey as well as Persian) entered for home consumption during the 3 years ending with 1831, being only 1,939 cwt, a year. The netr

zevenue derived from all sorts of berries imported in 1832, was 3,0621, 12s. 4d.

BERYL, called by the jewellers Aquamarine. This stone was suspected by Pliny to be a variety of the omerald; a conjecture which modern mineralogists have completely confirmed. The term emerald is applied to that particular variety which presents its own peculiar colour, or emerald green; while that of beryl is given indiscriminately to all the other varieties; as the sea green, pale blue, golden yellow, and colourless. Pliny says that the beryl is found in India, and rarely elsewhere; but besides India, it is found in Peru and Brazil; at Nantes and Limoges, in France; in the Wicklow mountains, in Ireland; in the district of Cairngorm, in Scotland; and in various other places,—(Plin. Hist. Nat. lib. xxxvii. cap. 5.; Ency. Brit. new edit.)

"Those only which are of good colour and sufficient depth are manufactured; they have a pretty Those only when are of good colour and sufficient depth are manufactured; they have a prefly lively edget, if in good proportion and well polished. Large stones, from one to there and four ounces, are not uncommon, but from their bulk are only in request as specimens for the cabinet; smaller stones suitable for necklaces may be bought at low prices, within the reach of every description of purchasers; ring stones may be had at a low shiftings cach; and larger, for brookless or seals, from 12 to 51, and other lower."—(Maixe on Diamonds, &c. 24 Edit.)

BETEL-NUT, on ARECA (Sans. and Hind. Supari; Malay, Pinang; Javan. Jambi), the fruit of the Areca catechu, a slender and graceful palm, rising to the height of about 30 or 40 feet; it produces fruit at the age of tive or six years, and continues bearing till its 25th or 30th year. The fruit, which is the only part of the palm that is made use of, is eaten both in its unripe and in its mature state. When ripe, it is of the size of a small egg, and of an orange colour; the exterior part consists of a soft, spongy, fibrous matter, inclosing a nucleus resembling a nutmeg in shape, internal structure, and colour, but usually larger, and always harder. A single tree produces, according to its situation, age, culture, &c., from 200 to 800 nuts. They are objects of great importance in the East, forming the principal ingredient of a compound in universal use as a masticatory in all Central and Tropical Asia. The other ingredients are the leaf of the Betel pepper—(which see), in which the areca mut is wrapped; a little CHUNAM-(which see); and generally, but not always, a little catechu or terra japonica-(see Catecur). The whole compound is called betel, and is used to an extent of which it is difficult for a European to form a just idea. All individuals, without exception of age or sex, begin at an early period to accustom themselves to betel. They are unceasingly masticating it, and derive a gratification from its use that strangers can neither understand nor explain. It reddens the saliva, gives a bright hue to the lips, and, in course of time, renders the teeth quite black. It is said to dispel nausea, excite appetite, and strengthen the stomach. Besides being used as an article of luxury, it is a kind of ceremonial which regulates the intercourse of the more polished classes of the East. When any person of consideration visits another, after the first salutations, betel is presented; to omit it on the one part would be considered neglect, and its rejection would be judged an affront on the other. No one of inferior rank addresses a dignified individual without the previous precaution of chewing betel; two people seldom meet without exchanging it; and it is always offered on the ceremonious interviews of public missionaries. The areca nut is, in consequence, an article of very extensive trade. The countries which yield it most largely for exportation are Malabar, Ceylon, and Sumatra. Of the extent of this trade, some notion may be formed from the fact, that the imports of areca into Bengal in 1829-30, were 695

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Trude.for the zeal their indust the extensi communica pretty consi the introdu country, thi materially c corn, flour, siderable. and Zamora English mil the rate of e If the Cana were comple or plains, on world; the c at a distance from Bilbao, state of consi ticles of impe ard other col of 18,822 tor are not ment port.—(Well the Annuaire 1833; and pMonies, Weig that the fanega

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tons, and into Canton, 2,891 tons, though Bengal and Southern China are countries in which areca is largely produced,—(See the article Betel in the new edition of the Ency. Britannica; Bell's Review of the External Commerce of Bengal; Crawford's Indian Archipelaga, vol. i. p. 102., vol. iii. 1 - 14.; Chinese Kalendar and Register for 1832, &c.)
BETEL-LEAF (Hind. Pan.; Malay, Sireh.; Javan. Suro), the leaf alluded to in the

foregoing article. It is the produce of a species of pepper vine (Piper betel), and somewhat resembles the ivy leaf. In their fresh state, betel leaves form an important article of Eastern traffic, being every where used in the preparation of betel. The Piper betel is a seandent plant, and poles are placed in the ground, round which it twines itself. In consequence of the great consumption of its leaves, it is extensively cultivated throughout Tropical Asia. It grows in the greatest perfection in rich soils close to the equator; and is mised with more difficulty the further we recede from it.—(Ency. Britannica, new edition, articlo

Betel; Crawford's Indian Archipelago, vol. i. p. 403.)

BEZOAR (Arab. Faduj ; Hind, Zeher-morah ; Pers. Pudzehr Kanie), a concretion found in the stomach of an animal of the goat kind; it has a smooth glossy surface, and is of a dark green or olive colour; the word bezoar, however, has lately been extended to all the concretions found in animals ;-such as the log bezoar, found in the stomach of the wild boar in India; the bovine bezoar, found in the gall-bladder of the ox, common in Nepaul; and the camel bezoar, found in the gall-bladder of the camel; this last is much prized as a yellow paint by the Hindoos. The timest become is brought to India from Bornes and the sea-ports of the Persian Gulf; the Persian article is particularly sought after, and is said to be procured from animals of the goat kind, Capra Gazella. Many extraordinary virtues were formerly ascribed to this substance, but without any sufficient reason. - (Ainslie's Ma-

BILBAO, on (as it is commonly, though incorrectly, written in this country) BILBOA. a sea-port town of Spain, in the province of Hiscay, on the river Ybai Cabal, about 9 miles

from Portugalete. Population 14,500.

from Pottigalete. Population 14,500.

Port.—The hay of Bilbao lies between Parto Galca on its east, and Parto Luzuero on its western side, distant about 3 miles. It stretches S. E. to within \$\frac{1}{2}\$ of a mile of Portugalete, in fat, \$43^\circ 20^\circ 10^\circ} N\_\[\circ\$, long, \$2^\circ 543^\circ W\_\[\circ\$, near the mouth of the river on which Bidson is built. The water in the bay varies from 5 to 10 and 11 fathous. There is a bar at the mouth of the river, between Santures and Portugalete, on which there is not above four lest water at ebb tide. High water at full and change at 3 \(\theta\), b. F. M. Spring tides rise about 12 feet; and large ships taking advantage of them sometimes ascend the river as far as fillings; but they usually load and inhoad by lighters, either at Portugalete, or at Olaviaga. 4 miles below the town. Priots are to be had at Santurce, without the bar. In which, a heavy sea sometimes sets into the bay; but if the pilot cannot go off, be press himself on one of the batteries to the N. W. of Santurce, and makes signals with a red flag, so as to direct the ship to the best antecharge ground.—(See Laura's excellent Chart of the Bay of Biscay, with the Sailing Insections that accompany it.) Directions that accompany it.)

Trade,-Bilbao is favourably situated for commerce. The Biscayans are distinguished for the zeal and courage with which they have defended their peculiar privileges, and for their industry and activity. Bilbao and Santander are the principal ports through which the extensive province of Old Castile, and large portions of Leon and Navarre, most easily communicate with foreign countries. They have in consequence, particularly the former, a pretty considerable foreign trade. Wool is one of the principal articles of export; but since the introduction of Merino sheep into Germany, and their extraordinary increase in that country, this branch of Spanish commerce, though still of a good deal of importance, has materially declined. Since the abolition, in 1820, of all restrictions on the exportation of corn, flour, &c., the shipments of wheat from Bilbao have been, in some years, very considerable. The supplies are principally brought from the provinces of Palencia, Valladolid, and Zamora, which yield immense quantities of wheat. The distance is from 130 to 140 English miles; and owing to the badness of the roads, and the deficient means of transport, the rate of carriage advances enormously when there is any extraordinary foreign demand. If the Canal of Castile, intended to unite the Douro with Reynosa, Bilbao, and Santander, were completed, it would make a considerable revolution in this trade. The campos, or plains, on the south side of the Douro, are amongst the finest wheat countries in the world; the crops being frequently so abundant, that the peasants decline reaping the fields at a distance from the villages! In 1831, 146,231 quarters of Spanish wheat, principally from Bilbao, were imported into Great Britain. The iron manufactures of Biscay are in a state of considerable activity, and some part of the produce is exported. The principal articles of importation are wove fabries, cod-fish, cutlery, and jewellery; sugar, coffee, cacao, and other colonial products, spices, indigo, &c. In 1831, 210 foreign ships, of the burden of 18,822 tons, entered the port of Bilbao. The countries to which these ships belonged are not mentioned; but in 1828, 49 British ships, of the burden of 6,051 tons, entered the port .- (We have derived these details from the Foreign Quarterly Review, No. 9, art. Spain; the Annuaire du Commerce Maritime for 1833, p. 265.; the Parl. Paper, No. 550. Sess. 1833; and private information.)

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BILL OF EXCHANGE. See EXCHANGE.

BILL OF HEALTH, a certificate or instrument signed by consuls or other proper authorities, delivered to the masters of ships at the time of their clearing out from all ports or places suspected of being particularly subject to infectious disorders, certifying the state of health at the time that such ships soiled. A clean bill imports, that at the time that the ship sailed no infectious disorder was known to exist. A suspected bill, commonly called a touched patent or bill, imports that there were rumours of an infectious disorder, but that it had not actually appeared. A final bill, or the absence of clean bills, imports that the place was infected when the vessel sailed,—(See RCAMANTINE.)

BHA. OF LADING, is a formal receipt subscribed by the master of a ship in his capacity of entrier, acknowledging that he has received the goods specified in it on bound his ship, and binding himseif (under certain exceptions) to deliver them, in the like good order as received, at the place, and to the individual named in the bill, or his assigns, on his or their paying him the stipulated freight, &c. When goods are sent by a ship hired by a charter-party, the bills of lading are delivered by the master to the merchant by whom the ship is chartered; but when they are sent by a general ship,—that is, by a ship not hired by charter-party, but employed as a general earrier,—each individual who sends goods on board, receives a bill of lading for the same. In all cases, therefore, the bill of lading is the

evidence of and title to the goods shipped.

The liability of a carrier, at common law, to deliver the goods intrusted to his care, is cancelled only by "the act of God and the king's enemies." But to limit this responsibility, the following exception is now, invariably almost, introduced into the clause in bills of hading, binding the master to the delivery of the goods:—"The act of God, the king's enemies, fire, and all and every other dangers and accidents of the seas, rivers, and navigation, of whatever nature and kind sever, excepted."

Bills of lading are not, in general, immediately given by the master on receiving the goods. The usual practice is for the master or his deputy to give a common receipt for the goods, which is delivered up on receiving the bill of lading. The latter should

always be required within 24 hours after the goods are received on board.

Three sets of all bills of lading are made out on stamped paper: one of these should be remitted by the first post to the person to whom the goods are consigned, a second being sent to him by the ship; the third is retained by the shipper of the goods. The master ought always to retain copies of the bills of lading for his government. A stamp duty of 3s is charged on all bills of lading, whether for goods exported or carried coastwise.

The usual form of a bill of lading is as follows :-

W. R. — SHIPPED, in good order and well conditioned, by A. B. merchant, in and upon No. 1, a. 10, 5the good slop called whereof C. D. is master, now in the river Thames, and bound for the property of the goods following, viz. [here discribe the goods.] marked and numbered as per margin, to be delivered, in the like good order and condition, at a foresaid, (the act of God, the king's enemies, five, and all and every other dangers and accidents of the saw, rivers, and margation, of whitever nature and kind soerce, excepted.) unto the said A. B. or his assigns, he or they paying for the said goods at the rate of per piece freight, with primage and average accisationed. In winess whereof, the said master of the said ship, have affirmed to three biffs of lading, of this tenour and date; any one of which bills being accomplished, the other two are to be void.

London, this day of 1831. C. D., Master.

But in the case of ships homeward bound from the West Indies, which send their boats to fetch the cargo from the shore, the exception in the bill of lading is usually expressed as follows:—"The act of God, the king's enemies, fire, and all and every other dangers and accidents of the seas, rivers, and navigation, of whatever nature and kind soever, save risks of boats, so far as ships are liable thereto, excepted." Other exceptions may be and are some-

times introduced; but the above is the general form.

Transfer of Bills of Lading.—Bills of lading are transferable either by blank or special indersement, like bills of exchange. And whatever may be the character of the person to whom the goods are consigned, whether he be a buyer, or merely the factor, agent, or broker of the consigner, the bona fide holder of the bill of lading indersed by the consignee, is entitled to the goods, and may claim them from the master, if he can prove that he has purchased the bill for a good consideration; but unless he can do this, he is not entitled to the goods.—(Holt, Law of Shipping, 2d ed. p. 363.)

Formerly, a factor, though he might sell, could not pledge the goods of his principal. But the hardship and inconvenience arising from this rule were such, that it was set aside by the act 6 Geo. 4, c. 94. The second section of this act declares, that any person in possession of a bill of lading shall be deemed the true owner of the goods specified in it, so as to make a sale or pledge by him of such goods or bill of lading valid, unless the person to whom the goods are sold or pledged has notice that the seller or pledger is not the actual and bona fide owner of the goods.—(See Factor.)

Delivery under Bill of Lading.—It being usual to sign and deliver three bills of lading, it is possible that there may be conflicting demands upon the captain by the different holders. Nothing, however, is, in such a case, required of him, except that he act with good faith, and

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to the best of his judgment; and that he make delivery of the goods to the person who first demands them of him, upon presentment of the bill of lading, provided the circumstances he not such as to justify a suspicion of his having unfairly got possession of it. If he act differently, he is answerable, according to the peculiarities of the case, to the person injured by his negligence; the bill of lading being not only the instructions of the merchant to him, as his carrier or servant, but his own especial agreement to deliver according to its con-

Where several bills of lading of a different import have been signed, no regard is to be paid to the time when they were first signed by the master; but the person who firsts gets legal possession of one of them from the owner or shipper, has a right to the consignment; and where such bills of lading, though different upon the face of them, are constructively the same, and the master has acted bona fide, a delivery according to such legal title will discharge him from all .- (Holt, p. 375, and 377.)

HILL OF SALE, a contract under seal, by which an individual conveys or passes away the right and interest he has in the goods or chattels named in the bill. The property of ships is transferred by bill of sale .- (See REGISTRY.)

BILL OF SIGHT. When a merchant is ignorant of the real quantities or qualities of any goods assigned to him, so that he is unable to make a perfect entry of them, he must acquaint the collector or comptroller of the circumstance; and they are authorised, upon the importer or his agent making oath that he cannot, for want of full information, make a perfeet entry, to receive an entry by bill of sight, for the packages, by the best description which can be given, and to grant warrant that the same may be landed and examined by the inporter in presence of the officers; and within 3 days after any goods shall have been so landed, the importer shall make a perfect entry, and shall either pay down the duties, or shall duly warehouse the same.—(3 & 4 Will. 4. c. 52. § 24.)

In default of perfect entry within 3 days, such goods are to be taken to the king's warehouse; and if the importer shall not, within 1 month, make perfect entry, and pay the duties thereon, or on such parts as can be entered for home use, together with charges of moving and warehouse rent, such goods shall be sold for payment of the duties .- § 25.

The East India Company are authorised without the proof before-mentioned, to enter goods by bill of sight, and to make perfect entry, and pay the duties within 3 months.-

BILL OF STORE, is a license granted by the Custom-house, to merchants, to carry such stores and provisions as are necessary for a voyage, free of duty.

By the act 3 and 4 Will. 4. c. 52., returned goods may be entered by bill of store, as

follows:—

From 5th January, 1826, it shall be lawful to re-import into the United Kingdom, from any place, in a ship of any country, any goods (except as herein-after excepted) which shall have been legally exported from the United Kingdom, and to enter the same by bill of store, referring to the entry other words and exportation thereof; rowlded the property in such goods continue in the person by whome or on whose account the same have been exported; and if the goods so returned be foreign goods which had before been legally imported into the United Kingdom, the same duties shall be payable thereon as would, at the time of such re-importation, be payable on the like goods, under the same circumstances of importation as those under which such goods had been originally imported; or such goods may be warehoused upon a first importation thereof; provided always, that the several sorts of goods emmerated or described in the list following shall not be re-imported into the United Kingdom for home or, upon the ground that the same had been legally exported from thence, but hat the same shall bedeemed to be foreign goods, whether originally such or not, and shall also be deemed to be imported for the United Kingdom; viz.

Goods exported, which may not be re-imported for Home Usc.

Corn, grain, meal, flour, and half; hops, toherco, tea.

Goods for which any bounty or any drawback of excise had been received on exportation, unless by special permission of the commissioners of customs, and on repayment of such bounty or such drawback.

All goods for which bill of store cannot be issued in manner herela-after directed, except small remnants of British goods, by special permission of the commissioners of customs, upon proof to their satisfaction that the same are British, and had not been sold.  $\rightarrow 33$ .

satisfaction that the same are liritish, and had not been sold.—2 33. The person in whose name any goods so re-imported were entered for exportation, shall deliver to the searcher, at the port of exportation, and exact account signed by him of the particulars of such goods, referring to the entry and clearance outwards, and to the return inwards of the same, with the marks and numbers of the packages both inwards and outwards; and therepon the searcher, finding that such goods had been legally exported, shall grant a bill of store for the same; and if the person in whose name the goods were entered for exportation was not the propriet of thereof, but the agent, he shall declare upon oath on such bill of store the name of the person by whom he was employed as such agent; and if the person to whom such returns are consigned shall not be such projected and exporter, he shall declare upon oath on such bill of store the name of the person for whose use such goods have been consigned to hine; and the real proprietor, ascertained to be such, shall make oath upon such bill of store to the identity of the goods so exported and so returned, and that he was at the time of exportation and of re-importation the proprietor of such goods, and that the same had not during such time been sold or disposed of to any other person; and such allialavits shall be made before the collectors or comptrollers at the ports of exportation and of importation respectively, and thereupon the collector and comptroller shall admit such goods to entry by bill of store, and grant hely warrant necordingly.—2 34. their warrant accordingly .- > 31.

(The 6 & 7 Will. 4. c. 60. enacts, that goods legally, exported, and which are afterwards re-imported, may, if the proprietor thereof be resident abroad, be entered by bill of store, on the proprietor subscribing a declaration as to the identity of the goods, and that Vol. I .- Q 2

they did and do belong to him, and have not been sold or disposed of to any other person;

such declaration to be subscribed before the British Consul, &c. -(§ 2.) - Sup.)

BILLINGSGATE, a market for fish, contiguous to the Custom-house in London. held every lawful day, and was established in 1699 by stat. 10 & 11 Will. 3. c. 24. Every person buying fish in Billingsgate market, may sell the same in any other market-place or places within the city of London or elsewhere, by retail, with this condition, that none but fishmongers be permitted to sell in fixed shops or houses. No person or persons shall purchase at Billingsgato any quantity of fish, to be divided by lots or in shares amongst any fishmongers or other persons, in order to be afterwards put to sale by retail or otherwise; nor shall any fishmonger engross, or buy in the said market, any quantity of fish, but what shall be for his own sale or use, under the penalty of 20%. No person is to have in his possession, or expose to sale, any spawn of fish, or fish unsizeable, or out of season.—(36 Geo. 3. c. 118.) The minimum size of the lobsters to be sold at Billingsgate is fixed by statute. - (See Lonsten.)

No fish of foreign taking or curing, or in foreign vessels, is to be imported into the United Kingdom, under penalty of forfeiture, except turbots and lobsters, stock-lish, live cels, anchovies, sturgeon, hotargo, and caviare. Fresh fish of British taking, and imported in British ships, and turbot however taken or imported, may be landed without report, entry or war-

rant .- (6 Geo. 4. c. 107.)

For some further remarks with respect to this subject, see Fisit.

BIRCH (Fr. Bouleau; Du. Berke; Ger. Birke; It. Betulla; Lat. Betula; Pol. Brzoza; Rus. Bereza; Sp. Abedul, Betulla), a forest tree met with every where in the north of Europe. It is applied to various purposes. In Lapland, Norway, and Sweden, the long twigs of the birch are woven into mats and twisted into ropes; the outer bark forms an almost incorruptible covering for houses; and the inner bark is used in periods of scarcity, as a substitute for bread. Russia leather is prepared by means of the empyreumatic oil of the birch. It is an excellent wood for the turner, being light, compact, and easily worked. Its durability is not very great. It is sometimes used in the manufacture

BIRDLIME (Ger. Vogelleim; Fr. Glu; It. Pania; Sp. Ligu; Rus. Ptitschei Klei) exudes spontaneously from certain plants, and is obtained artificially from the middle bark of the holly. Its colour is greenish, its flavour sour, and it is gluey, shining, and tenacious. The natural is more adhesive than the artificial birdlime.—(Thomson's Chemistry.)

BIRDS NESTS (Ger. Indianische Vogelnester; Du. Indiaansche Vogelnestjes; Fr. Nids de Tunkin; It. Nidi di Tunchino; Sp. Nidos de la China; Java, Susu; Malay, Sarungburung), the nests of a species of swallow peculiar to the Indian islands (Hirundo esculenta), very much esteemed in China. In shape this nest resembles that of other swallows; it is formed of a viscid substance; and in external appearance, as well as consistence, is not unlike fibrous, ill-concocted isinglass. Esculent nests are principally found in Java, in caverns that are most frequently, though not always, situated on the sea-coast. Many conflicting statements have been made as to the substance of nests; some contending that they are formed of sea-foam or other marine products, and others that they are elaborated from the food of the bird, &c. But these are points as to which nothing satisfactory is

We borrow from Mr. Crawfurd's valuable work on the Eastern Archipelago (vol. iii. pp. 432—437.), the following authentic and curious details as to the traffic in this singular production:—"The best nests are those obtained in deep damp caves, and such as are taken before the birds have laid their eggs. The coarsest are those obtained after the young are fledged. The finest nest nest the whitest than is, those taken before the nest has been rendered impure by the food and faces of the young birds. that is, those taken before the nest has been rendered impure by the food and faces of the young birds. They are taken twice a-year, and, ir regularly collected, and no musual injury be offered to the caverns, will produce very caually, the quantity being very little, if at all, suproved by the caves being left altogether unmolested for a year or two. Some of the caverns are extremely difficult of access, and the nests can only be collected by persons accustomed from their youth to the office. The most remarkable and productive caves in Java, of which I superintended a molety of the collection for several years, are those of Karang-bolang, in the province of Baglen, on the south coast of the island. Here the caves are only to be approached by a perpendicular descent of many hundred feet, by ladders of bamboo and rattan, over a sea rolling violently against the rocks. When the mouth of the cavern is attained, the perilous office of taking the nests must often be performed by torch-light, by penerating into recesses of the rock where the slightest trip would be instantly fatal to the adventurers, who see nothing below them but the turbulent surf making its way into the chasms of the rock.

"The only preparation which the birds' nests undergo is that of simple driven, without direct ex-

"The only preparation which the birds' nests undergo is that of simple drying, without direct exposure to the sun, after which they are packed in small boxes, usually of half a picul. They are as-

posure to the sun, after which they are packed in small boxes, usually of half a picul. They are aspected for the Chinese market into three kinds, according to their qualities, disruguished into first or best, second, and third qualities. Caverns that are regularly managed, will afford, in 100 parts, 53/3 parts of those of the first quality, 35 parts of those of the first quality, 35 parts of those of the first common prices for birds' nests at Canton are, for the first sort, no less than 3,500 Spanish deltars the picul, or 51, 18s. 14d, per the, for the second, 2.800 Spanish doltars per picul; and for the third, 1,600 Spanish doltars. From these prices it is sufficiently evident, that birds' nests are no more than an article of expensive luxury. They are consumed only by the great; and, indeed, the best part is sent to the capital for the consumption of the court. The sensual Chinese use them, under the imagination that they are powerfully stimulating and tonic; but it is probable that their most valuable quality is their being perfectly harmless. The people of Japan, who so much resemble the Chinese in many of their habits, have no taste for the edible nests; and how the latter acquired a taste for this foreign commodity is no less singular than their persevering in it. Among the western

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nations there is nothing parallel to it, unless we except the whimsical estimation in which the Romans held some articles of luxury, remarkable for their scarcity rather than for any qualities ascribed to

held some articles of luxury, remarkable for their scarcity rather than for any qualities ascribed to them."

Mr. Crawfurd estimates the whole quantity of birds' nests exported from the Archipelago at 242,400 lbs, worth 284,200. "The value," be, of serves, "of this immense property to the country which produces it, rests upon the capricions wants of a single people. It is claimed as the exclusive property of the sovereign, and every where forms a valuable branch of his income, or of the revenue of he state. This value, however, is of course not equal, and depends upon the simution and the circumstances connected with the caverus in which the nests are found. Helps often in remote and sequestered situations, in a country so lawless, a property so valuable and exposed subject to the perpetual depredation of freebooters, and it not infrequently happens that an attack upon it is the principal object of the warfare committed by one petty state against another. In such situations, the expense of affording them protection is so heavy, that they are necessarily of little value. In situations where the caverus are difficult of necess to strangers, and where there reigns enough of order and tranquillity to secure them from internal depredation, and to admit of the nests being obtained without other expense than the simple labour of collecting them, the value of the property is very great. The caverus of Karang-bolang, in Java, are of this description. These ammally afford field lbs. of nests, which are worth, at the Batavia prices of 3,200, 2,500, and 1,200 Spanish dollars; begind and packing, ammounts to no more than 14 per cent, on this amount. The price of birds' nests is of course a monopoly price, the quantity produced being by nature limited, and inside, nearly 139,000 Spanish dollars; and the whole expense of collecting, curing, and packing, amounts to no more than 14 per cent, on this amount. The price of birds' nests is of their price, which consists of the highest sum that the luxurious Chinese will afford to p l' He de Jara, p. 201.)

BISMUTH (Ger. Wismuth; Du. Bismuth, Bergsteen; Fr. Bismuth; It. Bismutte; Sp. Bismuth, Piedra inga; Rus. Wismut; Lat. Bismuthum), a metal of a reddish white colour, and almost destitute of taste and smell. It is softer than copper; its specific gravity is 9.822. When hammered cautiously, its density is considerably increased; it breaks, however, when struck smartly by a hammer, and, consequently, is not malleable, neither can it be drawn out into wire; it melts at the temperature of 476° .- (Thomson's Chemistry.)

"Bismuth Is used in the composition of pewter, in the fabrication of printers' types, and in various other metallic mixtures. With an equal weight of lead, it forms a brilliant white alloy, much harder than lead, and more malleable than bismuth, though not ductlie; and if the proportion of lead be increased, it is rendered still more malleable. Eight parts of bismuth, 5 of lead, and 3 of tin, constitute the fusible metal, sometimes called Newton's, from its discoverer, which melts at the heat of holiling water, and may be fused over a candle in a piece of still paper without burning the paper. Pewterer's solder is formed of one part of bismuth, with 5 of lead, and 3 of tin. It forms the basis of a sympathetic ink."—(Urc.)

BITUMEN (Ger. Judenpech; Du. Judenlym; It. Asfalto; Sp. Asfalto; Port. Asphalto; Rus. Asfalt; Lat. Asphaltum, Bitumen Judaicum). This term includes a considerable range of inflammable mineral substances, burning with flame in the open air. They differ in consistency, from a thin fluid to a solid; but the solids are for the most part lique-fiable at a moderate heat. They are,—1. Naphtha; a fine, white, thin, fragrant, colourless oil, which issues out of white, yellow, or black clays in Persia and Media. This is highly inflammable. Near the village of Amiano, in the state of Parma, there exists a spring which yields this substance in sufficient quantity to illuminate the city of Genoa, for which purpose it is employed. With certain vegetable oils, naphtha is said to form a good varnish .- 2. Petroleum is much thicker than naphtha, resembling in consistence common tar. It has a strong disagreeable odour, and a blackish or reddish brown colour. During combustion, it emits a thick black smoke, and leaves a little residue in the form of black coal. It is more abundant than the first mentioned variety, from which it does not seem to differ, except in being more inspissated. It occurs, oozing out of rocks, in the vicinity of beds of coal, or floating upon the surface of springs. In the Birman empire, near Rainanghong, is a hill containing coal, into which 520 pits have been sunk for the collection of petroleum, the annual produce of the hill being about 400,000 hogsheads. It is used by the inhabitants of that country as a lamp oil, and, when mingled with earth or ashes, as fuel. In the United States it is found abundantly in Kentucky, Ohio, and New York, where it is known by the name of Seneca or Genesee oil. It is also obtained from wells in the island of Zante. Herodotus tells us, that he has seen these wells—(lib. iv. c. 195.); and the description he has given of them, and of the mode of obtaining the petroleum, corresponds, in all respects, with the accounts of the best modern travellers. The average annual produce of the Zante springs is about 100 barrels .- (Chandler's Travels in Greece, 4to ed. p. 301.; Holland's Travels in Greece, 4to ed. p. 18.) Petroleum is particularly abundant in Persia. "When taken from the pit, it is a thick liquid resembling pitch. The bottoms of most vessels which navigate the Euphrates and Tigris are covered with it, and it is also used in lamps, instead of oil, by the natives. The most productive fountains are those of Kerkook, Mendali, and Badku. The wells in the neighbourhood of the latter seem to be quite inexhaustible, being no sooner emptied than they again begin to fill. Some of them have been found to yield from 1,000 to 1,500 lbs. a day !"-Kinneir's Persian Empire, p. 39. and 359.)-3. Multha, or Sea-wax, is a solid whitish substance, not unlike tallow. It melts when heated, and in

cooling assumes the consistence of white cerate. This is, most probably, the bitumen candidum of Pliny (Hist. Nat. lib, xxxv. c. 15.). It is not used as pitch; but it affords a better light than petroleum, and emits a less disagrecable smell. It is found on the surface of the Baikal Lake in Siberia, at the foot of the mountains of Bucktiari in Persia, and in some other places.—4. Elastic Bitumen yields easily to pressure; is flexible and elastic. It emits a strong bituminous odour, and is about the weight of water. On exposure to the air it hardens, and loses its elasticity. It takes up the traces of crayons in the same manner as caoutchouc, or Indian rubber, whence it has obtained the name of mineral caoutchouc. It has hitherto been found only in the lead mines of Derbyshire .- 5. Compact Bitumen, or Asphaltum, is of a shining black colour, solid, and brittle, with a conchoidal fracture. Its specific gravity varies from 1 to 1.6. Like the former varieties, it burns freely, and leaves but little residuum. It is found in India, on the shores of the Dead Sea, in France, in Switzerland, and in large deposits in sandstone in Albania; but nowhere so largely as in the island of Trinidad, where it forms a lake three miles in circumference, and of a thickness unknown. A gentle heat renders it ductile, and when mixed with grease or common pitch, it is used for paying the bottoms of ships, and is said to protect them from the teredo of the West Indian seas. The ancients employed bitumen in the construction of their buildings. The bricks of which the walls of Babylon were built were, it is said (Herodotus, lib. i. § 179.), cemented with hot bitumen, which gave them unusual solidity.

BLACKING (Ger. Schuhschwärze, Wiehse; Fr. Noir (de cordonnierä); It. Nero da ugner le scarpe; Sp. Negro de zapatos). A factitious article, prepared in various ways,

used in the blacking of shoes. It is in very extensive demand.

BLACK-LEAD, on PLUMBAGO (Du. Patloot; Fr. Mine de plomb noir, Plomb de mine, Potelot; Ger. Pottloth, Reissbley; It. Miniera di piombo, Piombaggine, Corezolo; Lat. Plumbago; Sp. Piedra mineral de plomo), a mineral of a dark steel grey colour, and a metallic lustre; it is soft and has a greasy feel; it leaves a dark coloured line when drawn along paper. It is principally employed in the making of pencils; it is also employed in the making of crucibles, in rubbing bright the surface of cast-iron utensils, and in dininishing friction, when interposed between rubbing surfaces. The finest specimens of this mineral are found in the celebrated mine of Borrowdale, in Cumberland, worked since the days of Queen Elizabeth.—(Thomson's Chemistry.) Recently, plumbago, of a very good quality, has been imported from Ceylon.

BLACK-LEAD PENCILS (Du. Potlootpennen; Fr. Crayons noirs; Ger. Bleystifte; It. Lapis nero; Port. Lapis negro; Rus. Karanaschü; Sp. Lapiz negro), are formed of

black-lead encircled with cedar.

BLOOD-STONE (Ger. Blutstein; Fr. Pierre sanguine à crayon; It. Sanguigna; Sp. Piedra sanguinaria; Lat. Hamatites), or the Lapis hamatites, a species of calcedony, is a mineral of a reddish colour, hard, ponderous, with long pointed needles. It is found among iron ore in great abundance. These stones are to be chosen of the highest colour, with fine strice or needles, and as much like cinnabar as possible. Goldsmiths and gilders use it to polish their work. It is also used for trinkets.

BLUBBER (Ger. Thran, Fischtran; Du. Thraan; It. Olio di pesce; Sp. Grassa, Aceite de pescado; Rus. Sula worwannoe, Worwan; Lat. Oleum piscinum), the fat of whales and other large sea-animals, of which train oil is made. The blubber is the adeps of the animal: it lies under the skin, and over the muscular flesh: it is about 6 inches in thickness, but about the under lip it is 2 or 3 feet thick. The whole quantity yielded by one of these animals ordinarily amounts to 40 or 50, but sometimes to 80 or more cwt. Formerly train oil was manufactured from the blubber in the seas round Spitzbergen, and other places where whales were eaught; but the practice is now to bring the blubber home in casks, and to prepare the oil afterwards.

It is enacted by the 6 Geo. 4, c. 107 § 44, that before any blubber, train oil, spermacett oil, head matter, or whale fins, shall be entered as being entirely the produce of sea-animals enught by the crews of ships fitted out in the United Kingdom, or the islands of Jersey, Guernsey, Sark, and Man, the master of the ship importing such goods shall make oath, and the importer also shall make oath, to the best of his knowledge and belief, that the same are the produce of fish or creatures living in the sea, taken and caught wholly by the crew of such ship, or by the crew of some other ship (naming if) flued out in the United Kingdom, or in one of the islands of Guernsey, Jersey, Alderney, Sark, or Man (ranning which) (naming which).

Before blubber, train oil, &c. can be entered as from a British possession, a certificate must be obtained from the Custom-house officer at such British possession, or in default of such officer being there, from two principal inhabitants, notifying that oath had been made before him or them that such blubber, &c. was the produce of fish or creatures living in the sea, and had been taken by British subtects usually residing in some part of his Majesty's dominions; and the importer is to make oath, to the best of his knowledge and belief, to the same effect.

The gauging of casks of oil and blubber is dispensed with since 1825. They are to be passed at the

rate of 126 gallons the pipe, and 63 gallons the hogshead. BOATS are open vessels, commouly wrought by oars, and of an endless variety of shapes,

according to the purposes to which they are to be applied. It is ordered by stat. 6 Geo. 4. c. 108., that every heat belonging to or attached to any other vessel, shall have painted on the outside of the stern of such boat, the name of the vessel and place to which

she belongs inches long painted wit any hole, p

Regulation
for scullers.

Over the ferries), for To or from shall be take To or from

By Time f Second hour To last fro Lady Day to

To or fro

exceeding 50 Watermer

London Brid Southwark I Blackfriars I Waterloo Br Westminster Lambeth Sto Vaushall Bri The fare fr

London Bridg Chelsea Itri Wandswor Fulham Barn's Elm Hammersin Chiswick Mortlake

Deptford Greenwich For a full bo Penalties. Waterman passenger is d Refusing to ing 51. Innecessar

Refusing to surname, or th exceeding 51. Rules and B Refusing to Obstructing

exceeding 1/. Towing or ing 3/. Agreeing to agreed for, not Only two bo

to taking turn any other boat proceeded two The offices Blackwall. BOLE, a

1.4 to 2. It i and in Armer French boles medica, but t nian bole sti Persian Gulf very frangible a fine flesh re such as the ( of hunger by

she belongs, and the master's name within side of the transom, in white or yellow Roman letters, 2 inches long, on a black ground, under pain of forfeiture. Boats not belonging to vessels, are to be painted with the name of the owner and place to which they belong, under penalty of forfeiture. All boats having double sides or bottoms, or secret places for the purpose of concealing goods, or having any lode, pipe, or other device for the purpose of running goods, are to be forfeited.

Regulations of Waternen on the Thames.—From Chelsea Bridge towards Windsor, 3d. per half mile for scallers.

for scullers.

for seniors.

Over the water directly between Windsor and Crawley's wharf, Greenwich (excepting the Sunday ferries), for one person, 3d.; two persons, 1d. each; exceeding two persons, 1d. each.

To or from ships westward of Greenwich, for one person, 2d.; exceeding one person, 1d. each; and, where the distance to the ship does not exceed the distance across the river, the fare across the river

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To or from ships eastward of Greenwich, at the rate of \$d\$, per half mile.

To or from vessels for passengers, for one person 4d.; exceeding one person, 3d. each, with not exceeding 56 lbs. of luggage for each. After this at the rate of 4d, per cwt.

Watermen detained by passengers to be paid for time or distance, at the option of the watermen.

To last from 7 A. M. to 5 P. M. between Michaelmas and Lady Day; and from 6 A. M. to 6 P. M. from Lady Day to Michaelmas.

#### SCULLER'S FARES.

# The Bridges &c. stand in the following order

1 110	Diages of contant in the Johnson	ag oracr.
London Bridge	i Nine Elms	Shadwell Dock Stairs
Southwark Bridge	Red House, Battersea	Kidney ditto
Hlackfriars Bridge	Swan Stairs, Chelsea	Limehouse Hole ditto
Waterloo Bridge	Chelsea Bridge	Ditto, Torrington Arms
Westminster Bridge	Iron Gate	Deptford, George Stairs
Lambeth Stairs	Union Stairs	Ditto, Low-Water Gate
Vanxhall Bridge	King Edward ditto	Greenwich, Crawley's Wharf.
The fire from either of the ab	orea planes to the part is 21 and	lea on in proportion

#### Passage Routs.-Oars' Fare 8 Passengers. Sculler's Fare 6 Passengers.

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				ea	ch				ea	ch					ea	ch
London Bridge	to			8.	d.	London Bridge to	)		8.	d.	London Bridg	e to			8.	d.
Chelsea Brid	ge	-	-	0	6	Brentford -	-	-	1	3	Walton-up			8		9
Wandsworth	i	-	-	0	7	Isleworth -	-	_	1	3	Shepperton	-		_	2	0
Putney -	-	-		0	8	Richmond -	-	_	i	3	Weybridge		-	_	2	Ď
Fulhain	-	_			8	Twickenham	-	_	ī	6	Lalehnm		-	-		
Barn's Elms	-		_		8	Tide-end Tow	n -	-	i	6	Chertsey		-	_	$\tilde{2}$	
Hammersmit		_	_		9	Kingston -		_	î	6	Staines		_	_	2	
Chiswick	-	-		ŏ	ö	Hampton Com		_	î	9	Datchet	_	-		3	
	-	-	-	ĭ	ő	Hampton Tow		-		ő.	Windsor	-		Ξ		
Barnes -	-	-	-				11 -		•		windsor	-	-	-	3	v
Mortlake	-	-	-	1	0	Sunbury -	-	-	1	9						
Donaford				۸	6	Blackwall -			0	9	Gravesend				,	a
Deptford	-	-	-	v			-		U		Gravesend	-	-	-	1	(7
A'ragnarich			_	Ω	6	Woolwigh		_	1	Λ						

For a full boat load of luggage, same as for 8 passengers. For half a load, same as for 4 passengers. Penalties .- Taking more than fare, not exceeding 21.

Waterman to have a list of fixes in his boat, and on not permitting the passenger to examine it, the passenger is discharged from paying his fixe, and the waterman may be fined not exceeding 51.

Refusing to take a passenger, or not answering when called by the number of his boat, not exceed-

Refusing to take a passenger, or not answering when called by the number of mis boat, not exceeding 51.

Unnecessarily delaying a passenger, not exceeding 51.

Refusing to permit any person to read the name and number of his boat, or to tell his Christian or surname, or the number of his boat, on being paid his fare, or making use of any abusive language, not exceeding 51.

Rules and By-luns made by the Court of Aldermen, 15th of April, 1828.—Letting his boat remain at any stairs, while withfully absent, or not being ready to take a passenger into his boat, not exceeding 1l. Refusing to give his name or number, or that of any other waterman, not exceeding 1l.

Obstructing any other waterman in taking in or landing a passenger, or obstructing a passenger, not

exceeding 11. Towing or being towed by any other boat without the consent of all the passengers, not exceed-

Agreeing to take any less sum than the rate allowed, and afterwards demanding more than the sum

agreed for, not exceeding 2l.

Only two boats to be placed aboard any steamboat at the same time in turn. Waterman, previous to taking turn as aforesaid, to lie with his boat upon his oars at least one boat's length distant from any other boat lying alongside, and shall not approach nearer, until after the former boat shall have proceeded two boats' length, not exceeding 5l.

The offices of Harbour-masters are in Little Thames street, St. Catharine's; and Canal Office, Blackwall.

BOLE, a friable earthy substance, a species of the scapstone family. Specific gravity 14 to 2. It is found in the island of Lemnos, whence it is sometimes called Lemnian earth; and in Armenia, Italy, France, Silesia, various parts of South America, &c. Armenian and French boles were at one time not uncommon in this country, being used in the materia medica, but they are now entirely, or almost entirely, discarded. In India, however, Armenian bole still continues to be in extensive demand. It is brought to Bombay from the Persian Gulf. It is soft, feels greasy to the touch, adheres strongly to the tongue, and is very frangible; it is generally of a yellowish brown colour; though sometimes it is seen of a fine flesh red, which is the variety held in the highest estimation. Some savage nations, such as the Ottomaques, described by M. Humboldt, are in the habit of allaying the pains of hunger by eating boles. The Javanese, when they wish to become thin, eat cakes,

called tanaampo, made of bole.—(Lewis, Mat. Medica; Thomson's Chemistry; Ainslie's Mat. Indica.)

BOHEA, a species of tea. See TEA.

BOMBAY, a sea-port on the western coast of British India, being, after Calcutta and Canton, the greatest commercial emporium in the East; lat. 18° 56′ N., long. 72° 57′ E. It is situated on the south-eastern extremity of a small island of the same name, separated from the main land by an arm of the sea, forming, with the contiguous islands of Colabah, Salsette, Butcher's Island, and Caranjah, one of the best harbours in India. Bombay Island was ceded by the Portuguese to the English in 1661, as the dower of Queen Catherine, wife of Charles II., and was taken possession of in 1664; so that it has been in our occupation about 170 years, being by far the oldest of our possessions in the East. In 1668, it was transferred by the crown to the East India Company, by letters patent, in free and common soccage, on payment of the annual rent of 10l. But, by the present charter, it has reverted to the crown, with the rest of the Company's assets, being held by the Company in trust merely. On its cession to the crown of England, in 1661, its population did not exceed 15,000 souls, the outcasts of the natives of India. It now contains 15,474 houses, valued at 3,606,454l, and a population exceeding 229,000. The following statement of the population of Bombay, at different periods, will show its progress:—

1664, v	vhen t	aken pe	ossessio	on of		15,000   1816	-	-		-	_	161,550
1716.	-		-	-	-	16,000   1530	•	-	•		-	229,000

The census of 1816 exhibits the proportion of the different classes of inhabitants as follows:—

British, not military - Dino, military and marine	:	-		Hindoos Parsees	-	-	-	:	-	103,800 13,550
Native Christians, Armenians, scendants of Portuguese	and		11,500						Total	161,550
Jews	-	•	500 28 000							

The fort stands on the south-east extremity of the island, on a narrow neck of land, immediately over the harbour. The fortifications are extensive, and on the sea side very strong.

Bombay Harbour is one of the safest and most commodious in India. It is bounded on the west and north by the island of Colabah, or Old Woman's Island, flombay Island, and the island of Salsette. The first two are separated only by a narrow creek fordable at low water, and Bombay Island was joined to Salsette by a causeway constructed in 1895. On the east side of the barbour, between it and the main land, is flutcher's Island, distant about 4 miles from Bombay; and hamediately behind Butcher's Island is flutcher's Island of Caranjah, on the western side of which, next the barbour, is an extensive shoal. S. W. from Caranjah, distant about 5 miles, is Tull point; between which and Colabah, or Old Woman's Island, is the entrance to the harbour. There is a light-house on the southern extremity of Colabah Island, clevated about 150 feet above the level of the sea, which in clear weather may be seen at the distance of 7 lengues. The point on which the light-house stands is surrounded on all sides by an extensive rece for rocks divided into promes; of these, the most dangerous is the prong strething S. W. about 3 miles from the light-house, and forming the northern boundary of the entrance into the barbour. The receive claim of the contraction of the cont

Docks.—Bombay is the only port of consequence in British India in which the rise and fall of the tide are so considerable as to admit of the formation of extensive wet docks. At ordinary spring tides, the rise is about 14 feet, but occasionally as high as 17. The capacions docks constructed by the East India Company are their property, and are for the most part under the direction of Parsees, who excepting the Chinese, are the most industrious and intelligent people of the East. The expense of repairing ships in them is enormous. Merchant vessels of great size, or from 1,000 to 1,200 tons burden, for the cotton trade to China, have been built in these docks. Frigates and line-of-battle ships have also been occasionally constructed in them, sometimes under the exclusive direction of Parsee artificers. Ships built at Bombay, on account of the timber being brought from a great distance, are very costly; but being, contrary to the practice in other parts of India, entirely constructed of teak, they are the most durable vessels in the world, requiring little repair, and often running 50 or 60 years. Being for the most part built by natives, without any very strict application of the rules of art, they are commonly, though not always, heavy sailers.

Monies.—Accounts are here kept in rupees; each rupee being divided into 4 quarters, and cach quarter into 100 reas. The rupee is also divided into 15 annas, or 50 pice. An urdee is 2 reas; a doreca, 6 reas; a dooganey, or single pice, 4 reas; a fuddea, or double pice, 8 reas; a pannehea is 5 rupees; and a gold mohur, 15 rupees. Of these, the annas and reas only are imaginary monies. The coins of llombay are the mohur, or gold rupee, the silver rupee, and their divisions; also the double and single pice, the urdee, and doreca, which are copper coins with a mixture of the or lead. The following is the assay and sterling value of the present gold and silver coinage of Bombay:—

In the reckoned cent, for s England i Madras ai

72 T 40 Se These wei cepting salt.

2 Tip 4 See All the forcand measure calculations recalculations and seems; and seems

Shipping 20 lacs of ru insure separa there were 4 Europe, the 450 tons to cars, those of officers only native craft. 1 all to near 47 town with fi from Cape Co Arabian Gulf. vessels perform bringing from reside, cotton, and return to The capital en has been estim The island of

affords no prod its inhabitants. of Bombay, alt to 11,000,000 j nial staples, suc to the impolitic hitherto impose dency of Madra is, notwithstand principal trade i with Calcutta, C of America. F and from the Pe and also pearls, with dates, and consist of grain, and metals, pep indigo, and grain coco nuts and sai

				(	Gross Weight.		Pure Metal.		Sterling Value.			
Gold mohur	-	-	-	-	179.0	-	161.68	-	29:18			
Silver rupco	-	-	-	•	179.0	-	161 68	-	2.48			

In the East India's Company's financial accounts rendered to parliament, the Bombay rupes is reckoned at 2s. 3d. The charge for coinage in the Bombay Mint is 2½ per cent, for gold, and 3 per cent, for silver, including the charges for refining. The machinery for this mint was sent out from England a few years ago, and is complete, but very costly. At Bombay there are no banks, as at Madras and Calcutta, and paper money is unknown in mercantile transactions.

Weights and Measures .- The weights and measures used at Bombay are as follow :-

Gold and Silver Weight. 1 Wall = 4-175 40 Walls = 1 Tola = 179

Pearl Weight.

1 Tucka = 0°208 13‡ Tuckas = 1 Ruitee = 3 24 Ruitees = 1 Tank = 72

Commercial Weight.

Avinitupois.
1bt. cz. dr.
1 Tank = 0 0 2:488
72 Tanks = 1 Seer = 0 11 3:2
40 Seers = 1 Maund = 28 0 0

These weights are used for all heavy goods, excepting salt.

Grain Measure.

2 Tipprees = 1 Secr = 0 11 3.2 4 Seers = 1 Paily = 2 12 12.8

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 $\begin{array}{l} {\rm 7~Pailies} = 1~{\rm Parah} = \begin{array}{l} u_{\rm s.} ~c_{\rm z.} ~d_{\rm r.} \\ {\rm 19~9} ~0~{\rm d} \\ {\rm 8~Parahs} = 1~{\rm Candy} = 156~12~12\cdot 8 \end{array}$ 

Salt Measure.

Satt Measure,

10½ Adowlies = 1 Parah = 1607-61

100 Parahs = 1 Anna = 160761

16 Annas = 1 Rash = 2572176

The anna weighs 21 tons, and the rash 40 tons.

Liquor Measure. (Spirits and Country Arrack.)

The seer weighs 60 Hombay Rupees, and equals 11b. Soz. Sidr.; and 50 seers make the maund.

Long Measure.
English inches. 16 Tussoos = 1 Hath = 18 21 Tussoos = 1 Guz = 27

All the foregoing standards are likewise divided into halves, quarters, &c. The preceding weights and measures are generally used in Honday; but it sometimes occurs in mercantile transactions, that calculations are made in pounds and manules, which last weight is reckoned at 40, 402, 41, 432, and 44 segrs; and sometimes in Surat candies of 20, 21, and 22 manules.

Shipping, Commerce, &c .- At Bombay there is an insurance society with a capital of 20 lacs of rupees, or about 200,000% sterling; and there are also private underwriters who insure separately on ships. In 1820, and we believe the number continues about the same, there were 45 registered ships belonging to this port engaged in the trade to China and Europe, the aggregate burden of which amounted to about 20,000 tons, giving at an average 450 tons to each ship. These are for the most part navigated by Indian seamen or Lascars, those of Bombay being accounted by far the best in India; the master and superior officers only being Englishmen. Besides these large vessels, there is a numerous class of native craft, under various forms and names. In 1820, they were computed to amount in all to near 47,000 tons, of from 2 to 175 tons each. These vessels, besides furnishing the town with firewood, hay, straw, &c. from the neighbouring continent, navigate coastways from Cape Comorin to the Gulf of Cutch, and sometimes cross the sea to Museat and the Arabian Gulf. During the eight fair months, that is, from October to May, the largest sized vessels perform five or six trips to Damaun, Surat, Cambay, Broach, Jumbosier, and Cutch, bringing from these ports, where they sometimes winter, and where many of their owners reside, cotton, ghee, oil, pulse, wheat, cotton cloths, timber, firewood, putchok, mawah, &c.; and return to the northern ports laden with the produce of Europe, Bengal, and China. The capital employed in this trade, in the minor articles of commerce, exclusive of cotton, has been estimated to amount to 1,500,000% sterling.

The island of Bombay, a small and sterile spot, containing only about 184 square miles, affords no produce for exportation; indeed, hardly yields a week's consumption of corn for its inhabitants. Neither is the neighbouring territory fruitful; nor does the whole presidency of Bombay, although estimated to contain about 70,000 square miles, and from 10,000,000 to 11,000,000 inhabitants, yield, with the exception of cotton and rice, any of the great colonial staples, such as coffee, sugar, and indigo; a circumstance that seems mainly ascribable to the impolitic restraints upon the employment of British settlers and capital that have been hitherto imposed by law, and acted upon with peculiar rigour in this and the sister presidency of Madras, in contradistinction to the greater latitude afforded in Bengal. Bombay is, notwithstanding, a great emporium for the exports and imports of foreign countries. Its principal trade is carried on with the countries on the Gulfs of Cambay, Persia, and Arabia: with Calcutta, China, Great Britain, and other European countries, and the United States of America. From the countries on the Gulf of Cambay it receives cotton wool and grain; and from the Persian and Arabian Gulfs, raw silk of Persia, copper from the same country, and also pearls, galls, coffee, gum arabic, bdellium, copal, myrrh, olibanum, and asafætida, with dates, and other dried fruits, horses, and bullion. Its exports to Arabia and Persia consist of grain, raw sugar from China and Bengal, British cotton manufactures, woollens, and metals, pepper and other spices. From Calcutta, Bombay receives raw silk, sugar, indigo, and grain; and exports to it oak timber, coir, or the fibre of the coco nut husk, with coco nuts and sandal-wood. The trade between Bombay and Calcutta has declined since

the abolition of the restrictive system in 1815 gave to Bombay a wider intercourse with foreign countries. Previously to the opening of the trade, Calcutta was the entrepôt from which many of the productions of the neighbourhood of Bombay used to find a market in distant countries. In 1813 and 1814, according to the Custom-house returns of Calcutta, the value of the imports into it from Bombay amounted to 400,000% sterling; in 1819 and 1820, to 360,000%; and in 1827 and 1828, to 200,000%. The exports from Calcutta to Bombay in the first-named year amounted to 280,000%; and in 1827, to only half that amount. The greatest branch of the trade of Bombay used to be that with China; but it has considerably declined of late years. The principal article of export is cotton wool, to which opium has been added since we obtained possession of the province of Malwa. The minor articles are pepper, saudal-wood, Arabian gums, salt-fish, fish maws, and sharks' fins. The imports consist of alum, camphor, cassia, nankeens, rhubarb, tea, raw sugar, vermilion. and other paints, with a considerable quantity of bullion. In 1828 and 1829, the number of ships which cleared out from Bombay for Canton was 36, of the burden of 25,731 tons; but the number which entered from thence was only 30, of the burden of 17,534 tons; many of the ships which cleared out having made intermediate voyages after discharging their cargoes at Canton.

The principal export from Bombay to Great Britain is cotton wool, after which follow pepper, cardamoms, Arabian gums and drugs, and Persian raw silk. The chief imports are cotton fabrics and cotton twist, for both of which Bombay is, after Calcutta, the greatest mart in India; woollens, iron, copper, spelter, glass-ware, &c. &c. Bombay trades with France and Hamburgh, but not to any considerable amount. Neither is her trade with the United States of America of much importance. The following statements, drawn up from papers laid before parliament in 1830 and 1831, show the whole amount of the trade carried on by Bombay, including Surat, with Great Britain, foreign Europe, and America, in the years 1813 and 1814, and 1828 and 1829 :-

Imports into Bombay and Surat.

	1	813 and 1814	•	1828 and 1829.							
	Merchandise.	Bullion,	Total.	Merchandise.	Bullion.	Total.					
From Great Britain  — France -  — Hamburgh -  — America -	£ 275,716 —	£ 110 —	275,826 = =	£ 781,248 63,291 7,329 1,461	£	£ 781,248 63,291 7,329 1,461					
Total -	275,716	110	275,826	853,394		853,394					

Exports from Bombay and Surat.

		1813 and 1814		1828 and 1829.							
	Merchandise.	Bullion.	Total.	Merchandise.	Bullion.	Total.					
To Great Britain France Hamburgh America	£ 135,342 —	169,811 = =	305,154 —	£ 691,654 5,995	139,113 = =	£ 833,767 5,995 —					
Tetal -	135,312	169,811	305,151	700.649	139,113	839,762					

In some of the intermediate years between 1814 and 1829 there was some trade between Bombay, Portugal, and Brazil, but not very considerable. It will appear from these statements that the present imports into Bombay from Great Britain amount to above 780,000%, and the exports to near 840,000%; the first having increased since the opening of the free trade by 500,000% sterling, or above 180 per cent., and the latter by somewhat more than that amount.

Dack Regulations.—At daylight the wickets of the gates are opened, and at 7 o'clock the sentry gate. Half an hour after sunset the gates are shut, the wicket of the centre gate being left open till the evening gan be fired. No boats, saving those belonging to the Company's marine department, or halfsely's navy, are permitted to come to the dock-yard stairs; but must use the piers expressly constructed for their accommodation. No meat, stores, or language for the merchant shipping, of any description, are to be passed through the dock-yards. After the firing of the evening gan, nobody belonging to the ships in the harbour, below the rank of a commissioned officer, is to be allowed to land or enter the dock-yard, without the express permission of the master attendant, or other constituted authorities. tuted unthorities.

Boats' crews are not to be permitted to quit their boat at the stairs, after the hour of shutting the gates. Small craft are not to deliver firewood or any other hading within the limits of the yard, without the superintendent's sanction. The ships and vessels in dock are not to land any lumber whatever on the pior. No cargo of any description is to be landed in or passed through the yard, from or to any ship in dock, without the superintendent's permission in writing. No fire or light is allowed en boa Poses f Export

Fear.	Company
	Ba
1824	12,1
1925	12,1
1826	14,6
1927	19,0
1928	15,8
1829	14,49
1830	22,30
1831 1024 Oct.	17,57

From 1, pany's ver upon the ( (See .M of Malabar 1831 : Seco of Beckwit,

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nutritious Bones I manure for in the form havo under bushels of at home, th principally vessels held ally import that it was expended a market .- ( 1827.)

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atting the the yard, ny lumber yard, from is allowed on board any ship or vessel in dock, without the authority of the superintendent, to whom the purposes for which either may be required, must be stated in writing.

Export of Cotton from Bombay to China, England, &c., with prices, freights, &c. from 1824 to 1831.

		<b>r</b> o Chin2					oleş.		Price of Surat Cotton per Price of Candy of Dhollers.											-		
ïan.	Company's Investments.	Private Trade.	Total to China.	To London.	To Liverpool.	To the Clyde.	To other Places than the for going.	Grand Total.	Lowert	Highest,	Average.	Lowest.	Highest.	Average.	to En	glar 4 l I	id pe kaler	eight erTor s, or 0 lbs.	Ch	Hate Freig ma p of i	ht to	an-
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1924	12,106	63,407	76,786	39,331	5,831	None.	610	122,591	140	170	153	135	140	138	{17 11 9	0	to S	2 10		10, 70,		
1925	12,130	70,985	£3,015	35,454	14,129	1,559	300	134,457	1 16	192	166	131	175	151	10		- 6		45,	40,	44	
1926	14,686	103,537	118,228	21,262	7,404	4,838	2,057	153,524	125	155	137	110	124	120	} 9 7		- 9		45,	40,	44	
1927	19,093	105,596	124,689	13,870	10,118	8,523	4,261	191,461	110	130	122	95	116	109	5 5	- 7.		10 g	40,	35,	25,	35
1928	15,883	102,020	117,903	62,103	19,694	10,871	3,952	214,522	101	135	120	100	118	105	} 5 0	10	- 8	2 0 j 9 15 (	29,	25,	24	
1829	14,495	86,063	100,558	23,608	11,512	11,058	3,442	150,208	113	1-10	125	105	12s	117	} }	5	- 2 - 1	1 0	20,	18,	19 1	
1530	22,303	117,969	140,272	17,339	14,458	7,542	2,960	182,571	114	120	116	80	110	S9 1	{ i	lă :	_ 3	10 £	30,	32,	40	
1531 to 21 tiet.	17,578	115,274	132,952	17,965	22,23S	9,470	3,113	185,935	100	110	101]	70	81	.751	$\begin{cases} 5\\ 8 \end{cases}$			10 }	25,	35,	-15	

From 1,500 to 2,000 bales may be added to the exports to China for each year, as, after the Company's vessels are nominally loaded, the captains take from 300 to 500 bales, which are never placed upon the Custom-house records.

upon the Custom-house records.

(See Milburn's Oriental Commerce; Hamilton's East India Gazetteer, 1828; Bombay Calendar and Register; Keliy's Cambist; Wilson's Review of the External Commerce of Bengal, under head "Coast of Malabar;" Parl. Papers relating to the Finances of India, and Trade of India and China, 1830 and 1831; Scond Appendix to Report of the Select Committee on Public Departments, 1832, p. 274; Circular of Beckwith & Co., &c.)

BOMBAZINE, a kind of silk stuff, originally manufactured at Milan, and thence sent into Franco and other countries. Now, however, it is nowhere manufactured better, or in larger quantities, than in this kingdom.

BONES of cattle and other animals are extensively used in the arts, in forming handles for knives, and various other purposes. So long as bones are preserved fresh, a highly nutritious jelly may be obtained from them.

Bones have latterly been employed, particularly in Lincolnshire and Yorkshire, as a manure for dry soils, with the very best effect. They are commonly ground and drilled in, in the form of powder, with turnip seed. Their effect is considerably increased when they have undergone the process of fermentation. The quantities employed are usually about 25 bushels of dust, or 40 bushels of large, to the acre. Besides the immense supplies collected at home, they have begun, within these few years, to be largely imported from the Continent, principally from the Netherlands and Germany. They occupy about 40,000 tons of small vessels belonging to these countries. Mr. Huskisson estimated the real value of those annually imported for the purpose of being used as manure at 100,000/.; and he contended, that it was not too much to suppose, that an advance of between 100,000/. and 200,000/. expended on this article occasioned 500,000 additional quarters of corn to be brought to market.—(Loudon's Encyclopædia of Agriculture; Mr. Huskisson's Speech, May 7, 1827.)

Account of the Declared Value of the Bones imported into Great Britain during each of the Twelve Years ending with the fifth of January, 1833; and of the Amount of Duty charged on the same.— (Parl. Paper, No. 708. Sess. 1833.)

Years.	Imports into			
	England.	Scotland.	Great Britain.	Duty.
_	Declared Value.	Declared Value.	Declared Value.	
821	£ s. d. 15.898 12 11	£ s. d. 69 17 0	£ s. d. 15,968 9 11	£ s. d. 159 14 4
522	9,438 0 5	52 12 0	9,490 12 5	94 16 4
523	14.395 15 8	82 0 0	11.477 15 8	144 16 1
521	43.910 17 11	82 11 0	41.023 11 11	440 6 3
825	86,571 5 8	139 4 6	86,710 10 2	867 4 10
826	94,747 16 1	245 18 3	91,993 14 4	995 15 6
827	77,950 6 8	1,708 4 6	79,754 11 2	835 1 9
828	59,782 9 11	2,874 5 7	62,656 15 6	651 14 0
1829	59,741 11 10	12,322 4 9	72,063 16 7	748 7 11
830	58,233 16 5	8,529 13 8	66,763 10 U	688 1 6
831	65,623 10 0	7,073 16 0	72,697 6 0	749 9 3
832	77.847 4 4	13.908 1 1	91.755 5 5	910 5 0

There are no means of distinguishing between the bones imported for manure and for

BOOK, BOOKS (Ger. Bücher; Du. Bocken; Da. Böger; Sw. Böcker; Fr. Livres; Rt. Libri; Sp. Libros; Port. Livros; Rus. Knigi; Pol. Ksiuski, Ksiegi; Lat. Libri), a written or printed treatise or treatises on any branch of science, art, or literature, composed in the view of instructing, amusing, or persuading the reader.

Copyright is the right which the authors of books or treatises claim to the exclusive privilege of printing, publishing, and selling them.

Books are sometimes blank, as account books; but these enjoy no peculiar privileges, and do not come within the scope of our inquiries.

Books are divided into the following clusses, according to the mode in which the sheets of the paper on which they are printed or written are folded: viz. folio, when the sheet is folded into two leaves; quarfo, when folded into four; octavo, when folded into eight; duodecimo, when the sheet is folded into twelve, &c. In making these classifications, no attention is paid to the size of the sheet.

I. Progress and present State of the Law as to the Copyright of Books.—It has been doubted whether in antiquity, an author had any exclusive right to a work, or whether, having once published it, he could restrain others from copying it, and selling copies. We incline to think that he could. The public sale of copies of works is often referred to in the classics; and in such a way as warrants the inference that they were productive to the author, which could not have been the case had every one been permitted to copy them at pleasure. Terence, in one of his plays (Prol. in Eunuch. 1. 20), says, Fabulam, quam nune acturi sumus, postquam willes emerunt; but why should the magistrates have bought it, had it been free to every one to copy it? Martial, in one of his epigrams, says—

Sunt quidam, qui me dicunt non esse poètam: Sed qui me vendit, bibliopola, patat. Mart. lib. xiv. Ep. 194.

This evidently conveys the idea that he had assigned the right to sell his book to a single person, who profited by it. Passages to the same effect may be found in Horace (De Arte Poeticâ, line 345.), Juvenal (Sat. 7. line 83.), &c.

It would have been singular, indeed, had it been otherwise. Of all the species of property a man can possess, the fruits of his mental labours seem to be most peculiarly his own. And though it may, we think, be shown, that many serious inconveniencies would result from giving the same absolute and interminable property over ideas that is given over material objects, these inconveniencies could hardly have been perceived in antiquity.

It will also be observed, that in intiquity a copyright was of much less value than in modern times. Books could then not only be multiplied by copying them with the pen; and if any one chose privately to copy a work, or to buy it of another, it must have been very difficult to hinder him; but when printing had been introduced, the greater cheapness of books not only extended the demand for them in far greater proportion, and consequently rendered copyrights more valuable, but it also afforded the means of preventing their piracy. Printing is not a device by which a few copies of a book can be obtained at a cheap rate. It is productive of cheapness only when it is employed upon a large scale, or when a considerable impression is to be thrown off. And hence, after its invention, piracy could hardly be committed in secret: the pirated book had to be brought to market; the fraud was thus sure to

be detected, and the offending party might be prosecuted and punished. For a considerable time after the invention of printing, no questions seem to have occurred with respect to copyrights. This was occasioned by the early adoption of the licensing system. Governments soon perceived the vast importance of the powerful engine that had been brought into the field; and they endeavoured to avail themselves of its energies by interdicting the publication of all works not previously licensed by authority. During the continuation of this system, piracy was effectually prevented. The licensing act (13 & 14 Chas. 2. c. 2.) and the previous acts and proclamations to the same effect, prohibited the printing of any book without consent of the owner, as well as without a licence. In 1694, the licensing act finally expired, and the press then became really free. Instead, however, of the summary methods for obtaining redress for any invasion of their property enjoyed by them under the licensing acts, authors were now left to defend their rights at common law; and as no author or bookseller could procure any redress for a piracy at common law, except in so far as he could prove damage, property in books was virtually annihilated; it being in most cases impossible to prove the sale of one printed copy out of a hundred. Under these circumstances, applications were made to parliament for an act to protect literary property, by granting some speedy and effectual method of preventing the sale of spurious copies. In consequence, the statute 8 Anne, c. 19. was passed, securing to authors and their assignees the exclusive right of printing their books for 14 years certain, from the day of publication, with a contingent 14 years, provided the author were alive at the expiration of the first term. Persons printing books protected by this act, without the consent of the authors or their assignces, were to forfeit the pirated copies, and 1d. for every sheet of the same. Such books as were not entered at Stationers' Hall were excluded from the benefit of this act.

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It had been customary, for some time previous to this period, for the libraries of the Universities of Oxford and Cambridge, &c. to get a copy of most books entered at Stationers' Hall; and the act of Anne made it imperative that one copy of all works entitled to its protection should be delivered to the following libraries; viz. the Royal Library, now transferred to the British Museum; the Libraries of Oxford and Cambridge; the Libraries of the four Scotch Universities; the Library of Sion College, London; and that of the Faculty of Advocates in Edinburgh ;- in all, nine copies.

The act of Anne did not put to rest the questions as to copyrights. The authors contended that it did not affect their natural ownership, and that they or their assignees were entitled to proceed at common law against those who pirated their works after the period mentioned in the statute had expired. The publishers of spurious editions resisted these pretensions, and contended that there was either no right of property at common law in the productions of the mind; or that, supposing such a right to have existed, it was superseded by the statute of Anne. There was some difference of opinion in the courts as to these points; but Lord Mansfield, Mr. Justice Blackstone, and the most eminent Judges, were favourable to the claims of the authors. However, it was finally decided, upon an appeal to the House of Lords in 1774, that an action could not be maintained for pirating a copyright after the term specified in the statute. - (Godson on the Law of Patents and Copyrights, p. 205.)

The net of Queen Anne referred only to Great Britain; but in 1801, its provisions were extended to Ireland; the penalty, exclusive of forfeiture, on printing or importing books without consent of the proprietor, was also increased from 1d. to 3d. a sheet. In return for this concession, two additional copies of all works entered at Stationers' Hall were to be delivered; one to Trinity College, Dublin, and one to the King's Inns, Dublin.

Every one must be satisfied that 14 years' exclusive possession is far too short a period to indemnify the author of a work, the composition of which has required any considerable amount of labour and research; though 28 years is, perhaps, all things considered, as proper a period as could be fixed upon. Now, the grand defect of the statute of Anne consisted in its making the right to the exclusive possession for 28 years contingent on the fact of a person having lived a day more or less than 14 years after the publication of his work. This was making the enjoyment of an important right dependent on a mere accidental circumstance over which man has no control. Could any thing be more oppressive and unjust than to hinder an author from bequeathing that property to his widow and children, that would have belonged to himself had he been alive? Nothing, indeed, as it appears to us, can be more obvious than the justice of extending all copyrights to the same period, whether the authors be dead or not.

But though the extreme hardship, not to say injustice, of the act of Queen Anne had been repeatedly pointed out, its provisions were continued down to 1814, when the existing copyright act, 54 Geo. 3. c. 156., was passed. This act extended the duration of all copyrights, whether the authors were dead or alive, to 28 years certain; with the further provision, that if the author should be alive at the end of that period, he should enjoy the copyright during the residue of his life. We subjoin the principal clauses of this

Having recited the acts 8 Anne, c. 19, and 41 Geo. 3, c. 107., it enacts that so much of the said several recited acts as requires that any copies of any books which shall be printed or published, or reprinted and published with additions, shall be delivered by the printers thereof to the warehouse-keeper of the said Company of Stationers, for the use of any of the libraries in the said act mentioned, and as requires the delivery of the said copies by the warehouse-keeper for the use of the said libraries and as imposes any monatty on such injurious or warehouse-keeper for the use of the said libraries. But as imposes any monatty on such injurious or warehouse-keeper for the use of the said libraries.

keeper of the said Company of Stationers, for the use of any of the libraries in the said actmentioned, and as requires the delivery of the said copies by the warehouse-keeper for the use of the said libraries, and as imposes any penalty on such printer or warehouse-keeper for the use of the said copies, shall be rejected.

And that II printed copies of the whole of every book, and of every volume thereof, upon the paper upon which the largest number or impression of such book shall be printed for saic, together with all maps and prints belonging thereto, which from and after the passing of this act sall be printed and published, on demand thereof, being made in writing to or left at the place of abode of the publisher or publishers thereof, at any time within twelve months next after the publicant intereof, under the hand of the warchouse-keeper of the Company of Stationers, or the librarian or other person thereto authorised by the persons or body politic and corporate, proprietors or manages of the libraries following; sidelice the British Museum, Sion College, the Bodleian Library at Cubrary of the Faculty of Advocates at Edinburgh, the Libraries of the Four Universities of Scotland, Trinity College Library and the King's lims Library at Dublin, or so many of such II copies as shall be respectively demanded, shall be delivered by the publishers thereof respectively, within 1 month after demand made thereof in writing as aforesal, to the warehouse-keeper of the said Company of Stationers; which copies the said warehouse-keeper shall receive for the use of the library for which such demand shall be so made; and he is hereby required, within 1 month after any such book or volume shall be so delivered to him, to deliver the same for the use of such library. And if any such publisher or warehouse-keeper shall not observe required, within 1 month after any such book or volume shall be so delivered to him, to deliver the same for the use of 51, for each copy not so delivered or received, together with the full cos

form manner with the former edition of such book, be delivered to each of the libraries aforesaid; provided also, that the copy of every book that shall be demanded by the British Museum shall be delivered of the best paper on which such work shall be printed. \$\tilde{2}\] 3.

And whereas by the said recited acts it is enacted, that the author of any book, and the assigns of such author, should have the sole liberty of printing and reprinting such book for the term of Hyears &c.; and it was provided, that after the expiration of the said term of Hyears, the right of printing or disposing of copies should return to the authors thereof, if they were then living, for another term of Hyears; and whereas it will afford further encouragement to literature, if the duration of such copyright were extended; be it enacted, that the author of any book or books composed, and not printed and published, or which shall hereafter be composed, and be printed and published, or which shall hereafter be composed, and be printed and published, or which shall hereafter be composed, and be printed and published, or which shall hereafter be composed, and be printed, and his assigns, shall have the sole fiberty of printing and reprinting such book or books, for the full term of incomposed, and published, or which shall hereafter be composed, and be printed and published, and his assigns, shall have the sole fiber of printer, or other person whatsoever, in any part of the United Kingdom of Great Printa and Ireland, in the Isles of Man, Jersey, or Guernsey, or in any other part of the British dominions, shall, from and after the passing of this act, within the times granted and limited by this net, print, reprint, or mapor, or shall cause to be printed, &c. any such book, without the consent of the author, or other proprietor of the copyright; and were proprietor, or shall have in his possession for sale, any such book, without such consent direct he sold, e.g., or shall have in his possession for sale, any such book, without such consen

I month next atter the publication of the first number of volume; provided, that he hatter in making default to the penalty aforesaid under this act.  $\rightarrow 2.5$ .

Provided always, that if any publisher shall be desirous of delivering the copy of such book or volume, on helalf of any of the said libraries, at such library, it shall and may be lawful for him to deliver the same at such library; and such delivery shall be held as equivalent to a delivery to the

And if the author of any book, which shall not have been published 1-1 years at the time of passing And if the author of any book, which shall not have been published 14 years at the time of passing this act, shall be living at the said time, and if such author shall afterwards die febre the expiration of the said 14 years, then the personal representative of the said author, and the assigns of such personal representative, shall have the sole right of printing and publishing the said book for the further term of 14 years after the expiration of the first 14.

And if the author of any book which has been already published shall be living at the end of 28 years after the first publication, he or she shall, for the remainder of his or her life, have the sole right of printing and publishing the same.

Actions and suits shall be commenced within 12 months next after such offence committed, or be void and of no effect.—? & 7, 8, 9, 10.

Musical compositions, engravings, maps, sculptures, models, &c., enjoy a similar pro-

The great practical difficulty in interpreting the copyright acts, is in distinguishing between an original work and a copy made, animo furandi, from one already in existence. The following is a summary of Mr. Godson's remarks on this subject :-

"The Identity of a literary work consists entirely in the sentiments and language. The same contestions, clothed in the same words, must necessarily be the same composition; and whatever method is taken of exhibiting that composition to the ear of the eye, by rectal, of by retiting, or by printing, in any number of copies, or at any period of time, the property of another person has been violated; for the new book is still the identical work of the real author.

"Thus, therefore, a transcript of nearly all the sentiments and language of a book is a glaring pix. To copy part of a book, either by taking a few pages eerbatim, when the sentiments are not new, or by imitation of the principal ideas, although the treatises in other respects are different, is

also considered to be illegal. Although it was held by Ellenborough C. J. that a variance in form and manner is a variance in substance, and that any material alteration which is a melioration vannot be considered as a piracy; yet a piracy is committed, whether the author attempt an original work, or call his book an abridg-

yet a piracy is committed, whether the author attempt an original work, or call his book an abridgment, if the principal paris of a book are servilely copied or unfairly varied.

"Int if the main design be not copied, the circumstance that part of the composition of one author is found in another is not of itself piracy sufficient to support an action. A man may fairly adopt part of the work of another; he may so make use of another's labours for the promotion of science, and the benefit of the public, but having done so, the question will be, Was the matters otaken used fairly with that view, and without what may be termed the animus farandi?

"In judging of a quotation, whether it is fair and candid, or whether the person who quotes has been swayed by the animus furandi, the quantity taken and the manner in which it is adopted, of course, must be considered.

"If the work complained of be in substance a converted.

"If the work complained of be in substance a copy, then it is not necessary to show the intention to pirate; for the greater part of the matter of the book having been purloined, the intention is apparent,

and other proof is superfluous. A piracy has undoubtedly been committed, "But if only a small portion of the work is quoted, then it becomes necessary to show that it was done animo furandi, with the intention of depriving the author of his just reward, by giving his work to the public in a cheaper form. And then the mode of doing it becomes a subject of inquiry; for it is

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it was s work or it is not sufficient to constitute a piracy, that part of one author's book is found in that of another, unless it be nearly the whole, or so much as will show (being a question of fact for the jury) that it was done with a bud intent, and that the matter which accompanies it has been celourably introduced."—

done with a norm, and near, and that he mailer views except the public storals, and that the public morals, and that the author cannot maintain an action at law upon it, a court of equity will not interpose with an injunction to protect that which cannot be called property. Even if there by a doubt as to its evil tendency, the Lord Chancellor will not interfere."—(Godson, p. 212.)

II. Expediency of limiting Copyrights to Twenty-eight Years.—It is argued by many that copyrights should be made perpetual; that were this done, men of talent and learning would devote themselves much more readily than at present to the composition of works requiring great labour; inasmuch as the copyright of such works, were it perpetual, would be an adequate provision for a family. But we doubt much whether these anticipations would be realised. Most books or manuscripts are purchased by the booksellers, or published upon the presumption that there will immediately be a considerable demand for them; and we apprehend that when copyrights are secured for 28 years certain, very little more would be given for them were they made perpetual. When an annuity, or the rent or profit arising out of any fixed and tangible property, with respect to which there can be no risk, is sold, if the number of years for which it is to continue be considerable, the price which it is worth, and which it fetches, does not differ materially from what it would bring were it perpetual. But the copyright of an unpublished work is, of all descriptions of property in which to speculate, the most hazardous; and the chances of resping contingent advantages from it, at the distance of 28 years, would be worth very little indeed.

Those who write books, and those who publish them, calculate on their obtaining a ready and extensive sale, and on their being indemnified in a few years. Very few authors, and still fewer booksellers, are disposed to look forward to so distant a period as 28 years for remneration. They are mostly all sanguine enough to suppose that a much shorter term will enable them to reap a full harvest of fame and profit from the publication; and we doubt much whether there be one ease in a hundred, in which an author would obtain a larger sum for a perpetual copyright, than for one that is to continue for the period stipulated in the late act.

But while the making of copyrights perpetual would not, as it appears to us, be of any material advantage to the authors, there are good grounds for thinking that it would be disadvantageous to the public. Suppose an individual calculates a table of logarithms to tive or seven places; if his computations be correct, no improvement can be made upon them, to the extent at least to which they go; but is he or his assignees to be entitled, in all time to come, to prevent other individuals from publishing similar tables, on the ground of invasion of private property? Such a pretension could not be admitted without leading to the most mischievous consequences; and yet there is no real ground (though the courts have attempted to make one) on which the claim in question and others of the same description could be resisted, were copyrights made perpetual, and placed in all respects on the same footing as other property. We therefore, are clearly of opinion that good policy suggests the limitation of the exclusive right of printing and publishing literary works to such a reasonable period as may secure to authors the greater part of the profit to be derived from their works; and that this period being expired, they should become public property.

Perhaps the period of 28 years night be advantageously extended to 35 or 40; but we are satisfied that more injury than benefit would result to literature, by extending it beyond that term. In France, copyrights continue for 20 years after the death of the author. In most of the German states they are perpetual; this, however, until very recently, hardly indemnified the authors for the case with which spurious copies might be obtained from other states. But by a late resolution of the Diet, a copyright secured in one state is good in all.

111. Taxes on Literature.—These taxes have been carried to such an extent in England as to be in the highest degree injurious. They are at once impolitic, oppressive, and unjust; impolitic, because they tend to obstruct the growth and diffusion of knowledge; oppressive, because they very frequently swallow up the entire reward of the labours of the most deserving persons; and unjust, because they are not proportioned to the value of the article on which they are laid, and are, indeed, much oftener paid out of capital than out of profit.

These taxes consist of the duty on paper—(See Paper), the duty on advertisements—(See Anvertisements), and the 11 copies given to the public libraries. The following statements, drawn up by a very competent authority (Mr. Rees, of the firm of Longman, Rees, and Co.), show the mode in which they operate. They refer to an octavo volume of 500 pages, the paper such as this, with the ordinary quantity of matter on the page, and sold by retail for 12s. a copy.

Estimate of the cost of such a volume, when 500, 750, and 1,000 copies are printed, showing what part of this cost consists of taxes.

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These statements set the oppressive operation of the taxes on literature in a very striking point of view. Where the edition is an average one of 750 copies, the duties amount to about a seventh, or 14\frac{3}{2} per cent. of the cost of the edition. If the edition consist of 500 or 750 copies, the duties amount to more than the entire remuneration of the author; and if it consist of 1,000 copies, they amount to about as much!

It is essential, however, to bear in mind that the previous statements show only how the duties affect books when the entire impression is sold off at the full publication price; but this seldom happens. Excluding pamphlets, it may be truly affirmed, that, at an average, the original impression of half the books printed is hardly ever sold off, except at a ruinous reduction of price. Now, if we suppose, in the previous example of an edition of 750 copies, that only 625 instead of 725 were sold, the result would be that only 57l. 19s, would remain as profit to the author and publisher, and as a compensation for interest, the risk of bad debts, &c. Were only 500 copies sold, the cost would not be more than balanced; and there would be nothing whatever to remunerate the author for his labour, or the bookseller for the use of his capital. Were only 400 copies sold, government would have received 28l.

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19s. 11d. of duty from a speculation by which the author had lost all his labour, and the bookseller 36l. 15s. of his capital! The mere possibility of such a supposition being realised, would be a sufficient ground for a revision of the duties; but, in point of fact, such cases, instead of being merely possible or rare, are of every day occurrence!

There is a radical difference between the demand for books, or of food for the mind, and food for the body. The latter is always stre, under any circumstances, to command a sale. The demand for it is comparatively constant; if commot be dispensed with. If a tax be laid on malt, hats, or shoes, it will, perhaps, somewhat lessen the demand for these articles; but the quantities of them brought to market, in foture, will self for such an advanced price as will leave the customary rate of prof2 to their producers. But with books the case is altogether different. The taste for them is proverbially capricious [80] much so, that the most sugacious individuals are every day deceived in their anticipations as to the success of new works, and even as to the sale of new editions. But if a book do not take, it is so very ruinous an affair, that a publisher is glad to dispose of the greater part of an impression at a fourth or fifth part of its regular price; and is often, indeed, obliged to sell it as waste paper to the trunk-maker or the tobacconist.

On a late investigation into the affairs of an extensive publishing concern, it was found, that of 130 works published by it in a given time, fifty had not paid their expenses. Of the 80 that did pay, 13 only had arrived at a second edition; but, in most instances, these second editions had not been profitable. In general it may be estimated, that of the books published, a fourth do not pay their expenses; and that only one in eight or ten can be reprinted with advantage. As respects pamphlets, we know we are within the mark, when we affirm that not one in fifty pays the expenses of its publication!

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Now, when such is the fact, can any thing be more glaringly unjust than to impose the same duty on all works before they are published? In a very few cases, such duty may fall principally on the buyers, and be only a reasonable deduction from the profits of the author and publisher; but in a vast number more it swallows them up entirely; and in very many cases there are no profits for the duty to absorb, so that it falls wholly on the capital of the unfortunate author or publisher. Were the judges of the courts of law to decide cases by a throw of the dice, there would be quite as much of reason and justice in their decisions, as there has been in the proceedings of our finance ministers as to taxes on literature. If books must be taxed, let publishers be put under the surveillance of the excise; let them be obliged to keep an account of the books they sell, and let them be taxed accordingly; but do not let the loss arising from an unsuccessful literary speculation—and more than half such speculations are unsuccessful—be aggravated to a ruinous degree by the pressure of a system of taxation, than which there is nothing, even in Algiers, more unequal or oppressive.

The reduction of the advertisement duty has done something to lessen this injustice. But the above statements, which apply to the reduced duty, show that the relief is most inadequate. It aeknowledges, without correcting, the evil. Instead of being reduced, this duty ought to have been entirely repealed. Before the reduction it only amounted to about 170,000% a year; and there cannot be a doubt that the loss of revenue occasioned by its repeal, and by the repeal of half the paper duty, would, at no distant period, be made up by the greater productiveness of the remaining duty on paper, resulting from its greater consumption. The advertisement duty presses very severely on all sorts of works, but particularly on pamphlets: it may, indeed, be said to have utterly destroyed the latter class of publications, in so far at least as they are a source of profit.

But we object altogether to the imposition of taxes on books previously to their being published. It is not possible, for the reasons already stated, that such taxes can be otherwise than unjust. This objection to them might, indeed, be removed by imposing the duties according to the number and value of the copies actually sold. Still such duties must, however imposed, by raising the price of books, and preventing the diffusion of knowledge among the poorer and least instructed classes, be in the utmost degree injurious; at tho same time that they can never be rendered considerably productive. They seem, in fact, to have every quality that taxes ought not to have, and hardly one that they should have.

The delivery of eleven copies to public libraries is exceedingly burdensome upon the more expensive class of works, of which small impressions only can be printed; eleven copies of such works would in many instances be a very fair profit for the author; and the obligation to make such a sacrifice has frequently, indeed, caused their publication to be abandoned. A tax of this sort would not be tolerable, even were it imposed for a public purpose; but such is not the object of its imposition. Though called public, the libraries which receive the eleven copies are, with the exception of the British Museum, private establishments, belonging to particular corporations or institutions, and accessible only to their members. Why, when an author produces a book, should be compelled to bestow copies of it on the lawyers of Edinburgh and Dublin, and on the Universities? On what principle can these bodies pretend to demand from him a portion of his property? Perhaps it might be expedient, in order to insure the preservation of every work, that copies of it should be

deposited, one in London, one in Edinburgh, and one in Dublin. Even this would be calling upon authors to make a considerable sacrifice for the public advantage. But to call upon them to sacrifice ten copies, exclusive of that given to the British Museum, for the benefit of so many private institutions, is a proceeding utterly at variance with every principle of justice.

The law of other countries is, in this respect, for preferable to ours. In America, Prussia, Saxony and Bavaria, only one copy of any word required from the author; in France and Austria, two copies are required; and in the Netherlands three. The governments of the most despotical states treat authors better than they have hitherto been treated by the legisla-

ture of England.

IV. Book Trude of Great Britain.—London is the great centre of the British book trade; the number of new publications that issue from its presses being far greater than all that appear in the rest of the empire. Within the course of the last forty years, however, many very important works, have been published at Edinburgh; but the latter, as well as those that appear at Oxford, Cambridge, Glasgow, &c., are principally disposed of by the London trade. The booksellers of Edinburgh, and of all the provincial towns, have agents in London to whom they consign a certain number of copies of every work they publish; and to whom, also, they address their orders for copies of such new or old works as they have occasion for. The London booksellers, who act as agents for those in the country, are in the habit of regularly despatching parcels to their correspondents on the last day of each month, with the magazines and other monthly publications; but if any new work of interest appears in the interim, or orders be received from the country that cannot be conveniently deferred to the end of the month, a parcel is immediately forwarded by coach. The booksellers of Edinburgh and Dublin act as agents for those of London, and supply the Scotch and Irish country trade with the metropolitan publications.

The price of new works is fixed by the publishers, who grant a deduction to the retail dealers of from 20 to 25 per cent. on the price of quartos, and from 25 to 30 per cent. on that of octavos, and those of smaller size. The credit given by the publishers to the retailers varies from seven to twelve months; a discount being allowed for prompt payment at the

rate of 5 per cent. per annum.

From inquiries we have made, we believe it may be laid down that about 1,500 tolumes of new publications (exclusive of reprints, panphlets, and periodical publications not in volumes) are annually produced in Great Britain: and, estimating the average impression of each rolume at 750 copies, we have a grand total of 1,125,000 volumes; the value of which, if sold at an average publication price of 9s. a volume, would be 506,250*l*. The number of reprinted volumes, particularly of school-books, is very great; and if to these we add the reviews, magazines, pantphlets, and all other publications, exclusive of newspapers, the total publication value of the new works of all sorts, and new copies of old works, that are annually produced, may be estimated at about 750,000*l*. At an average of the three years ending with 1831, 1,176 new works were annually entered in Stationers' Hall; but, as no account is kept of the size or price of these works, this return furnishes no clue by which to judge of the number of volumes, their magnitude or value. This deficiency might easily be supplied either by the Stationers' Hall or the British Museum keeping an account of the size and price of all the new books coming into their hands, and making an annual abstract of the same.

The old book trade carried on in Great Britain is very extensive, and employs many dealers. The price of old books depends very much on their condition; but, independently of this circumstance, it is very fluctuating and capricious; equally good copies of the same works being frequently to be had in some shops for a half or a third of what they can be

bought for in others.

V. Regulations as to Importation of Works.—For the duties, see Tabler. To prevent foreign books and maps, the property of individuals, from being charged with duty more than once, the proprietor shall, on each importation subsequent to the original one, make oath, that the duties were paid when they were first imported, or that he purchased them this country in a fair way of trade; that they are the identical books or maps he exported from this kingdom, and that they are now brought back for his private use, and not for sale.—(Treasury Order, 3d, and Customs Order, 8th of October, 1818.)

No books, first composed, written or printed in the United Kingdom, imported for sale, except books not reprinted in the United Kingdom within 20 years, or being parts of collections, the greater part of which had been composed or written abroad, shall be imported into the United Kingdom, under forfeiture thereof.—(3 & 4 Will. 4. c. 52. § 58.)

Books first composed or written, or printed and published, in the United Kingdom, and reprinted in any other country or place, may not be entered to be warehoused.—§ 59.

The permission to import English works reprinted abroad for private use, is limited to a single copy of each work, brought as a part of a passenger's baggage, for the private use of the parties themselves.—(Treasury Order, 29th of June 1830.)

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VI. Book Trade of France.—The activity of the French press has been very greatly increased since the downfall of Napoleon. The Count Daru, in a very instructive work (Notions Statistiques sur lu Librairie) published in 1827, estimated the number of printed sheets, exclusive of newspapers, produced by the French press in 1816, at 68,852,883; and in 1825, at 128,011,483! and we believe that the increase from 1825 down to the present period has been little if any thing inferior. The quality of many of the works that have recently issued from the French press is also very superior; and it may be doubted whether such works as the Biographie Universelle, the new and enlarged edition of the Art de vérifier les Dates, in 38 vols. octavo, and the two octavo editions of Bayle's Dictionary, could have been published in any other country. The greater number of new French works of merit, or which it is supposed will command a considerable sale, are immediately reprinted in the Netherlands or Switzerland, but principally in the former. To such an extent has this piratical practice been carried, that it is stated in the Requête presented by the French booksellers to government in 1828, that a single bookseller in Brussels had, in 1825 and 1826, and the first six months of 1827, reprinted 318,615 volumes of French works! Having nothing to pay for copyright, these counterfeit editions can be afforded at a lower price than those that are genuine. This is a very serious injury to French authors and publishers, not only by preventing the sale of their works in foreign countries, but from the ease with which spurious copies may be introduced into France.

All the French booksellers are *brevetés*, that is, licensed, and sworn to abide by certain prescribed rules. This regulation is justly complained of by the publishers, as being vexatious and oppressive; and as tending to lessen the number of retail booksellers in the country, and to prevent that competition which is so advantageous.

The discount allowed by the French publishers to the retail dealers is not regulated, as in England, by the size of the volumes, but by the subjects. The discount on the sale of books of history, criticism, and general literature, is usually about 25 per cent.; in the case of mathematical and strictly scientific works, it is seldom more than 10 or 15 per cent.; while upon romances, tales, &c. it is often as high as 50 or 60 per cent.

VII. German Book Trade.—"This trade is very much facilitated by the book fairs at Leipsic; the Easter fair being frequented by all the booksellers of Germany, and by those of some of the neighbouring countries, as of France, Switzerland, Denmark, Livonia, &c., in order to settle their mutual accounts, and to form new connections. The German publisher sends his publications to the keeper of assortments  $\dot{a}$  condition, that is, on commission, for a certain time, after which the latter pays for what have been sold, and may return the remainder. This is not so favourable for the publisher as the custom in the French and English book trades, where the keepers of assortments take the quantity they want at a fixed rate. In the German book trade, it is the custom for almost every house, either in the country or abroad, which publishes or sells German books, to have its agent at Leipsie, who receives and distributes its publications. A., of Riga, who publishes a book calculated for the German trade, has his agent B., in Leipsic, to whom he sends, free of expense, a number of copies of his publication, that he may distribute the new work to all the booksellers with whom he is connected, from Vienna to Hamburgh, and from Strasburgh to Königsberg, each of whom has his agent in Leipsic. Instructions are also given as to the number of copies to be sent to each. B. delivers those copies in Leipsic to the agents, who send them every week, or more or less frequently, by the post or by carriers, at the expense of the receiver. C., of Strasburgh, who finds that he has not received copies enough, writes for an additional number of copies to his agent D., of Leipsie: D. gives the order to B., who delivers the number wanted to D., to be transmitted to C. This arrangement is advantageous to the German book trade, as well as to Leipsie. The dealer receives every thing from Leipsie; and as a great number of packets, with books from all parts of Germany, arrive there for him every week, he can have them packed together and sent at once. The carriage is thus much less than if the packets were sent to him separately from the different places; and the whole business is simplified. The booksellers are also enabled to agree with ease on a certain discount per cent. No such intimate connection of the booksellers has yet been formed in any other country. The German booksellers rarely unite, as is the practice in England, in undertaking the publication of extensive works."—(German Conversations-Lexicon, American edition.)

The literary deluge which commenced in Germany in 1814 still continues to increase.

For the 2,000 works which were then about the annual complement, we have now about 6,000. The catalogue of the Leipsic fair for Michaelmas, 1830, contains 3,444 articles, of which 2,764 are actually published; and if these are added to the 3,162 announced in the Easter catalogue, the number of books published in 1830 will amount to 5,926. The number published in 1829 was 5,314; in 1828, 5,654; in 1827, 5,108; previously to which, the number had never exceeded 5,000. Magazines and popular Encyclopedias have increased in the same proportion; and the public has shown as great a desire to read, as the learned have to write. Private libraries are diminishing, while the public ones are daily increasing.

-(Foreign Quarterly Review, No. XIV. p. 551.) (We are glad to have to announce that, during the course of the present year (1836), the taxes affecting books have been very materially diminished,-1st, by the duties on paper having been reduced a half, or from 3d. per lb. to 1 d.; and 2d, by its having been enacted that five only instead of eleven copies of new works are in future to be furnished, at the expense of authors and publishers, to public libraries. (6 & 7 Will, 4. cap. 110.) These important reductions will be of the greatest service to the interests of literature, and will contribute, in no slight degree, both to lessen the risk of publication, and to reduce the cost and price of books. It is to be hoped that, at no distant period, the remainder of the paper duty and the advertisement duty may both be repealed. However reduced, all duties on books are liable to the fundamental objection (see Diet. p. 198.) of being imposed on articles that may not, and, indeed, very frequently do not, sell; and when such is the case, the duties have to be either partially or wholly paid out of the capital of the authors or publishers. The advertisement duty is still very heavy, and it is, at the same time, most unfair. What, in fact, can be more subversive of every principle of justice than to impose the same duty on the announcement of the publication of a sixpenny pamphlet, as on that of the sale of an estate worth 100,000/.? Luckily, this duty may be relinquished without any sensible sacrifice. The total produce of the advertisement duty, in 1835, amounted only to the trifling sum of 95,910/; and, as its repeal would be of as much service to commerce as to literature, it cannot, surely, be permitted to exist much longer.

Compensation is to be given by the public to the six public libraries that have abandoned their claim to copies of each new work. The Advocates' Library of Edinburgh still retains its privilege of receiving a copy; but it is not easy to see why it should be entitled to any such distinction. It is essentially a *private institution*, from which the public are carefully excluded, and there neither is nor can be any good reason why an author should be obliged to present it with a copy of his works.

The following statement may be substituted for that given in the Dict. p. 198. It is derived from the same source, and shows the present cost of printing and publishing an octave volume of about 500 pages,—the paper such as this, with the ordinary quantity of matter on the page,—when 500, 750, and 1,000 copies are printed: It further shows what portion of the cost consists of duty, and the profits of the author and publisher on each edition, supposing the volume to be sold by retail at 12s, a copy, and the entire edition to be sold off. A similar statement is subjoined for a pamphlet of 80 pages.

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Importation of Books.-Under the late law, such books as might be imported were admitted, provided they were of editions printed in or since the year 1801, on payment of a duty of 51. a cwt.; but this duty has been reduced to 21. 10s. a cwt.; with the additional proviso, that the books, besides being printed in or since 1801, are in foreign living languages.—(4 & 5 Will. 4 c. 89 § 15.) This condition was inserted principally to obviate the risk of dictionaries, or the class books used in our schools, being supplied from the Continent; the booksellers contending that the 2l. 10s. a cwt. of duty was insufficient to balance the influence of the paper duty, and the peculiar burdens incident to the getting up of books in this country. It has been alleged, indeed, that it will not effect its purpose; because, as is contended, both Latin and Greek are living languages; the former being spoken in certain parts of Hungary and Poland, and the latter in Greece! But the intention of the legislature is too obvious to admit of its being defeated by any quibbling of the sort now mentioned. By a living language is meant a language spoken by a nation or people, and not by a few learned individuals; and the dialect of the modern Greeks is abundantly different from that of their ancestors. The duty of 11. a cwt. on foreign books printed prior to 1801 ought to be repealed; it throws obstructions in the way of their importation, while it is quite unproductive of revenue.

Sangegling of English Books from abroad.—Very considerable loss is sustained by literary men and booksellers, by the clandestine importation of English works printed abroad, of which the copyright has not expired. There is hardly, in fact, one of our popular authors, copies of whose works, printed abroad or America, may not be readily procured in London; and as those by whom they are printed have neither copyright nor paper duty to pay, they are able materially to undersell the native article. It is surely nanecessary to say, that every practicable cflort should be made to hinder such an invasion of private property; and in this view we beg to suggest, that the permission given to persons coming from abroad to bring with them single copies of all prohibited works, ought to be withdrawn. It opens a door for smuggling and fraud; and there is neither sense nor justice in allowing any individual to invade the rights of another, merely because he has been across the Channel. A specific penalty, recoverable by a summary process, ought also to be imposed on every individual offering such books for sale. This would be much more effectual in preventing such practices than the existing law.—See Diet. p. 1906.—Sup.) 1906.—Sup.)

[In addition to the statements of the author concerning copyright in the different European countries, we may mention that the government of Denmark, by an ordinance of the 7th of May 1828, not merely sanctioned a perpetual right of literary property in its own subjects, but even went so far as to assert a similar right in the case of foreigners, by prohibiting all reprints of foreign books, excepting by an authority to do so derived from their authors or proprietors abroad. Copyright in Russia, by a law enacted in 1828, was conferred upon an author and his heirs, until the expiration of 25 years after his death. A law of the 25th January 1817, common to both Holland and Belgium, and probably still in force, notwithstanding the separation of the two countries, guarantees the right of literary property for a period extending from the publication of a book until 20 years after the death of an author; any edition of his work, published without his consent, being rendered liable to confiscation. The publisher is also subjected to a penalty, equivalent to the price of 2000 copies, to accrue to the benefit of the party injured, and is obliged to pay a considerable fine to be appropriated to the support of the poor. On again offending in a similar manner, the

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publisher may be declared incapable of pursuing his occupation. The disturbed condition of Spain and Portugal, for some years past, renders what the law is in those countries concerning the press and literary property of comparatively little moment. And in respect to Italy and Switzerland, whatever protection to authors is professedly grunted by the governments of the different states into which they are subdivided, these states are so numerous, and so independent of each other in their legislation on the subject of literary property, that very little protection is in reality afforded. A work which appears at Florenco may, for example, be immediately reprinted at Modena; and the possibility of any pecuniary advantage being derived by the author from his labours may thus be at once entirely frustrated.

An author, in the United States, by the act of Congress of May 31st, 1790, "for the encouragement of learning, &c.," had, if a citizen or a resident in the country, an exclusive copyright in his works conferred upon him for a term of 14 years,—a right renewable when this term shall have expired, provided the author be then living, in favour of him and his legal representatives, for the farther term of 14 years. By an aet passed February 3d, 1831, the privilege in question is to be enjoyed in the first instance during a term of 28 years; and if, at the expiration of this term, the author, or his widow, or any child of his, be still living, it may be enjoyed for 14 years more. The expense of procuring a copyright is very trifling; and only one copy of a work is required from the author, which is to be delivered to the

Secretary of State, to be preserved in his office.

Latterly, there has been almost every where a tendency to extend the right of literary property; and the justice as well as expediency of assimilating it to the right of property in material things, by making it perpetual, has been argued with much earnestness and force, The desirableness, too, of an international copyright law, placing the rights of authors on the same footing in every portion of the civilised and literary world, has been of late frequently expressed in quarters entitled to the highest respect. These topics were brought to the consideration of the Congress of the United States, in the winter of 1837, by a petition signed by 56 British authors, asking the privilege to secure copyrights for their works in the United States. The committee of the Senate, to whom this petition was referred, made a report favourable to the object of the petitioners, accompanied by the following bill, which was, however, not acted upon.

A Bill to amend the act entitled "An Act to amend the several acts respecting copyright."

A Bill to amend the act entitled "An Act to amend the several acts respecting copyright."

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the act to amend the several acts respecting copyrights, which was passed on the third day of February, eighteen hundred and thirty-one, shall be extended to, and the benefits thereof may be enjoyed by, any subject or resident of the United Kingon of Great Britain and Ireland, or of France, in the same manner as if they were citizens or residents of the United States, upon depositing a printed copy of the title of the book or other work for which a copyright is desired, in the clerk's office of the district court of any district in the United States, and complying with the other requirements of the said act: Provided, That this act shall not apply to any of the works enumerated in the aforesnid act, which shall have been etched or engraved, or printed and published, prior to the passage of this act: And provided, also, That, unless an edition of the work or which it is intended to secure the copyright, shall be printed and published in the United States simultaneously with its issue in the copyright, shall be printed and published in the United States simultaneously with its issue in the derived country, or within one month after depositing as aforesaid the title thereof in the clerk's office of the district court, the benefits of copyright hereby allowed shall not be enjoyed as to such work."

For a concise and excellent view of what has been done on the subject of copyright generally, both abroad and at home, we may refer the reader to the little work entitled "Remarks on Literary Property" by Philip H. Nicklin, Esq., lately published. He will be

well repaid for the time he may spend in its perusal.

The progress of publication and of the book trade in the United States has been exceedingly rapid. Previous to the year 1803, most of the books published, besides the Bible, were such as were adapted for elementary instruction in the schools. In that year the whole of the Bible was set up by Mathew Carey, Esq., then actively engaged in the business of bookselling and publishing, and kept permanently standing in the 4to form. Long afterwards, however, pocket Bibles and other kinds continued to be imported, chiefly from Scot-There cannot, at the present time, be less than 100 sets of stereotype plates, of various sizes, in use for the printing of Bibles.

At the date above mentioned, such standard works as Shakspeare and the Pilgrim's Progress were constantly imported. Now there must be half a dozen sets of plates of Shak-

speare alone.

A fact evincive of the great extent to which the book trade is carried on is the division of labour which exists among our principal booksellers and publishers. One deals exclusively in law books; another confines his attention to medicine; another again to theology; and a fourth is concerned only with school books.

The most extensive and costly works have been printed in the United States; such as

Rees's and Brewster's Encyclopædias.

The first trades' sale took place in 1824. Since that time the amount of books annually disposed of at trades' sales has been constantly increasing; until the amount at present has probably reached the sum of half a million of dollars.

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The sale of five bookselling establishments, it is said, amounted, in 1836, to \$1,350,000. And it was stated in a report made to the United States Senate during the late session of Congress, "that the number of persons employed in the United States, in the various branches connected with book-making and periodical publication, is estimated at 200,000, and the capital employed in those branches, at from 30 to 40 millions of dollars."

The progress of authorship in this country has been perhaps more rapid than in any other. It commenced, of course, with the books used in schools, for which there was a large demand. The authors of such books, it is probable, derive a larger revenue from their works than in any other country. American school books are now constantly reprinted in England. This is even occasionally true in reference to American editions of the Greek and Latin classics in use for purposes of instruction. Books of science also, which are used in our colleges and higher seminaries, have become almost universally American. Step by step, we have risen, until Irving and Cooper have obtained higher prices for their works than have been received in Europe, except by a very few authors. Of Prescott's "Ferdinand and Isabella" 3,000 copies have been printed, and nearly all have been sold in 16 months. Of Bancroft's "United States" 4,000 have been sold. A single publisher is said to have paid, in the five years preceding 1834, \$135,000 for copyrights, out of which \$30,000 were for two works only. Carey, Lea, and Blanchard subsequently paid \$30,000 in a single year to American writers; and Harper and Brothers have paid about the same sum for several years past.

The imports of books into this country, in the years 1834, 1835, 1836, and 1837, amounted in value to \$175,635, \$204,953, \$293,371, and \$248,164, respectively; and the exports of books, during the same period, to \$42,543, \$67,354, \$61,553, and \$41,438. The former were chiefly from England and France; while the latter were, for the most part, destined for the Mexican and South American market. It may be added too that the exports consisted mostly of books printed in the United States.—Am. Ed.]

BOOK-KEEPING, the art of keeping the accounts and books of a merchant. Book-keeping by double entry means that mode or system in which every entry is double, that is, has both a debtor and a creditor. It is called also the Italian method, because it was first practised in Venice, Genoa, and other towns in Italy, where trade was conducted on an extensive scale at a much earlier date than in England, France, or other parts of Europe. This method, however familiar to merchants and book-keepers, seems intricate to almost all who have not practised it; nor is the dryness and difficulty of the task much lessened by the printed works on the subject, which, having been compiled more by teachers than by practical merchants, contain a number of obsolete rules and unnecessary details. The most effectual mode of giving clearness and interest to our remarks will be, first to state a few mercantile transactions, and then to explain the nature of the accounts and entries which result from them.

The Journal of a mercantile house ought to open, at the beginning of each year, with an enumeration of their assets and debts, as follows:—

Folio of Ledger.	SUNDRIES Drs. to STO For the following, being the assets o		house.			£	8.	d.
1 7 1 8 6 7 7 7	Cash; amount at the bankers' this day (1st Ja Exchequer Bills; amount in hand slils receivable; in hand, as per bill book Three and a half per cent. Stock, 6,000 va Derenture Account; drawbacks receivable a Ship Amelia; our three eighths of that vessel Adventure in Irish Linen; amount in hand, thanks Balley & Co., Liverpool; due by them Thomas Watson, & Co., Dublin; do William Spence & Co., Plymouth; do	ued t t the	Custom	-ltous	-	2,550 5,310 7,300 5,400 513 3,000 2,467 1,350 3,530 970 £ 32,391	15 0 0 0 10 12 0	0 0 0 0 10

Folio of Ledger.	STOCK Dr. to SUNDRIES. For the debts of the house, as follows:—			£ s	. d.
6 3 9 4 7 2 8	To Bills Payable; amount of acceptances at this date To Insurance; amount of premiums due to underwriters To Morris Pitman, Trinidad; balance due to him - To James Forbes, Demarara; do To Simon Frazer, London; do To James Allan & Co., Kingston, Jamaica; do To George and William Fox, Falmouth; do		-	2,350 10 1,880 1 1,370 720 960 1 1,150 10 320 1	5 0 5 0 5 0 5 0
	Balance, being the present capital of the house -	-	-	8,753 1. 23,638 £32,391 1	2 10

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nnually sent has Let the transaction to be first explained be an order for goods from a correspondent abroad. A house in Jamaica sends instructions to the house at home to buy and ship a quantity of manufactured articles, suited to the Jamaica market, as follows:—

Order from James Allan & Co., of Kingston, Jamaica, to Henry Barclay & Co., of London.

J. A. Linen; Lint Strelitz Osnaburgs, 14 bales, about 6d, \$\P\$ yard. Best tow Strelitz do., blates, 4d, or 4\frac{1}{4}d. Best white Platithus, 1 ense.

Linen tick assorted, 4ths width, 9d., 1s., 1s. 3d.; 10 pieces each, cut up in 22-yard

lengths.

Woollens; 5 bales l'enistones, ‡ths wide, best indigo blue, 1s. a yard.

Cottons; 50 pleces stont calico, 28 yards each, ‡ths wide, 4d. a yard.

50 do. do. jths, superior, 5d. a yard.

10 do. stont calico shirting, ‡ths wide, superior, 5d. a yard.

11 do. youth's do. do drab, 20s. each.

1 do. youth's do. bluck, 15s. each.

2 do. left hats, for negroes, 22s. ♣ dozen.

Shoes; 10 dozen prime calf-skin shoes, full size, 55s. ♣ dozen.

10 do. youth's do. 52s. ♣ dozen.

5 do. gentlemen's dress do. 72s. ♣ dozen.

This order the London merchant divides among six, seven, or more wholesale dealers, according to their respective lines of business. Each dealer, or tradesman, as he is commonly called, provides his portion of the order in the course of the fortnight, three weeks, or month, allowed him by the merchant; and when the goods are packed and ready to ship, he sends in his account, or bill of parcels, thus:—

London, 20th February, 1831.

## Messis. Henry Barclay & Co.

## Bought of SIMON FRAZER.

		1		
A. Co. . 8.	10 pieces best tow Strelltz Osnaburgs, 146 yards each, at 4d. \$\psi\$ yard Inside wrapper, 16 yards, at 3d	£ 24 0	8. 6 4 10	8 0 0
		25	0	8
	Then follow, stated in like manner, the particulars of 8 bales, No. 9. to 16. both inclusive, amounting to	212	4	2
		£237	4	10
		1	_	_

London, 20th February, 1831.

## Messis. Henry Barclay & Co.

## Bought of J. Bornadaile & Co

	Bought of 3. Bornan	ALLE OF CO.	
J. A. & Co. 39,	Case, 1 dozen and 2 youths' hats and bands, at 15s. each	- 10 10 0	s. d.
	Case (small)	- 0 4 0 10 1	<b>4</b> 0
40.	Case, 9 dozen felt hats for negroes, at 22s. \$\P\$ dozen - Case (large)	- 9 18 0 - 0 16 0	1 0
	Clife (Mtgc)	30 1	4 0
41.	Do. the same	10 1	4 0
		£32	2 0

The merchant, having received the whole of the bills of parcels, fixed on a vessel, and agreed for the freight, proceeds to make an entry at the Custom-house, and to ship the goods. That done, the next step is to prepare the Invoice, or general account of the shipment, as exhibited in the next page.

This invoice, being sent out by the vessel to Messrs. Allan & Co. conveys to them a number of particulars in a short space; viz. the mark, the numbers, the value, and the contents of each package. In former times it was the practice to make an invoice very long, inserting in it a literal copy of each bill of parcels, but it has now become usual to make each tradesman deliver a duplicate of his account, to be sent abroad with the goods; in which case the invoice may be, like the above, little more than a summary of the bills of parcels. This method has two advantages: it saves time at the counting-house of the exporter; and it affords to his correspondent an assurance that no more is charged to him than has been actually paid for the articles.

An invoice ought to be made out with the utmost care, for it is a document of great importance in several respects: first, between the exporting merchant and his correspondent abroad; and next, when in the hands of the latter, it may and generally does form a voucher for calculating the import duty, as well as for the sales effected to retailers or other dealers.

The sum insured by the exporting merchant generally exceeds the amount of the invoice by 2 per cent., because the recovery of a loss from insurers involves a charge of fully that amount. It is thus necessary to cover not only the price of the goods, and the charges of

shipping of loss, deductio Invoice

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shipping, insurance, and freight, but such further sum as may enable the shipper, in case of loss, to carry to the credit of his correspondent the amount of the invoice, clear of any deduction.

INVOICE Of Goods shipped by Henry Barclay & Co., in the Rawlins, J. Thomson, from London to Kingston in Jamaica, on account and risk of Messys. James Allan & Co. of Kingston.

J. A. & Co.		£ s. d.	1 6	_	.,
No. 1.	Puncheon strong calf-skin shoes, & J. Johnson	'a hill of	, -	8.	a.
240. 21	parcels	03 7 0	1		
2.	Do. do. 4 do. 1 -	- 94 16 4	1		
3.	French calf-skin shoes, do	23 9 0			
4, 5, 6.	3 trunks do ₽ do	67 3 7	1		
	•		_ 278	15	11
7.	Case linen tick assorted, per J. Wilson's hill of	parcels	42	0	0
8. to 16.	9 bales best tow Osnaburgs, 10 pieces each, P	Simon Frazer's bill	1		
	of parcels		236		0
17.	l case white Platillas, P Molling & Co's, bill of	f parcels -	41	0	8
18. to 24.	7 cases the same, ♥ do.		287		8
25. to 38.	14 bales lint Osnaburgs, P J. Mackenzie's bill		367		
39.	I case youth's hats and bands, P J. Borradaile	& Co's bill of parce!		14	
40, 1.	2 cases felt huts, do P do.		21	8	0
i			1,284	10	3
1		£ 8. (		10	J
1	Entry; duly on part at & & cent.; bond and del	benture 4 8	<u> </u>		
	Cartage, wharfage, and shipping charges	benture 4 8	6		
1	Freight and primage 381. 78.; hills of lading 3s.	6d 38 10	6		
i .		E30 0 0	1		
	Policy duty	3 18 9	1		
i			9 1		
	Commission, 5 & cent. on 1,335l.	66 15	0 !		
	do de cent. on 1,500l. insured	- 7 10			
1			158	11	9
1		1			
	Errors excepte	ed.	£1,443	10	0
	At 6 months credit; due 6th of September.  London, 6th of March, 1830.	HENRY BARCL	v & Co		

JOURNAL ENTRIES resulting from the foregoing Invoice,

For goods shipped to them in the Rawlins, Thomson, for Jamaica.  To James Johnson; amount of shoes, \$\psi\$ his bills of parcels - \$\frac{1}{2}\$ To John Wilson; linen tick \$\psi\$ do \$\frac{1}{2}\$ To John Nacenzie; ith Conaburgs \$\psi\$ do \$\frac{1}{2}\$ To John Macenzie; lint Conaburgs \$\psi\$ do \$\frac{1}{2}\$ To James Bornadalle & Co.; linits \$\psi\$ do \$\frac{1}{2}\$ To Mollino & Co.; for Platillas \$\psi\$ do \$\frac{1}{2}\$ To Freight, primage, and bills of lading \$\frac{1}{2}\$ To Issurance; premium and policy - \$\frac{1}{2}\$ To Chaross; entry outward, duty, and shipping charges - \$\frac{1}{2}\$ To Chaross; entry outward, duty, and shipping charges - \$\frac{1}{2}\$				•	SUNDRIES.	LLAN & Co. Drs.	JAMES /	olio of edger.
1 To John Wilson; linen tick \$\psi\$ do.	8. 6	£	١.	for Jamaica.	Thomson,	iem in the Rawlin.	For goods shipped to t	For
1 TO SIMON FRAZER; tow Osnaburgs \$\psi\$ do. \$\frac{1}{2}\$ TO JOHN MACKENZIE; HIN Osnaburgs \$\psi\$ do. \$\frac{1}{2}\$ TO JAMES BORNADAILE & CO.; lats \$\psi\$ do. \$\frac{1}{2}\$ TO MOLINO & CO.; for Platillas \$\psi\$ do. \$\frac{1}{2}\$ TO FREIGHT ACCOUNT; freight, primage, and bills of lading \$\frac{1}{2}\$ TO INSURANCE; premium and policy \$\frac{1}{2}\$ TO LHANGES; entry outward, duty, and shipping charges \$\frac{1}{2}\$	3 15 1	278	_	parcels	his bills of	mount of shoes,	To James Johnson;	1 To J
To John Mackenzie; lint Osnaburgs   To Mollino & Co.; for Pintillas   To Mollino & Co.; for Pintillas   To Freight Account; freight, primage, and bills of lading   To Insunance; premium and policy   To Chances; entry outward, duty, and shipping charges   To	2 0	42	-	-				
2 To James Bornadalie & Co.: liats ∳ do 2 To Mollino & Co.; for Platillas ∳ do 3 To Freight Account; freight, primage, and bills of lading 3 To Insurance; premium and policy	5	236	-	-				
To Mollino & Co.; for Platillas \$\display\$ do. To Freight Account; freight, primage, and bills of lading - To Insunance; premium and policy To Chances; entry outward, duty, and shipping charges -	7 10	367	-	-				
To Frieight Account; freight, primage, and bills of lading To Insurance; premium and policy To Chances; entry outward, duty, and shipping charges		32	-	-				
TO FREIGHT ACCOUNT; freight, primage, and bills of lading To Insurance; premium and policy To CHARGES; only outward, duty, and shipping charges The CHARGES; only of the control of the charge of the		328	-	-				
To Insurance; premium and policy To Changes; entry outward, duty, and shipping charges -	3 10		-	lading	and bills of			3 Tol
To Chances; entry outward, duty, and shipping charges -	3 18		-	-				3 To 1
3   To Decree we Look for commission -	17		-	rges -	hipping cha			3 To 0
10 PROFIT AND LOSS; for commission	15	74	-	-		for commission	To Profit and Loss;	3 To 1
		£1,443						

The preceding invoice, being for account of a mercantile house, who sell again to dealers, comprises a variety of articles: as a further specimen, we subjoin two short invoices, for account of sugar planters, and confined to articles consumed on their estates.

Invoice of Plantation Stores, shipped by Henry Barclay & Co. in the Adventure, J. Williamson, Master, for Kingston, Jamaica, by order of Mr. James Thomson, Planter, and for his account and risk.

J. T. l. to 6.	6 bales lint Osnaburgs, P bill of parcels fro	m James	An-				£	s.	d.
	derson	-	- £	240	0	0			
	Then follow, in like manner, the mark, nur rious other packages of plantation stores (hat posing the shipment; amounting in all to	nber, und s, shoes, i	contenails,	ents ( &c.),	of c	va- om-	2,352	10	(
	Custom-house entry, and shipping charges	_	_		12	ű			
	Freight, primage, and bills of lading Commission on 2,374l. ut 21 # cent.	:	-	18 59		0	80	7	,
	Insurance on 2,550l. at 2l. \$\P\$ cent.	:	-	51 6	0 10				
	Commission, † & cent	-	-	12	15	0	70	5	
		Errors e					£ 2,503	2	

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invoice lly that rges of INVOICE of 60 Barrels of Herrings, shipped by Henny Barclay & Co. of London, in the Barelay, James Ferrier, bound to Barbadoes, by order and for account and risk of John Hendenson, Esq., Planter, and consigned to him at Bridgetown, Barbadoes.

London, 18th of Feb. 1824.

J. II. | 60 harrels prime white herrings, deliverable at Bridgetown, Barbadoes, free of charges, at 21s.  $\Rightarrow$  barrel  $\pounds 63$  0 0

This invoice is very short; the agreement having been, that the herrings should be delivered at a fixed price, all charges included.

Account of Sales.—We come now to a transaction of a different kind; to the sale of goods imported from abroad. A merchant in England receives from a correspondent, whether in India, the West Indies, or North America, notice of a shipment of sugar, coffee, rice, or other produce, about to be made to England, with instructions to effect insurance on the computed value. This is the first step in the transaction; on the arrival of the vessel the goods are entered, landed, and warehoused; and a broker is instructed to report on the state and prospects of the market. On a sale taking place, an account is made out and forwarded to the correspondent abroad, as follows:—

ACCOUNT SALE of 7 Hhds. Sugar, by	the <i>Ceres</i> , fron of Trini	r Trinidad, for account of Monnis Pittman, Esq. idad.
Insurance on 1751. at 60s.  \$\psi^1 100l \display \display 5 \display 0 10 0 0 \\ Freight of 79 cwt. 25 lbs, at 6s. \$\psi\$ cwt. Primage, pierage, and trade outy on 79 cwt. 25 lbs. at 27s. \$\psi\$ cwt. Entry - \display 0 ck dues - \display	£ s. d.  5 15 6 23 15 4 0 9 7 106 10 0 0 0 0 2 12 0 0 16 0 1 15 0 0 6 0 1 12 3 2 6 9 6 1 12 3 4 13 4 0 17 6  152 8 9 81 11 3 £ 234 0 0	M. P. 7 Hhds. weighing 87 3 21 . to 7. Deduct draft - 0 0 14 . Deduct draft - 9 3 7 . Nett 78 0 0 . 11 60s. \$\frac{1}{2}\$ cut.
London, 2d of April, 1831.	Errors e	Accepted.  HENRY BARCLAY & Co.

We have here on one side of the account, the quantity and value of the goods sold; on the other, the various charges attending the bringing home, the warehousing, and the sale of the articles.

The quantity of goods accounted for in an account sale must be the same as in the invoice; if it be less, whether through damage at sea, through waste or any other cause, the extent of the deficiency should be explicitly stated. By the "overtaker" in the following sale is meant the additional barrel or package required for the coffee taken out of such of the tierces as have been opened on account of breakage or other damage.

Allowances of Weight.—The tare is the weight of the cask, and differs, of course, in almost every package: but trett (see the following sale) is a fixed allowance of 5 lbs. per tierce in the case of coffee, intended, like draft in the case of sugar, to insure good weight to the buyer, and to enable him to do the same to those who purchase again from him.

			_	1						1		
CHARGES.	£	8.	d.		Gre		Weight.		are.	£	8.	d
Insurance on 20 tierces at 351. a				J. F.		Civi	. qrs. lbs.		qrs. lbs.			
tierce, 700l. at 50s.; policy				No.	5 tierces	30	1 7	3	2 15			
36s. 9d	19	6	9	1.to20.	5 do.	32	25	4	0 5	1		
Freight on 114 cwt. at				1	4 do.	24	1 7 2 5 2 4	2	3 16	1		
7s. 0d. P cwt £42 15 0				11				_		1		
Primage, pierage, and				[]		87	1 16	10	2 8	1		
trade 1 7 6				1	,		Tre	tt O	2 14	1		
trade 170	44	9	6	li						1		
	10			1				11	0 22	ł		
Dock dues	10	9	7	11	Deduct	11	Λ 99	**	0 44	1		
Landwaiters, entry, and part of	* 1	_		ii	Deauct	11	0 24					
bond		. 2	6	li	37		0.00	101		1		
Insurance from fire	U	19	6	11	Nett	10	0 22 a			462	17	9
Carried forward	£76	0	4	1	_				wt. S			_
Carried forward	£76	0	4	ll .	Car	ried	forwar		wt. J	£462		17

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Folio Ledge 4 2	of er.
4	To P
2 3 4 4	То 1 То 1 То 6 Сна
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We have the ness of our moduce received following is an

ACCOUNT SALE-continued.

CHARGES.  Brought forward Public sale charges Brokerage, 1 & cent Commission, 24 & cent. on 6761 Connuission, 4 & cent. on 7001. insured	£76 0 4 1 7 6 6 16 7 16 18 0 3 10 0  101 12 5 571 13 1  £670 5 6		Cwt. grs. lbs. Cwt. grs. lbs.
			Nett 4 1 17 at 117s. } 25 15 0
London, 3d of April, 1831.	Errors	except	Gross proceeds £676 5 6  HENRY BARCLAY & Co.

Freight is charged on the weight of the produce only; not of the produce and packages together. This allowance is of old standing, and is to be traced less to the reason of the case, than to the competition prevailing among shipmasters.

JOURNAL ENTRIES resulting from the preceding Accounts of Sale.

olio of	June, 1831.			
4	THOMAS KENBLE & CO. Drs. to SUNDRIES.	£	s.	á
2	To Sudar & Ceres.		•	-
	Proceeds of 7 hhds., M. P. 1. to 7., sold by them at one month's credit, from	ľ		
	2d of April	234	0	
4	To Coffee P Vittoria.	1		
	Proceeds of 20 tierces, J. F. 1. to 20., sold at one month's credit, from 3d of			
	April	676	5	
				-
	Guerra M. Guerra Du de Guerra	910	5	
2 3 3 4	SUGAR & CERES Dr. to SUNDRIES.		10	_
3	To Insurance Account; for premium and policy		15	
3	To Freight, primage, and picrage	21 107		
4	To Customs Inward; duty and entry - Charges; dock dues, 52s. 10d.; warehouse rent, 35s. 2d.; landwaiters, 16s.;	107	Э	
4	CHARGES; (fock files, 528, 10a.; Warehouse rent, 538, 2a.; landwatters, 108.;	ء ا	10	
4	sampling, 3s. 0d.; and fire insurance, 6s.	2	13	
3	TO THOMAS KEMBLE & Co.; brokerage, 1 & cent £5 10 10	1 2	U	
9				
	Interest on freight and duty 1 12 3	7	3	
4	To Moaris Pitman; proceeds due 2d of May, 1831	8i		
•	10 Moskis Pirman; proceeds due 2d of May, 1001	- 01	**	
		234	0	Ξ
4	COFFEE & VITTORIA Dr. to SUNDRIES.	201	_	_
4 3 3	To Insurance; for premium and policy	19	6	_
ä	To PREIGHT ACCOUNT; freight, primage, and plerage	44		
3	To Charges; dock dues, landwaiters, insurance from fire, and public sale	1		
-	charges	13	18	
4	To Thomas Kemale & Co.; brokerage		16	
3	To Profit and Loss; for commissions	20		
4	To James Forbes; nett proceeds due 3d of June, 1830	571	13	
		£676	5	

We have thus given an example of the transactions which form a great part of the business of our merchants; the export of manufactured goods, and the import and sale of produce received in return. Our next illustration shall be of a merchant's Cashbook: the following is an example of the entries for a month:—

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These transactions, when put into the Journal form, stand thus:-

Folio of	March, 1830.					
Ledger.	CASH DR. to SUNDRIES.			£	R.	d.
	Received this month.			_	٠.	٠.
6	To Ship Amelia.					
	3d. Freight from James Jacobs		-	175	3	0
6	To BILLS RECEIVABLE.					
	6th. Received payment of J. Anderson, due this day	£200 0				
	18th. Discounted Harrison and Co., due 9th May -	730 10	0			
_			—	930	10	0
7	To James Bailey & Co.					_
~	9th. Received their draft on Bainbridge, due	-	-	152	10	0
7	To WILLIAM SPENCE & Co.			000		• •
8	15th. Received balance of their account	-	-	970	IJ	10
•	To Dedenture Account.			15	8	0
3	15th. Drawback on tobacco by the Plover To Propert and Loss.	-	•	15	0	U
, °	18th. Received discount on sundry accounts, per cash b	ook		63	۵	٥
	tota. Received discount on sundry accounts, per cash b	OUK	-		_	
				£2,307	0	7

Folio of Ledger.	SUNDRIES Drs. to CASH. Paid this month as follows:	
6	BILLS PAVABLE.	£ s. d.
	2d. Paid No. 261 £ 145 10 0	
	7th. Do. 269 192 15 0	
4	CUSTOMS INWARD.	338 5 0
-	23d. Paid duty on sugar, & Ceres, 79 cwt. 25 lbs. at 27s.	
- 1	₩ cwt 106 19 0	
	Entry ' 0 6 0	107 5 0
8	SIMON FRAZER.	107 5 0
	18th. Paid his bill of parcels 236 5 0	
1	26th. Paid J. Jackson for his account - 98 0 0	
8	INTEREST ACCOUNT.	334 5 0
°	18th. Pald discount on Harrison & Co.	6 1 10
1 1	JAMES JOHNSON.	0 1 10
- 1	18th. Paid his bill of parcels	278 15 11
- 1	Carried forward.	1,064 12 9

Folio of Ledger.

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No. Received. 630 8 March 631 10 do. 632 12 do.

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	Folio of Ledger,	Ī
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BILLS P. preceding, b pondents.

No.	Drawn
151 152	J. Allan & G. & W. F

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Folio of Ledger.	
2 8 1	JA G. Si
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Folio of Ledger.	SUNDITIES Das. to CASH-continued.							8.	d.
ara Bett			Brough	t forwa	rd		1,064	12	9
1	JOHN WILSON.					- 1			_
	18th. Paid his bill of parceis	-	-	-	-	- 1	43	0	U
1	JOHN MACKENZIE. 18th. Paid his bill of parcels	_	-			- 1	367	10	0
2	James Rorradane & Co. 18th. Paid their bill of parcels		_				32	2	0
2	Molling & Co.	•	•	-	•	-		-	-
8	18th. Paid their balance of account George and William Fox.	-	-	-	-	-	328	5	4
	21th. Paid their balance of account	-	-	-	-	-	320	15	0
3	CHARGES.  3ist. Paid postage, and petty disbure		nts tiris	month	-	-	15	2	6
							£2 170	7	7

The above shows, that for all sums received, the account of cash is made debtor, and the parties paying the same are made creditors; while for all sums paid, the cash is credited, and the parties receiving them are made debtors.

We are next to state the mode of entering bill transactions.

2 5

0 7

3 0

10 0

10 0

. d.

5 0

5 0

BILLE RECEIVABLE.—We have seen by the Balance sheet that several correspondents are indebted to the house. The debts of correspondents abroad may be reduced by remitting cither bills, specie, or merchandise for sale: from correspondents in England, bills are almost the only mode of remitting. When bills come to hand, the rule is to enter each in the bill book, with a minute statement of the date, term, sum, and other particulars thus:-

N	Received.	From whom.	Prawn by	Date.	Term.	Drawn on	To order of	Due.	Sum	How . sp. of.
6	11 10 do.	Bailey & Co. Watson & Co. Spence & Co.	J. Jacobs	Cork, 3 do.	I do.			1-4 May 3-6 April 5-8 May	135	Rainier & Co. Smith & Cn. Overend & Co.

The JOURNAL ENTRIES for these bills are as follows :--

of r.	BILLS RECEIVABLE Dn. to SUNDRI For the following remitted this month			£	ε.	d.
	To James Bailey & Co. No. 630, on T. Jones, Dublin, due 4th of May		_	350	0	0
	To T. Watson & Co. No. 631, on J. Adams, London, due 6th of April	_	-	135	0	0
	To William Spence & Co. No. 632, on T. Allan, Liverpool, due 8th of May	-	_	260	0	0

BILLS PAYABLE .- The entries under this head are, of course, wholly different from the preceding, being for acceptances of the house given on account of sums owing by it to correspondents. Each acceptance is entered in the book of bills payable, thus :-

No	Drawn by	Piace and Date.	To Order of	On Account of	Term.	When accepted.	Due,	Sum
15	G. & W. Fox	Jamajea, 15 Jan. Falosouth, 7 Mar. Hull, 5 Mar.	I Thompson	J. Allan & Co. G. & W. Fox J. Smith & Sons	90 days' sight 15 days' date 1 month's date	12 March 14 do. 16 do.	10—13 June 22—25 March 5—8 ditto	I s. d. 175 10 0 73 15 0 132 10 0

The Journal entries for these bills are as follows:-

Folio of Ledger.	SUNDRIES DRS. to BILLS PAYABLE.	
	For the following bills accepted.	£ s. d.
2 8 1	JAMES ALLAN & Co. No. 151, their draft, due 13th of June G. & W. Fox. No. 152, their draft, due 25th of March Simon Frazer. J. Clark's draft on his account, due 8th of March	175 10 0 73 15 0 132 10 0
	May, 1830.————————————————————————————————————	£381 15 0
1	27th. Received from them proceeds of sugar \$\psi\$ Ceres . 234 0 0 Less their brokerage . 2 6 9	231 13 3
4	30th. Received coffee & Vittoria 676 5 6 Less brokerage 6 16 7	669 8 11
		£ 901 2 5

The preceding entries, few as they are compared to the monthly transactions of a house of business, are sufficient to show the nature of a Journal as well as of the subsidiary books, (for cash, bills, invoices, and account sales,) from which it is composed. The Journal, being a complete record of the business of the house, is very varied and comprehensive in its nature, and may be termed an index to every book of consequence in the counting-house. But while in the cash book every payment or receipt is entered on the day it takes place, and in the bill books every bill is registered on the day it comes to hand, or is accepted, the Journal entries, being completed only at the end of the month, admit of being combined to a considerable extent, so as to exhibit a number of transactions in collective sums. Thus all the acceptances of the house paid in the course of the month appear in the Journal entry of Bills Payable Dr. to Cash; they are arranged in this entry as they fall due, after which the whole are added into one sum, which sum alone needs be carried to the Ledger. In like manner, all bills receivable, whether discounted, or kept by the house till they fall due, are collected under the head of Bills Receivable Dr. to Cash, summed up together, and carried to the Ledger in one line; a point of great importance, as we shall see presently, in facilitating the balance of the Ledger.

Mar. 6

DR.

April 2

Da.

Da. Mar. 3

DR. April 2

DR.

April 3 Da.

DR.

Das. April 3 | 11

We proceed to give a specimen of the Ledger: the whole of the Journal entries in the

preceding pages, when posted into the Ledger, will stand thus :-

Da.			STO	ek.			CR.
1831.	Fo.	To sundries -	£ s. d.   8,753 15 0	1831. Jan. 1	Fo.	By sundries -	£ s. d.
Jan. 1		10 squaries -			,	by sundries -	32,301 17 10
Da.	_	,	CA.	sii.		·	CR.
Jan. 1 Mar. 1 May 30	1 4 15	To Stock To sundries To T. Kemble & Co.	$\begin{array}{ccccc} 2,550 & 0 & 0 \\ 2,307 & 0 & 7 \\ 901 & 2 & 2 \end{array}$	Mar. 31		By sundries	2,170 7 7
Dr.			Excuequ	ER BILLS		•	CR.
Jan. 1	1	To stock	5,310 0 0				
Dr.		Tur	EE AND A HAL	F PER CE	NT. S	тоск.	Cr.
Jan. 1	1	To stock	5,400 0 0				
Dr.			James Johns	on, Lond	lon.		Cr.
Mar. 1	4	To cash	278 15 11	Mar. 6	0	By J. Alian & Co.	278 15 1
Da.			Join Wilso	on, Londo	n.		Cr.
Mar. 1	4	To cash	42 0 0	Mar. 6	9	By J. Allan & Co.	42 0 0
Da.			Simon Fraz	er, Londo	on.		Cr.
Mar. 26	4 5	To cash To bills payable -	334 5 0 132 10 0	Jan. 1 Jan. 6	2 9	By stock By J. Allan & Co.	960 15 0 236 5 0
Dr.			John Macken	zie, Lon	don.		Cr.
Mar. 8	4	To cash	367 10 0	Mar. 6	9	By J. Allan & Co.	367 10 0
Drs.		JAM	ES BORRADAIL	E & Co.,	Lond	lon.	Crs.
Mar. 1	4	To cush	32 2 0	Mar. [6	9	By J. Allan & Co.	32 2 0
Drs.			Molling & C	o., Londo	on.	P	Cas.
Mar. 1	4	To cash	328 5 4	Mar. 6	9	By J. Allan & Co.	1 328 5 4
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	BOOK-KEEPING AND ACCO	UNTS.	213	3
Drs.	J. Allan & Co., Kingston, Jamaica.	Cas.		
Mar. 6	9 To sundries - 1,443 10 0 Jan. 1 2 By 11 To bills payable - 175 10 0	stock	1,150 10	0
DR.	SUGAR BY THE CERES.		Cr.	
April 2	11 To sundries - 234 0 0 April 2 11 Ny	T. Kemble & Co.	234 0	0
Dn.	FREIGHT ACCOUNT.		Cn.	
	1	J. Allan & Co. sugar & Ceres coffee & Vittoria	39 10 24 11 1 44 2	0 11 6
Dn.	Insurance Account.		Cu.	
	Mar. 6   9   Hy   April 2   11   Bo	siock	1,880 15 33 18 5 16 19 6	0 9 6 9
Da.	CHARGES.		Cr.	
Mar. 3	[   April 2   11   By	J. Allan & Co.		6 6 7
DR.	Profit and Loss.		Cn.	_
	Mar. 8   4   By	7 J. Allan & Co. 7 cnsh - 7 sugar & Ceres 7 coffee & Vittoria	74 5 63 8 7 3 20 8	0 0 1 1
Dr.	Customs Inwards.		Cr.	
April 2	4 To cash 107 5 0 April 2 11 113	sugar ₽ Ceres	107 5	0
Dr.	COFFEE PER VITTORIA.		Cn.	
April 3	3 To sundries 676 5 0 April 3 11 By	T. Kemble & Co.	676 5	6
Da.	Morris Pittman, Trinidad.		Cr.	
	Jan. 1 2 By April 2 11 By	stock sugar P Ceres	1,370 5 81 11	0
Da.	Janes Fonbes, Demarara.		Cr.	
	Jan. 1 2 By	y stock  - y coffee <b>₽ V</b> ittoria	720 5 571 13	0
Drs.	THOMAS KEMBLE & Co., London.		Drs.	
April 3	30   13   15	y sugar & Ceres y coffee & Vittoria y cash	2 6 6 16 901 2 910 5	7 2
DR.	BILLS RECEIVABLE.		Cr.	
Jan. 1 Mar. 3	1 To stock 7,300 15 0 Mar. 1 4 By 5 To sundries - 745 0 0	cash	930 10	0

UNIVERSITY OF WATERLOO LIGH

Dr.		BILLS PAYABLE.	Cn.
Mar. 7	4	To cash   338 5 0   Ian. 1 2   Ry stock - By sundries	- 2,359 10 0 - 381 15 0
Dr.		SHIP AMELIA.	Cr.
Jan. 1	1	To stock 3,000 0 0 Mar. 1 4 By cash	- 175 3 0
Da.		Adventure in Irish Linen.	Cr.
Jan. 1	1	To stock 2,467 0 0	
Drs.		James Bailey & Co., Liverpool.	Crs.
Jan. 1	1	To stock   1,350 10 0   Mar. 3   4   By cash - By bills receivable	- 152 10 0 e 350 0 0
Das.		THOMAS WATSON & Co. Dublin.	Cas.
Jan. 1	1	To stock 3,530 12 0 Mar. 3 5 By bills receivable	e 135 0 0
Das.		WILLIAM SPENCE & Co., Plymouth.	Crs.
Jan. 1	1	To stock 970 0 10 Mar. 3 4 By cash - By bills receivable	970 0 10 260 0 0
Das.		GEORGE AND WILLIAM FOX, Falmouth.	Cas.
Mar. 4 Mar. 6	4	To cash 320 15 0 Jan. 1 2 By stock To bills payable - 73 15 0	320 15 0
Dr.		DEBENTURE ACCOUNT.	Cr.
Jan. 1	1	To stock 513 0 0 Mar. 5 4 By cash	15 8 0
Dr.		Interest Account.	Cn.
Mar. 8	4	To cash 6 1 10	

The Ledger is thus a register of all the entries in the Journal; and a register so arranged as to exhibit on one side all the sums at Debtor; on the other all those at Creditor. It is kept in the most concise form, the insertions in it hardly ever exceeding a line each, or containing more than the title of the entry in the Journal. On opening a page in the Ledger, a person unaequainted with book-keeping is apt to consider this brevity unsatisfactory; and it was formerly the practice to add in each line a few explanatory words. Thus the entries in the account of Simon Frazer, which in our preceding page are briefly

March 26.		-	-	-	-	-	334 3		
	To bills payable	-	-	-	-	-	132 10		
would, at an earlier o	date in the practi	ice of boo	ok-keep	ing, h	ave bee	n exp	panded	to	

				æ	s.	a.	
March 18.	To cash paid for goods per Rawlins -	-	-	230	5	0	
26.	To ditto paid J. Jackson for his account	-	-	98	0	0	
31.	To bills payable, paid J. Clarks' draft for	his acc	count	132	10	Õ	

This method is still followed in some counting-houses, and such explanatory additions are certainly conducive to clearness; but they are practicable only in a house of limited business: wherever the transactions are numerous and varied, they should be left out of the Ledger, for two reasons; they increase greatly the labour of the book-keeper, and they never can be so full or circumstantial as to supersede the account current book.

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We have the period i wise. Thu The same Ledger may continue in use from one to five years, according to the size of the book, or the extent of the transactions of the house. On opening a new Ledger, it is proper to place in succession accounts of the same class or character: thus—Stock account ought to be followed by that of the Three per cent. consols, exchequer bills or other property belonging to the house; and if the business be with the West Indies, it is fit that accounts with Jamaica should be placed near those with Demerara, Trinidad, and other sugar colonies.

Baluncing the Ledger.—This important operation is performed by adding up the Debtor and Creditor side of every account in the Ledger, ascertaining the difference or balance in each, and carrying such balance, as the case may be, to the Debtor or Creditor column in the balance sheet. On closing, for example, a few of the preceding Ledger accounts, we find them to stand thus:—

Debtors.			Creditors.						
Cash - James Allan & Co.	-	:		Simon Frazer Freight Account	-	-	£ 780 107	s. 5 4	d. 0 11

And so on with every account except Stock, which, having no entries in the current year, is put in the balance sheet exactly as it was in the beginning of the year. Including Stock, the total at the Debtor side of the balance sheet ought to agree exactly with the total at the Creditor side; and if it do not, it is a rule in all well-regulated counting-houses to follow up the examination perseveringly, until they are made to agree. The apparent difference may not exceed a few shillings or a few pence; still the search is continued, because the smallest discrepancy shows the existence of error, and to an extent perhaps greatly beyond the fraction in question. It often happens, indeed, that, as the examination proceeds, the difference undergoes a change from a smaller to a larger amount, and without increasing the difficulty of discovering the error, which is as likely to have occurred in the case of a large as of a small sum. Differences, when in round sums, such as 10l. 100l., or 1,000l., generally lie in the addition; fractional sums frequently in the posting. All this, however, is uncertain; for the error or errors may be in any month in the year, and in any one of the thousand entries and upwards which have been made in the course of it. Hence the necessity of examining the whole; and young book-keepers are often obliged to pass week after week in the tedious labour of revising, adding, and subtracting. On the other hand, there are sometimes examples of the balance being found on the first trial; but such cases are rare, and occur only to eareful and experienced book-keepers. The only effectual means of lessening the labour and perplexity of balancing the Ledger, is to exercise great care in every stage of the bookkeeping process; as well in making the additions in the Journal, as in posting from the Journal into the Ledger, and easting up the Ledger accounts; and, lastly, in adding up the balance sheet, which is generally of formidable length.

Accuracy in addition is one of the main requisites in a clerk, and particularly in a book-keeper. Of the extent to which it may be attained by continued practice, those only can judge who have experienced it themselves, or have marked the ease and correctness with which clerks in banking-houses perform such operations. They are in the habit of striking a daily balance which comes within small compass; but a merchant's balance, comprising the transactions of a year, extends commonly over a number of folio pages. It is advisable, therefore, to divide each page into portions of ten lines each, adding such portions separately. This lessens the risk of error, as it is evidently easier to add five or six such portions in succession, than to do at once a whole folio containing fifty or sixty sums.

Another important point towards agreeing a balance, is to limit carefully the number of Ledger entries; in other words, to comprise as much as possible in those aggregate sums in the Journal which are posted in the Ledger. Thus, in the case of the monthly entries for bills, whether receivable or payable, while the inner column of the Journal contains the amount of each specific bill—the final column, that which is carried to the Ledger—should, and generally does, comprise a number of bills in one sum. Entries in the cash book, which generally form so large a proportion of the transactions of the month, are carried by some book-keepers directly from the cash book into the Ledger, without an intermediate arrangement in the Journal form. In some lines of business this plan may answer; but as a general rule it is better to take the trouble of journalising the cash, thereby comprising in 30 or 40 Ledger entries the transactions of the month, which, when posted separately, would exceed 100. The time required for re-writing or rather re-casting them, will, in most cases, he amply made good, by exhibiting the cash in a proper form, and by facilitating the balance of the Ledger at the close of the year.

We have said the close of the year, because, in nine mercantile houses out of ten, that is the period for striking a balance. In some branches of trade, however, the case is otherwise. Thus, among West India merchants, the 30th of April is the time of balancing,

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because at that season the sales of the preceding crop are, in general, completed, and those

of the current year not yet begun.

Arrears in book-keeping ought to be most carefully avoided—calculated as they are to engender mistakes, and to produce loss from delay in adjusting accounts. The practice of balancing the Ledger every six months, and of transmitting as often accounts current to the correspondents and connections of merchants, will, it is to be hoped, become general. It is, however, hardly practicable in cases where, as too often happens in the lesser mercantile establishments, the book-keeper is charged with a share of the active management. Exemption from interruption, and removal from the bustle of current business, are main requisites to accuracy and despatch in accounts. In examining, or, as it is called, collating the books, the book-keeper requires not only a retired apartment, but the assistance of a clerk for the purpose of calling them over. A similar arrangement for another purpose—we mean for composing the Journal, the book-keeper dictating from the subsidiary books to a clerk whose writing forms the draught or rough copy of the Journal, has as yet been seldom adopted; although, when properly applied, it is highly conducive both to accuracy and expedition.

A Ledger must, of course, have an index; but it is very brief, containing merely the titles

of the accounts and a reference to the page, as follows:-

Allan & Co., James - - 2 Bailey & Co., James - - 7 Amelia, ship - - - 6 Bills payable - - - 6

The Subsidiary Books.-In former times, when business in this country was conducted by most persons on a very limited scale, the accounts of a number of merchants, or rather of those dealers whom we should now think it a compliment to call merchants, were often kept on a plan somewhat like that at present followed by our shopkeepers. The inerchant or his chief clerk kept a daily record of transactions, whether sales, purchases, receipts, or payments, in a diary, which was called a Waste-book, from the rude manner in which the entries or rather notices in it were written, being inserted, one by one, soon after the transactions in question took place. From this diary the Journal and Ledger were posted; and book-keeping by double entry being in those days understood by few, one person frequently kept the books of several merchants, passing one or two days in the week at the house of each, and reducing these rough materials into the form of regular entries. In process of time, as transactions multiplied and mercantile business took a wider range, separate books were more generally required for particular departments, such as a bill book for all bills of exchange, and a cash book for all ready money transactions. This had long been the case in the large mercantile towns of Italy and Holland; and above a century ago it became a general practice in London and Bristol, which were then the only places of extensive business in England. But in English, as in foreign counting-houses, the bill book and even the cash book were long considered as little more than memoranda of details; not as books of authority, or as fit documents for Journal entries: for that purpose the diary only was used. In time, however, the mode of keeping these subsidiary books improved, and merchants became aware that, when cash or bill transactions were properly entered in them, the Journal might be posted from them as well as from the diary.

Similar observations are applicable to the other subsidiary books, viz. an invoice book for goods shipped, and an account of sales book for goods received and sold. When from the gradual improvement in the management of counting-houses these books were kept in a manner to supply all that was wanted for Journal entries, the use of the diary was dispensed with for such entries also. And at last it was found, that in all well-regulated counting-houses the books kept for separate departments of the business were sufficient for the composition of the Journal, with the exception of a few transactions out of the regular course, which might be easily noticed in a supplementary book called a Petty Journal, or a book for occasional entries. The consequence was, that the diary or waste book, formerly the ground-work of the Journal and Ledger, became excluded from every well-regulated counting-house. This has long been the case, and the name of waste book would have been forgotten, were it not found in the printed treatises on book-keeping which have appeared from time to time, and have been generally composed by teachers in schools or academies, who, unaequainted with the actual practice of merchants, were content to copy and reprint what they found

laid down in old systems of book-keeping.

The subsidiary books required in a counting-house are, the Cash book;

Book of Acceptances of the house, or Bills Payable;

Book of Bills Receivable, or bills on other merchants which are or have been in possession of the house.

Bought book, or book for bills of parcels;

Invoice book, or register of goods sold or exported;

Account of Sales book;

Insurance Policy book, containing copies of all policies of insurance;

Petty Journal, or book for such occasional entries as do not belong to any of the preceding.

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Such are the authorities from which it is now customary, in every well-regulated house, to compose the Journal. Their number indicates a repartition or subdivision, to a considerable extent, of counting-house work, and nowhere is such repartition productive of greater advantage. How much better is it to enter all bills receivable in one book, all bills payable in another, and all cash transactions in a third, than in any way to blend these very distinct entries! The effect of this subdivision is to simplify the Journal entries in a manner highly conducive to accuracy and despatch; and to present such means of checking or examining them, that many transactions may be stated, and an account extended over a number of folios, without a single error.

The use of most of the subsidiary books is sufficiently pointed out by their names; but it may be well to add a few remarks on the "Bought book," or receptacle for the accounts of goods purchased. A bill of parcels is the name given to the account of goods supplied by a manufacturer, tradesman, or dealer, to a merchant. Such accounts soon become numerous, and it is evidently of consequence to adopt the best method of keeping them. In former times it was the practice to fold them up in a uniform size, and after writing on the back the names of the respective furnishers, to put them away in bundles. But wherever the purchases of a merchant are extensive, and the bills of parcels numerous, the better mode, after arranging them alphabetically, is to paste them in a large book, generally a folio, made of blue or sugar-loaf paper: this book to have its pages numbered, and to have an alphabetical index. Any single bill of parcels may thus be referred to with the same case as we turn to an account in a ledger; and one of these folios may be made to hold a very great quantity of bills of parcels; as many as would form a number of large bundles when tied up on the plan of former times.

Book of Bills Payable.—The notice, or, as it is termed, advice of bills payable after sight, generally comes to hand before the bills themselves. As the time of the arrival of the latter is uncertain, the better plan is not to enter them from the advice among the other bills payable, but to appropriate a space of ten or twelve pages at the beginning or end of the book of bills payable, and to insert there the substance of the advice received.

There are a few books in every counting-house which do not form part of the vouchers or materials for the Journal; viz., the Account Current book, containing duplicates of the accounts furnished by the house to their different correspondents and connections;

The Letter-book, containing copies of all letters written to the correspondents or connections of the house;

The Petty Cash book, or account of petty disbursements, the sum of which is entered once a month in the cash book.

The Order book, containing copies of all orders received;

The Debenture book, or register of drawbacks payable by the custom-house.

It was formerly a practice in some houses for the book-keeper to go over the letter book at the end of each month, that he might take note of any entries not supplied by the subsidiary books. This, however, is now unnecessary; these books, when carefully kept, containing, in one shape or other, every transaction of the house.

The Principle of Double Entry.—From these explanations of the practice of book-keeping, we must call the attention of our readers to a topic of more intricacy—the origin of the present system, and the manner in which it was adopted. To record the transactions of a merchant in a Journal or day book was an obvious arrangement, and to keep a Ledger or systematic register of the contents of the Journal was a natural result of his business, particularly when conducted on credit. Such, in a rude form, are the books of our shopkcepers, who enter their sales and purchases in a day book, and in their Ledger carry the former to the Dr. of their customers, the latter to the Cr. of the wholesale dealers who supply them with goods. By making at the end of the year a list of the sums due to him by his customers, and of those due by him to wholesale dealers, a shopkeeper may, after adding to the former the value of his stock on hand, make out an approximative statement of his debts and assets. Now, that which in this manner is done indirectly and imperfectly, it is the object of double entry to do with method and certainty. The shopkeeper makes out a list of debtors on one side and to creditors on the other, but he cannot make them balance, because his entries have been single; that is, they have had no counterpart. On making a purchase of cottons from Messrs. Peel of Manchester, or of woollens from Messrs. Cott of Leeds, he merely enters the amount of their credit, but he makes no one Dr. to them, because the goods are not sold; and to introduce an imaginary account would be too great a refinement for a plain, practical man. But a person accustomed to double entry would, without any effort of thought, make "Printed Calicoes" Dr. to Messrs. Peel, and "Kerseymeres" Dr. to Messrs. Gott, for the respective amounts; after which, as the sales proceeded, he would make the buyers Drs. to these accounts for the amount of their

We thus perceive that the intricacy in the application of double entry was not with the personal so much as with the nominal accounts. Let us refer to the country where book-Vol. I.—T 28

keeping was first studied, and take as an example the case of Doria, a merchant in Genoa, shipping, in a former age, silk, of the value of 2001, bought from Flori, in Piedmont, to Henderson & Co., silk manufacturers, in England, on the terms of charging, not an additional price, but a commission of 5 per cent. with interest until reimbursed his advance. In entering the transaction, Doria's book-keeper would, as a matter of course, make Hendersons debtors to Flori 2001, for the cost of the silk; but he might not so readily find a creditor for the 101. commission, or the 71. interest eventually due on the advance. The custom in this primitive era of book-keeping probably was, to introduce the firm of the house into their books, making Hendersons debtors to Doria, for the 10% and 7%; but as the practice of bookkeeping improved, it was found preferable to avoid inserting, on any occasion, the firm of the house, and to substitute nominal accounts, such as, commission, interest, bills payable, bills receivable. These, attention and practice rendered in time familiar to the book-keeper, who learned to open his Journal at the beginning of a year by making the parties who owed balances to the house debtors, not to the firm by name, but to Stock; and those to whom the house was indebted, creditors by Stock. As the transactions of the year proceeded, he made those to whom money was paid debtors, not to the firm of the house, but to Cash; and those for whose account bills were accepted debtors to Bills payable; so that bookkeeping by double entry assumed its present form gradually and almost imperceptibly.

What are the advantages of this method compared to that of single entry? First, it supplies a test of accuracy, inasmuch as, the entries on the debtor side of the Ledger being equal to those on the creditor side, their respective totals ought, as a matter of course, to balance. After going through this proof, personal accounts of whatever length may be settled with confidence; while in a general account, such as kerseymeres or printed calicoes, the value sold and the value remaining on hand may be ascertained by merely balancing the account in the Ledger, without the repeated references to the sales book that would otherwise be required. Without double entry, a dealer could hardly estimate his property unless he took stock; but with it an extraction of the Ledger balances fulfils that object, and stock-taking, however proper as a test of the honesty of servants, becomes quite unnecessary as a means of calculation. In short, in regard to any person in trade, whether merchant, dealer, or manufacturer, double entry forms the connecting link of his accounts, and affords a ready solution of any inquiry as to the appropriation, increase, or diminution of his capital.

This advantage may fortunately be obtained without any great sacrifice of time or labour. Of the books of dealers, manufacturers, and retailers, nine parts in ten may continue to be kept by single entry; for the addition of a few pages of double entry in the form of a summary, at the end of the month or quarter, will be sufficient to exhibit the result of a great

extent of transactions.

Nominal Accounts.—Of these our limits permit us to notice only two; Profit and Loss, and Merchandise. The former contains on the creditor side all the entries of commissions earned, and gains obtained on particular adventures; while the debtor side exhibits the losses incurred, whether by bad debts or by unsuccessful purchases. Every house keeping regular books must have a profit and loss account, but a merchandise account is altogether optional. Those who have such a head in their Ledger are accustomed to make it Dr. to the dealers or furnishers from whom they make purchases, and to credit it in return by the correspondents or connections to whom they make sales. In many houses, however, there is no such intermediate account; the parties to whom the goods are sent being made Drs. at once to the furnishers of the goods, as in the case of the shipment to Jamaica stated in our preceding pages.

A merchant, before estimating his profits, ought to charge interest on each head of investment. His clear profit cannot be ascertained without it; and the practice of charging it, is a lesson to him to hold no property that does not afford, at least, interest on his

advances.

Mercantile books and accounts must be kept in the money of the country in which the partners reside. A house in Rotterdam composed of English partners necessarily keep their accounts in Dutch money, although their transactions may be chiefly with England. Further, books, it is obvious, can be kept in only one kind of money; and when a merchant in England, receives from a distant country, accounts which cannot at the time be entered in sterling for want of a fixed exchange, these accounts should be noted in a separate book, until, the exchange being ascertained, they can be entered in the Journal in sterling.

A book-keeper will do well to avoid all such puzzling distinctions, as "J. Johnson, my account with him;" and "J. Johnson, his account proper;" on the plain ground that every account in the Ledger ought to be the general account of the person whose name it bears.

Errors excepted.—This expression is merely a proviso, that if any mistakes be discovered in the account in question, they shall be open to correction.

Accounts Current.—An account current generally contains all the transactions of the house with one of its correspondents during a given time, generally six or twelve months. The following is an example:—

June July

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Dec. 31

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correspondinterest for charges, he Copies of they are before the sion can he the accourage of the courage of th

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	Drs.		_		Days	Interest.		th HENRY BAR Crs.			1	Days	Interest
1831. Inno 30	To balance of last	£	8.	d.	Dec.		1831. Aug. 10	By proceeds	£	s.	d.	Dec.	
July 2	account To your draft to J. Smith, due Aug. 13.	867 128				1,595 179		of 20 tierces coffee P Louisa, due					
July 9	To invoice of goods							Sept. 10. By your re-	410	0	0	112	459
Oct. 10	Oct. 9 To cash paid J. Har- vey on your ac-	752		0				uittance on J. Austin, due Oct. 10.	350	0	0	82	287
	count To insurance on pro- duce shipped by	75	10	0	S2	62	Sept. 15	lly proceeds of 17 hhds. sugar, P					
	you in the Ann, Nokes, £1,460, at 2 guineas per cent.						Sont 90	Hercules, due Oct. 15. Ny cash re-	238	0	0	77	173
	£29 8 0 Policy 3 10 0			_			Sept. 20	ceived from J. Johnson			i		
Dec. 31	Postage and petty charges during this		18				Dec. 31	on your ac- count - Balance of in-	260	0	0	102	265
	half year To commission, \frac{1}{4} \P cent. on £203 paid,		15	0				ried to Dr. Balanceofac-	-	_		-	1,270
	Do. on £260 re- ceived on your rc- count		6	0				count car- ried to your Dr. in new					
	To balance of inte- rest this half year, 1,276 divided by 73,							Recount	621	8	7		
	is	17	9	7						_			
		1,879	8	7		2,460			1,879	8	7		2,460

We have here on the Dr. side all the payments made or responsibilities incurred for the correspondents in question, and on the Cr. side the different receipts on their account. The interest for the half year, the commission on receipts and payments, the postage and petty charges, being then added, the account may be closed and the balance carried to next year. Copies of accounts current ought to be sent off as soon as possible after the day to which they are brought down; and with that view they ought to be written out from the Ledger before the close of the year or half year, particularly as the entries for interest and commission can be made only after they are written out. The whole ought then to be copied into the account current book.

But in some counting-houses the account current book, instead of being copied from the Ledger and Journal, is posted, like the latter, from the bill book, the cash book, the invoice book, and the account of sales book. It is then considered a check on the Journal and Ledger; and from the comparative ease with which it is posted, may be completed and made use of before the latter are fully brought up, This is certainly an advantage in houses where, from pressure on the book-keeper, the Journal and Ledger are in arrear, but such ought never to be the case for any length of time; while as to the former point—that of forming a check on the Journal and Ledger—the fact is, that these books, from the mode in which they are kept, are much more likely to be correct than the account current book.

Printed Works on Book-keeping.—To the publications of old date by teachers have succeeded, in the present age, several treatises on book-keeping by accountants. Some of these are of very limited use, being directed more to recommend a favourite practice of the author in some particular branch of book-keeping, than to convey a comprehensive view of the system. The only works on the subject entitled to that character are two: one by the late Benjamin Booth, published above thirty years ago; the other by Mr. Jones, an accountant in London, printed so lately as the year 1831. Booth was a man of ability, who had experience both as a merchant and a book-keeper, having passed one part of his life in London, the other in New York. The reader of his work finds a great deal of information in short compass, without being perplexed either by superfluous detail or by fanciful theory.\*

The form of Mr. Booth's Journal and Ledger is similar to what we have given in the preceding pages, and to the practice of our merchants for more than a century: it was by

<sup>\*</sup> The title of the book is "A Complete System of Book-keeping, by Benjamin Booth." London, 1799, thin 4to. Printed for Grosvenor and Chater, and for the late J. Johnson, St. Paul's Churchyard.

Mr. Jones's book is entitled "The Science of Book-keeping exemplified." 4to. London, 1831. 4t. 4s.

much the best work on book-keeping, until Mr. Jones devised several improvements calculated to lessen the risk of error in both Journal and Ledger. One of these improvements is the use of two columns for figures in each page of the Journal, one for the Drs., the other for the Crs.: by inserting each sum twice, the book-keeper obtains the means of proving the Journal additions page by page. The posting from the Journal to the Ledger is also simplified and rendered less subject to error by the use of these columns. In regard to the great task of balancing the Ledger, Mr. Jones's plan is to do it quarter by quarter, making use of a separate book, called a balance book, in which are inserted the totals on each side of the Ledger accounts at the end of three months. By these means, the agreement of the general balance is made a matter of certainty after completing the additions. Other parts of Mr. Jones's book, viz. his formulæ for books on the single entry plan, and for the accounts of bankers, contain suggestions of evident utility. His volume consists of two parts: the printed part (120 pp.) containing the treatise, with directions; and the lithographed part (140 pp.) giving copious examples in two sets of books, one kept by single, the other by double entry. If, on a reimpression, the author were to divide the work, and to sell the single entry part separately from the double entry, the price of each might be moderate, and a great service would be rendered to the mercantile public.

BOOTS AND SHOES, the external covering for the legs and feet, too well known to require any description.—(For an account of the value of the boots and shoes annually pro-

duced in Great Britain see LEATHER.)

BORAX, on TINCAL (Arab. Buruk; Pers. Tunkur), one of the salts of soda. This salt is obtained in a crystallised state from the bottom of certain lakes in Thibet. It is found dissolved in many springs in Persia, and may be procured of a superior quality in China. It is also said to be found in Saxony and South America; but it is more abundant in Thibet than any where else. When dug up it is in an impure state, being enveloped in a kind of fatty matter. It is then denominated tincal; and it is not till it has been purified in Europe that it takes the name of horax. The process followed in its purification was for a long time known only to the Venetians and Hollanders. Borax is white, transparent, rather greasy in its fracture, its taste is styptic, and it converts syrup of violets to a green. It readily dissolves in hot water, and swells and bubbles in the fire. It is of great use as a flux for metals.—(Thomson's Chemistry, Ure's Dictionary, &c.)

The borax entered for home consumption amounted, at an average of the 3 years ending with 1831. The norax entered for nome consumption amounted, at an average of the 3 years ending with 1831 to 151,569 lbs. a year; the total imports during the 3 years ending with 1832 having heen 170,332 lbs. a year. Previously to 1832, it was subject, refined, to a duty of 55s., and unrefined, to a duty of 28s. a cwt. In 1832, however, these duties were reduced, the former to 10s., and the latter to 4s. a cwt. Their produce in that year amounted to 882t. 15s. 1d. Borax is worth, in bond, unrefined, 3t. 15s. to 4t.; refined, 4t. 10s. to 5t. a cwt.

BORDEAUX, a large and opulent commercial city of France, situated on the Garonne, about 75 miles from its mouth, in lat. 44° 503' N., long. 0° 34' W. Population 110,000. The commerce of Bordeaux is very extensive. The Garonne is a noble river, with depth of water sufficient to enable large ships to come up to the city, laying open, in conjunction with the Dordogne and their tributary streams, a large extent of country. The commerce of Bordeaux is greatly promoted by the famous canal of Languedoc, which communicates with the Mediterranean. By its means Bordeaux is enabled to furnish the south of France with colonial products at nearly as cheap a rate as Marseilles. Wines, brandies, and fruits are the staple articles of export; but the merchants apply themselves more particularly to the wine trade. Most part of their other business is confined to dealing upon commission; but this they conduct almost invariably on their own account. The reason they assign for this is, that the difficulties attending the purchase, racking, fining, and proper care of wines, so as to render them fit for exportation, are so very great, as to make it almost impossible to conduct the business on any thing like the ordinary terms so as to satisfy their employers. Colonial products, cotton, &c. form the principal articles of importation.

Money is the same at Bordoaux as in other parts of France. All accounts are kept in francs, the par of exchange being 25 fr. 20 cent. the pound sterling.—(See EXCHANGE.)

Weights and Measures.—With the exception of wines and brandies, the new or decimal system is of general application in Bordeaux, both in wholesale and retail operations.—(See Weights and Mea-

Wine is still sold by the tun of 4 hogsheads. The hogshead contains 30 veltes. Brandy by the 50 veltes.

Brandy by the 50 veltes.

Spirits of which by the velte.

The melte is an old measure of which 50 are equal to 3.8 hectolitres.

Oil is sold by weight (per 50 kilog.) 50 —— 81½ imperial gallons.

Entrance to the River.—This lies between Point de la Coubre on the north, and Point de Grave on the south, bearing from each other nearly S. E. and N. W., distant about 4 leagues. There are lights on both these points, but neither of them is elevated to any great height above the level of the sea. The middle part of the entrance to the river is encumbered with extensive sand banks and rocks. On one of the latter, in lat. 45° 35½ N., long. 1° 10° W., stands the Tour de Cordonan, one of the most celebrated light-houses in Europe. It was created in 1610; but has been materially improved since. It is 206 feet high. The light, which is revolving, exhibits in succession a brilliant light, neeble light, and an eclipse, the changes following each other every half minute. It may be slinguished at the distance of 5 or 9 leagues. The point de la Coubre is 2½ leagues N. ½ W., and the Point de Grave 1½ league S. E. by E. ½ E., from the Tour de Cordonan. There are two main channels for entering the

river,-t river and shallowe sage lles direction the other making t 15 feet, a sels, exce the Garon not unfre the Bay of Shippin

-(Admini arrivals fro The entire

Port Charg Bordeau Europe.

Report and pi Lazaretto dues Moving vessel
Entering vessel
Advertisements
Tonnage mone:
Visiting officers
Manifest and fr
Ballast taken in
Consul's bill.
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Broker's commi
La ballast, &
Loadel ner loving vessel Loaded per Loaded in f

N. B.-Ne tion or expor British ves Europe, othe foreign colun Imports.—7 1827 and 1828 reports, no of

Sugar

Coffee

Cocoa .

Pimento

Pepper

Cinnamon

Cloves -De. braised Vanilla Indigo

lcus is ther ring also the king e of the s of unts the

part er by sinind a vn to pro-

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h 1831, 2 lbs. a of 28s. a cwt. ronne. 0,000.

depth metion nmerce nicates France d fruits y to the n; but for this nes, so sible to oloyers.

the par em is of

e on the ights on n. The ks. On he most ble light, d at the ering the river,—the Passe du Nord, and the Passe de Grave. The fermer lies between the north side of the river and the banks in the middle, about 1½ mile south from the Point de la Coubre; the water, where shallowest, being about 4½ fathoms. The course hence is nearly S. E. § E. The other principal passage lies between the Tour de Cordonan and the Point de Grave, nearly in a N. N. E. and S. S. W. direction. In some places it has not more than 13 feet water; and is in all respects very inferior to the other passage, which is always to be preferred, especially with a large ship. The tides, both ebb and dood, set through the channels with great rapidity, so that a good deal of caution is required on making the river; but having once cotered, there is no further danger. Spring tides rise from 14 to 15 feet, and neaps from 7 to 8; but they depend a good deal on the direction of the wind. All vessels, except French coasters under 80 tons burden, and small craft from the north of Spain, entering the Garonne, are obliged to take a pilot on board as soon as one offers himself. In summer, pilots are not unfrequently met with 30 or 40 miles west of the Tour de Cordonan; but in winter they seldom venture far beyond the banks, and sometimes cannot proceed even thus far.—(See Laurie's Plan of the Bay of Biscay, with the Sailing Directions, &c.)

Shipping.—In 1831, the arrivals at Bordenux were—

Shipping.—

				hips.	Tons.
French from French colonies -		-	-	103	24,722
<ul> <li>foreign countries -</li> </ul>		-	-	146	27,226
- fishery			-	234	9,165
<ul> <li>coasting trade</li> </ul>		-	-	2,341	108,370
Foreign ships from foreign countr	ies	-	-	114	16,453
1	lotal		_	2,938	185,936
					-

—(Administration des Douanes, p. 342.) It is stated in the Resumé Annuel, published at Bordeaux, that of the 114 foreign ships enterling the port in 1831, 50 were English. In 1832, there were ninety-five nrivals from England; and there was also a considerable increase in the arrivals from the north. The entire produce of the customs duties at Hordeaux in 1831, was 10,415,682 francs.

Port Charges.—Account of Port Charges, Brokerage, and other public Disbursements, payable in Bordeaux on account of a French or English Vessel of 300 Tons Burden, from a Port of England to Bordeaux to a Port of England, or from Or to any other British Possession in

	On a Fr. or	nrit. Vessel.	On a Fore	gn Vessel.
Nature of Charges.	In French Money.	tn Sterling Money.	in French Money.	In Sterling Money.
Report and pilotage from sea to Bordeaux, for a vesset drawing 14 French teet water (15 ft. 39 lo. British)  Moving vessed up and mooring her Entering vessel at Gusdom-house, and brokerage inwards Advertisements for freight and passengers, 6 fr. (4s. 10d.) lo each newspaper Tonnage money and navigation dues on 300 lot 10 seach newspaper Visiting officers, electrances, harbour-master, &c. Manifest and freight list  Ballast taken io and out, 1 fr. 25 c. per lon (1s.).  Closuly 5 lill. Usual fees (Eoglish vessels), 17 fr. 25 c. (15s.)  Filotage from Bordeaux to see Bordeaux and Attendance for expediting the vessel bits hallast, 50 c. per lon (6d.), say 120 fr. at most (4s. 16d.)  Loaded per charter or on owners account, 1 fr. (10d.) per ton Loaded to freight, 1 fr. 50 c. (1s. 4d.) next (4s. 16d.)	Fr. c. 218 93 61 0 10 0 0 100 0 1475 15 0 220 0 300 0	L. s. d. 8 15 2 2 18 10 0 8 0 4 0 0 19 16 0 0 11 10 0 12 0 8 16 0	Fr. c. 247 50 61 0 10 0 100 0 1,239 6 14 75 15 0 245 34	L. s. d. 918 10 218 10 0 8 0 4 0 0 49 11 2 0 11 10 0 12 0 9 t6 3
Louise to Housing 1 th oo ca (155 ons.) per tou	1,434 66	57 7 10	2,232 59	89 6 1

N. B.—No regard paid to the nature of the cargo, as all goods are importable either for consumption or exportation, which does not expose vessels to pay more or less charges.

British vessels are on a perfect equality with French vessels when they come from British ports in Europe, otherwise they pay pilotage and tonnage dues like all other foreign vessels, as stated in the foreign column.

Imports.—The following is a note of the leading articles imported, by the ships not of Europe, in 1827 and 1828, since which they have not materially varied. They are taken from the ship brokers' reports, no official account being published by the Customs.

is, no omerar a	ecount being published by the	Customs.	
	1827. 1828.	189	7. 1828.
r	6,094 22,748 hogsheads		143 1,568 serons
	5,073 4,783 boxes	Lac dye -	0 210 chests
	312 346 tierces	Campeachy and	(parcels,
	1,540 1,608 casks		118 152 quantities
	5,717 39,317 sacks	woods -	unknown
e	2,273 1,949 hogsheads		243 2,926 serons
	4,800 3,490 casks		SEA ARR anaka
	736 663 tierces	Change (different 3	Cdo bales
	sac (sacks or	kinds) 9,	123 15,151 do., bales
	8,661 27,540 sacks or bales	Military )	110 116 casks
a	130 51 hogsheads	Quino - 4.	
=	1,202 525 casks		
	4,47! 12,229 sacks		
ento -	1,796 342 hales		252 717 serons 290 230 do, and bales
er -	5,498 21,698 do., sacks, and packages	Saltpetre - 9,	167 8,713 sacks
	Canupackages		0 110 bales
amon -	149 0 cases and		99 chests
	serons	Rice - 2,	520 4,306 casks
	2,635 2,374 bundles 3 to 5 lbs.	White and yel- }	660 680 do., sacks,
es	543 323 casks	low wax	( occ.
-			30 2,034 sacks
rnigad		Ivory -	28 70 teeth, &c.
llo -		Mother of pearl	i02 0 canisters
		Cotton - 9	129 7 068 Sbales and
.0	4,144 5,093 do.	- 0,	serons
oruised - lla - go -	614 434 do. 52 45 chests 4,144 5,093 do.	Mother of pearl	002 0 cani

	1827.	1828.	1	1827.	1828.
Raw slik -	46	of cases and bales	Cigars Rattans -	466 1,604	685 hoxes 10,370 packets
Wool, Cashmere	6	0 bales	Quicksilver -	2,739	1,990 bottles
Do. Peru - Tufia (new rum)	1,031	616 do. 460 puncheons	Tin, Peru and } Banca	9,759	804 bars
Guinea blue 7	122	490 bales	Lead -	4,400	11,583 saloners 3,240 do, or bars
American hides	47,116	15,738 single	Platina -	5	10 packages
	109	0 bales	Gold	735	29 ingots
Ox horns -	10,000	21,700		8,250	2,517 doubloons
Chinchilla -	210	0 dozens	Silver -	105	51 chests
Raw skins -	55	80 bales 4		25	40 ingots
Tohacco -	4,594	4,016 hogsheads		23	11 Sboxes or
Cigars -	176,000	80,000	1,	559,569	3,781,231 dollars

In addition to the articles above specified, there were also received for re-exportation considerable In addition to the articles above specified, there were use received for re-exportation considerable quantities of bar iron, itensits, and tools from England, Spain, and Sweden; zinc from Germany; and linens from England, Holland, and Germany; for consumption, lead, tin plates, coal (as ballast), arsenic, lithrarge, minimm, &c. from England; lead, steel, olive oil, liquorice, paste, suffron, and saffrarum from Spain; steel from Germany; olive oil from Italy; fish, glue, and tallow from Russla; timber from Bultie ports; cheese, stock-fish, &c. from Helland.

Exports.—It is impossible to procure even approximate information regarding the quantities of the averaged serious of systation. No reports are unblished by the Captons, nor do they allow extracts.

several articles of exportation. No of the entries outwards to be taken. No reports are published by the Customs, nor do they allow extracts

The following is a list of the species of articles exported from Bordeaux to the different parts of the To Martinique and Guadaloupe.—Provisions, flour, wine, brandy, and a small quantity of manufac-

To Bourbon.—Wines, provisions, cattle, furniture, coarse and fine hardwares, perfumery, slik, cotton and linen stuffs, stationery, fashionable articles, &c.

To the United States.—Wines, brandy, almonds, prunes, verdigris, and a trifling quantity of manu-

factured goods To Spanish America, Cuba, &c.-Wines, brandy, silks, cloths, stationery, fashions, jewellery, per-

To Spanish America, Cuba, &c.—Wines, brandy, silks, cleths, stationery, fashions, jewellery, perfumery, saddlery, &c.

To the South Scas.—Wines, brandy, liqueurs, and all sorts of manufactured articles.

To the East Indies and China.—Wines, brandy, furniture, silver, &c.

To England.—Wines, brandy, liqueurs, fruits, tartar, cream of tartar, plunis, chesnuts, walnuts, loaf-sugar to Guernsey and Jersey, clover seed, annotto, corn, flour, skins raw and dressed, cork wood and corks, vinegar, turpentine, resins, &c.

To the North of Europe.—Wines, brandy, spirits of wine, tartar, cream of tartar, colonial produce, loaf-sugar, molasses, &c.

Wine —This forms the great article of eyport from Bordeaux. The estimated produce of the de-

Wine.—This forms the great article of expert from Bordeaux. The estimated produce of the department of the Gironde in wines of all kieds, and one year with another, is from 220,000 to 250,000 tuns; the disposal of which is, approximately, as follows:-

Consumed in the department	´ -	-	about	50,000 tuns.
Expedited to the different parts of	France	-	-	125,000 —
Converted into brandy -	-	-	-	25,000 —
Exported to foreign countries	-	-	-	50,000
				250,000 tuns

The exports to foreign countries are as follow :-

1,500 to 2,000 tuns. 12,000 - 15,000 — 27,000 - 34,000 — To England Holland The north of Europe 1,000 - 1,200 -America and India 41,500 to 52,000 tuns.

The red wines are divided into three great classes, each of which is subdivided into several sorts.

Class 1. embraces the Medoc wines,
2. — Grave, and St. Emilion,

The first class is composed of the "grands crus," the "crus hourgeois," and the "crus ordinaires." The "grands crus" are further distinguished as firsts, seconds and thirds.

The firsts are the wines of Château Margaux, Lafitte, Latour, and Haut-Brion. The latter is pro-

perly a Grave wine, but it is always classed amongst the first Medocs.

The eccords are the wines of Rauzan, Leoville, Larose, Monton, Gerse, &c.

The thirds, wines which are produced by the vineyards tonching those uhove named, and which

differ little in quality from them.

The quantity of "grands crus" wine of the above description does not exceed 3,000 tuns, and sells at from 1,600 fr. to 3,500 fr. per tun on the less.

The "crus bourgeois" consists of the superior Margaux, St. Julien, Paulilac, St. Estaphe, &c.: quantity estimated about 2,000 tuns, and prices on the lees 800 fr. to 1,800 fr. per tun.

The "crus ordinalres," sell at 300 fr. to 700 fr. according to the year and the quality. Quantity.

25,000 to 35,000 tuns.

The whole produce of *Medoc* is therefore about 40,000 tuns.
The "grands crus" and "crus bourgeois" require 4 years' care and preparation, before delivery for use or for exportation; and this augments their price from 30 to 35 per cent.

use or for expertation; and this augments their price from 30 to 35 per cent.

The second class is composed of the red wines of Grave and St. Emilion, which are in greater quantity, and amongst them some of a very superior quality, that are generally bought for mixing with Medoc. The first quality of these wines sells from 800 ft. to 1,800 ft. per tun. The second qualities—queryies, Montferrand, Bassans, &c.—300 ft. to 600 ft.

The third class consists of the common or cargo wines, the greater part of which is consumed in the country, or converted into brandy. The portion exported is sent off the year of its growth. The white wines of the first "crus," such as Haut-Barsac, Preignac, Bennmes, Sauterne, &c., are only fit for use at the end of 4 or 6 years, and for exportation at the end of 1 or 2 years more. Prices on the lees vary from 800 ft. to 1,500 ft. per tun.

The "grand crus," of white Grave St. Bries, Carbonieux, Dulamon, &c., sell, in good years, from 500 ft. to 800 ft.

500 fr. to 800 fr.

or 20 their They ripen. adapt It i Croze haps t acqui shippe the sn ferent. and th is eas: speedi at any broker

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The l vessels parchae inke the attain t shipping bodied v onne, w The ci They ar

expressi price to The pr expenses generally upper cla Brandi mated at

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Of this qu 10,000; In Langue comes to Countries France

of Europe The pri 4 fr. to 5 f England. few leagn two leadir tors. The inferior qu look upon it is emplo terest of the pieces ann At Bord

spirits of w xpedited;

of wine and The fruit from Langi The polic been the ca been will fi fortunes in in possessie very jealou employing t reduced the

generally di

Inferior white wines 130 fr. to 400 fr. per tun.

The expenses of all kinds to the wine-grower of Medoc, for the cultivation, gathering, and making his wine, and the cask, are estimated to amount, in the most tavourable years, to 50 fr. per hogshead,

The expenses of all kinds to the wine-grower or account, in the most favourable years, to 50 fr. per hogshead, or 200 fr. per tun.

The merchants in general purchase up the finest erus as soon as sufficiently advanced to judge of their character; or more frequently they are bought up for a series of years, whether good or bad. They are transported to their cellurs or "chars," in Hordeaux, so situated and preceded by surrounding houses, as to preserve a tolerable equable temperature throughout the year; and in these they ripen, and undergo all the different processes of fluing, racking, mixing, &c. considered necessary to adapt them to the different tastes of the foreign consumers.

It is pretty generally the practice to adapt the wines for the English market by a plentiful dose of the strong, full-bodded, and high tayoured wines of the Rhone; such as Hermitage, Côte Rotie, and Croze—especially the first, by which means they are hardly egnisable by the Medoc flavour. Perhaps the principal reason for keeping these wines so long before they are used, is to give them time to acquire a homogeneous flavour, destroyed by the mixture of several different qualities. The wines shipped under the titles of Château Margaux, Lafitte, and Latour, are also mixed with the wines of the surrounding vineyards, which, from the nature of the soil, and proximity, cannot be greatly different. Other good whese are also said to enter largely into the composition of these celebrated crus; and those of a superior year are employed to bring up the quality of one or two bad years, so that it is easy to conceive, that the tamous wines of 1811 and of the years 1815, 181, and 1825, are not speedily exhausted. Some houses pretend to keep incir wines pure; but the practice of mixing is, at any rate, very general.

The purchase of the wines, whether from the grower or merchant, is always effected through a broker. There are a few of them who have acquired a reputation for accuracy in dissecting the different flavours, and in tracing the results o

England takes off nearly half the highest priced wines, and very little of any other quality. Except in Bordeaux itself, there is but a very moderate portion of the superior Medec consumed in France. The capitol even demands only second, third, and fourth rate wines.

The capital even demands only second, third, and fourth rate wines.

The Dutch, who are large consumers of Hordenax wine, go more reconomically to work. They send vessels to the river in the wine season, with skilful supercargoes, who go amongst the growers, and purchase the whees themselves, cheaper even than a broker would do. They live on bourd the ship, take their own time to select, and wait often for months before their earge is completed; but they attain their object, getting a supply of good sound wine, and at as low a rate, with all charges of shipping heluded, as the wine merchants can deliver it into their stores in Hordenaux. They never purchase old wine; they take only that newly made, which, being without the support of stronger bodied wines, must be consumed in the course of 2 or 3 years. They follow the same system at Bayonne, where 2 or 3 ships go annually for the white wines of Jurancon, &c.

The eargo wines are so manufactured that it is hardly possible to know of what they are composed. They are put free on board for 2, per hogshead and upwards, according as they are demanded. They are such as will not bear exposure in a glass when shipping: the tasters have a small flat silver cust

are such as will not near exposure in a glass when supping: the tasters have a shall flat silver clip expressly for them. These wines are principally shipped to America and India, and some at a higher price to the north of Europe.

The principal wine merchants have agents in London, whose business is more particularly to introduce their wines to family use; and it is to that end they pay them from 3001, to 8001, for travelling expenses and entertainments, besides allowing 3 per cent. or more, on the amount of sales. They generally look out for individuals for their agents of good address, and some connection amongst the upper classes.

pper classess and Spirits of Wine.—The quantity distilled in the neighbourhood of Bordeaux is esti-ated at about

Ditto, in the Armagnae 20,000 ditto mated at about

Ditto, in the Marmaudula 8,000 ditto 46,000 pieces, ordinary proof.

Of this quantity, France takes off about 23,000 pieces for consumption; England, 2,500; United States, 10,000; India, 2,500; north of Europe, 5,000; in all, 43,000 pieces.

Languedoc produces annually about 40,000 pieces, of 80 veltes each, the greater part of which comes to Bordeaux to be forwarded to the different ports of the north of France, or to foreign countries

France consumes about two thirds of the above quantity; the remaining one third goes to the north

of Europe.

The prices of brandy are from 130 fr. to 150 fr. per 50 veltes, ordinary proof; spirits of wine, from

The prices of brandy are from 130 fr. to 150 fr. per 50 veltes, ordinary proof; spirits of wine, from 4 fr. to 5 fr. per velte.

It is at the port of Formay, on the Charente, that the greatest shipments of brandy take place to England. Cognac, from which the brandy takes its name, and where there are large distilleries, is a few leagues up the river. The quantity exported is far greater than what is made at Cognac—the two leading distillers there (Martel, and Henessey) buying great quantities from the small cultivators. The greater part of the wines made about Angouldine, and thence down toward the sea, are of inferior quality, and if to only for making brandy; and so little do the prices vary, that the proprietors look upon it nearly in the same light as gold. When they augment their capital by savings or profits, it is employed in keeping a larger stock of brandy, which has the further advantage of paying the interest of their capital by its improved value from age. England is said to receive upwards of 0,000 pleces annually from Charente.

At Bordeaux, as at Paris and Marseilles, there is a constant gambling business in time bargains of spirits of wine. It is in the form of spirits of wine that nearly all the brandy consumed in France is expedited; as in this form there is a great saving in carriage.—(For an official account of the exports of wine and brandy from France, see Wine.)

The fruits exported consist almost entirely of prunes and almonds. The latter come principally from Languedoc.

from Languedoc.

The policy of the Spanish government toward her American colonies during the last 10 years has been the cause of a great many very wealthy Spaniards settling in Bordeaux; and their number has been still further increased by the Spaniards expelled from Mexico, who do not choose to employ their fortunes in their native country, or find greater facilities for employing them in Hordeaux. These are in possession of the greater part of the Spanish American trade of this port, and are viewed with a very jealous eye by the old merchants. They have also contributed greatly to beautify the city, by employing their wealth in building, which they have done to a considerable exact. They have also reduced the rate of interest, and contributed to the facilities of discounting bills: the Spanish houses generally discount long bills at 1½ or 2 per cent, lower than the Bank.

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Prices

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Hordeaux possesses some from founderics, cotton factories, sugar refineries, glass works, &c., but labour and living are too high to admit of its becoming a considerable manufacturing city.

\*\*Banking Establishments.\*\*—There is only one banking company in Hordeaux—the "Hordeaux Bank."

It has a capital of 3,000,000 fr., in shares of 1,000 fr. each. It issues notes for 1,000 and 200 fr. (40), and 20), payable in specie on demand. Its affairs are managed by a Hoard of directors, named by the 50 principal shareholders. This Hoard fixes the rate of discount, and the number of manus that ought to guarantee each bill; it being left to the discount committee to judge of the responsibility of the signatures on the bills presented. At present the bank discounts bills on Hordeaux, having 3 months to run, and guaranteed by 3 signatures, at 5 per cent., and those on Paris at 1) per cent.

When bills are presented, not trying the required number of names, or these deemed suspicions, they take, in guarantee, public stock bonds or other effects—advancing to the extent of 9-10ths of their current value.

The bank advances \$\forall the value of gold and silver in ingots, or in foreign money, deposited with them, at the rate of 5 per cent, per annum. It also accepts in deposit, diamonds, plate, and every kind of valuable property, engaging to redeliver the same in the state received, for \$\forall per cent, per quarter, or I per cent, per annum.

Those who have accounts current with the bank may have all their payments made, and money received, by the bank, without fee. It allows no interest on balances, and never makes advances either

Those who have accounts chreat with the man may have at their payments made, and money received, by the bank, without fee. It allows no interest on balances, and never makes advances either on personal security or on mortgage.

On the 31st of December, 1832, the bank notes in circulation amounted to 12,650,000 fr. (506,000).)

The affairs of the bank are subject to the inspection of the Prefect, to whom half yearly reports of its situation are made. These are printed entire, and distributed to the 50 principal shareholders; an abstract being, at the same time, published in the flordeaux journals.

After the revolution of July, 1830, there was a severe run on the bank; and owing to the difficulty of procuring gold from Paris, the directors were obliged to limit their deliveries in specie to 500 fr. (200.) In a single payment; but notwithstanding this circumstance, no notes were protested; and the moment supplies of gold could be obtained from Paris, the operations of the bank resumed their usual course; and her affairs have been, during the last 3 years, uncommonly prosperous. Exclusive of the surplus profils were 250,000 fr., or 10,000?

Brokers.—No one is allowed to act as a mereantile broker in France, who is not 25 years of age, and who has not served 4 years in a commercial house, or with a broker, or a notary public. They are nominated by the king, after their qualifications have been ascertained by the Chamber of Commerce. All brokers must deposit the sum of 8,000 fr. in the treasury, as a guarantee for their conduct, for which they are allowed interest at the rate of 4 per cent. At present there are in Bordeaux 21 ship brokers, 21 merchandies do., 20 wine and spirit do., 7 insurance do., and 20 money and exchange do.: the latter form a separate class. the latter form a separate class.

All foreigners are obliged to employ ship brokers to transact their business at the Custom-house; and although masters and owners of French vessels might sometimes dispense with their services, they never do so, finding it to be, in all cases, most advantageous to use their intervention. All duties outward on vessels and cargoes are paid by the ship brokers, who invariably clear out all ves-

sels, French as well as foreign.

sels, French as well as foreign.

Rates of Commission.—1. Ship brokers:—Vessel in ballast, 50 cents (5d.) per ton; vessel loaded per charter or on owners' account, 1 fr. (10d.) per ton. 2. Merchandise brokers:—‡ per cent. on colonial produce, and other goods. 3. Wine and spirit brokers:—2 per cent. on wine, &c. 4. Insurance brokers:—‡ per cent. 50 Money brokers:—4 per cent. on Paris and foreign paper; ‡ per cent. on Bordeaux do. 6. Merchants:—2 per cent. on all sorts of operations between natives; 2½ per cent. on all sorts of operations between the brokers:—2 per cent. on latigions affairs; 1 per cent. on goods in transitus, when the constituent is present; ‡ per cent. on banking affairs.

Insurance of ships, houses, and lives is effected at Bordeaux. The first is carried on partly by individuals, and partly by companies; the last two by companies only. The partners in these associations are generally liable only to the amount of the shares they respectively hold.

For statements as to the Warehousing System, Smuggling, &c., tho reader is referred to the article Havne.

Quarantine is performed at Trompeloup, where a spacious lazaretto has been constructed. Bordeaux is a favourable place for repairing and careening ships, and for obtaining supplies of all sorts of stores

The exchange or money brokers of Bordeaux follow a kind of business pretty similar to the London private bankers. They receive, negotiate, and pay bills and orders, of such houses as lawe accounts open with them, charging and allowing an interest on balances, which varies from 3‡ to 4‡ per cent. on according to circumstances. They charge ‡ per cent for negotiating bills, and ‡ per cent. on all the

payments they make.

There are, besides, numerous capitalists who employ their spare funds in discounting bills. They prefer bills at long dates, and take from 3 to 6 per cent. discount, according to the confidence they have in the paper presented.

There are not wanting individuals who guarantee, with their names, every sort of paper presented, taking from 5 to 60 per cent. for the risk.

Customary Mode of Payment, and Length of Credit.—Colonial produce, spices, dye stuffs, and metals are usually sold for cash, with 3 per cent. discount.

Corn, flour, brandy, and several other articles, are sold for nett cash, without discount.

Wines are generally bought of the cultivators at 12 and 15 months' credit, or 6 per cent. discount. When they change hands amongst the merchants, the practice is to sell for cash, allowing 3 or 5 per

The usage is generally established in Bordeaux, to consider all paper having less than 30 days to run as cash; and with such all payments are made, where there is not an express stipulation to be

Tares.—The tares allowed in Bordeaux are as follows:—

At Custom-house.	In Commerce.	At Custom-house.	In Commerce.
Cotton in bales, 6 per cent. Sugar in hhds., 15 per cent. Do, in cases, Hayannah,	Large square bales, 6 per cent. Smaller do., 8 per cent. Round do., 4 per cent. In this, 17 per cent. Tret per hhd., 1 kit. (2-24 lbs.) In cases, Havannah, &c., 14 per cent.	Rice, from all countries none. Coffee in bags, fare nett, or 2 per cent.	Tare nett, or 12 per ceet.  In bags weighing 60 kit. (134 lbs.), 1 kit. Do. from 60 1-2 to 75 kit. (135 to 168 lbs.), 1 1-2 kit.
&c., 15 per cent. Do. in bales from Bour- boo, Mauritius, Ma- nilla, &c., nett. Do. clayed, in hhds.,	Clayed, in hhds. white, 12 per cent.	Cocoa in bags, tare nett, or 2 per cent.	Do. above 75 kil. (169 tbs.), 2 kil. In bags weighing 60 kil. (134 lbs.), 1 kil. Do 60 1-2 kil. to 75 kil. (135 to 169 lbs.) 1 1-2 kil.
white and brown, 12 per cent.	Tret per hhd., 1 kil. Clayed do., browo, 13 per cent. Tret per hhd., 1 kil.	Pepper in bags, 2 per cent,	Do. above 75 kil. (168 lbs.), 2 kil. In bags weighing 60 kil. (134 lbs.), 1 kil.

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Opera of this g governm Napoleor the peopl by whom sounder : nental sy portance which is of that wl ton yarn, root, oppr from the the count the produc consequen other cour principle of ing foreign England, t tembergtries from dies, and s as France anxious so would other tionally dir This, in It never fai

that which France is foreign con adopt a libe and enable enjoyed by France in th rivalled; an tion of wine valuable bra the departm by them to t in France ar that its value to 40,000,00

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At Custom-house	In Commerce.	At Custom-house,	In Commerce.
Pepper in bags, 2 per cent.	to bigs weighing from 60 1-2 to 75 kil- (135 to 168 lbs.), 1 1-2 kil. In bates, 130 to 150 kil. (291 to 336 lbs.), 2 kil.	Peruvian bark, real tare.  Ashes, pot and pearl, 12	In chests, tare nett, In scroos weighing from 45 to 57 1-2 kil. (101 to 129 ibs. ), 8 kil. Do. 60 to 75 kil. (134 to 168 ibs.), 10 kil. I'ut and pearl, 12 per cent.
	In serous, 50 to 60 kil. (112 to 134 lbs.), 2 kil.	per cent.	tor and pearly to per cents
Indigo, in cheats, real tare.	In cliests, real tare. In serious weighing from 45 to 55 kil. (10t to 121 lbs.), 7 kil.	Cinnamon in chests, 12 per cent. Do, in bales, 2 per cent.	Ceylon, in serons, or single bales, 3 kil. Do. in double bales, 6 kil. China, in chests, real tare.
	Do, 55 1-2 to 65 kil. (102 to 146 lbs.), 8 kil. Do, 65 1-2 to 75 kil. (103 to 168 lbs.), 9 kil. Do, 75 1-2 to 95 kil. (169 to 213 lbs.), 10 kil. Do, 95 1-2 to 107 kil. (214 to 240 lbs.), 11	Cloves, real tare,	In casks, real tare. In bales weighing from 30 1-2 to 50 kil. (68 to 112 lbs.), real tare, or 2 kil. In bags, single, 1 kil.
	kil.	Cochineal, real tare.	Real tare.
Quercitron bark, real	In casks of 200 kil, and above (148 lbs.), 12 per cent.	Gum in casks, do. Mace and nutmegs, do.	Real tare.
fate.	Do. from 150 1-2 to 200 kil. (337 to 448 lbs.), 15 per cent.	Annotto, none.	lu casks, 4 per ceni, for leaves, and 6 per
	Do. from 120 to 130 kil. (269 to 336 lbs.), 20 per cent.	Sarsiparilla, real tare, or 2 per cent.	In bales, 5 kil.

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\*4\* The instructive details with respect to the trade of Bordeaux given above, so very superior to what are to be found in any other publication, have been principally derived from a communication of Mr. Buchanan, of the house of James Morrison and Co., who acquired his information on the spot; but some particulars have been learned from the carefully drawn-up answers made by the Consul to the Circular Queries.

Operation of the French commercial System on the Trade of Bordeaux, &c.—The trade of this great city has suffered severely from the short-sighted, anti-social policy of the French government. This policy was first broadly laid down, and systematically acted upon, by Napoleon; and we believe it would not be difficult to show that the privations it entailed on the people of the Continent powerfully contributed to accelerate his downfall. But those by whom he has been succeeded, have not hitherto seen the expediency of returning to a sounder system; on the contrary, they have carried, in some respects at least, the "continental system" to an extent not contemplated by Napoleon. Notwithstanding the vast importance to a country like France, of supplies of iron and hardware at a cheap rate, that which is produced by foreigners is excluded, though it might be obtained for half the price of that which is manufactured at home. A similar line of policy has been followed as to cotton yarn, earthenware, &c. And in order to force the manufacture of sugar from the beetroot, oppressive duties have been laid, not only on foreign sugar, but even on that imported from the French colonies. The operation of this system on the commerce and industry of the country has been most mischievous. By forcing France to raise, at home, articles for the production of which she has no natural or acquired capabilities, the exportation, and consequently the growth, of those articles in the production of which she is superior to every other country, has been very greatly narrowed. All commerce being bottomed on a fair principle of reciprocity, a country that refuses to import must cease to export. By excluding foreign produce-by refusing to admit the sugar of Brazil, the cottons and hardware of England, the iron of Sweden, the linens of Germany, and the eattle of Switzerland and Wirtemberg-France has done all that was in her power to drive the merchants of those countries from her markets. They are not less anxious than formerly to obtain her wines, brandies, and silks; inasmuch, however, as commerce is merely an exchange of products, and as France will accept very few of the products belonging to others, they cannot, how anxious soever, maintain that extensive and mutually beneficial intercourse with her they would otherwise carry on: they sell little to her, and their purchases are of course, proportionally diminished.

This, indeed, is in all cases the necessary and inevitable effect of the prohibitive system. It never fails to lessen exportation to the same extent that it lessens importation; so that, when least injurious, it merely substitutes one sort of industry for another—the production of the article that had been obtained from the foreigner, in the place of the production of

that which had been sent to him as an equivalent—(See Commence.)

France is not only extremely well situated for carrying on an extensive intercourse with foreign countries, but she is largely supplied with several productions, which, were she to adopt a liberal commercial system, would meet with a ready and advantageous sale abroad, and enable her to furnish equivalents for the largest amount of imports. The superiority enjoyed by Amboyna in the production of cloves is not more decided than that enjoyed by France in the production of wine. Her claret, burgundy, champagne, and brandy, are unrivalled; and turnish, of themselves, the materials of a vast commerce. Indeed, the production of wine is, next to the ordinary business of agriculture, by far the most extensive and valuable branch of industry in France. It is estimated by the landholders and merchants of the department of the Gironde, in the admirable Pétition et Mémoire à l'Appui presented by them to the Chamber of Deputies in 1828, that the quantity of wine annually produced in France amounts, at an average, to about 40,000,000 hectolitres, or 1,060,000,000 gallons; that its value is not less than from 800,000,000 to 1,000,000,000 francs, or from 32,000,000/. to 40,000,000/. sterling; and that upwards of three millions of individuals are employed in its production. In some of the southern departments, it is of paramount importance. The population of the Gironde, exclusive of Bordeaux, amounts to 432,839 individuals, of

whom no fewer than 226,000 are supposed to be directly engaged in the cultivation of the

Here, then, is a branch of industry in which France has no competitor, which even now affords employment for about a tenth part of her population, and which is susceptible of indefinite extension. The value of the wines, brandies, vinegars, &c. exported from France, at an average of the 3 years ending with 1790, amounted to about 51,000,000 francs, or upwards of two millions sterling. The annual exports of wine from Bordeaux only, exceeded 100,000 tuns; and as the supply of wine might be increased to almost any amount, France has, in this single article, the means of carrying on the most extensive and lucrative commerce. " Le gouvernement Prancais," says Mr. Chaptal, in his work Sur l'Industrie Française, " doit les plus grands encouragements à la culture des vignes, soit qu'il considéro ses produits relativement à la consommation intérieure, soit qu'il les envisage sous le rap-

port de notre commerce avec l'étranger, doni il est en effet la base essentielle.

But instead of labouring to extend this great branch of industry, government has consented to sacrifice it to the interests of the iron-founders, and the planters of Martinique and Gundaloupe! We do not, indeed, imagine that they were at all aware that such would be the effect of their policy. Theirs is only one instance, among myriads that may be specified, to prove that ignorance in a ministry is quite as pernicious as bad intentions. The consideration, apparently, not a very recondite one, that, notwithstanding the bounty of nature, wine was not gratuitously produced in France, and could not, therefore, be exported except for an equivalent, would seem never to have occurred to the ministers of Louis and Charles X. But those whose interests were at stake, did not fail to apprise them of the hollowness of their system of policy. In 1822, when the project for raising the duties on sugar, iron, linens, &c. was under discussion, the merchants of Bordeaux, Nantes, Marseilles, and other great commercial cities, and the wine-growers of the Gironde, and some other departments, presented petitions to the Chambers, in which they truly stated, that it was a contradiction and an absurdity to attempt selling to the foreigner, without, at the same time, buying from him; and expressed their conviction, that the imposition of the duties in question would be tatal to the commerce of France, and would consequently inflict a very serious injury on the winegrowers and silk manufacturers. These representations did not, however, meet with a very courteous reception. They were stigmatised as the work of ignorant and interested persons. The Chambers approved the policy of ministers; and in their ardour to extend and perfect it, did not hesitate deeply to injure branches of industry on which several millions of persons are dependent, in order that a few comparatively insignificant businesses, nowise suited to France, and supporting 100,000 persons, might be belstered up and protected!

The event has shown that the auticipations of the merchants were but too well founded. There is a discrepancy in the accounts laid before the late Commission d'Enquête by government, and those given in the above-mentioned Pétition et Ménoire à l'Appui from the Gironde. According to the tables printed by the Commission, the export of wine from France is, at this moment, almost exactly the same as in 1789. It is, however, plain that, had there not been some powerful counteracting cause in operation, the export of wine ought to have been very greatly augmented. The United States, Russia, England, Prussia, and all those countries that have at all times been the great importers of French wines, have made prodigious advances in wealth and population since 1789; and, had the commerce with them not been subjected to injurious restrictions, there is every reason to think that their imports of French wine would have been much greater now than at any former period.

But the truth is, that the accounts laid before the Commission are entitled to extremely little credit. In so far as respects the export of wine from Bordeaux, which has always been the great market for this species of produce, the statements in the  $M\acute{e}moire$   $\grave{a}$   $\Gamma Appu \acute{a}$  are taken from the Custom-house returns. Their accuracy may, therefore, be depended upon, and they show an extraordinary falling off. Previously to the Revolution, the exports amounted to 100,000 tuns a year—(Peuchet, Statistique Elémentaire, p. 138.); but since 1820, they have only been as follows :--

Tuns. 1822, 39,955 1823, 51,529 1821, 1821, 63,241 1825. 46,314 1827,

It is also stated (Mémoire, p. 33.), that a large proportion of these exports has been made on speculation; and that the markets of Russia, the Netherlands, Hamburgh, &c. are glutted with French wines, for which there is no demand. "Dans ee moment," (25th April, 1828,) it is said in the Mémoire, "il existe en consignation, à Hambourg, 12,000 à 15,000 barriques de vin pour compte des propriétaires du département de la Gironde, qui seront trop heureux s'ils ne perdent que leur capital."

This extraordinary decline in the foreign demand has been accompanied by a corresponding glut of the home market, a heavy fall of prices, and the ruin of a great number of merchants and agriculturists. It is estimated, that there were, in April, 1828, no fewer than 600,000 tuns of wine in the Gironde, for which no outlet could be found; and the glut in

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une supério "Le systé "La ruin convoisins; d'existence sol appanyr taires; un d tion général et tous les e t'aneantisse peuples s'en "Tels son

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manu factur hardly less o so that the uddressées û Lyons, that citer," he ob l'état déplore offrent sur l seules expéd progression d by the manu the other departments, is said to have been proportionally great. The fall in the price of wine has reacted on the vineyards, most of which have become quite unsaleable; and a total stop has been put to every sort of improvement. Nor have matters been in the least amended during the current year; on the contrary, they seem to be gradually getting worse. Such is the poverty of the proprietors, that wine is now frequently seized, and sold by the revenue officers in payment of arrears of taxes; and it appears, from some late statements in the Memorial Bordelais (a newspaper published at Bordenux), that the wine so sold has not recently fetched more, at an average, than about two thirds of the cost of its production !

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The following official account of the exports of wine from the Gironde, during the 3 years ending with 1831, sets the extmordinary decline of this important trade in the most striking point of view :---

 $\begin{array}{c|cccc} \text{Litree,} & \text{Imp. Gal.} & \text{Year.} \\ 28,551,863 = 6,281,412 & 1831 \end{array}$ Litres. Imp. Gat. | Year. 43,832,064 = 0,643,053 | 1830 Litres. Imp. Gat. Vear. 21,109,601 = 5,370,110

The exports of brandy have declined in about the same degree; and the foreign shipping frequenting the port has been diminished nearly a half.

Such are the effects that the restrictive system of policy has landon the wine trade of France,—on a branch of industry which, as we have already seen, employs three millions of people. It is satisfactory, however, to observe, that the landowners and merchants are fully aware of the source of the misery in which they have been involved. They know that they are not suffering from hostile or vindictive measures on the part of foreigners, but from the blind and senseless policy of their own government; that they are victims of an attempt to counteract the most obvious principles-to make France produce articles directly at home, which she might obtain from the foreigner in exchange for wine, brandy, &c. at a third or a fourth part of the expense they now cost. They cannot export, brewise they are not allowed to import. Hence they do not ask for bounties and prohibitions; on the contrary, they disclaim all such quack nostrams; and demand what can alone be useful to them, and beneficial to the country,—a free commercial system.

"Considéré en Ini-même," say the landowners and merchants of the Gironde, "le système prohibitif est la plus déplorable des erveurs. La nature, cans sa variété infinie, a départ à chaque contrée ses attributs particuliers; elle a imprimé sur chaque sol sa vérhable destination, et c'est par la diversité des produits et des besoins, qu'elle a voulu uni les hommes par un fien universel, et opérer entre eux ces rapprochements qui ont produit le commerce et la civilisation.

"Quelle est la base du système prohibitif? Une vérnable chunère, qui consiste à essayer de vendre à l'étranger saus acheter de lui.

"Quelle est donc la conséquence la plus immédiate du système prohibitif, ou, en d'antres termes, du monopole? C'est que le pays qui est placé sons son empire ne peut vendre ses produits à l'étranger. Le voilà donc refoulé dans lui-meme; et à l'impossibilité de vendre ce qu'il a de trop vient sa joindre la nécessité de payer plus cher ce qui lui manque.

"Notre industrie ne demandoit, pour fructilier, ni la faveur d'un monopole, ni cette foule d'artifices et de secours dont bien d'autres out imposé le lardeau au pays. Une sage liberté connerviale, une

"Notre industrie ne demandoit, pour fructilier, ni la laveur d'un monopole, ni cette foule d'artifices et de seconts dont bien d'autres out imposé le fardeau au pays. Une sage liberté connerciale, une économie politique fondée sur la mature, en rapport avec la civilisation, en harmonie avec tous los intéréts véritables; telle étoit son seul besoin. Livrée à son essur naturel, elle se seroit étendue d'elle-même sur la France de 1814, comme sur celle de 1789; elle auroit formé la plus riche branche de son agriculture; elle auroit fuir circuler, et dans son sol natal, et dans tout le sol du royaume, une sève de vie et de richesse; elle auroit encore attiré sur nos pluges le commerce du monde; et la France, au lien de s'ériger avec cliort en pays manufacturier, auroit reconquis, par la force des choses, au mondre de la la reconquistation de la commence de la commence de la commence de la la reconquistation de la commence de la

France, au neu de 8 eriger avec chort en pays manutacturier, auron reconquis, par in force des choses, une supériorlé incontestable comme pays agricole.

"Le système contraire a prevalu.

"La ruine d'un des plus importants départements de la France; la detresse des départements circonvoisins; le deperfissement général du Midi; une immense population attaquee dans ses moyens d'existence; un capital énorme compromis; la perspective de ne pouvoir prélever l'impôt sur notre d'existence; un capital énorme compronus; la perspective de ne pouveir prélever l'impôt sur notre sol appanyrie et déponité; un préjudice immense pour tous les d'partements dont nous somme tribu-taires; un décroissement rapide dans celles de nos consommations qui profitent au Nord; la stagna-tion générale du commerce, avec tous les désastres qu'elle entraine, toutes les pertes qu'elle produit, et tous les dommages on matériels, ou politiques ou moraux, qui en sont l'inévitable suite; enfin, l'aneamissement de plus en plus irréparable de tous nos anciens rapports commerciaux; les autres peuples s'enrichissant de nos pertes et dévelopant leur système commercial res débris du nôtre; "Tels sont les fruits amers du système dont nous avons etc les principales victimes."

Such is the well authenticated account, laid before the Chamber of Deputies by 12,563 landowners and merchants of the Gironde, of the practical operation and real effect of that very system of policy, which, extraordinary as it may seem, has been held up for imitation to the parliament of England!

The effect of this system upon the silk trade of France, the most important branch of her munufacturing industry, and one in which she had long the superiority, is similar, and hardly less destructive. Her prohibitions have forced others to manufacture for themselves, so that the foreign demand for silks is rapidly diminishing. It is stated, in Observations uddressees à la Commission d'Enquête, by the delegate of the Chamber of Commerce of Lyons, that the silk manufacture is in the worst possible state. "Ce qui doit surtout exciter," he observes, "la sollicitude du gonvernement, et le décider à entrer dans nos vues, c'est l'état déplorable, alarmant, de la fabrique de Lyon : les quatre années de 1824 à 1827 offrent sur les quatre années précédentes un défieit qui excéde 150 mille kilog, pour les scules expéditions d'Allemagne; l'année 1828, et l'année courante, 1829, nous donnent une progression décroissante plus effrayante encore."-(p. 11.) It is further stated, in a Report by the manufacturers of Lyons, that there were 26,000 looms employed in that city in 1824, while at present there are not more than 15,000. The competition of Switzerland and England has been chiefly instrumental in producing these effects. At Zurich, where there were only 3,000 looms employed in 1815, there were, in 1830, more than 5,000; and at Eberfeld, where there were none in 1815, there were then above 1,000. Switzerland is said to have, in all, 11,000 looms employed at this moment (1833) in the manufacture of plain

Besides the injury done to the wine trade of France by her anti-commercial system, it has been much injured by the octrois, and other duties laid on wine when used for home consumption. These, however, have been modified since the accession of Louis Philippe; and it is reasonable to suppose, that the experience that has been afforded of the ruinous effects of the prohibitive system, and the more general diffusion of correct ideas with respect to the real sources of wealth, will at no distant period cause the adoption of such changes in the commercial legislation of France, as may render it more conducive to her interest, and more in accordance with the spirit of the age. If we were hostile to France, we should wish her to continue the present system; but we disclaim being actuated by any such feelings. We are truly anxious for her presperity, for her sake and our own; for, unless she be surrounded by Bishop Berkeley's wall of brass, whatever contributes to her prosperity must, in some degree, redound to the advantage of her neighbours.

"Were such narrow and malignant polities to meet with success," said Mr. Hume, writing in the middle of the last cer'm and when the prosperity of others was generally regarded with an evil eye, "we the did be all our neighbouring nations to the same state of sloth and ignorance that prevail at Morocco and the coast of Barhary. But what would be the consequence? They could send us no commodities; they could take none from us: our domestic commerce itself would languish for want of emulation, example, and instruction; and we ourselves should soon fall into the same abject condition to which we had reduced them. I shall, therefore, venture to acknowledge, that not only as a man, but as a British subject, I pray for the flourishing commerce of Germany, Spain, Italy, and even France itself. I am, at least, certain that Great Britain, and all those nations, would flourish more, did their sovereigns and ministers adopt such enlarged and benevolent sentiments towards each other."—(Essay on the Jealousy of Trade.)

For a more ample exposition of the nature and effects of the French commercial system, the reader is referred to an article in the 99th number of the Edinburgh Review, contributed by the author of this work. Most of the foregoing statements are taken from that article.

[To one residing in the United States, where the population is so very locomotive that almost every person is occasionally a traveller, it must appear singular that only two diligences should daily leave a city as considerable and important as Bordeaux, for Paris, and only a single diligence should leave it in the opposite direction for Spain. Such is, nevertheless, the fact. Steam navigation has been introduced on the Garonne, both above and below Bordeaux. And since the year 1825, three packets regularly sail between that city and the Havanna, and six others between it and Mexico.

The chief imports from Bordeaux into the United States are wines, white as well as red, brandies, cordials, olive oil, and fruits of various descriptions. But our commerce with that port has very much declined since Havre has grown into importance.—Am. Ed.]

BOSTON, a commercial city of the United States, the capital of Massachusetts, and the largest town of New England, in lat. 42° 23' N., long. 71° 4' W. Population, in 1830, 62,000. The city is situated on a peninsula near the bottom of a large and deep bay, being surrounded on all sides by water, except on the south, where it is joined to the main land by the narrow isthmus called Boston Neck. But it communicates, by means of extensive wooden bridges, with Charleston on the north side of the bay, and with Dorchester on the south. Boston Bay is of great extent, and is studded with many islands. The plan on the opposite side, will give a better idea of it than could be derived from any descrip-

Shipping.—According to the official accounts laid before Congress, 15th of February, 1833, the registered, curotled, and licensed tomage belonging to floston in 1831 amounted to 138,174 tons, of which 21.084 tons were employed in the coasting trade, and 17,784 in the fisheriers.\*

In 1831, there arrived from foreign parts 766 ships, of the burden of 126,980 tons. Of these were, American, 671 ships, tomage, 115,789; and Hritish, 86 ships, tomage 9,350. With the exception of Sweden, which sent 3, there was not more than 1 ship from any other country! In 1832, the foreign arrivals were 1,064 ships, tomage not stated; of these, 842 were American, and 211 British.

The arrivals coastwise in 1832 were 3,536; of these were 62 ships, 514 brigs, 2,332 schooners, and 628 shoons.

Shipping Charges .- For an account of these, see New York.

References 40 and obscur Great, Middle between this in effect, the To the south anchorage. rated from th Long Island Ground, dry a course that a Alderton Poin down in fatho

Vol. I.-

<sup>\*</sup> By comparing this return with that for 1628, given in the former edition of this work, there would appear to have been a considerable falling off in the interim in the amount of shipping; this, however, is not really the case. For an explanation of the discrepancy, see art. New York.

Nautic Miles

References to Plan.—A. outer light-house, 65 feet high, having a revolving light, alternately brilliant 40 and obscured 20 secor ds. B. buoy on the outward edge of the shoul, off Alderton Point. C, D, E, Great, Middle, and Outvard Brewster's Islands. F. George's Island. The passage for ships, lying between this Island and the rocks on the opposite side of Lovell's Island (G), being very parrow, it is, in effect, the key of the harhour; and large sums have recently been expended on its fortification. To the south of George's Island, and Rainsford's Island (II), is Nantasket road, where there is good anchorage. The outer harbour hies to the west of Lovell's (G) and George's (P) Islands, being separated from the inner harbour hy Castle Island (M), and Governor's Island (N). On the north end of Long Island (I) is a harbour fixed light, 27 feet high. K. Deer Island. L. Spectacle Island. O, Middle Ground, dry at \(\frac{2}{3}\) ebb. P, Upper and Middle Ground, having, at ebb, only 5 feet water. Q, Thomson's Island (R, Dorchester Point. S, East Boston. T, Charlestown. M. N, and S, are all fortified. The course that a ship ought to steer is marked by the dotted line, leading between the light-house and Alderton Point, and between George's Island (F) and Lovell's Island (G). The soundings are laid down in fathoms at low water.

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How to enter the Port.—In coming from the Atlantic, a ship should bring the light-house to bear W. by N. to W. N. W., and run direct for it. The largest ships may pass it at within less than a cable's length. If there be no pilot on board, or the master be unacquainted with the harbour, or the wind be north-westerly, which is the most unfavourable for entering, she had better steer W. by S. for Nantasket roads, where she may anchor, and get a pilot.

Mooring, &c.—Generally speaking, there is sufficient depth of water to enable the largest ships to come up to town at all times of the tide. They usually moor alongside quays or wharfs, where they lie in perfect safety. There are in all about 60 wharfs; which, for the most part, are built on piles, with a superstructure of stone and earth. The two principal are "t. Ang Wharf," 550 yards in length; and "Central Wharf," 413 yards long by 50 in breadth, having a range of lofty brick stores and warehouses along its whole length.

Pilotage.—No particular place is specified at which vessels must heave to for a pilot. But all vessels, with the exception of coasters under 200 tons, and American vessels laden with plaster of Paris from British America, if hailed by a pilot within about 1½ mile of the outer light, must take him on board, under a penalty of 50 dollars. If they have got within this distance before being hailed, the obligation to take a pilot on board ceases. This regulation has obviously been dictated by a wish to have the pilots constantly on the alert; it being supposed that masters not well acquainted with the bay will heave to to take one on board, though they have got within the free limits.

Table of the Rates of Pilotage on Outward and Inward bound Vessels in the Port of Boston.

			Outv	ward.				Inward.							
Fro	From Nov. 1. t: May 1. From May 1. to Nov. 2.					From Nov. 1. to May 1, From May 1. to Nov. 1.						. 1.			
Ships drwg. Water. 7 ft. 8 9 10	Dol. per Foot. 0:90 0:90 0:90 0:95	Ships drwg. Water. 17 ft. 18 19 20 21	Dol. per Foot. 1·10 1·20 1·30 1·50 2·00	Ships drwg. Water. 7 ft. 8 9 10	Dol. ter Fool. 0.75 0.75 0.75 0.80 0.85	Ships drwg. Water. 17 ft. 18 19 20 21	Dol. per Foot. 1:00 1:25 1:50 1:75	Ships drwg. Water. 7 ft. 8 9 10		Ships drwg. Water. 17 ft. 18 19 20	Dol, per Foot. 1.87 2.50 2.75 3.00 4.00	Ships drwg. Water. 7 ft. 8 9 10	Dol. per Foot. 1:10 1:10 1:20 1:25	Ships drwg. Water. 17 ft. 18 19 20	Dol. per Foot 1:35 1:88 1:88 1:88
12 13 14 15 16	1.05 1.10 1.10 1.10 1.10	22 23 24 25	2.75 2.75 2.75 2.75 2.75	12 13 14 15 16	0.90 0.95 0.95 0.95	22 23 21 25	2·00 2·25 2·25 2·25 2·25	12 13 14 15 16	1.77 1.77 1.87 1.67 1.67	22 23 24 25	4·00 4·00 4·00 4·00	12 13 14 15 16	1·30 1·35 1·35 1·35	22 23 24 25	3.00 3.00 3.00

Careening, Stores, &c .- Hoston is a very favourable place for careening and repairing ships. All kinds of supplies may be had of the best quality and at moderate prices.

Customs Revenue.—The amount collected at Boston in 1831 was 5,227,592 dollars=1,176,208t. 4s.—

Castoms Renewae.—The amount collected at Goston in 1831 was 5,227,592 Goldrs=1,170,2024, 48.—
For an Account of the American warehousing system, see New York.)

Immigration.—The number of immigrants arriving at Boston is not great, seldom exceeding 1,600 in a year. A city ordinance directs that the masters of vessels bringing immigrants shall enter into a bond with sureties to the amount of 200 dollars for each immigrant, that he shall not become a charge upon the state for 3 years, or pay a commutation of five dollars on account of each individual. But this regulation does not apply to immigrants having a reasonable amount of property; the declaration of the foreign consuls as to this point is commonly acted upon.

Trade of Boston, &c.-Boston has a very extensive trade with the southern states and with foreign countries, and is also one of the principal seats of the American fisheries. She is wholly indebted to her southern neighbours, and principally to New York, Maryland, and Pennsylvania, for supplies of flour and wheat, and for large quantities of barley, maize, oatmeal, oats, &c., as well as for cotton, tobacco, staves, rice, &c. Of these, the imports of flour may amount, at an average, to about 400,000 barrels a year; all sorts of grain to about 2,000,000 bushels; cotton, 160,000 bales; staves, 3,000,000, &c. Her returns are made, partly in native raw produce, as beef, pork, lard, &c.; partly and principally in the produce of her manufacturing industry, in which Massachusetts is decidedly superior to every other state in the Union; and partly in the produce of her fisheries and foreign trade. At an average, Boston annually sends to the southern ports of the Union about 45,000 barrels of beef and pork; 165,000 barrels of mackerel, herrings, alewives, &c.; 20,000 quintals of dried and smoked fish; 3,500,000 pairs of boots and shoes; 600,000 bundles of paper; besides a very large amount of cotton and woollen manufactured goods, nails, furniture, cordage, &c.; so as to leave a large balance in her favour. Her exports of native produce to foreign countries consist principally of the same articles she sends to the southern states; but she also exports a large amount of the foreign produce she had previously imported. The imports from abroad consist principally of cotton and woollen goods; linens, canvas, &c.; hardware, silks, sugar, tea, coffee, wines and brandy, spices, hides, indigo, dye woods, &c. The total imports from foreign countries into the state of Massachusetts in the year ending 30th of September, 1832, amounted to 18,118,900 dollars; while the exports of native produce, during the same year, amounted to only 4,6.6,635 dollars, and of native and foreign produce together, to 11,993,763 dollars; the balance against Massachusetts being paid off by bills upon the southern states, to which she exports much more than she imports. New York alone is, in fact, supposed to be at all times indebted to Boston about 5,000,000 dollars. We subjoin a summary

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Total To oth from

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Banks. Boston. principal

> U. S. Br America Massach

New En State Ba Washing Common Engle -Globe -Union -Boston City -Columbia Franklia Tremont North Bar Suffall Atlantic

this sum for under discou York Advert Insurance ( companies, a amounted in lives. The s 5.113 per cent Credit .- Fo to 12 months

So that ther

credit is giver Commission dere included charged. The sion merchan cargoes are so kerage.
Bankruptcy.

Preferences ar bankrupt's far any ceal claim culties in the v one not thorou employ none by Money.—In 1 pound sterling

&c. see New Y We have deri tion, and partly [According

Imports from	Dollars.	Exports to	Dollars.
Russia	1,606,300 322,800 306,500 0,030,000 685,000 92,000 02,100 1,991,300 762,000	Russia Sweden and Denmark Firnzii Firnzii England British East Indies Do. West Indies Do. American provinces Cuba and Spanish West Indies China	170,400 285,600 428,500 200,000 426,000 80,500 531,000 1,077,000 325,000
From other places to Boston -	12,278,000	To other places from Boston -	3,530,000 2,000,000
Total value of imports to Boston To other ports in Massachusetts from various places	13,278,000 991,056	Total value of exports from Boston To various places from other ports in Massachusetts -	5,530,000 2,203,763
Total value of imports into Massachusetts -	14,269,056	Total value of exports from } Massachusetts - }	7,733,763
14,269,056 dollars = 3,210,527 <i>l</i> . 12s	sterling.	7,733,763 doltars = 1,740,096 <i>l</i> . 13s. 0a	l. sterling.

Banks.—In January, 1833, there were 84 Banks in the state of Massachusetts, of which 24 were in Boston. Of the latter, 4 or 5 were only recently established. We subjoin a detailed statement of the principal circumstances in the condition of the Boston banks in 1830; and for further particulars the reader is referred to the article Banks (Foreign).

Bar	nks.	 Shares.	Each.	.Capital.	Time and Rate of Dividend.	Amount of Dividend.
U. S. Branch - American - Massachusetts New England State Bank - Washingto: Commonwealt Engle - Globe - Union - Boston City - Columbian Franklin Tremout North Bank - Suffolk	-	 15,000 7,500 3,200 10,000 5,000 5,000 5,000 10,000 12,000 10,000 5,000 1,000 5,000 5,000 5,000 5,000	100 100 250 100 60 100 100 100 100 75 100 100 100 100	Dollars, 1,500,000 756,000 800,000 1,000,000 1,000,000 500,000 500,000 1,000,000 900,000 1,000,000 500,000 100,000 500,000 500,000	Jan. 31—July 32 April 1 —Oct. 2 April 2 —Oct. 22 April 3 —Oct. 32 April 3 —Oct. 32 April 14—Oct. 22 April 3 —Oct. 3 April 2 —Oct. 3 April 2 —Oct. 3 April 2 —Oct. 3 April 2 —Oct. 2 April 0 —Oct. 3 April 1 —Oct. 3 April 1 —Oct. 3 April 2 —Oct. 3 April 2 —Oct. 3 April 3 —Oct. 3	Dollars. 115,000 22,500 36,000 60,000 18,750 30,000 30,000 41,000 27,000 44,000 22,500 6,500 12,500 33,750 45,000
Atlantic -	Totals	149,200	100	13,900,000	April 21—Oct. 11	703,500

So that there were in 1830, in Boston, 18 banks with a capital of 13,900,000 dollars. The dividends on this sum for the same year amounted to 703,500 dollars, being at the rate of 5:06 per cent. The paper under discount is estimated to have exceeded 70,000,000 dollars.—(Statement by J. H. Goddard, New York Advertiser, 29th of January, 1831.)

Insurance Companies.—Insurance, both fire and marine, is carried on to a great extent by joint stock companies, and to some extent also by Individuals. The stocks of the different insurance companies amounted in January, 1833, to 6,675,000 dollars. Only one company is established for insurance upon lives. The stocks of the different insurance companies produced, in 1830, an average dividend of 5:113 per cent. 5:113 per cent.

5-113 per cent.

Credit.—Foreign goods are frequently sold for ready money, but more usually at a credit of from 3 to 12 months: average length of credit, 0 months; but on tron and some other articles, 12 months' credit is given. Discount for ready money at the rate of 6 per cent, per annum.

Commission.—The rates of commission are arbitrary, varying from 2 to 5, and sometimes (del credere included) to 7½ per cent. On small accounts, and West India goods, 5 per cent, is usually charged. The ordinary rate may be taken at 2½ per cent, 2 but competition is so great, that commission merchants may be found who will transact business on almost any terms. Sometimes whole cargoes are sold by brokers on an agreement to receive a specific sum in lieu of commission and brokerage.

kerage.

Bankruptry.—The law as to bankruptcy in Massachusetts seems to be in a most disgraceful state. Preferences are very frequently given; and property is in many instances conveyed, for behoof of the bankrupt's family, to persons said to be creditors to a corresponding amount, without their baving any real claim to such character. It is true that these conveyances may be cancelled; but the difficulties in the way are so great, that they are seldom set aside. The safest course that a foreigner, or one not thoroughly acquainted with the city, can pursue, is to deal only for ready money; and to employ none but the most respectable agents.

Money.—In Massachusetts, and throughout New England, the dollar passes at 6s.; so that the pound sterling = 11. 6s. 8d. Boston currency.—(For further particulars as to Money, Weights, Measures, &c. see New Your.)

We have derived these details partly from the authorities referred to, partly from private information, and partly from the elaborate Answers of the Consul to the Circular Queries.

[According to a census taken in May, 1837, the population of Boston was 80,325.

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New dollars. From an abstract of the returns made by the banks of Massachusetts, showing their condition on the 10th of February, 1838, and published under the direction of the Secretary of the Commonwealth, it appears that at that date there were no less than 128 banks in the State. No returns were received from five of these. The aggregate of the amounts returned by the remaining 123, together with those returned by them on the preceding 1st day of October, were as follows:—

				· Oct. I.	Feb. 10.
Circulation	-	-	-	<b>\$</b> 9,964,110	\$9,100,776
Balances to other banks -	-	-	-	5,498,012	4,534,813
Deposites not on interest		-	-	8,231,580	5,436,530
Do. on interest -	-	-	- 1	5,318,481	3,650,832
Specie		-	- 1	1,474,743	1,701,460
Bills of other banks -	-		- 1	2,951,804	2,700,275
Balances from other banks	_	-	- 1	5,662,780	4,037,618
Loans			- 1	56,398,121	52,799,967
Nett profits on hand -	-	-		1,474,457	2,442,578
Amount of last dividend	-	-	-	1,038,850	1,041,350

For a later account of the trade of Boston with foreign countries than is given above, the reader is referred to the article Imports and Exports,—Am, Ed.]

BOTARGO, called in Provence Bouargues, a sausage made on the shores of the Mediterranean and the Black Sea, of the roe of the mullet. The best comes from Tunis and Alexandria.

BOTTLES (Fr. Bouteilles; Ger. Bouteillen; It. Bottiglie; Fiaschi; Rus. Bulülki; Sp. Botellus), glass vessels for holding liquids, too well known to require any description. They are exported in considerable quantities. The duty of 8s. a cwt. on bottle glass, like the duties on other descriptions of glass, is both oppressive in amount, and is imposed and collected in the most vexatious manner. The manufacture has declined considerably since

1826 .- (For further details, see GLASS.)

(BOTTLES (STONE).—In 1812, a duty of 2s. 6d. a cwt., increased in 1817 to 5s., was imposed upon stone bottles. The average nett produce of this duty has not recently exceeded 3,500l. a year. But, to collect this insignificant sum, the manufacture had to be placed under the surveillance of the excise, and those engaged in it subjected to various troublesome and vexatious regulations. The duty did not extend to Ireland, so that a drawback had to be granted on bottles exported to that country, and a countervailing duty charged on those imported from it. This unproductive and troublesome duty was imposed at the instance of the glass bottle manufacturers, who contended, that if stone bottles were exempted from duties, they would be used instead of glass bottles, to the injury of those engaged in manufacturing the latter. But the purposes to which stone bottles and glass bottles are applied are so very different, that it would require a much greater reduction of the price of the former than could possibly be occasioned by the abolition of the duty, to make them be substituted, to any extent worth mentioning, in the place of the latter. These views were ably enforced by the Commissioners of Excise Inquiry; and having been adopted by government, the duty has been abolished.—(4 & 5 Will. 4. c. 77.; see also Fifth Report by Commissioners of Excise Inquiry.)

It is to be hoped that the duty on glass bottles may, also, be speedily put an end to. It produces about 110,000t, a year. We noticed (see art. Wixe) the propriety of cancing and enforcing some regulations as to the size of bottles. The bottle is, in fact, a very important meaning and election wine and other liquors being sold by the dozen. But there is, at this moment, the greatest discrepancy in the size of bottles; and it appears to us that it would be highly expedient, in order to obviate the numerous frauds arising from this source, to cuact that all bottles be made to contain not less than a certain specified quantity, and to place them under the acts relating to weights and measures.—Sup.)

BOTTOMRY AND RESPONDENTIA.—Bottomry, in commercial navigation, is a mortgage of the ship. The owner or captain of a ship is, under certain circumstances, authorised to borrow money, either to fit her out so as to enable her to proceed on her voyage, not to purchase a cargo for the voyage, pledging the keel, or bottom of the ship (a part for the whole), in security for payment. In bottomry contracts it is stipulated, that if the ship be lost in the course of the voyage, the lender shall lose his whole money; but if the ship arrive in safety at her destination, the lender is then entitled to get back his principal, and the interest agreed upon, however much that interest may exceed the legal rate.—(Black. Com. book ii. c. 30.) The extraordinary hazard run by the lenders of money on bottomry, who, in fact, become adventurers in the voyage, has been held, in all countries, as justifying them in stipulating for the highest rate of interest.

When the loan is not on the ship, but on the goods laden on board, which, from their nature, must be sold or exchanged in the course of the voyage, the borrower's personal responsibility is then the principal security for the performance of the contract, which is therefore called respondentia. In this consists the principal difference between bottomry and respondentia. The one is a loan upon the ship, the other upon the goods. The money

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\* Mr. Serjea v. Williamson, U 2

is to be repaid to the lender, with the marine interest, upon the safe arrival of the ship, in the one case; and of the goods, in the other. In all other respects, these contracts are nearly the same, and are governed by the same principles. In the former, the ship and tackle, being hypothecated, are liable, as well as the person of the borrower; in the latter, the lender has, in general, only the personal security of the borrower.

This contract, which must always be in writing, is sometimes made in the form of a deed poll, called a bill of bottomry, executed by the borrower; sometimes in the form of a bond or obligation, with a penalty. But whatever may be its form, it must contain the names of the lender and the borrower, those of the ship and the master; the sum lent, with the stipulated marine interest; the voyage proposed, with the commencement and duration of the risk which the lender is to run. It must show whether the money is lent upon the ship, or upon goods on board, or on both; and every other stipulation and agreement which the parties may think proper to introduce into the contract .- (See the Forms at the end of this article.)

"It is obvious," says Lord Tenterden, "that a loan of money upon bottomry, while it relieves the owner from many of the perils of a maritime adventure, deprives him also of a great part of the profits of a successful voyage; and, therefore, in the place of the owners' residence, where they may exercise their own judgment upon the propriety of borrowing money in this manner, the master of the ship is, by the maritime law of all states, precluded from doing it, so as to bind the interest of his owners without their consent. With regard to a foreign country, the rule appears to be, that if the master of a vessel has occasion for money to repair or victual his ship, or for any other purpose necessary to enable him to complete the enterprise in which she is engaged; whether the occasion arises from any extraordinary peril or misfortune, or from the ordinary course of the adventure; he may, if he cannot otherwise obtain it, borrow money on bottomry at marine interest, and pledge the ship, and the freight to be earned in the voyage, for repayment at the termination of the voyage. When this is done, the owners are never personally responsible. The remedy of the lender is against the master of the ship." - (Law of Shipping, part ii. c. 3.)

In bottomry and respondentia bonds, the lender receives the whole of his principal and interest, or nothing; he is not answerable for general or particular average\*; nor will any loss by capture, if subsequently recaptured, affect his claim. In this respect our law differs from that of France (Code de Commerce, art. 330.) and most other countries: the lenders on bottomry bonds being there subject to average, as our underwriters upon policies of insurance. No loss can avoid a bottomry contract, unless a total loss, proceeding from a peril of the sea, during the voyage, and within the time specified by the contract. If the loss happen through any default or act of the owners or master, to which the lender was not privy, he may still recover.

There is no restriction by the law of England as to the persons to whom money may be lent on bottomry or at respondentia except in the single case of loans on the ships of foreigners trading to the East Indies, which are forbidden by the 7 Gco. 1. stat. 1. c. 21, § 2.

It does not, however, appear to be necessary, in order to enable the master of a ship in a foreign port to obtain money for her repair, outfit, &c., that the contract pledging the vessel in security of the debt should be in the nature of a bottomry bond. Provided the person who advances the money do not choose to take upon himself the risk of the ship's return, and do not stipulate for maritime interest, "there seems," says Lord Tenterden, "to be no reason why the master should not pledge both the ship and the personal credit of the owner." And in the case of money advanced in this way to refit a ship in distress at Jamaica, which was captured on the voyage home, the lender recovered .- (Law of Shipping, part ii. c. 3.)

Bottomry contracts were well known to the ancients. At Athens, the rate of interest was not fixed by law; but the customary rate seems to have been about 12 per cent. But when money was lent for a voyage, upon the security of the ship and cargo, the interest on account of the superior risk encountered by the lender, was in most cases much higher. In voyages to the Taurica Chersonesus and Sicily, it was sometimes as high as 30 per cent.—(Anacharsis's Travels, vol. iv. p. 369. Eng. trans.) By the Rhodian law, the exaction of such high interest as in usual bottomry was declared to be illegal, unless the principal was really exposed to the dangers of the sea .- (Boeckh's Public Economy of Athens, vol. i. p. 177. Eng. trans.) The principle was adopted by the Romans who gave to bottomry interest the name of nauticum fanus; and has been transferred from the Roman law into all modern

"Formerly," says Mr. Serjeant Marshall, "the practice of borrowing money on bottomry and respondentia was more general in this country than it is at present. The immense capitals now engaged in every branch of commerce render such loans unnecessary; and money is now seldom borrowed in this manner, but by the masters of foreign ships who put into our ports in need of pecuniary assistance to refit, to pay their men, to purchase provi-

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<sup>\*</sup> Mr. Serjeant Marshall doubts this; but it was so decided by the Court of King's Bench in Joyce v. Williamson, B. R. Mich. 23 Geo. 3.

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sions, &c. Sometimes officers and others belonging to ships engaged in long voyages, who have the liberty of trading to a certain extent, with the prospect of great profit, but without capitals of their own to employ in such trade, take up money on respondentia to make their investments; but even this, as I am informed, is now not very frequently done in

this country."

The term bottomry has sometimes been incorrectly applied to designate a contract, by the terms of which the ship is not pledged as a security, but the repayment of money, with a high premium for the risk, is made to depend upon the success of the voyage. This, however, is plainly a loan upon a particular adventure, to be made by a particular ship, and not a loan upon the ship, and of course, the lender has only the personal security of the borrower for the due performance of the contract. And it seems that loans have sometimes been made in this manner, and probably also with a pledge of the ship itself, to an amount exceeding the value of the borrower's interest in the ship; and such a contract is still legal in this country in all cases, except the case of ships belonging to British subjects bound to or from the East Indies, as to which it is enacted (19 Geo. 2. c. 37. § 5.),

"That all sums of money lent on bottomry or at respondentla upon any ship or ships belonging to his Majesty's subjects, bound to or from the East Indies, shall be lent only on the ship, or on the merchandise or effects laden, or to be laden, on board of such ship, and shall be so expressed in the condition of the bond, and the benefit of sulvage shall be allowed to the lender, his agents or assigns, who alone shall have a right to make assurance on the money so lent; and no borrower of money on bottomry or at respondentia as aforesaid, shall recover more on any assurance than the value of his interest on the ship, or in the merchandises and effects laden on board of such ship, exclusive of the money so borrowed; and in case it shall appear that the value of his share in the ship, or in the merchandises and effects laden on board, doth not amount to the full sum or sums he hath borrowed as aforesaid, such borrower shall be responsible to the lender for so much of the money borrowed as hath not laid out on the ship, or merchandises laden thereon, in the proportion the money not inid out shall bear to the whole money lent, notwithstanding the ship and merchandises be totally lost."

Lord Tenterden says that this statute was introduced for the protection of the trade of the East India Company; and its rules must be complied with in the case of bottomry by the masters of ships trading to the East Indies.

For a further discussion of this subject, see Abbott on the Law of Shipping, part ii. c. 3.; Marshall on Insurance, book ii.; and Park on Insurance, c. 21.

1. Form of a Bottomry Bond.

KNOW ALL MEN by these presents. That I,  $\mathcal{A}$ ,  $\mathcal{B}$ , commander and two-thirds owner of the ship Exeter, for myself and  $\mathcal{C}$ ,  $\mathcal{D}$ , remaining third owner of the said-ship, am held and firmly bound unto

Exeter, for myself and C. D., remaining third owner of the said ship, an held and firnly bound unto E. F. in the penal sum of two thousand pounds sterling, for the payment of which well and truly to be made unto the said E. F., his heirs, executors, administrators, or assigns, I hereby bind myself, my heirs, executors, and administrators, firnly by these presents. In witness whereof I have hereunto set my hand and seal, this I th day of December, in the year of our Lord 1796. Wheneas the above bound A. B. hath taken up and received of the said E. F. the full and just sum of one thousand pounds sterling, which sum is to run at respondentia on the block and freight of the ship Exeter, whereof the said B. B. is now master, from the port or road of Bombay on a voyage to the port of London, having permission to touch, stay at, and proceed to all ports and places within the limits of the voyage, at the rate or premium of treaty-five per cent. (25 per cent.) for the voyage, In consideration whereof usual risks of the sens, rivers, enemies, fires, pirates, &c. are to be on account of the said E. F. And for the further security of the said E. F. the said B. B. doth by these presents mortange and assign over to the said E. F. is heirs, executors, administrators, and assigns, the said ship Exeter and her freight, together with all her tackle, apparel, &c. And it is hereby declared that the said ship Exeter and her freight is thus assigned over for the security of the respondentia taken up by the said A. B., and shall be delivered to no other use or purpose whatever, antil payment of this bond is first made, with the premium that may become due thereon.

Now The Conditions of this obligation is such, that if the above bound A. B. his heirs, executors, or administrators, shall and do well and truly pay, or cause to be paid, unto the said E. F. or his attorneys in London legally authorised to receive the same, their exercision of ninety days after the safe ship Exeter, such an average as by custom shall have become due on th

of the same tenor and date, the one of which being accomplished, the other two to be void and of no

A. B. for self and C. D.\*  $\{(L. s.)\}$ 

\* In this bond the occasion of borrowing the money is not expressed, but the money was in reality borrowed to refit the ship which being on a voyage from Bengal to London was obliged to put back to Bombay to repair. See The Exeter, Whitford, I Rob. A. R. 176. The occasion therefore of borrowing the money gave the leader the security of the entire interest of the ship. But his bond, although expressed to be executed by the master for himself and the other part-owner, would not hind the other part-owner personally, nuless he had by a precious deed authorised the master to execute such a bond for him.—(Abbott on the Law of Shipping, part iii. c. 1, § 2.)

## II. Form of a Bottomry Bill.

TO ALL MEN TO WHOM THESE PRESENTS SHALL COME. I, A. B. of Bengal, mariner, part-

TO ALL MEN TO WITHOUT THESE TRESTATES SHALL COME. 1, H. B. of Bergal, mariner, partowner and master of the ship called the Exter, of the burthen of five hundred tons and upwards, now riding at anchor in Table Boy, at the Cape of Good Hope, send greeting:

WHEREAS I, the said A. B., part-owner and master of the aforesaid ship, called the Exeter, now in prosecution of a voyage from Bergal to the port of London, having put into Table Bay for the purpose of procuring provision and other supplies necessary for the continuation and performance of the

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voyage aforesaid, am at this time necessitated to take up upon the adventure of the said ship, called the Exeter, the sum of one thousand pounds sterling monies of Great Britain, for setting the said ship osea, and furnishing her with provisions and necessaries for the said voyage, which sum C. D. of the Cape of Good Hope, moster attendant, hath at my request lent unto me, and supplied me with, at the rate of twelve hundred and teenty pounds sterling for the said one thousand pounds, being at the rate of one hundred and teenty pounds for every hundred pounds advanced as aforesaid, during the voyage of the said ship from Tibble Bay to London. Now know ve, that I, the said A. B., by these presents, do, for me, my executors and administrators, overannt and grant to und with the said C. D. that the said ship shall, with the first convoy which shall offer for England after the date of these presents, sail and depart for the port of London, there to finish the voyage aforesaid. And I, the said A. B., in consideration of the sum of one thousand pounds sterling to me in hand paid by the said C. D. at and administrators, my goods and chattels, and particularly the said ship, the tackle and appared of the same, and also the freight of the said ship, which is, or shall become due for the aforesaid voyage from Bengal to the port of London, to pay unto the said C. D. his executors, administrators, or assigns, the sum of teeler hundred and twenty pounds of lawful Ilritain money, within thirty days next after the said and the said and administrators, by these presents, that I, the said A. B. do, for me, my executors and administrators, covenant and grant to and with the said C. D., his executors and administrators, by these presents, that I, the said A. B., at the time of scaling and delivering of these presents, am a true and lawful part-owner and master of the said ship, with her freight, shall, at all times after the said voyage, be liable and chargeable for the payment of these presents, and a true and lawful part-owner a

the contrary notwithstanding.

In witness whereof the parties bave interchangeably set their hands and seals to four bonds of this tenor and date, one of which being paid, the others to be null and void. At the Cape of Good Hope, this 15th day of November, in the year of our Lord one thousand eight hundred and thirty.

Witness,  $\begin{cases} E. & F. \\ G. & H. \\ I. & K. \end{cases}$ 

[Besides the works referred to by the author, the reader may consult with advantage the 49th Lecture of Chancellor Kent's Commentary on American Law. It contains a concise and very lucid statement of the subject of maritime loans.—Am. Ed.]

BOUNTY, a term used in commerce and the arts, to signify a premium paid by government to the producers, exporters, or importers of certain articles, or to those who employ ships in certain trades.

- i. Bounties on Production are most commonly given in the view of encouraging the establishment of some new branch of industry; or they are intended to foster and extend a branch that is believed to be of paramount importance. In neither case, however, is their utility very obvious. In all old settled and wealthy countries, numbers of individuals are always ready to embark in every new undertaking, if it promise to be really advantageous without any stimulus from government: and if a branch of industry, already established, be really important and suitable for the country, it will assuredly be prosecuted to the necessary extent, without any encouragement other than the natural demand for its produce.
- 2. Bounties on Exportation and Importation.—It is enacted by the 3 & 4 Will. 4. c. 52., that a merchant or exporter claiming a bounty or drawback on goods exported, must make oath that they have been actually exported, and have not been relanded, and are not intended to be relanded, in any part of the United Kingdom, or in the Isle of Man (unless entered for the Isle of Man), or the islands of Faro or Ferro: and it is further enacted, that if any goods cleared to be exported for a bounty or drawback, shall not be duly exported to parts beyond the sens, or shall be relanded in any part of the United Kingdom, or in the Islands of Faro or Ferro, or shall be carried to the Islands of Guernsey, Jersey, Alderney, Sark, or Man, (not having been duly entered, cleared, and shipped for exportation to such islands,) such goods shall be forfeited, together with the ship or ships employed in relanding or carrying them; and any person by whom or by whose orders or means such goods shall have been cleared, relanded, or a ried, shall forfeit a sum equal to treble the value of such goods.—\(\grace\) \(\grace\) 87—95.
- 3. Policy of Bounties.—It was formerly customary to grant bounties on the exportation of various articles; but the impolicy of such practice is now very generally admitted. It is universally allowed that bounties, if they be given at all, should be given only to the exporters of such commodities as could not be exported without them. But it is plain that, by granting a bounty in such cases, we really tax the public, in order to supply the foreigner with commodities at less than they cost. A. has a parcel of goods which he cannot dispose of abroad for less than 110l.; but they will fetch only 100l, in the foreign market; and he claims and gets a bounty of 10% to enable him to export them. Such is the mode in which bounties on exportation uniformly operate; and to suppose that they can be a means of enriching the public, is equivalent to supposing that a shopkeeper may be enriched by selling his goods for less than they cost!

But however injurious to the state, it has been pretty generally supposed that bounties on exportation are advantageous to those who produce and export the articles on which they are paid. But the fact is not so. A trade that cannot be carried on without the aid of a bounty, must be a naturally disadvantageous one. Hence, by granting it, individuals are tempted to engage or continue in businesses which are necessarily very insecure, and are rarely capable of being rendered Incrntive; at the same time that they are prevented, by trusting to the bounty, from making those exertions they naturally would have made, had they been obliged to depend entirely on superior skill and industry for the sale of their produce. The history of all businesses carried on in this country by the aid of bounties, proves that they are hardly less disadvantageous to those engaged in them than to the public.

The truth of these remarks has been acknowledged by government. The bounty on the exportation of corn was repealed in 1816; and the bounties on the exportation of linen and

several other articles ceased in 1830.

4. Bounties on Shipping have principally been paid to the owners of vessels engaged in the fishery, and their influence will be treated of under the articles Herring Fisher and Whale Fisher.

For an account of the bounties that still exist, see the article TARIFF.

BOX-WOOD (Ger. Buchshaum; Du. Palmhout; Fr. Buis; It. Busso, Bosso, Bossolo), the wood of the box tree (Buxus sempervirens), growing wild in several places in Great Britain. This tree was greatly admired by the ancient Romans, and has been much cultivated in modern times, on account of the facility with which it is fashioned into different forms. Box is a very valuable wood. It is of a yellowish colour, closegrained, very hard, and heavy; it cuts better than any other wood, is susceptible of a very fine polish, and is very durable. In consequence, it is much used by turners and mathematical and musical instrument makers. It is too heavy for furniture. It is the anhy wood used by the engravers of wood-cuts for hooks; and provided due care be exercised, the number of impressions that may be taken from a box-wood cut is very great. In France, box-wood is extensively used for combs, knife-handles, and button-moulds; and sometimes, it has been said, as a substitute for hops in the manufacture of beer. The value of the box-wood sent from Spain to Paris is reported to amount to about 10,000 fr. a year. In 1815, the box trees cut down on Box-hill, near Dorking, in Surrey, produced upwards of 10,000l. They are now, however, become very scarce in England. The duty on box-wood is quite oppressive, being 5l. a ton if brought from a foreign country, and 11, a ton if from a British possession. At an average of the 3 years ending with 1831, the entries of box-wood for home consumption amounted to 382 tons a year, In 1832, the duty produced 1,867l. 17s. 4d. Turkey boxwood sells in the London market for from 71. to 141. a ton, duty included.

BRAN, the thin skins or husks of corn, particularly wheat, ground and separated from

the corn by a sieve or boulter.

BRANDY (Ger. Brantewein; Du. Brandewyn; Fr. Eau de vic, Brandevin; It. Aquarzente; Sp. Aguardiente; Port. Aguardente; Rus. Wino; Lat. Vinum adustum), a spirituous and inflammable liquor, obtained by distillation from wine and the husks of grapes. It is prepared in most of the wine countries of Europe; but the superiority of French brandy is universally admitted. The latter is principally distilled at Bordeaux, Rochelle, Cognac, the Isle de Rhé, Orleans, Nantes, and in Poitou, Touraine, and Anjou. That of Cognac is in the highest estimation.

Wines of all descriptions, but chiefly those that are strong and harsh (poussés), are used in the manufacture of brandy. The superior vintages, and those that have most flavour, are said to make the worst brandy. It is naturally clear and colourless. The different shades of colour which it has in commerce, arise partly from the casks in which it is kept, but chiefly from the burnt sugar, saunders wood, and other colouring matter intentionally added to it by the dealers. It is said that the burnt sugar gives mellowness to the flavour of

the liquor, and renders it more palatable.

The art of distillation is believed to have been first discovered by the Arabians. From a passage in the Testamentum Novissimum of the famous Raymond Lully, who flourished in the 13th century, it would appear that the production of brandy and alcohol from wine was familiar to his contemporaries.—(p. 2. edit. Argent. 1571.) But the practice does not appear to have been introduced into France till 1313.—(Le Grand & Aussi Vie privé de Frunçois, t. iii. p. 64.) When first introduced, brandy or burnt wine (vinum adusium) appears to have been used principally as an antiseptic and restorative medicine; and the most extravagant panegyries were bestowed on its virtues. It was described as a sovereign remedy in almost all the disorders of the human frame; it was commended for its efficacy in comforting the memory, and strengthening the reasoning powers; it was extolled, in short, as the clixir of life, and an infallible preservative of youth and beauty!—(Henderson's Hist. of Wine, p. 24.) Dr. Henderson says that the experience of later times has shown how little this eulogy was merited; but in this he is contradicted by Burke, who maintains with equal cloquence and ingenuity, that "the alembic has been a vast benefit and blessing."—(Thoughts and Details on Scarcity, p. 41.)

Brandy has always formed a very prominent article in the exports of France; few ships sailing from Bordeaux, Rochelle, or Nantes, without taking a certain quantity of it on board. The following is an account of the exportation of brandy from France during

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ew ships of it on e during the 3 years ending with 1789, and the 14 years ending with 1828.—(Enquête sur les Fers, p. 39.)

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Years.				Hectolitres.	Years.				Hectolitres.	Years.				Hectolitres.
1787	-	-	-	305,638	1817	-	-	-	61,697	1823	-	-		310,059
1788			-		1918	-	-	-	99,102	1824	-	-	-	317,347
1789	-	-	-	234,500	18t0	-	-	-	231,652	1825	-	-	-	250,937
					1820	-	-	-	253,349	1826	-	•	-	191,110
1815	-	-	-	154,160	1521	-	-	-	153,408	1627	-	-	-	273,574
1516	-	-	-	137,398	1522	-	-	-	230,186	1828	-	-	-	403,207

Which, as the hectolitre is equal to 20:42 wine gallons, shows that the exportation in 1823 was equivalent to 10,252,728 gallons; but it has since declined considerably.

Duties on Brandy in Great Britain and Ireland. Quantities consumed.-In nothing, perhaps, has the injurious operation of oppressive duties been so strikingly exemplified as in the case of brandy. At the latter end of the 17th century, when the duty on brandy did not exceed 9l. a tun, the imports into England amounted to about 6,000 tuns, or 1,512,000 gallons—(Historical and Political Remarks on the Twiff of the late Treaty, 1786, p. 113.); whereas at present, notwithstanding our vast increase in wealth and population since the period referred to, we do not import more brandy than we did then! Nor is this extraordinary circumstance to be ascribed to any preference on the part of the public to other beverages, but is wholly owing to the exorbitant duties with which brandy is loaded. The price of brandy in bond varies, at this moment, according to quality, from 3s. to 5s. a gallon (Imperial measure), while the duty is no less than 22s. 6d. Had the imposition of such a duty taken away the taste for brandy, it would have been comparatively innocuous. But it has done no such thing. Its only effect has been to convert a trade, that might otherwise have been productive of the most advantageous results, into a most prolific source of crime and demoralisation. The temptation to smuggle, occasioned by the exorbitancy of the duty, is too overpowering to be counteracted by the utmost penalties of the law. All along the coast of Kent and Sussex, and the districts most favourably situated for running spirits, almost the whole of the labouring population are every now and then withdrawn from their ordinary employments, to engage in smuggling adventures. The efforts of the revenue officers to seize foreign brandy and geneva have in innumerable instances been repelled by force. Bloody and desperate contests have, in consequence, taken place. Many individuals, who, but for this fiscal scourge, would have been industrious and virtuous, have become idle, predatory, and ferocious; they have learned to despise the law, to execute summary vengeance on its officers; and are influenced by a spirit that has been, and may be, turned to the most dangerous purposes.

Neither can it be truly said that this miserable system is upheld for the sake of revenue. On the contrary, it is easy to show that, besides the other mischievous effects it entails on the public, it occasions the loss of at least 1,000,000l. a year. In 1786, Mr. Pitt, by a wise and politic measure, took 50 per cent. from the duty on brandy and geneva; (the duty on the latter has been for a lengthened period the same as that on brandy;) and instead of being diminished, the revenue was increased. In 1790, when the duty on brandy and geneva was 5s. the wine gallon, the quantity retained for home consumption was 2,225,590 gallons. During the 3 years ending with 1803, when the duty was 9s. 2d., the quantities of brandy and geneva retained for home consumption amounted, at an average, to about 2,700,000 gallons; but during the 3 years ending with 1818, when the duty had been increased to 18s. 10d. the wine gallon, the quantities retained did not exceed 850,000 gallons, while the quantities actually entered for home consumption were considerably less! Since then the consumption has increased with the increasing wealth of the country; but at this moment, the quantity consumed in Great Britain is fully 635,000 gallons less than in 1790! Nothing, therefore, can be more palpably erroneous than to contend that the revenue is improved by the present system. Have we not seen the revenue derived from coffee trebled by reducing the duty from 1s. 7d. to 6d.! Have we not seen the revenue derived from British spirits greatly increased, by reducing the duty from 5s. 6d. to 2s. the wine gallon? And where is the ground for supposing that the result would be different, were the duties on brandy equally reduced? But the experience afforded by Mr. Pitt's measure in 1786, is decisive as to this point. He quadrupled the consumption and increased the revenue, by taking a half from the duty when it was a good deal less oppressive than now. Were a similar reduction made at present, does any one doubt that a similar result would follow ! Smuggling and adulteration would immediately cease; our trade with France would be very greatly extended; and the revenue would gain, not merely by a direct increase of duty, but indirectly by a very great diminution of the expense of collection.

But the effect of the increase of the duties on brandy in Ireland has been still more extraordinary. At an average of the 3 years ending with 1802, when the duty was 7s.  $3\frac{3}{4}d$ , the wine gallon, the average annual consumption of brandy in Ireland amounted to 208,064 gallons, producing a nett revenue of 77,714*l*. Now, mark the consequence of *trebling* the duties. The consumption during the last 2 years, notwithstanding the population is more than doubled, only amounted, at an average, to 20,199 gallons, producing about 22,500*l*. a MINERSITY OF WATERLOO L

year revenue. Dr. Swift has shrewdly remarked, that in the arithmetic of the customs two and two do not always make four, but sometimes only one. But here we have threefold duties, with little more than a fourth part of the revenue, and less than a tenth part of the

consumption!

It is surely impossible that such a system—a system evincing in every part a degree of ignorant rapacity, to be paralleled only by that of the savages, who to get at the fruit cut down the tree-should be permitted for a much longer period to disgrace our fiscal code. Those only who are anxious for the continuance of snuggling, with all its consequent crime and misery, can be hostile to a reduction of the duty on brandy. By fixing it at 10s. the gallon, neither the consumption of British spirits nor rum would be sensibly affected. The middle classes would, however, be able to use brandy, on occasions when, perhaps, at present, they use nothing; its clandestine importation would be prevented; those engaged in smuggling would be obliged to have recourse to industrious pursuits, and the manufacture of the abominable compounds, that are now so frequently substituted in its stead, would be put an end to. It is not easy, indeed, to suggest any measure that would be productive of so much advantage, and he attended with fewer inconveniences.

Regulations as to Importations, &c.—Brundy, geneva, and other foreign spirits, must be imported, if in easies, in casks containing not less than 40 gallons, under penalty of forfeiture.—(3 & 4 Will. 4, c. 52.) They must also be imported in ships of 70 tous burden or upwards, and are not to be exported from a bonded warehouse except in a vessel of like touninge, under pain of forfeiture.—(bid.)

Brandy is not to be imported except in British ships, or in ships of the country or place of which it is the product, or from which it is imported, on pain of forfeiture thereof, and 100l. by the master of the ship.—(3 & 4 Will. 4, c. 51.)

Brandy may be exported to Mexico, Chill, or Peru, in casks containing not less than 15 gallons each.—(Trees. Ord. 17th. of December, 1827.)

Brandy and geneva may be bottled in bonded warehouses, for exportation to British possessions in the East Indies, under the same conditions as wine and rum.—(See Spintrs.)

the East Indies, under the same conditions as wine and rum.—(See Spiners.)

In most of the public accounts, the imports of brandy and geneva are blended together. It would appear, too, from the note to the following account, that there are no means of accurately distinguishing them, except since 1814. The reader will find, in the article Spiners, an account of the quantities of brandy and geneva entered for home consumption, and the rates of duty upon them, in each year since 1789. The following account shows the consumption of brandy, and rates of duty on it, since

An Account of the Number of Gallons (Imperial Measure) of Foreign Brandy entered for Home Consumption in Grant Britain and Ireland, the Rates of Duty affecting the same, and the entire nett Produce of the Duty, each Year since 1814.—(Obtained from the Custom-house.)

		es entered fo Consumption		Nett Produc	Rates of Duty per Imporial Gallon (Customs and Excise),			
Years.	Gt. Britain.	Ireland.	t'nited Kiogdooi.	Great Britain.	Ireland.	United Kingdom.	Gt. Brit.	Ireland.
	Imp. zat.	Imp. gal.	Imp. gal.	L. , s, d		L. s. d.	I., s. d.	L. s. d.
1814	500,592		507,761		6,618 12 4	587,674 13 5	1 2 63	0 17 33
1815	656,555		661,715		4,702 6 1	745,419 18 2	- '	
1810	657,062	5,275	662,337	742,304 8 0		746,429 7 5		· —
1817	634,017	3,875	637,892			719,982 4 10	_	i —
1818	431,583	6,232	537,815	599,580 0 4	5,287 10 1	604,873 10 5	_	i —
1819	787,422	7,080	791,502		6,090 17 10	896,159 17 6	1 2 71	_
1920	842,804	6,025	848,889	956,275 16 9	5,219 8 6	961,495 5 3	_ '	_
1821	914,630	0.001	020,031	1,034,327 17 0	5,173 19 2	1.039,501 16 2		l —
1522	1,001,607	7,308	1,008,915		6,414 1 10	1.138.830 5 3	_	_
1823	1.083,104	17,118	1,100,222		14,330 1 8	1,239,812 1 3	_	1 2 8
1821	1,226,715	984	1,227,699		1.207 9 8	1,388,411 12 4		
1825	1,321,327	3,550	1,324,877		4,177 3 9	1,493,915 15 1	_ !	
1820	1,473,243	7,371	1,480,614			1,404,897 1 10	1 2 6	1 2 6
1527	1.313,217	7,271	1,320,488					~ ~
1828	1,327,929	7,556	1,335,485		8,629 19 10			
1829	1,301,450	8,529	1,309,979			1,470,451 15 2		_
1830	(See note		1,285,967			1,443,018 5 8		i =
1831	1,226,280		1,235,101		9,923 0 0			_
1832	1,570,075		1,601,652					

Note.—In consequence of the destruction of the official records by fire, no separate account can be rendered of the consumption of brandy and geneva, or the revenue derived therefrom, for the years

The trade accounts of Creat Britain and Ireland having been incorporated during 1830, the particulars for that year are stated for the United Kingdom only.

### By the act of March 2d 1827, it was enacted

 ↑ 1. That, from and after the passage of this act, brandy may be imported into the United States, in \$\lambda\$1. That, from and after the passage of this act, brandy may be imported into the United States, in casks of a capacity not less than 15 gallons, any thing in any law to the contrary notwithstanding: Provided, however, that all the provisions of existing laws, not inconsistent with this net, relating to the importation of foreign spirits, be complied with: \$\mathcal{And}\] provided further, That all brandy, imported in casks of a capacity less than ninety gallons, shull be deposited, at the expense and risk of the importer, in such public or other warehouses, as shall be decisignated by the collector or surveyor, for the port where the same shall be landed, and shall be removed therefrom in the manner prescribed by an act, entitled "An act providing for the deposite of wines and distilled spirits in public warehouses,

and for other purposes."  $\delta$  2. That brandy, imported in casks of a capacity not less than fifteen gallons, may be experted for the benefit of a drawback of the duties which shall have been paid thereon, and the exporter or extion o Th

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porters of brandy so imported, shall be entitled to receive a debenture or debentures, for the amount of such drawback, agreeably to the existing laws; and all acts now in force regulating the exportation of spirits, and the allowance and payment of drawbacks and debentures, shall be deemed applicable to brandy, the importation of which is permitted by this act."

This act was limited in its duration to three years; but it was re-enacted in February 1830, and is still in force.

See article SPIRITS .- Am. Ed.]

BRASS (Ger. Messing; Du. Messing, Missing, Geelkoper; Fr. Cuirre jaune, Laiton; It. Ottone; Sp. Laton, Azofur; Rus. Seleuni mjed; Lat. Orichalcum, Aurichalcum) is a factitious metal, made of copper and zinc in certain proportions. It is of a beautiful yellow colour, more fusible than copper, and not so apt to tarnish. It is malleable, so ductile that it may be drawn out into wire, and is much tougher than copper. Its density is greater than the mean density of the two metals. By calculation it ought to be 7:63 nearly, whereas it is actually 8:39; so that its density is increased by about one tenth. The ancients do not seem to have known accurately the difference between copper, brass, and bronze. They considered brass as only a more valuable kind of copper, and therefore used the word us to denote either. They called copper us cyprium, afterwards cyprium; and this in process of time was converted into ciprum. Dr. Watson has proved that it was to brass they give the name of orichalcum. Brass is malleable when cold, unless the proportion of zinc be excessive; but when heated it becomes brittle. It may be readily turned upon the lathe; and, indeed, works more kindly than any other metal.

There is a vast variety in the proportion of the different species of brass used in commerce; nor is to asy to determine whether the perfection of this alloy depends on any certain proportions of the two metals. In general, the extremes of the highest and lowest proportions of zine are from 12 to 25 parts in the 100. In some of the British manufactories, the brass made contains one third its weight of zine. In Germany and Sweden the proportion of zine varies from one fifth to one fourth of the copper. The duetility of brass is not injured when the proportion of zine is highest. This metal is much used in the escapement wheels, and other nicer parts of watch-making: and bars of brass, very carefully made, fetch

for this purpose a high price.

The use of brass is of very considerable antiquity. Most of the ancient genuine relics are composed of various mixtures of brass with tin and other metals, and are rather to be denominated bronze. The best proportion for brass guns is said to be 1,000 lbs. of copper, 990 lbs. of tin, and 600 lbs. of brass, in 11 or 12 cwt. of metal. The best brass guns are made of malleable metal, not of pure copper and zinc alone; but worse metals are used to make it run closer and sounder, as lead and pot-metal.—(Thomson's Chemistry, Encyc. Britannica, &c.)

BRAZILETTO, an inferior species of Brazil wood brought from Jamaica. It is one of the cheapest and least esteemed of the red dyo woods.

BRAZIL NUTS, or Chesnuts of Brazil, the fruit of the Juvia (Bertholletia excelsa), a majestic tree growing to the height of 100 or 120 feet, abounding on the banks of the Orinoco, and in the northern parts of Brazil. The nuts are triangular, having a cunciform appearance, with sutures at each of the angles; the shell is rough and hard, and of a brownish ash colour. The kernel resembles that of an almond, but is larger, and tastes more like a common hazel nut; it contains a great deal of oil, that may be obtained by expression or otherwise. These nuts do not grow separately, or in clusters, but are contained, to the number of from 15 to 50 or more,\* in great ligneous pericarps or outer shells, generally of the size of a child's head. This outer shell is very hard and strong, so that it is rather difficult to get at the nuts, which are closely packed in cells inside. The natives are particularly fond of this fruit, and celebrate the harvest of the juvia with rejoicings; it is also very much esteemed in Europe. The nuts brought to this country and the Continent are chiefly exported from Para, and form an article of considerable commercial importance.—(Humboldt's Pers. Nur. vol. v. p. 538. Eng. trans.)

BRAZII. WOOD (Fr. Bois de Brésil; Ger. Brasilienholz; Du. Brasilienhout; It. Legna del Brasile, Verzino; Sp. Madera del Bresil; Port. Pan Brasil). It has been commonly supposed that this wood derived its name from the country in which it is principally produced. But Dr. Bancroft has conclusively shown that woods yielding a red dye were called Brazil woods long previously to the discovery of America; and that the early voyagers gave the name of Brazil to that part of that continent to which it is still applied from their having ascertained that it abounded in such woods.—(See the learned and excellent work,

Philosophy of Colours, vol. ii. pp. 316-321.)

It is found in the greatest abundance, and is of the best quality, in the province of Pernambuco, where it is called Pao da rainha, or Queen's wood; but it is also found in many other parts of the Western Hemisphere. The tree is large, crooked, and knotly: the leaves are of beautiful red, and exhale an agreeable odour. Its botanical name is Casalpinia Brasiletto; but it is called by the na-

<sup>\*</sup> Humboldt says he had most frequently found from 15 to 22 nuts in each pericarp; but De Laet, who gave the first and most accurate description of this fruit, says that the pericarp is divided into six compartments, each of which encloses from 8 to 12 nuts.—(See Humbolt in to. cit.)

tives ibiripitanga. Notwithstanding its apparent bulk, the bark is so thick, that a tree as large as a man's body with the bark, will not be so thick as the leg when peeled. When cut into chips, it ioses the pale colour it before had, and becomes red; and when chewed, has a sweet taste. It is used for various purposes by cabinet-makers, and admits of a beautiful varpish but its principal use is in dyeing red; and though the colour is liable to decay, yet, by mixing with it alim and tartar, it is easily made permanent; there is also made of it, by means of acids, a sort of liquid take or carmine, for painting in miniature.

Brazil wood has been for many years past a royal monopoly; its exportation, except on account of government, being prohibited under the severest penalties. Owing to the improvident manner in which it has been cut down by the government agents, it is now rarely found within several leagues of the coast. Indeed, we are assured that many of the planters have privately cut down the trees on their estates, and used the thuber as the wood, that they might not expose themselves to annoyance from the arbitrary and vexations proceedings of these functionaries. The quantity of Brazil wood imported into this country is but inconsiderable. Its price in the London market, exclusive of the duty (2t, per ton), varies from 60, to 80t, per ton.— (Dr. Bonereft in loc. cit. Eneyc. Metrop. Modern Traceller, vol. xxix, p. 87.4 Math Bran, vol. v. p. 525. Eng. ed. 4c.)

BREAD, the principal article in the food of most civilised nations, consists of a paste or dough formed of the flour or meal of different sorts of grain mixed with water, and baked. When stale dough or yeast is added to the fresh dough, to make it swell, it is said to be

leavened; when nothing of this sort is added, it is said to be unleavened.

1. Historical Sketch of Bread .- The President de Goguet has endeavoured, with his usual sagacity and learning, to trace the successive steps by which it is probable men were led to discover the art of making bread-(Origin of Laws, &c. vol. i. pp. 95-105. Eng. trans.); but nothing positive is known on the subject. It is certain, however, from the statements in the sacred writings, that the use of unleavened bread was common in the days of Abraham—(Gen. xviii. 8.); and that leavened bread was used in the time of Moses, for he prohibits eating the Paschal lamb with such bread.—(Exod. xii. 15.) The Greeks affirmed that Pan had instructed them in the art of making bread; but they, no doubt, were indebted for this art, as well as for their knowledge of agriculture, to the Egyptians and I menicians, who had early settled in their country. The method of grinding corn by hand mills was practised in Egypt and Greece from a very remote epoch; but for a lengthened period the Romans had no other method of making flour, than by beating roasted corn in mortars. The Macedonian war helped to make the Romans acquainted with the arts and refinements of Greece; and Pliny mentions, that public bakers were then, for the first time, established in Rome—(Hist. Nat. lib. xviii. c. 11.). The conquests of the Romans diffused, amongst many other useful discoveries, a knowledge of the art of preparing bread, as practised in Rome, through the whole south of Europe.

The use of yeast in the raising of bread seems, however, from a passage of Pliny (lib. xviii. c. 7.), to have been practised by the Germans and Gauls before it was practised by the Romans; the latter, like the Greeks, having leavened their bread by intermixing the fresh dough with that which had become stale. The Roman practice seems to have superseded that which was previously in use in France and Spain; for the art of raising bread by an admixture of yeast was not practised in France in modern times, till towards the end of the seventeenth century. It deserves to be mentioned, that though the bread made in this way was decidedly superior to that previously in use, it was declared, by the faculty of medicine in Paris, to be prejudicial to health; and the use of yeast was prohibited under the severest penalties! Luckily, however, the taste of the public concurring with the interest of the bakers, proved too powerful for these absurd regulations, which fell gradually into disuse; and yeast has long been, almost every where, used in preference to any thing else in the manufacture of bread, to the wholesomeness and excellence of which it has not a little contributed.

The species of bread in common use in the country depends partly on the taste of the inhabitants, but more on the sort of grain suitable for its soil. But the superiority of wheat to all other farinaceous plants in the manufacture of bread is so very great, that wherever it is easily and successfully cultivated, wheaten bread is used, to the nearly total exclusion of Where, however, the soil or climate is less favourable to its growth, rye, oats, &c. are used in its stead. A very great change for the better has, in, this respect, taken place in Great Britain within the last century. It is mentioned by Harrison, in his description of England (p. 168.), that in the reign of Henry VIII, the gentry had wheat sufficient for their own tables, but that their household and poor neighbours were usually obliged to content themselves with rye, barley, and oats. It appears from the household book of Sir Edward Coke, that in 1596, rye bread and oatmeal formed a considerable part of the diet of servants, even in great families, in the southern counties. Barley bread is stated in the grant of a monopoly by Charles I., in 1626, to be the usual food of the ordinary sort of people .- (Sir F. M. Eden on the Poor, vol. i. p. 561.) At the Revolution, the wheat produced in England and Wales was estimated by Mr. King and Dr. Davenant to amount to 1,750,000 quarters .- (Davenant's Works, vol. ii. p. 217.) Mr. Charles Smith, the very well informed author of the Tracts on the Corn Trade, originally published in 1758, states, that in his time wheat had become much more generally the food of the common people than it had been in 1689; but he adds (2d ed. p. 182. Lond. 1766.), that notwithstanding this increase, some very intelligent inquirers were of opinion that even then not more than half the people of England fed on wheat. Mr. Smith's own estimate, which is very carefully drawn up, is a

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little higher; for taking the population of England and Wales, in 1760, at 6,000,000, he supposed that 3,750,000 were consumers of wheat; 739,000, of barley; 888,000, of rye; and 623,000, of oats. Mr. Smith further supposed that they individually consumed, the first class, I quarter of wheat; the second, I quarter and 3 bushels of barley; the third, I quarter and 1 bushel of rye; and the fourth, 2 quarters and 7 bushels of oats.

About the middle of last century, hardly any wheat was used in the northern counties of England. In Cumberland, the principal families used only a small quantity about Christmas. The crust of the goose pie, with which almost every table in the county is then supplied, was, at the period referred to, almost uniformly made of barley meal.—(Eden on the

Poor, vol. i. p. 564.)

Every one knows how inapplicable these statements are to the condition of the people of England at the present time. Wheaten bread is now universally made use of in towns and villages, and almost every where in the country. Barley is no longer used, except in the distilleries and in brewing; onto are employed only in the feeding of horses; and the consumption of rye bread is comparatively inconsiderable. The produce of the wheat crops has been, at the very least, trebled since 1760. And if to this immense increase in the supply of wheat, we add the still more extraordinary increase in the supply of butcher's meat—(see art. Carrele), the fact of a very signal improvement having taken place in the condition of the population, in respect of food, will be obvious.

But great as has been the improvement in the condition of the people of Lingland since 1760, it is but triffing compared to the improvement that has taken place, since the same period, in the condition of the people of Scotland. At the middle of last century, Scotch agriculture was in the most depressed state; the tenants were destitute alike of against and kill; green crops were almost wholly unknown; and the quantity of wheat that was raised was quite inconsiderable. A field of 8 acres sown with this grain, in the vicinity of Edinburgh. in 1727, was reckoned so great a curiosity that it excited the attention of the whole neighbourhood!-(Robertson's Rural Recollections, p. 267.) But even so I we as the American war, the wheat raised in the Lothians and Berwickshire did not exceed a mird part of what is now grown in them; and taking the whole country at an average, it will be a moderate estimate, to say that the cultivation of wheat has increased in a tenfold proportion since 1780. At that period no wheaten bread was to be met with in the country place and villages of Scotland; out cakes and barley bannocks being universally made use c. Lat at present the case is widely different. The upper und also the middle and low : classes in towns and villages use only wheaten bread, and even in farmhouses it is very extensively There is, at this moment, hardly a village to be met with, however limited its extent, that has not a public baker.

In many parts of England it is the custom for private families to bake their own bread. This is particularly the case in Kent, and in some parts of Lancashire In 1804, there was

not a single public baker in Manchester; and their number is still very limited.

2. Regulations as to the Manufacture of Bread.—Owing to the vast importance of bread, its manufacture has been subjected in most countries to various regulations, some of which

have had a beneficial and others an injurious operation.

a. Assize of Bread.-From the year 1266, in the reign of Henry III., down to our own days, it has been customary to regulate the price at which bread should be sold according to the price of wheat or flour at the time. An interference of this sort was supposed to be necessary, to prevent that monopoly on the part of the bakers which it was feared might otherwise take place. But it is needless, perhaps, to say that this apprehension was of the most futile description. The trade of a baker is one that may be easily learned, and it requires no considerable capital to carry it on; so that were those engaged in the business in any particular town to attempt to force up prices to an artificial elevation, the exhibitation would be immediately defeated by the competition of others; and even shough this were not the case, the facility with which bread may be baked at home would of itself serve to nullify the efforts of any combination. But the assize regulations were not merely useless; they were in many respects exceedingly injurious: they rende of the price of flour a matter of comparative indifference to the baker; and they ollique the baker who used the finest flour, and made the best bread, to sell at the same rate as those who used inferior flour, and whose bread was decidedly of a worse quality. But these considerations, how obvious soever they may now appear, were for a long time entirely overlooked. According, however, as the use of wheaten bread was extended, it was found to be impracticable to set assizes in small towns and villages; and notwithstanding the fewness of the bakers in such places gave them greater facilities for combining together, the price of bread was almost uniformly lower in then than in places where assizes were set. In consequence, partly of this circumstance, but still more of the increase of intelligence as to such matters, the practice of setting an assize was gradually relinquished in most places; and in 1815 it was expressly abolished, by an act of the legislature (55 Geo. 3. c. 99.), in London and its environs. In other places, though the power to set an assize still subsists, it is seldom acted upon, and has fallen into comparative disuse.

b. Regulations as to the Weight, and Ingredients to be used in making Bread.—According to the assize acts, a sack of flour weighing 280 lbs. is supposed capable of being baked into 80 quartern loaves; one fifth of the loaf being supposed to consist of water and salt, and four fifths of flour. But the number of loaves that may be made from a sack of flour depends entirely on its goodness. Good flour requires more water than bad flour, and old flour than new flour. Sometimes 82, 83, and even 86 loaves have been made from a sack of flour, and sometimes hardly 80.

Under the assize acts, bakers are restricted to bake only three kinds of bread, viz. wheaten, stand-

Under the assize acts, bakers are restricted to bake only three kinds of bread, viz. wheaten, standard wheaten, and household; the first being made of the finest flour, the second of the whole flour mixed, and the third of the consert flour. The baves are divided into peck, half-peck, and quartern loaves; the legal weight of each, when baked, being, the peck loaf 17 lbs. 6 oz., the half peck 8 lbs. 11 oz., and the quartern 4 lbs. 5½ oz. avoirdupols.

Now, however, it is enacted, that within the city of London, and in those places in the country where an assize is not set, it shall be lawful for the lakers to make and sell bread made of wheat, barley, rye, oats, buckwheat, Indian corn, peas, beans, rice, or polatoes, or any of them, along with common saft, pure water, eggs, milk, barm, leaven, potato or other yeast, and mixed in such proportions as they shall liking fit.—(3 Geo. 4. c. 106, 2, and 1 t. 2 Geo. 4. c. 50, 2 2.)

It is also enacted, by the same statutes, that bakers in London, and in the country, that is, in all places 10 miles from the Royal Exchange where an assize is not set, may make and sell bread of such suight and size as they think fit, any law or assize to the contrary notwithstanding. But it is at the same time enacted, that such bread shall always be sold by avoirdupols weight of 16 ounces to the pound, and in no other manner, under a penalty for every offence of not more than 40s.; except, however, French or farcy bread, or rolls, which may be sold without previously weighing the same. Bakers or sellers of bread are bound to have fixed, in some conspicuous part distribution to supply them with beams, scales, &c., and to weight the bread if required, under a penalty of not more than 51.—(3 Geo. 2, 106. 48.

beams, scales, &c., and to weigh the bread if required, under a penalty of not more than 51 .- (3 Geo.

**4**. 3. 106. ₹8.)

Bakers, either journeymen or masters, using alum or any other unwholesome ingredient, and con-Bakers, either journey, nen or masters, using alum or any other unwholesome ingredient, and consisted on their own confession, or on the oath of one or more witnesses, to fortic not exceeding 20th and not less than 5th beyond the environs of London, and not exceeding 10th nor less than 5th within London or its environs. Justices are allowed to publish the names of offenders. The adulteration of ment or flour is punishable by a like penalty. Loaves made of any other grain than wheat, without the city and its liberties, or beyond 10 mides of the Royal Exchange, to be marked with a large Roman M; and every person exposing such loaves without such mark shall fortien to more than 40s. nor less than 10s. for every loat so exposed.—(1 & 2 Geo. 4. c. 50. 86.)

Any ingredient or mixture found within the house, mill, stall, shop, &c. of any miller, mealman, or baker, which after due examination shall be adjudged to have been placed there for the purpose of adulteration, shall be forfeited; and the person within whose premises it is found punished, if within the city of London and its environs, by a penalty not exceeding 10th nor less than 40s for the first offence, 9th for the second offence, and 10th for every subsequent offence.—(3 Geo. 4, c. 106. § 11). And if without London and its environs, the party in whose house or premises ingredients for adulteration shall be found, shall forfeit for every such offence not less than 5th and not more than 20th—(1 & 2 Geo. 4, c. 5, 8.)

4. c. 5. § 8.)
Bakers in London and its environs are not to sell, or expose to sale, any bread, rolls, or cakes, nor bake or deliver any ment, pudding, pie, tart, or victuals of any sort, on Sundays, except between the bours of aire in the morning and one in the alternoon, under penalty of 10s, for the first offence, 20s, for the second offence, and 40s, for every subsequent offence.—(3 Geo. 4, c. 106, 216.)
Bakers in the country are prohibited from selling, &c., any bread, &c., or baking or delivering any meat, &c., on Sundays, any time after half past 1 o'clock of the afternoon of that day, or during the time of divine service, under penalty of 5s. for the first offence, 10s, for the second, and 20s, for the third and every subsequent offence.—(59 Geo. 3, c. 36, § 12.)

There are several regulations in the acts now in force with respect to the sale, &c. of bread where an assize is set; but as the practice of setting an assize is nearly relinquished, it seems unnecessary to recapitulate them. The weight of the assize bread has already been mentioned, and the principle on which its price is fixed. to recapitulate them. The on which its price is fixed.

on which its price is fixed.

Notwithstanding the prohibition against the use of alum, it is believed to be very generally employed, particularly by the bakers of London.—"In the metropolis," says Dr. Thomson, (Suppl. to Energe Brit., art. Baking), "where the goodness of bread is estimated entirely by its whiteness, it is usual with those bakers who employ flour of an inferior quality, to add as much alum as common salt to the dough; or, in other words, the quantity of salt added is diminished a half, and the deficiency supplied by an equal weight of alum. This improves the look of the bread, rendering it much whiter and firmer."

There are believed to be about 1,700 bakers in London, Westminster, &c. The trade which they carry on is in general but limited, and it is not reckoned a very advantageous line of business.

[Government in our own country, too, has undertaken to regulate the quantity and quality of a loaf of bread. There is a law in Pennsylvania inflicting a penalty of five pounds on any baker who shall mix up or adulterate his bread with any impure or unwholesome ingredient; and he is obliged to make his loaves of a certain weight. The legislation of other States on

the subject is of the same character.—Am. Ed.] BREMEN, one of the free Hanscatic cities, situated on the river Weser, about 50 miles from its mouth, in lat. 53° 4¾' N., long. 8° 48' E. Population about 46,000. Its situation on the Weser renders Bremen the principal emporium of Hanover, Brunswick, Hesse, and other countries traversed by that river. The charges on the buying, selling, and shipping of goods, are very moderate. The principal exports are linens, grain, oak bark, glass, smalts, hams, hides, rapeseed, beef and pork, rags, wool and woollen goods, wine, &c. The wheat and barley shipped here are mostly very inferior; but the oats are useful common feed; beans are good. The linens are mostly the same as those from Hamburgh. The imports consist of coffee, sugar, and other colonial products; tobacco, whale oil, iron, rice, hides, wines, raw cotton, cotton stuffs and yarn, earthenware, brandy, butter, tar, tea, dyewoods, timber, hemp, &c.

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Entrance to Bremen.—The entrance to the Weser lies between the Mellum and other sands on the south-western, and the Teglers Plaat, &c. on the north-eastern side. Its course from Bremerlehe to its mouth is nearly S. E. and N. W. It is huoyed throughout. The buoys on the right or starboard side when entering, being black and marked with letters, while those on the left or tarboard are white and numbered. The first or outer black buoy has a gilt key upon it, and is, therefore, called the schlussel or key buoy; it lies in 10½ fathons, hearing N. E. 5 miles from Wrangeroog light. This is an intermitting light, having replaced in 1830, the old coal-fire beacon on the island of Wrangeroog, opposite to the northern extremity of East Friesland. It is, according to the most authentic statements, in lat. 53° 47½ N., long. 7° 51′ 55′ E.; is elevated 63½ feet above high water mark, being alternately visible and invisible for the space of a minute. A light vessel is moored in the fair-way of the Weser, between the black bnoys E and E, and the white bnoys 2 and 3. She has two masts: during day, a red flag, with a white cross upon it, is kept flying at the mainmast; and at night she exhibits 7 lantern lights, 28 feet above deck. This vessel is on no account to leave her station, unless compelled by the ice. Large vessels do not now generally ascend further than Bremerlehe, on the east side of the river, about 38 miles below Bremen, where a new and spacious harbour, called "Bremen Haven," has been constructed. But vessels not drawing more than 7 feet water come up to town; and those drawing from 13 to 14 feet may come up to Vegesack, about 13 miles from Bremen.—(See the Sailing Directions for the North Sea, published by Mr. Norric.)

A Statement of the Quantities and Value of the principal Articles of Merchandise imported into Bremen, in the year 1835.—(Consular Return).

Description.	Impo	rts.	Description.	Impor	ts.
	Quantities.	Value.		Quantities.	Value.
Barilla	5,277 1,284 10,377 234 10,103,000 1,107 8,208 753,700 3,211	£ 2,216 6,741 23,003 842 243,003 8,12 263,188 5,700 2,230 31,401 6,518 6,087 1,980 5,190 47,325 22,878 32,265 3,705 106,440 5,347 7,150	Raisins cwts.  Rice do. Resin do. Rum casks. Salt lasts. Salt - lasts. Saltpetre - cwts. Sugar, raw, - do refined - do. Tar - brls. Tea bls. Tinplates - boxes. Tobacco, leaf - lbs roll - do stems do. Miscellaneous	between	£ 7,383 33,924 961 15,799 961 15,799 2,118 0,277 215,571 35,564 8,340 1,944 4,035 46,785 3,394 478,380 27,947 1,802,553 32,553
Pitch brls.	501	324	<b>T</b> otal im	orts -	1,835,106

Exports.—Linens are one of the most important articles of export from Bremen. They are mostly sold by the piece. The dimensions of the pieces, and their prices, are similar to those of Hamburgh, which see. The Westphalia hams are mostly shipped from this port.

\*Duties.—An export duty of \*\frac{1}{8}\* per cent., ad valorem, is charged on all merchandise shipped from

Duties.—An export duty of \( \frac{1}{2} \) per cent., ad valorem, is charged on all merchandise shipped from Bremen.

The import duty is \( \frac{1}{4} \) per cent., ad valorem, on all articles; having been increased a third per cent. by the ordinance of 1830.

The value of the imports is calculated according to the invoice price, adding thereto the freight and the rate of insurance current in Bremen; the value of the exports is estimated from the invoice price only. Should there be no invoice of imports, it is the duty of the inporter to make a correct estimate of the value upon his oath as a citizen; but the Custom-house has power to institute a stricter examination, if the estimate appears too low.

Emigration.—Bremen has become the most considerable port on the Continent for the shipment of emigrants to the United States, and other parts in America. In 1832 the number of emigrants unnounted to between 9,000 and 10,000; and their conveyance has become an object of much importance, particularly to the American ship-owners. A large propertion of the emigrants are from Hesse.

Ship-brokers are ilecased officers, and give security, to the amount of 2,000 rats dollars, for the faithful discharge of their duties. These are to engage freights, to sell vessels by auction, to enter vessels, and collect freights. They are not permitted to have partners, to transact any commercial business on their own account, to accept commissions or consignments, to sell or purchase bills of exchange, or to engage in any mercantile concerns.

None but appointed brokers of this class can undertake any of the duties assigned to them. Any person employing a non-appointed broker, is deprived of legal redress against the unauthorised agent by whose conduct he may sustain injury.

Ship-brokers are obliged to keep a register of all vessels coming in or going out, of the names of the captains who employed them, to procure manifests of cargoes, and to attend to the payment of duties and other dues chargeable on vessel or cargo.

The fees al

For the collection of freight money, the broker is entitled to receive one per cent., but the consignee

of a foreign vessel is to pay this sum.

Regulations of the Harbour of Bremen Hacen.—All vessels entering the harbour are subject to the superintendence of the harbour-musters, whose directions are to be obeyed by the captains and

No ballast or rubbish is to be thrown overboard, under a penalty of 10 rix-dollars for the first offence, which is increased in case of repetition; the offender, too, is obliged to remove the articles he may have so cast into the harbour.

It is not permitted to keep gunpowder on board, and any which may be in the vessel must be delivered up within two hours after she has reached her berth: non-compliance with this subjects the party to a fine of from 10 to 50 ris-dollars; nor is it permitted to discharge any fire-arms in port.

The use of all fire on board, from sunset to sunrise, is prohibited; the captain, however, may have

a light, in a closed lantern, in his cabin.

The crews are not allowed to carry on shore any fire-arms, dirks, or other weapons.

Vessels passing in and out of the drawbridge, or which may remain in the harbour during two months, are subject to the payment of the following rates, viz.:—

	Rx. D. Gr.	Rx. D. C	
Of 300 tasts and apwards -	 . 40 0		36
Below 300 — to 250 fasts	 - 35 6	- 40 - to 30 - · · · · 5	0
- 250 - to 200 - · ·	 - 30 0	If vessels remain longer than two months, they are to pay	for
- 200 - to 150	 - 25 0	every additional month, calculating the entrance on a new month	
- 150 to 120 · ·	 · 20 0	a full month.	4.3
- 120 - to 100 - square-rigged	 - 17 36		
<ul> <li>120 — to 100 — gailiots, &amp;c.</li> </ul>	 <ul> <li>15 0</li> </ul>	Vessels of 300 lasts and upwards 5	0
<ul> <li>100 — to 80 — square-rigged</li> </ul>	 • 15 0		36
<ul> <li>100 — to 80 — galliots, &amp;c.</li> </ul>	 <ul> <li>12 36</li> </ul>		36
- 80 - to 60 - square-rigged	 - 12 36		36
<ul> <li>E0 — to 60 — galliots, &amp;c.</li> </ul>	 - 10 0	100 to 60 1	36

Arrivals.—During the year 1834, 1,006 ships entered the port of Bremen. Of these, 194 were from Hanover; 111 from Great Britain; 103 from the United States; 44 from France; and the remainder from the Netherlands, Russia, South America, Spain, Sweden, &c. The shipping charges at Bremen are particularly low.

Money.—Accounts are kept in thalers, or rix-dollars, of 72 grootes or grotes; the grotes being dided into 5 swares. The Bremen rix-dollar current is worth 3s. 2d. sterling; and the par of exchange vided into 5 swares.

vided into 5 swares. The Bremen rix-dollar current is worth 3s. 2d. sterling; and the par of exchange is 1l. sterling = 6 rix-dollars 22 grotes 4 swares.

Weights and Measures.—The commercial pound = 2 marks = 16 onnecs = 32 loths = 7,690 English grains. Hence, 100 lbs. of Bremen = 1098 avoirdupois, or 49×35 kitog. A load of pfundschwer = 300 lbs., but carriers reckon it at 305 lbs. A centner = 116 lbs.; a shippound = 2½ centners, or 200 lbs.; a waage of iron = 120 lbs.; a stone of flax = 20 lbs.; a stone of wool = 10 lbs. A ton of butter great measure = 300 lbs.; and a ton of do. small measure = 220 lbs.

The dry measures are, 4 spints = 1 vierte! 4 viertels = 1 scheffel; 10 scheffels = 1 quart; 4 quarts = 1 last; the last = 80 70 bushels Winchester measure, or 10 087 quarters; that is, 10 quarters and 0.7 bushel. A barrel of sall = 3½ scheffels. A last of coals = 2 chaldrons Newcastle measure.

The liquid measures are 8°s quarts = 1 viertel; 5 viertels = 1 anker; 4 ankers = 1 tierce; 1½ tierce = 0xhoft; the 0xhoft = 55 English wing gallons. Wine is sometimes sold by the abm of 4 ankers = 37 Eng. wine gallons. A ship

— oxboft; the oxboft = 58 English wine gallons. Wine is sometimes sold by the ahm of 4 ankers = 37½ Eng, wine gallons. A barrel of whale oil = 6 steckan, or 216 lbs. nett = 31½ Eng. wine gallons. A ship last of herrings, salt, and coals = 12 barrels.

The Breuven foot = 11:38 Eng. inches: hence, 100 Breunen feet = 948 Eng. ditto. The Breunen ell is 2 feet; and 100 ells of Breunen = 63:2 Eng. yards.

Tarcs.—The usual tarcs are, on sugar in casks and Brazil chests, 17 per cent.; on Havannah boxes, 70 lbs.; Baryland tobacco, 90 lbs. per bogshead; ditto Virginia and Kentucky, 110 lbs. per hogshead; cotton, round bales, 4 per cent ; square ditto, 6 per cent.; tea (green), 20 lbs. per quarter chest; ditto (black), 22 lbs. per quarter chest. Most other articles, such as East India indigo, rice, coffee, spices, &c. real tare.—(Drawn up principally from the communications of Breunen merchants; and from the Digest of Customs' Laws printed by order of the American Congress, vol. i. p. 434. &c.) Digest of Customs' Laws printed by order of the American Congress, vol. i. p. 434. &c.)

[The mercantile marine of Bremen has of late years been very much augmented, and may be now estimated at about 40,000 tons. Since the construction of the harbour of Bremerlche, above mentioned, ship-building has chiefly been carried on there, instead of at Vegesack, as was formerly the case. And some very fine ships and brigs have been lately constructed on American models.

The commercial intercourse of Bremen with the United States is extensive and important, This small city is the principal market in Europe for American tobacco. The average quantity imported by it approaches to 30,000 hogsheads annually; and of this amount the larger portion is Maryland. It is distributed from Bremen ull over Germany, Prussia, Austria, and even through Italy and Russia. A considerable number of Bremen vessels resort for it to Baltimore; some to Petersburg and Richmond. The inspection lately established in Philadelphia has already augmented the direct intercourse between it and Bremen; and a regular line of packets is to sail between the two ports.

The quantity of cotton annually shipped to Bremen from the United States does not go beyond six or eight thousand bales. Five or six thousand casks of rice are annually exported thither.

For many years past the Bremen vessels have brought to this country a large number of German emigrants, consisting chiefly of industrious farmers, mechanics, and labourers.

During the years 1836 and 1837, they supplied us with grain; but their cargoes ordinarily consist of goods manufactured in various parts of Germany, such as

Silks, manufactured mostly at Elberfeld and Crevelt, in Prussia.

Cotton goods, principally hosiery, made in Saxony.

Woollens, chiefly merimoes, some coarse woollen hosiery, some light summer cloths, and a small quantity of broad cloth.

Hardware and steel, manufactured at Remscheid, Solingen, and neighbouring places, in the Prussian dominions.

Hollow glassware, such as tumblers of the commonest description, and wine and por-

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ter bottles. The importation of these articles is gradually decreasing, as our own glassworks are improving.

Linens. All kinds of German linen goods have been in a great measure superseded by the linens of Ireland and Scotland. Some very coarse linen, however, for bagging, called Hessians and Hoeden rolls, and some burlaps for negro clothing, as also sail cloth of a good quality, made in imitation of the Dutch, together with linen tapes and bobbins, continue to be imported; also damask table linen and napkins, and linen pocket handkerchiefs.

Looking-glass plates of small sizes, low priced toilet and pocket glasses, burning glasses, and spectacle glasses procured from Nuremberg, in the king arm of Bavaria; as also hooks and eyes, bone buttons, toys, and a great variety of small acticles, procured from the same

Thread, silk, and cotton lace, lace veils and embroideries, cotton and worsted fringes, brought to Bremen from Saxony.

Slates, slate pencils, marbles, and toys from Sonnenberg in Saxony.

Oil cloth manufactured in Saxony.

Westphalia hams.

We may remark that the consumption of German manufactures in this country is, generally speaking, on the increase; the frugality and industry of the Germans enabling them more and more to compete with the English and French.—Am. Ed.]

BRIBE. Any person giving or offering a bribe, recompence, or reward, to any officer of the customs, to induce him to neglect his duty, to forfeit 2001.—(3 & 4 Will, 4. c. 53. § 38.) [By the act of the 2d of March, 1799, entitled "An act to regulate the collection of duties on imports and exports," it was enacted,

"That if any officer of the customs shall, directly or indirectly, take or receive any bribe, reward, or recompense, for conniving, or shall counive, at any false entry of any ship or vessel, or of any goods, wares, or merchandise, and shall be convicted thereof, every such officer, or other person, shall forfeit and pay a sum, not less than two hundred, nor more than two thousand dollars, for each offence; and any person giving or offering any bribe, recompense, or reward, for any such deception, collusion, or fraud, shall forfeit and pay a sum, not less than two hundred dollars, nor more than two thousand dollars, for each offence."—Am. Ed.]

BRICKS AND TILES, well known articles used in the building and covering of houses. They are made of baked clay and sand. Until last year (1833) an excise duty was charged both on bricks and tiles, their manufacture being, in consequence, placed under surveillance. It is ordered by 17 Geo. 3. c. 42. that all bricks made in England for sale shall be 8½ inches long, 2½ inches thick, and 4 wide; and all pantiles 13½ inches long, 9½ inches wide, and ½ an inch thick; on pain of forfeiting, for bricks or tiles made of less dimensions when burnt, as follows, viz. 20s. for every 1,000 of bricks, and 10s. for every 1,000 of pantiles, and proportionally for a greater or less number. It is also provided, that the size of the sieves or screens for sifting or screening sea-coal ashes to be mixed with brick earth in making bricks, shall not exceed ‡ of an inch between the meshes. Makers of bricks and tiles must give notice, under a penalty of 100%, to the excise, of their intentior, to begin the manufacture. Tiles used in draining land were exempted from the duties. But in so far as respects tiles, these regulations are no longer of importance, the duty on them having been abolished in 1833. The revenue derived from it was but trifling. It was, however, very prejudicial to the manufacture, particularly after the repeal of the duty on slates. It were to be wished that the state of the revenue was such as to admit of the repeal of the duty on bricks.

Account of the Rates of Duty on, and Quantities of, the different Species of Bricks produced in England and Wales in 1827, 1828, and 1829.

Species.	Rates of Duty.	Quantity.	Quantity,	Quantity.
Common - Large Polished - Large polished	5s. 10d. per 1,000 10s. per do. 12s. 10d. per do. 2s. 5d. per 100	1827. 1,002,447,058 2,683,046 8,150,750 98,550	1828. 1,068,400,330 2,645,425 7,769,075 122,810	1829. 1,099,741,701 2,540,360 7,295,366 110,275
	Totals	1,103,379,401	1,078,937,640	1,109,690,702

Account of the Rates of Duty on, and Quantities of, the different Species of Bricks produced in Scotland, in 1827, 1828, and 1829.

Species.		Rates of Duty,	Quantity.	Quantity.	Quantity.
Common Large - Polished	-	5s. 10d. per 1,000 10s. per do. 12s. 10d per do.	1827. 20,071,337 255,850 3,375	1828. 24,281,032 406,439 1,850	1629. 24,741,582 390,187 6,522
		Totals	20,330,562	21,689,321	25,144,291

Nett Produce of the Duties on Bricks and Tiles in 1829.

{ Brick Tiles Scotland -31,830

Total nett amount of revenue from bricks and tiles in Great Britain, 362,5181. 13s. 10d. There were, in 1830, 5,369 brick und tile manufacturers in England and Wales, and 104 in Scot-

The entire duties on bricks and tiles are drawn back upon exportation. Sufficient security must be given before their shipment, that they shall be shipped and exported, and not relanded in Great Britain.—(21 Geo. 3. sess. 2. c. 24. § 16.)
If bricks or tiles shipped for drawback be relanded, the bricks or tiles so relanded shall, over and above the penalty in the bond, be forfeited.—(§ 17.)

Return of the Number of Tiles made in the Year 1830, in Great Britain; stating the Number of each Kind, and the Rate of Duty charged per Thousand on each; also, the Gross Amount of Duty for the Year, and Amount paid for Drawback on Tiles exported; distinguishing each Country, and the Number of Tiles exported.

	Plain.	Rate of Duty.	Pan or Ridge.	Rate of Duty.	Smali Paving.	Rate of Duty.	Large Paving.	Rate of Duty.	All other,	Rate of Duty.	Gross A	
England - Scotland -	3,250	per 1000	2,638,942	s. d. 12 10 per 1000	67,330	per 100	1,036,300 19,370	#. d. 4 10 per 100	399,675 1,750	per 1000	32,438	
Gt. Britain	41,711,165		23,212,392	!	4,029,837		1,055,670		4 ,425		34,249	14
		Plain	. Pa	n or Ridge	er of Ti	1	Large Pavis	ng.	All other.		nt of Di back.	aw.
England Scotland	:	17,00	00	734,742 52,000		,909 ,900	143,07 75		1,424		e s. 7. 9 44 14	d. 5 6
Great Bri	tain	17.00	00	786,742	134	,809	143,82	3	1,424	1,0	20 3	11

Note .- Bricks and tiles made in Ireland are not subject to excise duty.

BRIMSTONE. See Sulphur.

BRISTLES (Fr. Soies; Ger. Borsten; Du. Borstels; It. Setole; Sp. Cerdas, Setas; Pol. Szezeciny; Ras. Schischetina; Lat. Setw), the strong glossy hairs growing on the back of the hog and the wild boar. These are very extensively used by brushmakers, shoemakers, saddlers, &c., and form a considerable article of import. Russia is the great mart for bristles; those of the Ukraine being held in the highest estimation. Of the total quantity imported in 1831, amounting to 2,070,306 lbs., Russia furnished 1,867,096 lbs., and Prussia (Königsberg) 136,721 lbs. At an average of the 3 years ending with 1831, the entries for home consumption amounted to 1,789,801 lbs. a year. The duty, which varies from 23d. to 33d. a pound, produced, in 1832, 25,613l. 2s. 10d. nett. BROCADE (Du. Brokade; Fr. Brocade; Ger. Brokal; It. Broccalo; Rus. Partscha;

Sp. Brocado), a stuff made of silk variegated with gold and silver.

BROKERS, persons employed as middlemen to transact business or negotiate bargains oetween different merchants or individuals. They are sometimes licensed by public authority,

and sometimes not.

Brokers are divided into different classes, as bill or exchange brokers, stockholders, ship and insurance brokers, pawnbrokers, and brokers simply so called, or those who sell or appraise household furniture distrained for rent. Exclusive, too, of the classes now mentioned, the brokers who negotiate sales of produce between different merchants usually confine themselves to some one department or line of business; and by attending to it exclusively, they acquire a more intimate knowledge of its various details, and of the credit of those engaged in it, than could be looked for on the part of a general merchant; and are consequently able, for the mest part, to buy on cheaper and to sell on dearer terms than those less familiar with the business. It is to these circumstances—to a sense of the advantages to be derived from using their intervention in the transacting of business-that the extensive employment of brokers in London and all other large commercial cities is wholly to be ascribed.

The number of brokers in London is unlimited; but by the statute 8 & 9 Will. 3. c. 20. they are to be licensed by the lord mayor and aldermen, under such restrictions and limitations as they may think fit to enact. By the 57 Geo. 3. c. 60., brokers acting without being duly admitted are made liable in a penalty of 100%. The fee on admission is fixed by the same act at 5l.; and there is, besides, an annual payment also of 5l.

The following are some of the regulations established by the mayor and aldermen pursuant to the act of Will. 3.:- That every person shall, upon his admission, take an oath truly and faithfully to execute and perform the office of broker between party and party, in all

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<sup>\* (</sup>Compiled from the Parliamentary Papers, No. 191. Sess. 1830, and No. 354. Sess. 1831.)

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things pertaining to the duty of the said office, without fraud or collusion, to the best and utmost of his skill and knowledge; that he shall in all cases reveal the name of his principal; and neither deal in goods on his own account, nor barter and sell again, nor make any gain in goods beyond the usual brokerage; and that he shall regularly register all the contracts, &c. into which he enters.

Brokers grant a bond under a penalty of 500l. for the faithful performance of the duties

sworn to in the oath of admission.

A medal is delivered to the broker, with his name engraved thereon, which he may pro-

duce, if required, as evidence of his qualification.

Twelve persons professing the Jewish religion are permitted to act as brokers within the city, under the same regulations, and receive the silver medal accordingly. This medal is transferable; sold generally at from 800l. to 1,500l., exclusive of the expense of transfer, which is uncertain. Upon the decease of any of the holders of the medal without its having been transferred, the appointment falls to the lord mayor for the time being; and for it the sum of 1,500l. has not unfrequently been given.—(Montefiore's Com. Dict. art. Brokers.)

If goods in the city of London be sold by a broker, to be paid for by a bill of exchange, the vendor has a right, within a reasonable time, if he be not satisfied with the sufficiency of the purchaser, to annul the contract, provided he intimate his dissent as soon as he has an opportunity of inquiring into the solvency of the purchaser. In a case of this sort (Hodgson v. Davies, 2 Camp. N. P. C. 536.), Lord Ellenborough was, at first, rather inclined to think that the contract concluded by a broker must be absolute, unless his authority were limited by writing, of which the purchaser had notice. But the special jury said, that "unless the name of the purchaser has been previously communicated to the seller, if the payment is to be by bill, the seller is always understood to reserve to himself the power of disapproving of the sufficiency of the purchaser, and annulling the contract." Lord Ellenborough allowed that this usage was reasonable and valid. But he clearly thought that the rejection must be intimated as soon as the seller has had time to inquire into the solvency of the purchaser. The jury found, in the case in question, that five days was not too long a period for making the necessary inquiries.

Brokers, Bill,-propose and conclude bargains between merchants and others in matters of bills and exchange. They make it their business to know the state of the exchange, and the circumstances likely to elevate or depress it. They sell bills for those drawing on foreign countries, and buy bills for those remitting to them: and, from their knowledge of the mutual wants of the one class as compared with those of the other, a few of the principal brokers are able to fix the rate of exchange at a fair average, which it would not be possible to do if the merchants directly transacted with each other. Their charge as brokerage is

2s. per cent.

"Those," says Mr. Windham Beawes, "who exercise the function of bill brokers, ought to be mcn of honour and capable of their business; and the more so, as both the credit and fortune of those who employ them may, in some measure, be said to be in their hands; and, therefore, they should avoid babbling, and be prudent in their office, which consists in one sole point, that is, to hear all and say nothing; so that they ought never to speak of the negotiations transacted by means of their intervention, or relate any ill report which they

have heard against a drawer, nor offer his bills to those who have spread it.

Brokers, Stock,—are employed to buy and sell stock in the public funds, or in the funds of joint stock companies. Their business is regulated by certain acts of parliament, by which, among other things, it is enacted, that contracts in the nature of wagers, or contracts apparently framed for the sale or purchase of stock, but really intended only to enable the parties to speculate on contingent fluctuations of the market, without any stock being actually sold, shall be void, and those engaging in them subjected to a penalty of 5001.—(7 Geo. 2. c. 8, made perpetual by 10 Geo. 2. c. 8.) And by the same act, any one contracting to sell stock of which he is not actually possessed, or to which he is not entitled, forfeits 500%. Brokers not keeping a book in which all contracts are regularly inserted, are liable in a penalty of 50% for each omission; half to the king and half to those who sue for it. The charge for brokerage on all public funds, except Exchequer bills and India bonds, is 2s. 6d. per cent.; on these it is 1s. per cent. No transaction with respect to the purchase and sale of stock in the public funds can be concluded except by the intervention of a licensed broker, unless by the parties themselves.

Brokers, Ship and Insurance.—The chief employment of this class of brokers is in the buying and selling of ships, in procuring cargoes on freight, and adjusting the terms of charterparties, settling with the master for his salary and disbursements, &c. Their charge as ship brokers is about 2 per cent. on the gross receipts. When they act as insurance brokers, they charge 5 per cent. on the premium, exclusive of a discount allowed them on settling with the underwriter. The merchant looks to the broker for the regularity of the contract, and a proper selection of underwriters. To him also the underwriters look for a fair and candid disclosure of all material circumstances affecting the risk, and for payment of

their premiums. From the importance of their employment, ship and insurance brokers ought to be, and indeed generally are, persons of respectability and honour, in whom full confidence may be reposed. A ship broker is not within the various acts for the regulation

and admission of brokers .- (Gibbons v. Rule, C. P. 27th of June, 1827.)

Brokers, Custom-house.—It is enacted by the 3 & 4 Will. 4, c. 52., that no person shall be authorised to act as an agent for transacting business at the Custom-house in the port of London, relative to the entry or clearance of any ship, &c., unless authorised by licence of the commissioners of customs, who are to require bond with one surety for 1,000l. for the faithful conduct of such person and his clerks. This regulation does not, however, apply to the clerk or servant of any person or persons transacting business at the Custom-house on his or their account. The commissioners may extend this regulation to other ports.—§§ 144. & 148.

Brokers, Pawn. See PAWNBHOKERS.

Brokers, simply so called, in their character of appraisers and sellers of goods distrained for rent, are regulated by 57 Geo. 3. c. 93., which enacts, that no such person making any distress for rent, where the sum due does not exceed 20l., shall take more than the following sums; viz.

						•	σ.	u.
For levving -	-	-	-	-	-	0	3	0
For men keeping posses	sion, per day		-	-			2	0
Advertisements, if any	-	-	-	-			10	0
Catalogues, sale, comm	ission, &c. in	the	pound on the	Bett pr	roduce	0	1	0
Stamp duty, lawful am	ount.							

Appraisements, whether by one broker or more, 6d. per pound on the value of the goods, under a penalty of treble the amount of the money unlawfully taken, with costs to be reco-

vered summarily before a justice of the peace.

In France, the brokers who deal in money, exchange, merchandise, insurance, and stock, are called eigents de change, and their number, at Paris, is limited to sixty. The company of agents de change is directed by a chamber of syndics (chambre syndicale) chosen annually by the company. They are severally obliged to give bonds to the amount of 125,000 fr. for the prevention of abuses. They are also obliged to keep books; are restricted to a charge of from  $\frac{1}{6}$  to  $\frac{1}{2}$  per cent.; and are interdicted from carrying on, or having any interest in, any commercial or banking operations.—(See Code de Commerce, § 74. &c.; and art. Boineaux, in this Dictionary.)

In the United States, brokers are not licensed, nor do they give bonds.

BROKERAGE, the commission, or percentage, paid to brokers on the sale or purchase of

bills, funds, goods, &c .- (See Factoriage.)

BRONZE (Ger. Stückgut, Stükmetall; Du. Stückgoed; It. Bronzo; Sp. Metal de Canones; Lat. Metallum tormentorum), "a mixed metal, consisting chiefly of copper, with a small proportion of tin, and sometimes other metals. It is used for easting statues, cannon, bells, and other articles, in all of which the proportions of the ingredients vary."—(Ure.)

BROOMS (Ger. Besen; Fr. Bulais; It. Scope, Granate; Sp. Escobas; Rus. Metlii), are principally made of birch or heath. Vast quantities are manufactured in Southwark, for

the supply of the London market.

BRUSHES (Ger. Bürsten; Fr. Brosses; It. Setole, Spazzole; Sp. Brozas, Cepillos, Escobillus; Rus. Schtschetki), well-known implements, made of bristles, and manufactured

of various forms.

BUBBLES, a familiar name applied generally to fraudulent or unsubstantial commercial projects, which hold out hopes of rapid gain, for the purpose of enriching the projectors at the expense of sanguine and ignorant adventurers; and particularly used to designate those projects, the funds for which are raised by the sale of shares or subscription to a transferable stock. In consequence of the mischief produced by the gambling in transferable shares of bubble companies at the time of the South Sea project, 1719 and 1720, the stat. 6 Geo. 1. c. 18., reciting that several undertakings or projects had been contrived and practised, which "manifestly tended to the common grievance, prejudice, and inconvenience of great numbers of his Majesty's subjects in their trade and commerce," and describing, among other practices of the time, the ordinary mode of raising money by shares and subscriptions to a pretended transferable stock, enacted, that the undertakings and attempts so described, and public subscriptions, assignments, and transfers for furthering them, and particularly the raising or pretending to raise transferable stocks without authority of charter or act of parliament, should be deemed illegal and void, and prohibited them under severe penalties. Some decisions limited the operation of, and finally the stat. 6 Geo. 4. c. 91. altogether repealed, these enactments and prohibitions. The projectors of bubbles, therefore, are now punishable only when they can be deemed guilty of frauds or conspiracies at common law; and there is no other check on the adventurers than the loss and troublesome liabilities under the law of partnership, in which participation in these projects often involves them.

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BUCKRAM (Fr. Bougran; Ger. Schettre, Steife Leinwand; It. Tela collata o gommata; Rus. Kleanka; Sp. Bucaran), a sort of coarse cloth made of hemp, gummed, calendered, and dyed several colours.

BUCKWHEAT (Fr. Blé Sarrasin, Blé noir; Ger. Buchweizen, Heidekorn; It. Grano Saraceno, Faggina, Fraina; Sp. Trigo Saraceno, Trigo negro; Pol. Tatarca, Gryka, Pohanca; Rus. Gretscha; Lat. Fagopyrum) is principally cultivated in order that it may be cut when young and green, and employed as fodder for cattle; when allowed to ripen, the grain is usually employed to feed pigeons and poultry. When ripe it is of a deep yellow colour, the seeds bearing a great resemblance to beech-mast: it will grow on the poorest soils. Buckwheat has been cultivated in this country from the latter part of the sixteenth century. Its native country is unknown, but supposed to be Asia. Beckmann has a very learned dissertation on its introduction and early culture in Europe.—(See Hist. of Invent. vol. i. art. Buckwheat.) The average quantity of buckwheat imported, is about 10,000 quarters. The duty is the same as on barley.—(See Conv. Laws.)

BUENOS AYRES, a city of South America, on the south side of the La Plata, about 200 miles from its junction with the sea, in lat. 34° 36½′ S., long. 58° 22′ W. Population very differently estimated; but said (Bulletin des Sciences Géographiques, vol. xx. p. 152.) to amount to 81,000. The La Plata is one of the largest rivers of the world, traversing a vast extent of country, of which it is the great outlet. Unluckily, however, it is of very difficult navigation, being shallow, infested with rocks and sand-banks, and exposed to sudden and violent gusts of wind. There is no harbour at Buenos Ayres, or none worthy of the name. Ships can only come within 2 or 3 leagues of the town: there they unload their goods into boats; from which they are received at the landing places into carts that convey them to the town, which is about 1 of a league distant. Ships that want careening repair to the bay of Barragon, a kind of port about 10 leagues to the S. E. of the city; and there also the outward bound ships wait for their cargoes. All the timber used in the construction of houses, and in the building and repairing of vessels, come down the river from Paraguay in rafts. The principal articles of export consist of hides and tallow, of which vast quantities are sent to England, the United States, Holland, Germany, &c.; besides these, there are exported bullion and viccunna wool from Peru, copper from Chili, salt beef, nutria skins, &c. The imports principally consists of cetton and woollen goods from England, hardware and carthenware from ditto, linens from Germany, flour from the United States, spices, wines, salt fish, machinery, furniture, &c.: the finest tobacco, sugars, wax, &c. are brought from the interior; as is Paraguay tea, an article in considerable demand in South America. The inland trade carried on between Buenos Ayres, and Peru, and Chili, is very considerable; and its trade by sea with foreign countries is daily becoming of more importance.

During the year 1832, there were exported from Ilnenos Ayres, dry hides, \$77,132; ditto salted 48,378; horse hides, 46,076; jerked beef, 105,780 quintals; horns, 2,049,017; tips, 101,851; wood, 33,052 arrobas; hair, 31,257 ditto; nutria skins, 14,562 dozen, &c. The trade from this country to Buenos Ayres is confounded in our Custom-house accounts with that to Monte Video, under the general name of the States of the Rio de la Plata; but by far the largest share belongs to Buenos Ayres. In 1831, we imported from these states, exclusive of bullion, of which no account is kept, 429,966 nutria skins—(See Nutria), 146,068 cwt. hides, 2,470 cwt. tallow, 12,214 lbs. sheep's wood, &c. The declared value of the articles of British produce and manufacture exported to these state during the same year, was 339,870L; of which cottons, woodlens, hardware, and linens made more than three fourths. In 1828, 64 British ships, of the burden of 12,746 tons, entered the port; the total number of foreign vessels that annually enter it being from 300 to 400. The commerce of Buenos Ayres will no doubt continue to increase according as the vast countries situated on the La Plata, now in a great degree unoccupied, are settled. unoccupied, are settled.

Monies, Weights, Measures, &c. same as those of Spain; for which, see CADIZ.

[We shall only add to what the author has stated concerning the trade of the United States with Buenos Ayres, or the Argentine Republic, of which it is the capital, that the amount of our domestic manufactured cottons which we export to that country has become by no means inconsiderable. It was respectively \$263,000, \$101,000, \$400,000, and

\$50,000, in the four years ending the 30th of September, 1837.—Am. Ed.]
BUFF (Ger. Büffel, Büffelhäute; Fr. Buffle, Peau de buffles, et Peaux passées en buffles; R. Bufalo, Cuojo di bufalo), a sort of leather prepared from the skin of the bufflalo, dressed with oil, after the manner of chamois. The skin of elks, oxen, and other like animals. mals, when prepared after the same manner as that of the buffalo, is likewise called buff. lt is used in making sword-helts and other articles, where great thickness and firmness are

BUGLES, small glass beads of different colours. They are in considerable demand in Africa, to which they are mostly exported.

BULLION, uncoined gold and silver in the mass. See Goln and Silver.

BUOYS, pieces of wood, cork, or some light substance, moored and floating on the water. Those of wood are sometimes solid, and sometimes hollow, like a cask, and strongly hooped; they are made of various shapes and sizes; and are either private or

### Subjoined is an

Account specifying the Buoys and Beacons under the Control of the Trinity-House, Deptford Strond, with the Rates of Charge on account of the same on British and Foreign Ships, and the Produce of the Bates in each of the Three Years ending with 1822.—(Parl. Paper, No. 315. Sess. 1833.)

	R		Amounts collected,									
	Coasters,	British and Forcego privileged Vessels Oversea, per Tou-	Foreigo Vessels not privileged Oversea, per Ton,	18	30.		183	1.		183	2.	
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Thames and port of London, including loadsmanage and prinage, also including loadsmanage the dues formerly returned under the head of Trinity House duties from stranger's ships.  ports of Grsham, Leigheidge, Haure payablon foreign ton, but in	The rates vary from 1 penny to 1 tarthing per ton, according to the description of the vessels' cargoes, and the places from whence they arrive.  These due avesend, Shee dh, Maldon, Col review, and Abe for the inwar vessels not per other respects	1 penny - s are also rec ruess, Roches chester, Ipsw iborough, at d pussage oul riviteged, is the rates are	ster, Faver- vich, Wood- which they y. The rate 2 pence per determined	8,623	7	5	9,313	16	51	8,449	16	91
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Buoys off Yar-		l farthing	l farthing	1,806	10	23	1,835	11	41	1,802	8	1
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buoys	per ton.	l Tota	l ı1 - £€	11,357	- 10	31	12,085	_	71	11,261	10	_

Trinity House, London, 9th of March, 1833.

(Errors excepted.)

J. HERBERT, Secretary.

Private Buoys are so called from their belonging to private individuals. They are principally employed to mark the place of the ship's anchor, being fastened to it by a rope or chain, so that the men who go in the boat to weigh it may readily find out where it is.

By the 1 & 2 Geo. 4, c. 75, § 11, it is enacted, that if any person or persons shall withilly cut uwny, cast adrift, remove, after, deface, sink, or destroy, or in any way injure or concent, any buoy, buoy-rope, or mark belonging to any ship or vessel, or which may be attached to any anchor or cable belonging to any ship or vessel, whether in distress or otherwise, such person or persons so offending shall upon conviction be adjudged guilty of felony, and shall be liable to be transpreted for any term not exceeding 7 years, or to be imprisoned for any number of years, at the discretion of the court.

Public Buoys, being intended for the public service, cannot be placed, altered, or removed, except by competent authority. They are generally of a pretty large size; and are firmly 'moored by chains or cables to rocks, large stones, anchors, &c. By floating on the surface of the water, they serve at once to mark the channels through which it is safe to steer, and to point out dangers to be avoided, such as sunken rocks, shoals, wrecks of vessels, &c. The places in, and the purposes for, which buoys are exhibited, are always specified in good charts: and as the leading buoys are generally of a peculiar figure or colour, which is also indicated in the chart, the navigator, as soon as he recognises them, shapes his course accordingly. Hence the great importance of having buoys properly placed, and of their being carefully marked in charts.

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The 6 Geo. 4. c. 125. § 91, enacts, that every person who shall ride by, make fast to, remove, or wilfully ran down or run fout of any vessel placed to exhibit lights, or any budy or beacon belonging to the corporation of the Trinity House of Deptford Strond, or to any other corporation lawing authority to place such vessel, budy, or beacon, shall, hesides making good all damage occasioned thereby, forfeit, for every such offence, any sum not exceeding 50t, nor less than 10t.

BURDEN of a ship. See Tonnage.

BURGUNDY, See WINE.

BURGUNDY PITCH, a resin, the produce of the *Pinus Ahies*, or spruce fir. It is obtained by making incisions in the bark down to the wood, whence it flows thickly and languidly, immediately concreting into flakes that adhere firmly to the tree. These being taken off are melted in boiling water, and strained through coarse cloths. It is of a close consistence, rather soft, has a reddish brown colour, and a not unpleasant smell; it is very adhesive. The greatest quantity is cellected in the neighbourhood of Neufchâtel, whence it is brought to us packed in easks. A fictitious sort is made in England, and found in the shops under the title of common Burgundy pitch; it may be distinguished by its friability, want of viscidity and of the odour which characterises the genuine sort.

A species of Burgundy pitch exudes spontaneously from the Norway spruce fir. This, which undergoes no preparation, is the *resin* or *thus* of the old London Pharmacopæias. It is imported in the form of tears or small masses, packed in casks, each containing from 1 to 2 cwt. It fetches about half the price of that which is strained.—(*Gray's Supplement to* 

the Pharmacopaias, Thomson's Dispensatory.)
BUSHEL, a measure of capacity for dry goods, as grain, fruit, dry pulse, &c. containing

4 pecks, or 8 gallons, or & of a quarter.

The Winchester bushel contains 2150-42 cubic inches, while the Imperial bushel contains 2218-192. Hence to convert Winchester bushels into imperial, multiply by the fraction  $\frac{215}{221}\frac{8}{8}\frac{192}{192}$  or 969447, or approximately deduct  $\frac{1}{3}$ , th, and  $\frac{1}{3}\frac{1}{3}$ , th; and if great accuracy required,  $\frac{1}{300}\frac{1}{600}$  and  $\frac{1}{3000}\frac{1}{600}$  more. To convert prices per Winchester bushel into prices per Imperial bushel, multiply by the fraction  $\frac{(21)}{221}\frac{1}{301}\frac{1}{221}$ , or 1-0315157.

By the 5 Geo. 4. c. 74. § 7. the bushel shall be the standard measure of capacity for

By the 5 Geo. 4.c. 74. § 7, the bushel shall be the standard measure of capacity for coals, culm, lime, fish, polatocs, or fruit, and all other goods and things commonly sold by heaped measure. The bushel shall contain 80 lbs. avoirdupois of distilled water, being made round, with a plain and even bottom, and being 19½ inches from outside to outside. Sections 7 and 8 direct the mode in which the bushel shall be used for heaped measure.

-(See Weights and Measures.)

The standard measure of capacity, by this act, as well for liquids as for dry goods not measured by heaped measure, shall be the gallon, containing 10 lbs. avoirdupois weight of distilled water weighed in air at the temperature of 62° of Fahrenheit's thermometer, the harometer being at 30 inches; and such measure shall be the Imperial standard gallon (containing 277°274 cubic inches); and all measures shall be taken in parts or multiples, or certain proportions, of the said Imperial standard gallon; and the quart shall be the fourth part, and the pint shall be an eighth of such standard gallon; and 2 such gallons shall be a peck, and 8 such gallons shall be a bushel, and 8 such bushels a quarter of corn or other dry goods not measured by heaped measure.

BUSHIRE on ABUSHIRE, a sea-port town of Persia, in the province of Fars, on the north-east coast of the Persian Gulf, in lat. 29° N., long, 50° 50′ E. Population uncertain, but estimated by Major Wilson at from 15,000 to 20,000. Bushire is situated at the north-ern extremity of a sandy peninsula, to the north and cast of which is the bay. There is a convenient anchorage for large ships due west from the town, 3 or 4 miles distant, in from 25 to 28 feet water; but ships of 300 tons burden or thereby lie in the inner roads, to the north, about 6 miles from shore; the anchorage is pretty good; but during violent north-westerly gales, they are sometimes obliged to cut their cables, and bear up for Karak, a small island about 15 leagues W. N. W. of Bushire. The water immediately to the east of the town is deep, but the passage to it is obstructed by a bar, which cannot be passed by vessels drawing more than 8 or 9 feet water, except at spring tides, when there is a rise of from 8 to 10 feet. The variation in 1811 was 4° 43′ W.—(Chart of the Persian Gulf, by Captain Ritchie, &c.) The climate here, as in all the other ports of the Persian Gulf, is extremely hot, particularly in June, July, and August. The unhealthy season is in the fall of the year.

Trade, &c.—Bushire has a good deal of trade, particularly with Calcutta, Bombay, and Madras. Its merchants supply almost all Persia with Indian commodities; as, also, with a good many of those brought from Europe. Of the imports from India, indigo, sugar, sugar candy, and spices are the most important; the steel of India is preferred in Persia to every other, and is made into excellent subres: tin is brought from Banea; and coffee is principally supplied by Mocha and other ports on the Arabian Gulf. English cotton goods, notwithstanding the admitted inferiority of our red dyes,—a colour in great esteem in Persia,—have already gone far to supersede those that were formerly brought from Hindostau; and the demand for them is rapidly extending, and is susceptible of an almost indefinite increase. Besides those imported at Bushire, a good many are introduced through Bussorah, and

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some through Turkey and Russia; the latter by way of the Black Sea, the former of Smyrna and Constantinople. Hitherto, indeed, a considerable part of the cottons imported through the last mentioned channels have been supplied by Switzerland and Germany,—their fabrics having been, in some respects, better titted, than ours for the Turkish and Persian markets; but they seem to have lost this advantage, as our exports of cottons to Turkey are now rapidly increasing. Woollen goods, cottlery, watches, &c., sent to India from England, are thence exported to Bushire. Imitation shawls, of the proper size and pattern, are said to meet with a fair sale. The exports principally consist of raw silk, Kerman wool, Kerman and Cashmere shawls, carpets, horses, silk goods, dried fruits, wine, grain, copper, turquoises, usafeetida, gall-nuts, pearls, and other articles of minor importance. Turkey annually supplies Persia with a very considerable amount of bullion, most part of which is

sent to India. Of the Persian exports, raw silk is the most important. It is produced to some extent in every province; but Gheelan and Mazunderan are those which are most celebrated for its growth. In the former, about 900,000 lbs, are annually raised. Russia is a large customer for this article. Dried fruits and dates are sent in considerable quantities to India. Horses are largely exported to India both by sea and land; they serve for mounting our Indian cavalry, and for supplying the large private demand that always obtains in Hindostan for this noble animal. Though neither so swift nor so beautiful as those of Arabia, the Persian horses are large, more powerful, and, all things considered, better for cavalry. They are capable of supporting an extraordinary degree of fatigue. Wine of Shiraz enjoys a degree of celebrity, to which, judging from the few samples we have seen, it seems but ill entitled Mr. Frazer says, that it is made in so careless a manner, that, in choosing it, not more than 1 bottle in 4 or 5 can be made use of. Persian tobacco and yellow dye berries are highly esteemed; the former enters to a considerable extent into the trade to Turkey as well as to India; the berries bring a very high price in our markets, but the imports hitherto have been inconsiderable. Turquoises, asafertida, and various sorts of drugs, rose water, with other minor articles, form part of the exports. Sheeps' and goats' wool is also exported. The best is that of Kerman. The down furnished by the goats of this province is almost as fine as that of the Thibet or shawl goats. Cotton is extensively produced in Persia; the Russians carry away some, but the greater part is used in the country. Grain is sent to Muscat, but so it in large quantities. The pearl trade is now principally centered at Muscat. The imports of copper into Calcutta from Bushire, Bussorah, and other ports of the Persian Gulf, during the 7 years ending with 1827-28, were valued at about 30,000l. a year. This copper is principally the produce of the Persian mines, mixed, however, with some Russian copper from Georgia. Of manufactured articles, the principal are carpets of the most beautiful fabric; shawls, partly native, and partly brought from Cashmere; velvets, silk goods, gold and silver brocades, and a few other articles. The trade between Persia and Russia by the Caspian Sea is very considerable. Most part of the paper used in the former is supplied by the latter. The furs of Russia find a ready market in Persia; but it is a fact worth mentioning, that Persian merchants have recently been seen at the Leipsic fairs, carrying gold thither for American furs!—(Urquhart on the Resources of Turkey, p. 155.) The Russian provinces on the Caspian derive their supplies of indigo from Persia by way of Bushire.

The official returns show that the total value of the entire trade, imports as well as exports, carried on between British India and the Persian Gulf, at an average of the 7 years ending with 1828, was (taking the rupee at 2...) 1,337,103. a year. Of this amount, Calcutta participated to the extent of 59,680., Madras of 51,981., and Hombay of 722,197. This, however, includes the trade to Muscat and Bussorah, as well as to Bushire, and we have no means of discriminating the separate amount of and bassorah, as well as to Bushire, and we have no means of discriminating the separate amount of each. It appears, indeed, from an account in the same paper whence these statements are taken, that of 33 ships belonging to the Persian Gulf that arrived at Bombay during the 7 years referred to, 28 belonged to Muscat, and only 7 to Bushire. But it must not be supposed that the trade to these places Is in this proportion, inasmuch as most of the Arabian ships trading to Bussorah belong to Muscat. It may, however, be fairly presumed, that the arrivals of Gulf ships at Calcutta and Madras would be in about the same proportion as those at Rombay; but the destination of the British ships trading to the Gulf not being given, and it being customary for most ships to visit both Bushire and Bussorah, it is impossible to say whether the value of the trade to the former as converted with the Bussorah, it is impossible to say whether the value of the trade to the former, as compared with that to the latter and Muscat, corresponds with the number of ships they respectively send to India.

Water at Bushire is excessively bad and dear; but excellent water, and in great abundance, may e had at Karak. The anchorage at this island is safe at all times; and ships may lie close to the beach. Sir John Malcoln suggested, that the permanent possession of Karak would be an object of considerable importance; and we are rather inclined to agree with him. It is of no value to the Perconsideration importance; and we are rainer inclined to agree with finit. It is of no value to the resistant, and there seems little doubt that they would be glad to cede it for a trifling consideration. Its possession would not only enable us to command the navigation of the Persian Gulf; but it would form a depôt where goods destined for Hushire, Bussorah, &c. might be kept in perfect safety, and in a situation the most convenient, being readily accessible to all sorts of Arabian vessels. A taste for British cottons and woollens is now forming in all the vast countries watered by the Euphrates and the Thrie or which darking their sundies from the amount in according to their large. the Tigris, or which derive their supplies from the emporia erected on their banks : and it is of the greatest consequence that nothing be omitted that may serve to facilitate the diffusion of this taste, and

the menus of gratifying it.

Money.—Accounts are kept in tomans of 50 abasses, or 100 mamoodis. The toman is a Persian gold coin, containing, according to the report of the Rombay mint, from 71.5 to 67 gr. pure metal, being consequently equal to from 12s. 74d. to 11s. 11d. sterling. The toman of Bussorata is worth about 30s., and that of Gombroon about 24s. These, with Persian and foreign silver coins of all denominations,

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BUTTER Lat. Butyrun. Smör), as eve stance, obtaine The various

have been inve which he arriv Vol. I .- Y are found at Bushire; but the rates of the foreign coins are perpetually varying, and the weight of the native coins is also subject to frequent changes. Weights and Measures.—Gold and silver are weighed by the miscal of 2 dwt. 23 7-12 gr., or 3 dwt.

Weights and Massures.—Gold and sliver are weighed by the miscal of 2 dwt. 23.7-12 gr., or 3 dwt. very nearly.

The commercial weights vary according to the commodities sold, and the places where they are used. The manual tabree weighs 62 lbs. avoirdupois at the Custom-house, but only 64 lbs. at the baraar. This weight is used by dealers in sugar, coffee, copper, and all sorts of drugs. The manual copra is 73 lbs. at the Custom-house, and from 74 to 74 lbs. at the bazaar. Dealers in rice and other articles of provision use this weight. The named shaw is double the manual tabree, or 134 lbs.

Pearls are weighed by the abbas = 2.25 gr. Truy.

There are various sorts of gury so crubins. One called the royal guz = 374 Eng. inches; the common guz is two thirds of the former, or 25 inches.

The Persian league or parasang is 1-20th o'n degree of the equator, and should, therefore, be equal to 3 miles 3 furlougs and 25 poles English.

The artaba, or principal corn mensure, is equivalent to about 2 Winch, quarters.

For further particulars, see Neibuhr, Voyage en Arabic, tome ii. p. 75.4 Kumeir's Memoir of the Persian Empire, p. 70.; Fraser's Travels on the Shorts of the Caspian, Appen. pp. 352-384; Parl. Paper, No. 735-41. Bess. 1832, pp. 632-638.; Kelly's Oriental Metrology; Thornton's East Indian Calenlator, §c.

BUSS, a small sea-vessel, used by us and the Dutch in the herring fishery, commonly from 50 to 60 tons burden, and sometimes more. A buss has two small sheds or cabins; one at the prow, and the other at the stern: that at the prow serves for a kitchen.-(See

FISHERY.)

BUSSORAH on BASRAH, a city of Arabia, on the western bank of the Shat-el-Arab (the name given to the river formed by the junction of the Tigris and the Euphrates), above 70 miles from its mouth, lat. 30° 30′ N., long. 47° 32′ E. Population about 60,000, consisting of Arabs, Turks, Persians, Armenians, Jews, &c. The houses and streets are mean and filthy. There is a vast area within the walls, occupied principally by gardens and plantations of date trees, and intersected by canals, on which are numerous small craft.

The bar at the mouth of the Shat-el-Arab has only about 12 feet water, but the channel within is deep, so that ships of 500 tons burden, provided they cross the bar at the springs, may without difficulty ascend the river as far as the city; and both its grand branches may be navigated to a great distance by smaller vessels. Bussorah is the principal inlet on the east, through which Indian and other Eastern products find their way into the Turkish empire. Its commerce is, therefore, even at present, pretty considerable; and were the rich and extensive countries traversed by the Tigris and the Euphrates occupied by a civilized and industrious people, it would be very great. Its imports from India and Europe are similar to those at Busning (which see); from Persia it imports shawls, pearls from Balrein, &c., and coffee from Mocha. At an average, 6 or 8 British ships arrive in the course of the year from India; but the principal part of the trade is carried on in Arabian bottoms, the merchants of Muscat being the owners of some of the finest ships that are to be met with in the Indian seas. Its exports are principally bullion, pearls, dates, copper, raw silk, horses, gall nuts, and drugs. Captain Hamilton mentions, that in the early part of last century, the exports of dates from Bussorah exceeded 10,000 tons a year.—(New account of the East Indies, vol. i. p. 78.) The commerce with the interior is conducted by means of caravans to Aleppo and Bagdad; but it might be carried on to much more advantage by means of steam-boats. It has been proposed to forward mails from India by steam by the Shat-el-Arab and the Euphrates to Bir, thence by land to Scanderoon, and again by steam to Gibraltar and England.

Money.—All sorts of coins circulate here, but their values are constantly fluctuating. Accounts are kept in mamoodies of 10 danims, or 100 floose; 100 mamoodies make a toman, which may be valued at about 15 sicen rupees, or 36s, sterling.

Weights and Measures.—Gold and silver are weighed by the rheki of 100 miscals, or 7,200 Eng. grains.

The commercial weights are the manual atterer, the manual soft or sesse, and the oke of Bagdad. 1 wakia = 10 oz. avoirdupois; 2½ vakias = 1 oke of Bagdad = 44½ oz. avoir; 1 manual softy = 90 lbs. 4 oz. avoir; 1 ratura of indigo = 128 lbs. 15 oz. avoir.

These are the weights are the between sortled at History to those pead to the test and the coincide of the second of the

These are the weights used by the Europeans settled at Russorah; those used by the Arabians dif-fer a little from the above, and frequently also among themselves,—a circumstance to which the mer-

that most pay particular attention.

The long measures are the Aleppo yard for silks and woollens = 2 feet 2-4 inches; the Hadded do, for cotions and linens = 2 feet 10-2 inches; the Hagdad do, for all purposes = 2 feet 7-6 inches.

For further details as to the commerce of Russoruh, see Kinneir's Meanir on the Persian Empire, p. 233; the art, Russinra in this Dictionary; Kelly's Oriental Metrology; Thornton's Tests Indian Calculator, p. 124. Niebuhr has given a plan of Russorah, Voyage en Arabie, tome ii. p. 170.

BUTLERAGE. See Prisage.

BUTT, a vessel or measure for wine, containing 2 hogsheads, or 126 wine gallons.

BUTTER (Da. Smör; Du. Boter; Fr. Beurre; Ger. Butter; It. Burro, Butiro; Lat. Butyrum; Pol. Maslo; Port. Manteiga; Rus. Masslo Korowe; Sp. Manteca; Sw. Smör), as every one knows, is a fat, unctuous, and, in temperate climates, a pretty firm substance, obtained from milk, or rather from cream, by the process of churning.

The various circumstances attending the introduction and use of butter in antiquity have been investigated by Beckmann with great learning and industry. The conclusion at which he arrives is, "that butter was not used either by the Greeks or Romans in cooking

Vol. I.-Y

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or the preparation of food, nor was it brought upon their tables by way of dessert, as is every where customary at present. We never find it mentioned by Galen and others as a food, though they have spoken of it as applicable to other purposes. No notice is taken of it by Alpicius; nor is there any thing said of it in that respect by the authors who treat of agriculture, though they have given us very particular information with respect to milk, cheese, and oil. This, as has been remarked by others, may be easily accounted for, by the ancients having accustomed themselves to the use of good oil; and in the like manner butter is very little employed at present in Italy, Spain, Portugal, and the southern parts of France." -(History of Inventions, vol. ii. p. 413, Eng. ed.)

Butter is very extensively used in this and most other northern countries; that of England and Holland is reckoned the best. In London, the butter of Epping and Cambridge is in the highest repute; the cows which produce the former, feed during summer in the shrubby pastures of Epping Forest; and the leaves of the trees, and numerous wild plants which there abound, are supposed to improve the flavour of the butter. It is brought to market in rolls from one to two feet long, weighing a pound each. The Cambridgeshire butter is produced from cows that feed one part of the year on chalky uplands, and the other on rich meadows or fens; it is made up into long rolls like the Epping butter, and generally salted or cured before being brought to market; the London dealers, having washed it, and wrought the salt out of it, frequently sell it for Epping butter.

The butter of Suffolk and Yorkshire is often sold for that of Cambridgeshire, to which it is little inferior. The butter of Somersetshire is thought to equal that of Epping; it is brought to market in dishes containing half a pound each; out of which it is taken, washed and put into different forms, by the dealers of Bath and Bristol. The butter of Gloucestershire and Oxfordshire is very good; it is made up in half pound packs or prints, packed up in square baskets, and sent to the London market by wagon. The butter of the mountains of Wales and Scotland, and the moors, commons, and heaths of England, is of excellent quality when it is properly managed; and though not equal in quantity, it often is confessedly superior, to that produced by the richest meadows .- (Loudon's Ency. of Agriculture.)

Considerable quantities of butter are made in Ireland, and it forms a prominent article in the exports of that country; generally it is very inferior to that of Britain; but this is a consequence rather of the want of cleanliness and attention, than of any inferiority in the milk. Some of the best Irish butter brought to London, after being washed and repacked,

is sold as Dorsetshire and Cambridge butter.

The salt butter of Holland is superior to that of every other country; large quantities of it are annually exported. It forms about three fourths of all the foreign butter we import,

The production and consumption of butter in Great Britain is very great. The consumption in the Metropolis may, it is believed, be averaged at about one half pound per week for each individual, being at the rate of 20 lbs. a year 1 and supposing the population to mount to 1,450,000, the total annual consumption would, on this hypothesis, be 37,700,000 lbs., or 10,830 tons; but to this may be added 4,000 tons, for the butter required for the victualling of ships and other purposes; making the total consumption, in round numbers, 21,000 tons, or 47,010,000 lbs., which at 10d. per 1b. would be worth 1,000 n0m.

1,960,000/.

The average produce per cow of the batter dairies is estimated by Mr. Marshall at 168 lbs. a year; so that, supposing we are nearly right in the above estimates, about 280,000 cows will be required to produce an adequate supply of butter for the London market.

The consumption of butter in London has sometimes been estimated at 50,000 tons; which, according to Mr. Marshall's statement, of the accuracy of which no doubt can be entertained, would require for its supply upwards of 660,000 cows! Further commentary on such a statement would be super-

In order to obviate the practice of fraud in the weighing and packing of butter, different statutes have been passed, particularly the 36 Geo. 3. c. 85., and 38 Geo. 3. c. 73., the principal regulations of which are subjoined. It is very doubtful, however, whether they have been productive of any good effect. It might be proper, perhaps, to order the weight of the butter, exclusive of the vessel, and the dairyman's or seller's name, to be branded on the inside and outside of each vessel; but most of the other regulations, especially those as to the thickness of the staves, and the weight of the vessels. seem to be at once vexatious and useless

Every cooper or other person who shall make any vessel for the packing of butter, shall make the same of good well-scasoned timber, tight and not leaky, and shall groove in the heads and bottoms thereof; and every vessel made for the packing of butter, shall be a tuth firth, or half-firth, and no

Every tub shall weigh of itself, including the top and bottom, not less than 11 lbs. nor more than 15 lbs. avoirdupois; and neither the top nor the bottom of any such tub shall exceed in any part five eighths of an inch in thickness.

Every firkin shall weigh at least 7 lbs. including the top and the bottom, which shall not exceed four

eighths of an inch thick in any part.

Half-tirkins to weigh not less than 4 lbs. nor more than 6 lbs. including the top and the bottom, which shall not exceed the thickness of three eighths of an inch in any part; upon pain that the cooper or every other person making any such vessel, in any respect contrary to the preceding directions, shall forfeit every such vessel and 10s.

Every cooper, &c. shall brand every cask or vessel before going out of his possession, on the outside with his rame in beginde and permanent betters, under mently of 10s., together with the exact

side, with his name, in legible and permanent letters, under penalty of 10s., together with the exact

weight or tare thereof.

Every dairyman, farmer, or seller of butter, or other person packing the same for sale, shall pack it in vessels made and marked as aforesaid, and in no other, and shall properly soak and season every such vessel; and on the inside, and on the top on the outside, shall brand his name at length, in permanent and legible letters; and shall also, with an iron, brand on the top on the outside, and

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every firkin vessel what or mixed w vessel shall but all bun is needful fo No change

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The average been as follow

-	Years.	P
	1730 1740 1750	
	1755 1760 1765	
	1770 1775 1780	
	1785 1790	

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on the bouge or body of every such cask, the true weight or tare of every such vessel, when it shall have been scaked and seasoned; and also shall brand his name at length, on the bouge or the body of every such vessel, across two different surves at least, and shall distinctly, and at length, imprint his Christian and surname upon the top of the butter in such vessel when filled, on pain of forfeiting \$\frac{1}{2}\$ for recent should be been \$\frac{1}{2}\$.

of every such vessel, across two different sinves at least, and shall distinctly, and at length, inprint his Christian and struame upon the top of the butter in such vessel when filled, on pain of forfeiting 21. for every default thereof.

Every this of butter shall contain, exclusive of the tare, of good and merchantable butter, 84 lbs.; every firth is 50 lbs.; every firth is 51 lbs.; every firth is 50 lbs.; every half dirkin 28 lbs; and no old or corrupt butter shall be mived, or packed in any vessel whatever, with any butter that is new and sound; nor shall any butter made of whey be packed or mived with furter made of cream, but the respective sorts shall be packed separately, and the whole vessel shall, throughout, be of one sort and goodness; and no butter shall be salted with any great salt, out all butter shall be salted with small salt; the rishall more salt be intermixed with the butter than is needful for its preservation, under penalty of 51, for offending against any of these regulations. No change, alteration, frand, or deocit, shall be practised by any dealers or packers of inter, either with respect to the vessel or the butter so packed, whether in respect to quantity or otherwise, under a penalty of 30, to be imposed on every person engaged in the offence.

Every cheesemonger, dealer in butter, or other person, who shall sell any tubs, firkins, ot half-firkins of butter, shall deliver, in every such cask or vessel respectively, the full quantity appointed by this act, or, in default thereof, shall be liable to make satisfaction to the person who shall be the same for what shall be wanting, according to the price for which it was sold, and shall be liable to an action for recovery of the same, with full costs of said.

No cheesemonger, dealer in butter, &c. shall repack for sale any butter, under penalty of M. for every to, firkin, or half-firkins to repacked.

Nothing in this act shall extend to make any cheesemonger, dealer in butter, or other person, liable to any penalties for using any of t

the whole shall go to the informer.

Penalties above 51, to be recovered by action of debt, or information, in the courts at Westminster,

and the whole to the informer.

Nothing to extend to the packing of butter in any pot or vessel which shall not be capable of containing more than 14 lbs.

taining more than 14 lbs.

Previously to 1826, no butter could be sold in any public market in Ireland, or exported from it, without heing previously examined and branded by a public inspector; but compliance with this regulation is no longer computsory, but is left to the discretion of the parties.

It is enacted by statute 4 Will. 3. c. 7., that every wirehouse-keeper, weigher, searcher or shipper of butter and cheese, shall receive all butter and cheese that shall be brought to him for the London cheese-nongers, and ship the same without made preference; and shall have for his pains 2s. 6d, for every load; and if he shall make default, he shall, on conviction before one justice, on oath of one witness, or confession, forfelt for every firkin of butter 10s., and for every weigh of cheese 5s., bull for the use of the poor, and half to the informer.

And every such person shall keep a book of cutry of receiving and shipping the goods, on pain of 2s. 6d, for every firkin of butter and weigh of cheese.

The master of a ship refusing to take in butter or cheese before he is full laden (except his enchesemonger's own ship sent for his own goods) shall forfoit for every firkin of butter refused 5s., and for every weigh of cheese 2s. bd.

This act does not extend to any warehouse in Cheshire or Lancashire.

Butter made in hot countries is generally liquid. In India it is denominated ghee, and is mostly prepared from the milk of buffaloes; it is usually conveyed in duppers, or bottles made of hide, each of which contains from 10 to 40 gallons. Ghee is an article of considerable commercial importance in many parts of India.

The Arabs are the greatest consumers of butter in the world. Burckhardt tells us, that it is a common practice among all classes to drink every morning a coffee-cup full of melted butter or ghee! and they use it in an infinite variety of other ways. The taste for it is universal; and the poorest individuals will expend half their daily income that they may have butter for dinner, and butter in the morning. Large quantities are annually shipped from Cosseir, Souakin and Massuah, on the west coast of the Red Sea, for Djidda and other Arabian ports,—(Burckhardt's Travels in Nubia, p. 440.; Travels in Arabia, vol. i. p. 52.)

The average contract prices of the butter furnished to Greenwich Hospital from 1730 to 1832, have been as follows :-

Years.	Prices per lb.	Years.	Prices per 1b.	Years.	Prices per 1b.	Years.	Prices per 1t
	s. d.		s. d.		s. d.		s. d.
1730	0 5	1795	0 81	1813	1 3	1823	0 71
1749	0 5	1800	0.111	1814	1 2	1821	0 81
1750	0 51	1805	0 114	1815	1 2	1825	0 103
1755	0 51	1806	0 115	1816	0 91	1826	0 8
1760	0 5	1807	1 0	1817	0 84	1827	0 81
1765	0 5	1808	1 0	1818	0 11	1828	0 8
1770	0 61	1809	l î î 🗜	1819	0 11	1829	0 8
1775	0 63	1810	1 13	1820	0 91	1830	0 61
1780	0 61	1811	1 21	1821	0 81	1831	0 91
1785	0 6	1812	1 34 :	1822	0 7i	1832	0 8
1790	0 6	.010			, ,,		0 04

(See art. PRICES.)

An Account of the Total Quantity (in Hundred Weights) of Butter imported into Great Britain from Foreign Countries and Ireland, in each Year, from 5th of January, 1801, to 5th of January, 1832; distinguishing the Quantity from Ireland, from the 1stes of Jersey, Guernsey, and Man, from Holland and the Netherlands, and from all other Foreign Countries; and stating the Rate and Amount of Duty in each Year paid thercon.

	1 =	Quantities	of Butter in	ported into	Great Bri-		
į	rigi.	tain f	rom ali Part	(except fre	land).		
Years.	Quantities of Butter imported into Great Britain from Ireland.	From the I-les of Jersey, Guernsey, Alderney, and Man.	From Holland and the Netherlands.	From Germany and other Foreign Countries.	Total from all Pars, except Ircland.	Amount of Duty received in Great Britain on Foreign Butter,	Rates of Duty on Foreign Butter.
1801	Cwts. 186,821	Cwts. 339	Cwts. 71,206	Cints. 43,583	Cwts. 115,130	£ s. d. 86 4 7	s. d. 2 9 \$\P\$ cwt., and 3l. \$\P\$ centum ad valorem.
1800	254,248	99	84,100	8,819	93,018	-	2 9 P cwt. and 3t. 12s. P cent- um ad valorem (from 12th of May).
1903	240,388	26	53,682	50,411	104,120	3 11 11	3 64 P cwt. (from 5th of July)
1804	196,037	59	100,685	25,989	126,731	960 10 5	3 11₺₽ cwt. (trom 1st of June)
1805	212,111	56	64,616	32,169	96,843		A 0.45 P cwt. (from 5th of Apr.) [3
1806	261,911	143	66,544	18,968	85,657	211 12 4	4 3 61 Pewt. (from 10th May)
1807	314,386	61	08,315	18,970	87,316	2 12 1	-
1808	312,108	46	73,727 44,061	5,816 32,185	79,590   76,283	0 0 6 0 19 0	4 4 124 and 46 and 54 a 6 7 a 1 a
1509 1810	317,676 311,55i	36 611	5,956	26,676	33,211	0 19 0	4 4 \$\P\$ cwt. (from 5th of July)
1811	353,791	359	3,550	2,451	2,810	_	
1812	311,475	27	22,415	3,451	25,891	196 4 4	_
1813	351,832					yed by tire.	5 14 P cwt. (from 15th of April)
1814	315,421	1,864	96,560	17,373	115,798 }	7,397 13 8	_
1515	320,655	944	106,885	17,470	125,300	32,301 10 8	
1516	250,556	327	61,753	2,062	64,143	48,737 11 5	£1 P cwt. (from 5th of April)
1517	305,662	258	20,279	152	20,690	20,540 10 4	_
1518	352,538	1,917	66,232	15,544	83,691	83,550 10 1	_
1819	429,614	1,256	62,493	2,295	66,050	65,836 16 4	-
1520	457,730	275	65,986	2,205	08,557 115,827	$05.578 \ 15 \ 9$ $115,980 \ 12 \ 4$	_
1821	413,088 377,651	190 - 291	99,345 108,501	16,291 9,627	118,420	118,263 13 10	
1822 1823	466,834	357	105,501	20,391	122,331	122,161 14 10	1 =
1824	431,174	305	132,093	28,255	160,654	160,551 10 2	_
1825	425,670	391	160,048	118,975	279,418	263,861 19 6	
1826	† —	131	136,779	59,288	196,200	202,130 8 8	_
1827	'	366	142,658	68,117	211,141	209,427 1 3	_
1828		493	145,647	55,532	201,673	195,850 7 9	_
1829	_	415	116,233	31,485	148,164	147,997 4 1	_
1830		585	77.025	31,222	108,854	102,881 15 11	
1531	-	622	80,900	42,147	123,670	121,336 12 6	_
1832	-	331	92,409	38,460	131,202	128,330 9 5	

N. B .- We have omitted qrs. and lbs. from this account; but they are allowed for in the column of totals.

astom House, London, 5th of October, 1833.

[There is no butter superior to what is made in our own country. Of this, too, the fresh bulter with which the Philadelphia market is supplied, has the character of being as good as any other of the same description; while the best butter which is put up, so as to keep for a considerable time, is that made at Goshen, in the State of New York. The glades' butter from Somerset county, Pennsylvania. although perhaps inferior generally to the Goshen, is also of an excellent quality.

During a period of four years, upwards of 600,000 pounds of butter have been, on the average, exported annually from the United States, mostly to the West Indies and South America.—Am. Ed.]

BUTTONS (Du. Knoopen; Fr. Bouton; Ger. Knöpfe; It. Bottoni; Rus. Pogowizü; Sp. Botones) are well known articles, serving to fusten clothes, &c. They are manufactured of an endless variety of materials and forms.

It might have been supposed, that the manufacture of such an article as this would have been left to be carried on according to the views and interests of those concerned, individuals being allowed to select any sort of button they pleased. Such, however, has not been the case and various statutes have been passed, pointing out the kind of buttons to be worn, and the way in which they are to be

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Iron cable formly tried of the hemp

<sup>\*</sup> Butter imported in British shipping, or in shipping of states in amity with his Majesty, was admitted free of duty under the authority of Orders in Council, by virtue of the act 39 Geo. 3, c, 87., from 12th of July, 1799, continued by subsequent acts until 6 months after the ratification of the definitive treaty of peace, and further continued, by Orde in Council, until 25th of September, 1814.

+ No account can be furnished of the quantities of butter imported from freland for the years subsequent to 1825, the records of the trade between Great Hritain and Ireland having been discontinued, in consequence of the regulations adopted for the purpose of giving effect to the law which placed the intercourse between the two countries on the footing of a coasting traffic.

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eurs subontinued, laced the made! Most of these regulations have inckily fallen into disuse, but they still occupy a place in the statute book, and may be enforced. The following are amongst the more prominent of these regula-

statute book, and may be onloreed. The following are amongst the more prominent of these regulations:—

No person shall make, sell, or set upon any clothes, or wearing garments whatsoever, any buttons made of cloth, serge, drugget, frieze, camblet, or any other stuff of which clothes or wearing garments are made, or any buttons loade of wood only, and turned in limitation of other buttons, on pain of forfeiting 40s, per dozen for all such buttons, or button-loles, of serge, drugget, &c., under penalty of 40s. for every dozen of buttons or button-holes so made or set on.

No person shall use or wear, on any clothes, garments, or apparel whatsoever, except velvet, any buttons or button-holes made of or bound with cloth, serge, drugget, frieze, camblet, or other stuffs whereof clothes or woollen garments are usually made, on penalty of forfeiting 40s, per dozen, under a similar penalty.—(7 Geo. 1. c. 22)

To prevent the frauds which it is alleged had taken place in the manufacture of gilt and plated buttons, an act, 30 Geo. 3. c. 6., was passed, which regulates what shall be deemed gilt and what plated buttons; and imposes penalties on those who order as well as on those who nake any buttons with the words "gilt" or "plated" marked upon them, except they be gilt and plated us the act directs. Insamuch as this statute goes to obviate a fraud, it is, perhaps, expedient; but no apology can be made for the regulations previously alluded to, which are at once vexutions and absurd.

The importation of buttons from abroad was prolibited in the reign of Charles II. But the 6 Geo. 4. e. 107. ₹ 52 repealed this prohibition, and they may now be imported, for home consumption, on paying and valorem duty.

Buttons constitute an article of exportation from the United States, chiefly to South

[Buttons constitute an article of exportation from the United States, chiefly to South America.-Am. Ed.]

CABBAGE, a biennial plant (Brassiea Lin.), of which there are many varieties. It is too well known to require any particular description; it is extensively cultivated in the vicinity of London. Sour crout, or properly sauer kraut, is a very favourite dish in Germany; it consist of a fermented mass of salted cabbage.

CABLES are strong ropes or chains, principally used in the anchoring or mooring of

1. Rope Cables are in Europe principally manufactured of hemp; but in the East they are very frequently made of coir, or of the fibrous part of the coco nut, and in some places, particularly on the Red Sea, of the coating of the branches of the date-tree. Hemp cables are formed of three principal strands, every strand of three ropes, and every rope of three twists. The twists have more or fewer threads according to the greater or less thickness of the cable. All vessels have ready for service three cables which are usually designated the sheet cable, the best bower cable, and the small bower cable; but besides these, most ships have some spare cables. The ordinary length of a cable is from 100 to 120 fathoms. The following are the existing regulations as to the manufacture of hemp cables and cordage:-

No person shall make or sell any cordage for shipping in which any hemp is used, called short chucking, half clean, whale line, or other toppings, codilla, or any damaged hemp, on pain of forfeiting the same, and also treble the value thereof.

Cables, hawsers, or ropes, made of materials not prohibited by this act, and whose quality shall be inferior to clean Petersburgh hemp, shall be deemed inferior cordage, and the same shall be distinguished by marking on the tally, staple or inferior. Manufacturers making default herein forfeit for every hundred weight of cordage, 10s.

Manufacturers are to affix their names and manufactory to new cordage before sold, under the like forfeiture; and putting a false name is a forfeiture of 20l. Persons making cables of old and overworn stuff, containing above 7 inches in compass, shall forfeit

four times the value.

Vessels belonging to British subjects, having on board foreign-made cordage, are to make entry thereof, on entering into any British port, on penalty of 20s. for every hundred weight. But this is not to extend to cordinge brought from the East Indies, nor to materials at present used by any vessels built abroad before this act.—(25 Geo. 3. c. 56.)

2. Iron Cables.—The application of strong iron chains or cables to the purposes of navigation is a late and an important discovery, for which we are indebted to Captain Samuel Brown, R. N. It is singular, indeed, that this application should not have been made at a much earlier period. On rocky bottoms or where coral is abundant, a hempen cable speedily chases, and is often quite destroyed in a few months, or perhaps days. A striking instance of this occurred in the voyage of discovery under the orders of M. Bougainville, who lost six anchors in the space of nine days, and narrowly escaped shipwreck; a result, says that able seaman, which would not have happened, "si nous eussions été nunis des quelques chaînes de fer. C'est une précaution que ne doivent jamais oublier tous les navigateurs destinés à de pareils voyages."—(Voyage autour du Monde, p. 207. 4to ed.) The work from which this extract is taken was published in 1771; and yet it was not till nearly forty years after, that any attempt was made practically to profit by so judicious a suggestion. The difficulties in the way of importing hemp from 1808 to 1814, and its consequent high price, gave the first great stimulus to the manufacture of iron cables.

Iron cables are constructed in different ways-(see Encyc. Metrop.); but they are uniformly tried by a machine, which strains them by a force greater than the absolute strength of the hempen cable they are intended to replace. By this means the risk of accident from

defective links is effectually obviated; and there are exceedingly few instances in which an iron cable has broken at sea. Their great weight also contributes to their strength, inasmuch as the impulse of the ship is checked before the cable is brought nearly to a straight line, or that the strain approaches to a maximum. Bolts and shackles are provided at every fathom or two fathoms, by striking out which the ship may, if necessary, be detached from her anchors with less difficulty than a hempen cable can be cut.

Even in their most defective form, iron cables are a great deal stronger than those of hemp; and as to durability, no sort of comparison can be made. No wonder, therefore, that they should be rapidly superseding the latter; which are now almost wholly laid aside

in the navy, and, to a great extent, also, in the merchant service.

[We import cables and cordage for the most part from Russia, and export these articles

to the South American States and the West Indies .- Am. Ed.]

CACAO, or, as it is commonly, but incorrectly written in this country, Cocoa (Fr. and Sp. Cacao, Ger. Kakao), the seed, or nuts of the cacao tree (Theobroma cacao), growing in the West Indies, and in many parts of South America. It is said, by Mr. Bryan Edwards, to bear some resemblance, both in size and shape, to a young blackheart cherry, The nuts are contained in pods, much like a cucumber, that proceed immediately from all parts of the body and larger branches; each pod contains from 20 to 30 nuts, of the size of large almonds, very compactly set. The shell of the nut is of a dark brown colour, brittle, and thin; the kernel is both internally and externally brownish, divided into several unequal portions, adhering together, but separating without much difficulty; it has a light agreeable smell, and an unctuous, bitterish, rather rough and peculiar, but not ungrateful taste. The nuts should be chosen full, plump, and shining, without any mustiness, and not wormeaten. They yield, by expression, a great deal of oil; but they are cultivated only that they may be employed in the preparation of the excellent beverage cacao, and the manufacture of chocolate, of which they form the principal ingredient. The finest cacao is said to be that of Socomusco. The principal importations are however, derived from the Caraceas and Guayaquil, particularly the former. The price of the cacao of the Caraceas is, also, at an average, from 30 to 40 per cent. higher than that of Guayaquil.

M. Humboldt estimated the consumption of cacao in Europe, in 1806, at 23,000,000 lbs., of which from 6,000,000 to 9,000,000 were supposed to be consumed in Spain. The production of cacao had been languishing in the Caraccas for several years previously to the commencement of the disturbances in South America; and latterly the cultivation of one or other of the great staples of cotton, sugar, and coffee, seems to have been every where gaining the ascendency.—(Humboldt Pers. Narrative, vol. iv. pp. 236—247. Eng.

Duties .- Very little cacao is consumed in England; a result which we are inclined to ascribe to the Dates.—Very little cacao is consumed in Engiana; a result which we are memore to secrete to propressiveness of the duties with which it has hitherto been loaded, and not to its being unsuitable to the public taste. It is now many years since Mr. Bryan Edwards declared that the ruin of the cacao plantations, with which Jamaica once abounded, was the effect of "the heavy hand of ministerial eraction."—(Hist. of West Indies, vol. ii. p. 363.) And, unaccountable as it may seem, this pressure was not materially abaded till 1832, when the dates on cacao from a British plantation were reduced from 50s, to 18s, 8d, a cwt. Foreign cacao is still subject to the oppressive duty of 56s, a cwt. duced from 50s. to 18s. \$2. a cwt. Foreign cacao is still subject to the oppressive duty of 50s. a cwt. The entries of cacao for home consumption, at an average of the three years ending with 1831, were 440,578 lbs. a year. In 1832, the entries were 502,417 lbs.; and there can be little doubt that the reduction in the rate of duty will occasion a considerable increase of consumption. Exclusive of the above, 470,000 lbs. of cacao were taken off in 1832 for the use of the navy; this, not being hiable to the duty, was entirely foreign. The high discriminating duty on the latter is the greatest defect in the new arrangements. Had the duty on foreign cacao been fixed at 28s, per cwt, it is pretty certain that a good deal of it would have been taken for consumption. Even on this footing, there would have been a discriminating duty of no less than 50 per cent. in favour of British cacao; and, unless our object be to exclude the foreign article altogether, this is surely an ample preference. The duties on cacao produced, in 1832, 12,2241. 12s. British cacao is worth, at present (August, 1833,) from 64s. to 76s. a cwt. in bond. cwt, in bond.

Cacao mit husks and shells are allowed to be imported under a duty of 9s. 4d. a cwt. None of them are imported into Great Britain; but, in 1-32, 336,551 lbs, were imported into Ireland. They are brought not only from the West Indies, but from Gibraltar and other places, being the refuse of the chocolate manufactories carried on in them.

Cacao cannot be entered us being the produce of some British possession in America, or of the Mauritius, until the master of the ship by which it is imported delivers to the collector or comptroller a extiplicate, and makes oath that the goods are the produce of such places,—(3 and 4. Will. 4. c. 52, § 37.) Neither shall they be deemed to be the produce of such places, unless imported direct from thence.—(7. Geo. 4. c. 48.) Permits are no longer required for the removal of cacao.—(9. Geo. 4. c. 44. § 5.)

CADIZ, the principal commercial city and sea-port of Spain. It is situated on its southwestern coast, on the rocky and elevated extremity of a narrow, low peninsula, or tongue of land, projecting from the Isla de Leon, N. N. W. about 41 mautical miles. It is surrounded on all sides, except the south, where it joins the land, by the sea, and is very strongly fortified. Population from 60,000 to 70,000. It is well built, and has, at a distance, a very striking appearance. The tower or lighthouse of St. Schastian stands on the western side of the city, being, according to Totino, in lat. 36° 31′ 7″ N., long, 6° 18′ 52″ W. It is a most conspicuous object to vessels approaching from the Atlantic. The light, which is 172 feet high, is of great brilliancy, revolves once a minute, and in fair weather may be seen more than 6 leagues off.

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its southongue of rrounded gly fortie, a very n side of s a most 172 feet Bay of Cadix.—The entrance to this noble basin lies between the city and the town and promontory of Rota, bearing N. W. by N., distant about 1½ lengue. The bay is of very great extent, affording, in most places, good anchorage. The port is on the castern side of the city, where a mode of considerable dimensions has been constructed; but the water is not sufficiently deep to fillow large vessels to approach nearer than within about ½ of a mile, where they anchor in from 5 to 7 fathoms. The rocks called the Cochinos, the Puercas, and the Dimanate, lie to the north of the city in the entrance to the bay; the first two at about 3-5ths of a mile distant, and the Dimanate at rather more than 1½ mile from the city. Vessels may enter between the Puercas and the Dimanate; but none, except those not drawing more than 15 feet water, and well acquainted with the channel, ought to attempt entering between the Cochinos and Puercas and the city. The town of St. Mary's, on the opposite side of the bay, is famous for belog the dept of the wines of Neres. The outer bay, or that of Cadiz property so called, is separated from the inner bay by the promontory baving at its extremity the castle of Matagorda, which approaches within about ½ of a mile of the Puntales castle on the Isla de Leon. Within the inner bay is the famous arrenal of the Caraccas, the town of San Carlos, the canal of Trocadero, &c. At spring tides the water in the bay rises lo or 11 feet, but nt neps the rise does not exceed 6 feet.—(For further particulars see the excellent Chart of the Buy of Cadix, by Tufino; Malham's Naval Gaustieer; and Fardy's Sailing Directions for the Bay of Biscay, &c.)

History, Trade, &c.—Cadiz is a very ancient city, having been founded by the Phomicians about 1,200 years before the Christian era. The temple which they erected in it in honour of Hercules was one of the most celebrated in antiquity.—(Sainte Croix, Banciennes Colonies, p. 14.; Pomp. Mela, lib. iii. cap. 6.) Its excellent port, and its situation, tavourable alike for commerce and security, have made it, whether possessed by Carthaginians, Romans, Moors, or Christians, and under every vicissitude, a place of considerable commercial and political importance. It has long been one of the principal stations of the Spanish naval force. In 1720, the commerce with Spanish America, which had previously been exclusively carried on from Seville, was transferred to Cadiz. It enjoyed this valuable monopoly till 1765, when it was partially relaxed by the trade to Cuba, St. Domingo, Porto Rico, and the other islands being opened to all the greater ports of Spain. The benefits resulting from this relaxation were so very great, that in 1778 the trade to all parts of America was opened to ships from every considerable Spanish port, except those of Biscay, which, not being subjected to the general laws of the kingdom, were not allowed to participate in this privilege. In consequence, however, of her situation, the great capital of her merchants, and their established connections, Cadiz continued, nowithstanding the abolition of the monopoly, to preserve the largest share of the American trade. But since the colonies achieved their independence, her commerce has been contracted within comparatively narrow limits; nor is there much prospect of its being materially improved, without a total change of policy on the part of the Spanish government.—(Robertson's America, b. viii, passim; Townsend's Travels in Spain, vol. ii. pp. 395—401.2d edit.)

The white wines of Xeres in its vicinity form by far the principal article of export from Cadiz. The quantity exported may amount to about 20,000 pipes a year. The prices vary from 12*l*. to 65*l*. per pipe; but, as the lower qualities predominate, the price may be taken, at a medium, at about 25*l*., making the total value of the exports 500,000*l*. More than ‡ths of the whole comes to England. The other articles of export are brandy, oranges, and other fruits, clive oil, wool, quicksilver, &c. The imports consist principally of sugar and coffee from the Havannah and Porto Rico, cacao, hemp, flax, linens, dried fish, hides, cotton wool, and cotton manufactures, rice, spices, indigo, &c.

In 1826, the Spanish government published what they termed the Balanca Mercantil, or an account of the commodities imported into, and exported from, Spain during that year. It is a very deflective document; but as it is the best that can be obtained, it is subjoined. The values of the articles only are given. We have converted the sums into English money.

Note of the most considerable Articles of Importation into Spain in 1826.

Articles.	Articles. From Spanish America.  Articles. Aric, Arica, and United States of America.  From Spanish America are Colonies, and United States of America.		3	Prom Europe, Asia, Africa, and United States of America.	From Spa- nish Ameri- can Colonies inclusive of the Philip- pines.	
Sugar	£7,610 101,400 4,770 202,020 167,500	£437,550 90,425 69,030 21,440	Hides Cotton wool Ditto yarn Ditto nannfactures - Woollen ditto Henp and tlax Linen manufactures - Ditto thread Silk manufactures -	£120,600 166,970 62,660 430,980 91,020 165,760 222,870 12,970 106,170	£1,910 7,520	
Wheat 8,110  Salt fish	110,350 200,560 18,130	75,530	Iron and brass ditto - Gold and silver, in com and bars -	108,700 81,880 19,700 12,400 11,630 37,000	15,230 2,200	

Note of the most considerable Articles of Exportation from Spain in 1826.

Articles.	To Europe, Asia, Africa, and United States of America.	To Spanish American Colonies, in- clusive of the Philippines.	Articles.	To Europe, Asia, Africa, and United States of America.	
Wines Fruits, Almonds £24,355 Filberts - 20,165 Lemons & oranges 36,210 Ruisins - 59,905 Grapes, olives, and ligs - 2,410 Brandy Olive oil	£137,550	£51,790 3,030  2,645 13,156 6,030	Raw silk - Indigo Silk manufactures - Wool Woollen manufactures - Cork-wood and corks - Leeches - Paper of all kinds Gut, fishing - £18,480 for guitars - 2,500	£28,890 11,240 213,930 161,650 12,020 34,640 19,080 20,220	£74,590
Saffron	14,610 215,360 7,765 66,300 79,290	2,800	Thread lace - Cast iron - Garbanzos, beans, and wheat - Flour	20,980 10,285 16,626 3,980	3,600 49,290

Shipping.—In 1831 there arrived at Cadiz from foreign countries 475 ships, of the burden of 30,582 tons; and from the Spanish colonies, that is, from Cuba, Porto Rico, the Philippine Islands, &c., 103 ships, of the burden of 17,812 tons. The arrivals from England are not specified; but, in 1828, 184

British ships entered Cadiz. The consting trade is very considerable lose of Castile. Adancy.—The monies, weights, and measures, used at Cadiz, are those of Castile. Accounts are kept by the real (of old plate), of which there are 10\(\frac{1}{2}\) in the pess duro, or hard dollar: and as the dollar = 4s, 3\(\frac{3}{2}\)d, the real = 4\(\frac{3}{4}\)d. A real is divided into 16 quintos, or 34 maracedis. The ducado de plata, or

kept by the real (of old plate), of which there are 103 in the prso curo, or nara dolar: and as the contains 4st, 3dt, the real = 44td. A real is divided into 16 quintos, or 3d marwedis. The ducado de plata, or ducat of plate, is worth 11 reals.

Weights and Measures.—The ordinary quintal is divided into 4 arrobas, or 100 lbs. of 2 marcs each: 100 lbs. Castile = 1015 lbs. avoirdupois. The yard, or rara = 297. English yard, or 100 varus = 293. English yards. The cahix, or measure for corn, is divided into 12 fanegas, or 141 celeminas, or 576 quartillus; 100 cahiz's = 197 Winch, quarters, and 5 fanegas = 1 quarter. The cantaro, or arroba, the measure for liquids, is divided into 3 aximbres, and 32 quartillus. There are two sorts of arrobas, the greater and the lesser: they are to each other as 32 to 25; the former being equal to 4 English wine gallons, the latter to 33 do. A moyo of wine = 16 arrobas. The botta = 30 arrobas of wine, or 33\geq of oil. Hence the botta = 127\geq English wine gallons, and the pipe 114\geq do.

British trade with Spain.—Notwithstanding the anti-commercial influence of prohibitions and oppressive duties, we carry on a very considerable trade with Spain. In 1831 we imported from her 61.921 cwt. barilla, 75.967 cwt. oak and cork bark, 146.231 quarters wheat—(see Hilland), 769 cwt. fiss, 972 tons lead, about 28,000 packages oranges and tomons, 1,213,686 gallons olive oil, 269,558 lbs. quicksvilver, 105,066 cwt. traisins, 3,700 cvt. sumach, 14.184 lbs. silk, 69, 19 gallons brandy, 3,474,823 lbs. wool, and 2,537,368 gallons wine. No account of the declared or real value of the imports is kept at the Custom-house; but the efficial value of the imports from Spain in 1831, exclusive of those from the Canaries, was above 1,000,0004. Steriing.

During the same year the real value of the various articles of British produce and manufacture cleared out from our ports for Spain was 597,818. Of these articles linen was the principal, its value being estimated at 222,838. Cottons amounted to above 148

Smuggling, &c .- In 1829 Cadiz was made a free port, that is, a port where goods may be consumed and bonded without paying duty. This boon would have been of comparatively little consequence but for the opportunity of smuggling afforded by the oppressively high duties laid on most foreign articles imported into Spain. These, as such duties wherever imposed never fail to do, have given birth to a very extensive contraband trade; and under the free regime Cadiz became the grand focus of this traffic. The government having seen this effect of the franchise, it was withdrawn on the 22d of December, 1832. This, however, is but a very trifling inconvenience to the smuggler. Nothing, fortunately, but the repeal of prohibitions, and the reduction of oppressive duties to a reasonable amount, can ever, materially diminish the field of his exertions. It would appear, however, that the experience of a couple of centuries has been as unable to impress the Spanish government with a conviction of this unquestionable truth, as it has been to open their eyes to the enormous abuses that infect every part of the public administration.

Mr. Townsend, the author of by far the best English work on Spain, which he visited in 1786 and 1787, has the following admirable remarks on this subject, in his chapter on

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The Gulf of about 21 mile soundings. from it, in 6 c besides small Imports un fish on its coa is the principa

<sup>&</sup>quot;The Spanish government has never yet acquired any liberal ideas respecting trade; and even at the present moment, some of their best political writers resemble lag hounds hunting the state scent, whilst the fleetest are already in possession of the game. Instead of throwing down every obstacle to commerce, they labour to contract its limits, under the vain hope of establishing a monopoly, without considering either their own want of capital, of industry, and of an enterprising spirit, or the utter impossibility of preventing smuggling, whilst other nations, with greater advantages for trade, can undersell them in the market. Until they shall be more enlightened, until they shall have banished their inquisitors, and until the happy period shall arrive when, under the protein of a free evernment, they shall have restored public credit, and placed it on a firm foundation; all their prehibitions, all their severities exercised on the property and persons of the illicit traders, all their commercial wars, into which a abition may betray them, w<sup>31</sup> be trivolous and vain; because no efforts will ever prevail against the united interests of their own subjects, and of all surrounding nations. surrounding nations.

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d even at ale scent, hstacle to without the utter rade, can banished Povernhibitions dous and "Even at home, the watchfulness and energy of every government have never been able to enforce its prohibitions; for, notwithstanding these, when I was travelling through Spain, all the men appeared in Manchester cotton goods, and no woman was seen without her muslin veil. In Spain, a throughout Europe, it is found that when the price of insurance is less than the duties imposed on the commodity, no laws are sufficient to control the operations of illicit traders."—(Vol. ii. p. 394.)

But the Spanish government has been proof against such considerations. Instead of diminishing, they have materially increased, the number of prohibitions and the pressure of the duties; and the consequence is, that in many extensive provinces there is no regular trade, and that every thing is carried on by the agency of the smugglers, partly in defiance, but principally through the connivance, of the revenue officers. Notwithstanding their exclusion, English cotton goods may, at this moment, be bought in Madrid, and generally throughout Spain, at from 20 to 30 per cent. above their price in Gibraltar, where they are about as cheap as in Manchester! While Cadiz was a free port, about 6,000 persons are said to have been employed in it twisting eigars, which, as soon as finished, were forthwith smuggled into the interior. Three fourths of the foreign trade of Spain may, in fact, be said to be carried on in defiance of the law. And where such is the case, need we wonder at the low state of industry, or at the prevalence of those predatory and ferocious habits that uniformly mark the character of the smuggler ?

In the valuable work of Mr. Ingliss, entitled "Spain in 1830," we find the following statement under the head Cadiz. Though written more than 40 years after the paragraph previously quoted from Mr. Townsend, it shows that not one of the flagrant abuses denounced by the latter has been eradicated; but that, on the contrary, they all continue to flourish in still ranker luxuriance.

flourish in still ranker luxuriance,

"The whole commercial system of Spain is most erroneously conceived. The prohibitory system is carried to a length absolutely ruinons to the fair trader, and highly injurious to the revenue. The immense duties upon admissible articles, and the total prohibition of others, has occasioned a most extensive contraband trade, both externally with to verticus ports, along the coast of Spain, and internally, throughout the whole of the kingdom; and by this trade admissible articles are introduced into the interior, at from 100 to 300 per cent, below the duties imposed. Government could not fail to be benefited by permitting the importation of articles of general use, upon payment of such a duty as would allow the sale of the article at a lower price than is now paid by the consumer to the smuggler. As one example of the impolicy of the system. I may cite a fact respecting the trade in salted fish the returns of which I have before me. The import of this article into Cadiz in one year, before that city was made a free port, amounted to 4 vessels, whose cargoes reached 4,02 ext.; while at the free port of Gibraltar, in the same year, 41 vessels entered with 89,166 ext., the whole of which was intended for the illicit trade, and passed into Spain through the hands of the smugglers. The duty upon this article is more than 160 per cent.; the smuggler considers himself renumerated by a gain of twenty-five per cent,; so that the article which finds its way into the market through the contraband trade is sold 75 per cent, cheaper than that which is admitted upon payment of the regular duties.

"The duties upon British manufactured goods amount almost to a problistion; they often reach flow per cent, and this trade is therefore also in the hands of the smugglers, who obtain the profit which, under a more wholesome system, might go into the treasury of the kingdom. The fraudulent dealer is also greatly assisted by the custom of granting a royal licence to individuals to import a certain lin

certain limited quantity of prohibited goods; an expedient resorted to in order to meet the exigencies of the state; and under the licence to enter 100 tons of merchandise, the merchant enters perhaps 1,000 lons; a deception easily practised in a country where, among the public officers, a scale of bribery is perfectly understood and acted upon."—(Vol. ii, pp. 132—136.)

But for the system of misrule to which Spain has been subjected, there can be no reasonable doubt that her commerce would have been about the most extensive of any European state. Her natural advantages, superior to most, and not inferior to those enjoyed by any other kingdom; her wines, brandies, fruits, &c.; her wheat, of which she might produce the largest supplies; her wool; her iron, which is of the best quality; her lead and quieksilver mines, respectively the most projective in the world; the number and excellence of her harbours; the enterprising and , venturous character of her inhabitants, and her favourable situation; would, were she perma to a vail herself of them, raise her to a very high rank among commercial nations. Let the government cease to counteract the intentions of nature; let moderate duties take the place of prohibitions, and freedom of regulation; and all sorts of industrious pursuits will speedily revive from the deadly lethargy in which they have been so long sunk.

[The trade of the United States with Cadiz is not of much importance. Wines and salt are the principal commodities we get from there. See the article MALAGA. - Am. Ed.]

CAGLIARI, the capital of Sardinia, situated on the north-east shore of a spacious bay on the south coast of the island, lat. 39° 12′ 13″ N., long. 9° 6′ 44″ E. Population 26,000. The city stands on a rising ground, and has an imposing effect from the sea. The public buildings and churches are numerous, and some of them splendid; but the streets are, for the most part, narrow, steep, and filthy.

The Gulf of Cagliari extends from Pula on the west to Cape Carbonaro on the east, a distance of The Gulf of Cagliari extends from Pula on the west to Cape Carbonaro on the east, a distance of about 24 miles across, and about 12 in depth, with good anchorage every where after getting into somalings. A mole projects from the Pratique office, and shios usually lie about 1 mile 8. W. by 8. from it, in 6 or 8 fathours water, on an excellent bottom of mul. There is a very convenient piechartour at the south angle of the tower wall, capable of containing 14 or 16 vessels of a tolerable size, besides small craft. Altogether, Cagliari is one of the best and safest ports in the Mediterraneau. Imports and Exports.—Almost all the trade of Sardinia is carried on by strangers; and even the fish on its coast and in its harbours is caught by Sicilians, Neapolitans, Tuscaus, and Genoese. Corn is the principal article of export. In good years, the exports from the whole island may amount to

400,000 starelll, or about 500,000 bushels, of wheat, 200,000 starelll of barley, 6,000 ditto of maize, 100,000 ditto of beans, 200,000 of peas, and 1,000 ditto of lentils. The culture of vines is gradually becoming of more importance; and about 3,500 Cardan pipes are exported, principally from Alghero and Ogliastra. Cheese Is an important object in the rural economy of Sardinia, and considerable quantities are exported. Sait is a royal monopoly, and affords a considerable revenue. Until recently 8weden drew almost all her supplies of this important necessary from Sardinia, and it continues to be exported in considerable quantities. Flax, linesed, bides, oil, saffron, rags, alquifonx, &c. are among the arricles of export. The tunny and coral fisheries employ a good many hands; but, as already observed, they are atmost wholly managed by foreigners.

Almost every article of dress, whether for the gentry or the peasantry, is imported. Soap, station-ery, glass, earthenware, and furniture, as well as sugar, coffee, drugs, spices, &c., are also supplied by foreigners; and notwithstanding the Sards possess many rich mines, several of which were successfully wrought in antiquity, they import all their from and steel. The only manufactures carried on in the islandare those of gampowder, sait, tobacce, and woollen caps. In 1841, there entered the ports of Sardinia 166 foreign vessels, of the burden of 6,925 tons. Of these, the greater number were French; and next to them were Neapolianas, Austrians, Tuscans, &c.

Money, Weights, and Measures.—Accounts are kept in live, reali, and soldi. 5 soldi = 1 reale = 4½d, at 4 reali = 1 lina = 18, 6d,; 10 reali = 1 sculo = 38, 9d. The paper money consists of notes for 5, 10, and 20 sculi.

Farm produce and the coarser metals are weighed by the *pesi di ferro*: 12 Sard, oz. = 1 lb. = 14 oz. 5 dr. avoirdupois; 26 lbs. = 1 rubho; 4 rubbi = 1 cantaró = 93 lbs. 0 oz. 8 dr. avoirdupois.
The starello, or corn measure, is equivalent to 1 busb. 14 peck Eng. The path = 104 Eng. inches.

Causes of the depressed state of Sardinia.-The above statements sufficiently show that the commerce of Sardinia is very far from being what might naturally be expected from its extent, fertility, admirable situation, and the excellence of its many harbours. It contains an area of about 9,500 square miles., being, in point of size, but little inferior to Sicily; and in antiquity it was hardly less celebrated for its productiveness :-

"Non opimas Sardinia segetes feracis."—Hor. lib. i. Od. 31.

But a long series of wars and revolutions, followed by the establishment of the feudal system in its worst form, and the subjection of the island, first to Spain, and more recently to the house of Savoy, have been attended by the most ruinous consequences. The Romans encouraged the exportation of corn and other produce from the provinces to Rome, where it always met with a ready and advantageous sale. But the modern rulers of Sardinia have followed quite an opposite policy; they have prevented the occupiers of the land from carrying their productions abroad; and as, owing to the want of a commercial and manufacturing population, there was little or no demand for it at home, no surplus was raised; so that the wish, as well as the means, of emerging from poverty and barbarism has been well nigh eradicated. It is to this impolitic conduct on the part of government, and to the insecurity arising from the want of police and of occupation under the worst sort of feudal tenures, that we are inclined principally to attribute that habitual idleness, and indifference to the future, that distinguish the modern Sards.

We are glad, however to have to state, that some improvements have been made within these few years. A good road has been formed from Cagliari to Sassari, and cross roads are being carried from it to some of the most considerable places in the island. The population, which, in 1816, amounted to only 352,000, is now estimated at 480,000 or 500,000\*; and some meliorations have been introduced into various departments of industry. But without the establishment of an effective system for the administration of justice and the prevention and punishment of crime, the introduction of a better system of letting land, and the total abolition of the existing restraints on the exportation of corn and other produce from the island, it will be in vain to expect that its capacities should ever be fully developed. At present, it is usual to hire land, for the purposes of tillage, by the year; no corn can be exported if its price exceed 30 reals the starelle; and a heavy duty is laid on all that is exported, as a substitute for a general land-tax. Nothing can be more preposterously absurd than such regulations. They have paralysed the exertions of the husbandman to such an extent, that this "benignant nurse" of ancient Reme† is sometimes, notwithstanding its scanty population, under the necessity of importing a portion of its supplies! Most other articles of export have been loaded with similar duties; so that the industry of the island has been, in effect, completely sacrificed to a short-sighted rapacity, of which, fortunately, there are not many examples. Let this disgraceful system, which, if possible, is even more injurious to the government than to the people, be put an end to,-let the freedom of exportation, with reasonable duties on imports, and the security of property, be established, and we venture to predict that Sardinia will, at no very remote period, recover her ancient pros perity; that the revenues of the crown will be increased in a tenfold proportion; and that the population will cease to be conspicuous only for ferocity, idleness, and contempt of in-

In compiling this article, we have consulted Captain Smyth's valuable work on Sardinia, particularly pp. 106-128. But the most complete work on the island is that of Marmara, already referred to

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CALCU dominions i the castware 17" E. It i western bran only arm of water the riv opposite to ( tricacy of th even if it die this place.-Chart in this la 1717, Cale

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number of adult

<sup>\*</sup> See Marmara, Voyage en Sardaigne, p. 176., and the Foreign Quarterly Review, N > 23. p. 256. Captain Smyth reckons the population, at an average of the 10 years ending with 1825, at about 400,000.—(p. 128.)

<sup>&</sup>quot;Siciliam et Sardiniam, benignissimas urbis nostræ nutrices."-Val. Maximus, lib. vii. c, 6.

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23. p. 256. 25, at about It, however, touches very gently on the gross and scandalous abuses that infect every part of the administration. We have horrowed some details from the Annates du Commerce Maritime for 1833,

CAJEPUT OIL, the volatile oil obtained from the leaves of the cajeput tree (Melaleuca Leucadendron Lin.). The name is a corruption of the native term cayu-puti, that is, whitewood oil; because the bark of the tree which yields it has a whitish appearance, like our birch. This tree is common in Amboyna and other Eastern islands. The oil is obtained by distillation from the dried leaves of the smaller of two varieties. It is prepared in great quantities in Banda, and sent to Holland in copper flasks. As it comes to us it is of a green colour, very limpid, lighter than water, of a strong smell resembling camphor, and a strong pungent taste. It burns entirely away without leaving any residuum. It is often adulterated with other essential oils, coloured with resin of milfoil. In the genuine oil, the green colour depends on the presence of copper; for, when rectified, it is colourless .— (Thomson's Dispensatory.)

Cajennt oil not being used except in the materia medica, only small quantities are imported. In July, 1831, it sold in bond at about 7d. an onnee; but an idea having then got abroad that it was one of the most efficient remedies in cases of cholera, its price rose in November, 21, to no less than 11s. an ounce! But it soon after fell into discredit with the faculty, and additional supplies having been obtained from Holland, its price declined almost as fact as it had risen. It is not at present (September, 1833) worth more in bond, than from 4d. to 9d. an ounce.

CALABAR SKIN (Fr. Petit-gris; Ger. Grauwerk; It. Vuor, Vujo; Rus. Bjelka; Sp. Gris pequeno), the Siberian squirrel skin, of various colours, used in making muffs, tippets, and trimmings for clothes.

CALABASH, a light kind of vessel formed of the shell of a gourd, emptied and dried. The Indians both of the North and South Sea put the pearls they have fished in calabashes, and the natives of Africa do the same by their gold dust. They also are used as a measure

CALAMANCO (Du. Kallemink, Kalmink; Fr. Calmande, Calmandre; It. Durante; Rus. Kolomenka; Sp. Calmaco; Sw. Kalmink), a sort of woollen stuff, manufactured in England and the Netherlands; it has a fine gloss; and being chequered in the warp, the checks appear only on the right side.

CALAMANDER WOOD, a beautiful species of timber brought from Ceylon.

It is so hard that common edge-tools cannot work it, so that it must be gasped and almost ground into shape. It is singularly remarkable for the variety and admixture of colours. The most prevailing is a fine chocolate, now deepening almost into absolute black, now fading into a medium between fawn and cream colours. It arrests the eye from the rich beauty of the intermingled tints, not from any make showiness. It takes a very high polish; and is wrought into chairs, and particularly into tables. Sir Rohert Browrigg, late governor of Ceylon, had the doors of the dining-room of his seat in Monmonthshire made of calamander. It is searce in Ceylon, and is not regularly imported; all taits in Great Britain has been imported by private gentlemen, returning from the colony, for their own use. It is by far the most beautiful of all the funcy woods. The nearer it is taken from the root the tree, the funct is — (Milmar's Oriest, Com. : 1th of Enterprising Kongelder Verwishle Subof the tree, the fuer it is .- (Milburn's Orient. Com.; Lib. of Entertaining Knowledge, Vegetable Substances, p. 179.)

CALCUTTA, the principal city of the province of Bengal, the capital of the British dominions in India, and, with the exception perhaps of Canton, the greatest emporium to the eastward of the Cape of Good Hope. Its citatlet is in lat. 22° 33′ 54″ N., long. 88° 20′ 17" E. It is about 100 miles distant from the sea, being situated on the eastern bank of the western branch of the Ganges, denominated by Europeans the Hooghly River, which is the only arm of the Ganges navigable to any considerable distance by large ships. At high water the river opposite to the town is about a mile in breadth; but during the ebb the side opposite to Calcutta exposes a long range of dry sand banks. Owing to the length and intricacy of the navigation from the sea, it cannot be unde aken without a pilot; so that, even if it did not exceed our limits, it would be useless to attempt any description of it in this place.—(See the reduced Plan of the Mouths of the Hooghly River, in the Mercator's Chart in this work.)

CRAIN 13 IMS WORK.)
In 171, Calcauta was a petty native village of paltry buts, with a few hundred inhabitants. Little more than a century later, or in 1822, the following were the returns of the population; viz. Christians, 13,138; Mohammedans, 48,162; Hindoos, 118,203; Chinese, 411, making in all, 179,917.

A great part, however, of what may be fairly considered the population of Calcatta, consisting of labourers, mechanics, and persons engaged in trade, reside at aight in the subturbs, or neighbouring villages; coming into town early in the morning to their respective employments. These have been estimated by the magistrates, on tolerably good data, at 100,000; and allowing for the increase of intabiants which is admitted to have taken place within the last dozen years, the existing population may be estimated at about 300,000. The town, excluding suburbs, extends to about 4½ miles along the bank of the river, with an average breadth inland of about 1½ mile. Fort William, the chadel, lies on the same side of the river, a little lower down. It is a strong regular fortification; but so extensive that it would require a garrison of 10,000 men for its effectual defence. Calcutta possesses great natural advantages for inland navigation; all sorts of foreign produce being transported with great facility on the Ganges and its subsidiary streams to the north-western quarters of Hindostan, over a distance of at least 1,000 miles, while the productions of the interior are received by the same easy

The principal merchants and traders of Calcutta consist of the following classes; viz. British and other Europeans, Portuguese born in India, Armenians, Greeks, Jews, Persians from the coast of the Persian Gulf, commonly called Parsees, Moguls, Mohammedans of Hindostan, and Hindos; the latter usually either of the Brahminical or mercantile castes, and natives of Bongal. In 1812, the total number of adult male British subjects, in the Bengal provinces (the great majority being in Calcutta),

engaged in trade or agriculture, was 1,225; in 1830, it was 1,707. This is the statement given by the printed register; but it is probably much underrated, particularly for the last year. The natice Portuguese and Armenian merchants have of late greatly declined in wealth and importance. On the other hand, the Persian merchants have increased in numbers and wealth, several of them being worth 250,4000, sterling. The large fortness of the Hindoo merchants have been nuch broken down of late years by litigation in the courts, and naturally through the law of equal coparcenary among brothers. To counterbalance this, there has been, since the opening of the tree trade in 1814, a vast augmentation of the number of inferior merchants, worth from 20,000, to 50,000, sterling. There are but few Hindoo merchants at present whose wealth exceeds 290,600, sterling. There are but few Hindoo merchants at present whose wealth exceeds 290,600, sterling. The principal foreign business is conducted by the English merchants; but the other parties also, either in partnership with the English, or on their own account, speculaic largely to Europe, America, and especially to China. The brokers known under the name of Strears and Baboos are all Hindoos. The general rates of agency commission are as follow:—

The general rates of ngency commission are as follow :-

1. On the sale or purchase of ships, vessels, houses	010	
and lands	1.2	per cent.
<ol><li>On the sale, purchase, or shipment of bullion Do. of jewellery, diamonds, or other precious</li></ol>	1.4	uo.
stones .	2	do.
	-	uoi
Do, of indigo, lac-dye, country piece goods, silk, opium, cochineal, coral, spices, coffee, cop-		
tion the and telegraphs	21.2	do.
per, tin, and tutenague The of all other kinds of goods	5	do.
3. On goods or treasure, &c. consigned, and after-		40,
wards withdrawn or sent to anction; and on		
goods consigned for conditional delivery to		
others	1.2	commissio
4. On all advances of money for the purposes of		
trade, whether the goods are consigned to the		
agent or not, and where a commission of 5 per		
cent, is not charged	21.2	per cent.
5. On ordering goods, or superintending the fulfil-		per count
ment of contracts, where no other commis-		
sion is derived	21.2	do.
6. On guaranteeing bills, bonds, or other engage-		
ments, and on becoming security for adminis-		
trations of estates, or to government or indi-		
viduals for contracts, agreements, &c	21.2	do.
7. On del credere, or guaranteeing the responsibili-		per cent.
ty of persons to whom goods are sold		mensem.
8. On acting for the estates of persons deceased, as	1	
executors or administrators	5 ner	cent.
9. On the management of estates for others, on the	. 1	
amount received	21.2	do.
10. On procuring freight, or advertising as the agent		407
of owners or commanders : on the amount of		
freight, whether the same passes through		
the hands of the agent or not	5	do.
11. On chartering ships for other parties	21.2	do.
12. On making insurance, or writing orders for		401
insurance	1.2	do.
13. On settling insurance losses, total or partial, and		407
on procuring returns of premium	1	do.
14. On effecting remittances, by hills of the agent		
or otherwise, or purchasing, selling, or nego-		
tiating bills of exchange	1	do.
15. On debts, when a process at law or arbitration		
is necessary	2 1.2	do.
And if recovered by such means	5	do.
16. On bills of exchange returned, noted, or pro-		
tested	1	do.
17. On the collecting of house-rent	2 1.2	do,
18. On ships' disbursements		do.
19. On negotiating loans on respondentia	2	do.
20. On letters of credit grauted for mercantile pur-		
poses	21.2	do.
21. Oe purchasing or selling government securi-		
ties, and on each exchange of the same, in		
the transfer from one loan to another -	1.2	do.
22. On delivering up government securities, or		
depositing the same in the treasury	1.2	do.
23. On all advances not punctually liquidated, the		
agent to have the option of charging a second		
commission, as upon a fresh advance, pro-		
vided the charge does not occur twice in the		
same year		
21. At the option of the agent, on the amount		
debited or credited within the year, including		
interest, and excepting only items on which		
interest, and excepting only items on which a commission of 5 per cent, has been charged	1	do.
N. B This charge not to apply to paying over		
a balance due on an account made up to a particu-		
far period, unless where such balance is withdrawn		
Without reasonable notice		

a balance due on an account made up to a particular period, unless where such balance is withdrawn where the such as the such

Coins.	Grains Grains Alloy.		Grains Gross Weight.	Value.		
Gold mehur Sieca Rupee Forruckabad rupee	187-651 175-923 165-215		204-710 191-916 180-234	0 2 0 625		

The charge for coining silver at the Calcutta mint is 2 per cent, if the ballion be the standard fineness; but where it differs, a proportional charge of from i-4 to 2-2 per cent, is nade for refuiling. The course of exchange by which the customs of Calcutta are at present regulated in as follows:—

	_		1		Sic. rup.	An.	Pice.
Great Brita	in		Pound sterling	==	10	6	0
Cape of Go	kul	Hope	Rix-dollar (2s.)	=	1	0	G
Madras			100 rupees	=	93	1	8
Bombay			100 -	=	94	13	Ô
Cevlon			Rix-dollar		Ö	14	ē
China			1 tale	=	3	6	4
Burnah			125 tickals		100	0	ú
Manilla			Spanish dollar	11 11 11 11	2	4	Ö
Portuga1			1,000 reas	=	2	12	Ö
France			24 francs	=	10	0	ō
Holland			21 floring	=	2	-1	ö
Hamburgh penhagen		1 Co- }	11 mare banco	==	1	0	0
Leghorn		. 1	100 pezzas	=	202	8	0

[Leghorn - | 100 perzas = 1 202 S 0 ]

Other sorts of rupees are met with in Hengal, differing in finences and weight, though their denominations be the same. From this, and from the natives frequently parchine botts in the rupees, and the weight of the coin after coming from the mint, the currencies of the different provinces are of different values. This defect has involuced the custom of employing shrofts, or money-changers, whose business is to set a value upon the different currucies, according to every circumstance, either in their favour or their products. When a sum of rupees is brought to one of these shrofts, he extantores then, by their weight; he then allows for the different feet batter upon the current, what the whole are worth; so that the rupee current is the only thing fixed, by which com is valued.

A current rupe is recknowled at 2c, and a sicca rupee of account commonly at 2c, 6d. A loc, means 100,000; and a crore 100 lacs, or 10,000,000. The following are the monies of account, premising that the lowest denomination is represented by a small smooth shell, a species of cypraxa, chiefly imported as an arricel of trade from the Laccalive and Maldive islands, and current as long as they continue entire:

	4 Cowries	== 1 Gunda.
	2,560 do.	== 1 Current rupee.
i	20 Gundas	= 1 Pune.
ı	4 Punns, or 12 pice	= 1 Anna.
	4 Anuas	= 1 Cahaun,
ı	4 Cahauns	= 1 Sieca rupee.
1	16 Sicca rupees	= 1 Gold mohur.
1	Heights The great	weights are maunds, seers, chittacks, and

siccas or rupee weights, thus divided :-

5 Siccas 16 Chittacks 40 Seers	=	I Chittack, I Seer. I Maund,
		1

There are two maunds in use, viz. the factory maund, which is this, 10 oz. 10-666 drs, avoirdupois; and the bazaar maund, which 10 ner cent, better, viz. 82 lbs. 2 oz. 2-133 drs.

80 Sicca weight	= a Calcutta bazzar seer.
80 Sicca weight 60 Ditto 82 Ditto	== a Serampore seer.
82 Ditto	= a Houghly seer.
84 Ditto 96 Ditto	= a Benaras Mirzapore seer.
96 Ditte	= an Allahahad and Lucknow seer.
A Calcutta factory se	er is equal to 72 sicca weight, 11 annas, 2

puns, 10 gundas, 3 63 cowries. Gold and Silver. = 1 Dhan, or grain. = 1 Rusty. 4 Punkhos

10 Massas = { 1 Sicca weight = 179·7 grs. Troy, or 6·5705 drs. avoirdupois. = 1 Tolah.	O 1-4 Indition	= 1 A00a.
100 Rutties = 1 Telah.	8 Rutties	== 1 Massa.
100 Rutties = 1 Telah.	10 Massas	
	12 1-2 Massas	== 1 Tolah,
16 Annas = 1 Tolah,		= I Tolab.
166 1-4 Rutties = 1 Mohur,		= 1 Mobur.
13-28 Massas = 1 Mohur.		= 1 Mohur.
17 Annas = 1 Mohur,		= 1 Mohur.
The totals is equal to 224.588 grs. Troy.	The totah is equal	to 224:588 grs. Troy.

# Liquid Measure

Sicca weight	== 1 Chittack.
Chittacks	_ 1 Pough, or pice
Poughs	= 1 Seer.
Seers	= 1 Maund.
Seers	= 1 Pussarce, or measu
Massumen	

### Grain Measure.

K naongs	== I Raik.
ltniks	= 1 Pallic = 9.08 ths, avoird.
l'allies	== 1 Scallie.
Soallies	= 1 Khahoon = 30 bz. mds.

5 Cubits, or ha X 4 in brea 16 Chittacks

Commercial

Com Acheen Bahar Anjengo candy Batavia pecul o Bencoolen haha Bengal factory Bombay candy o Calicut maind China pecul of Cochin candy of Gembroon baza. Gac candy of 20 Jonkeeyton hali: Madras candy of Matacea linhar of Muscat Custom-lastic and waste candy of

Masore candy of Pegu camiy of L Pening pecul of Surat mannel of Pucca man Tellicherry cand Banks, Ban Bank of Be into 500 share shares are no pointed by go The secretary surer, are the vant. This b have been. I over a very la derable share

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I. The gove security for the fore, their m

cel thereof; n the usefulnes

2. By their to two thirds cash in their 3. Their rul

avoided applic ness of the Be Company's pa of the govern paper in Calcu to 60 and 70 la The inconv

an alteration specie to be re away; and gr As soon as t

in the money (1831) existing noticed in the of the Union I the community notes being re blishment was Bank of Benga from its notes Bengal Bank n be a favourite business of Ca

taining comments of the rates of quoted were, a Vol. I.—Z

Square Meanure 5 Cubits, or hauts, in le X 4 in breadth 16 Chittacks 20 Cottabe ength } = { 1 Chittack, or 45 feet (Eng. square, 1 Cottab. = 1 Cottan. = 1 Biggah = 14,440 sq. f. = 1 English statute acre. 20 Cottabe 3 1-2 Biggabs Cloth Measure. 3 Jorbes 3 Anguilas > Gheriahs 2 Hauls

= 1 Angulla. = 1 Gheriah. = 1 Haut or cubit = 18 Inches. = 1 Guz = 1 yard.

Long Measure. 3 Barleycarns, or jowe (barley) 4 Fingers 3 Hands 2 Spans 4 Unbits = 1 Hand, = 1 Hand, = 1 Nyan, = 1 Cubit, or arm = 18 inches, = 1 Fation, 1 Cost = 1 mile 1 furlung 3 poles 3 E2 yards, 1,000 Fathous For Goods reckoned by Tale. = 1 Gunda. = 1 Koorje, or 1 corge. 5 Particulars 4 tounday, or 20 particulars

Commercial Weights and Measures of India, with their equivalents in English Avoirdupols, Bengal Factory, Madras, and Hombay Weights.

Commercial Measures.	&c.	Avoirdupois,	Bengal Factory.	Madras.	Bombay.
Achieve Bahar of 200 catties  quecha of 10 octily  and the end of 10 octily  and the end of 10 octily  and the end octily  and the end octily  because of 10 catties  because and of 10 cotiles  cattier because of 100 pools  chain peeul of 100 catties  can candy of 20 manuda  gendrous beaar candy  Gan candy of 20 manuda  Here candy of 10 catties  Mateca to bair of 3 peculis  Mateca to bair of 4 precisi  More candy of 7 moralis  Percu mund  Tellicher ye candy of 20 manuda  Tellicher ye candy of 20 manuda  Tellicher year candy of 20 manuda		### 02. dr. 42.1 de 1.1	Mda. S. Ch. 5 25 137 13-7 7 237 13-7 7 202 0 1 0 0 7 20 0 1 4 0 7 20 0 1 1 8 5-6 0 16 11 2-6 0 16 25 20 0 6 28 0 6 28 0 6 29 0 1 1 2 0 6 29 0 1 1 2 0 6 29 0 1 1 2 0 6 29 0 6 0 6 0 20 0 6 0	M44, Vis. Pel. 18 7 19 8 2 18 8 2 2 3 18 2 2 3 8 2 7 35.7 3 2 113 2 2 2 3 8 2 1 1 2 4 1 1 2 4 5 2 26 2 1 5 36 2 2 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 6 16 19 7 36 10 1	Mdt, N. Pica. 15 1 22 5 20 0 1 28 6 20 0 0 2 29 20 0 0 2 29 20 0 0 0 3 1 22 1 1 0 22 1 1 0 2 1 1 1 0 2 1

Banks, Banking.—The paper currency of Calcutta is supplied by the following banks:—
Bank of Bengal.—This is the only bank in Calcutta that has a charter. Its cupital is 50 lacs, divided into 500 shares of 10,000 sicca rupees each, of which the East India Company hold 100 shares. The shares are now at a premium of 5,000 to 6,000 rupees. It is managed by the directors; three appointed by government, and six elected by the proprietors; time of service, for the latter, three years. The secretary to government in the financial department, the accountant-general, and the sub-treasurer, are the ex officio government directors. The bank secretary and treasurer is also a civil servant. This dank possesses peculiar advantages, but has not been so useful to the public as it might have been. Its notes are received at all the public offices, in payment of revenue, by the collectors in all the districts below Benares; and, consequently, its circulation, averaging 80 to 100 lacs, extends over a very large and the wealthiest portion of our Indian territory. The government being such considerable shareholders, too, it is generally supposed by the natives that the Bengal Bank is part and parcel thereof; and it enjoys, therefore, the same credit. But other circumstances have operated against the nsefulness which, with the advantages alluded to; it might have been supposed would have certhe usefulness which, with the advantages alluded to, it might have been supposed would have certainly attended it.

1. The government required a deposit in their treasnry of 20 lacs of rupees in Company's paper, as securily for the notes received at the public offices and the district treasnries. To this extent, therefore, their means applicable to commercial purposes, or rather to the assistance of the commer-

clai community, were crippled.

2. By their charter, they were required to issue their notes in the proportion of one third of speciot to two thirds of paper,—in other words, for every 90 rupees of notes issued, they kept 30 rupees of cash in their strong box.

3. Their rules for granting accommodation on personal credit were so severe, that the public rather avoided applications to them, if they could obtain discounts elsewhere; and, consequently, the business of the Bengal Bank was almost entirely confined to the granting of loans on the security of the Company's paper. In 1826, 1827, and 1828, when the Burmese war, and the financial arrangements of the government, occasioned a great demand for money, the amount of discounts of mercantile paper in Calcutta did not exceed 10 or 12 lacs or rupees, whilst loans secured by Company's paper rose to 60 and 70 lacs. Their rules for granting accommodation on personal credit were so severe, that the public rather

The inconvenience of this system having been felt, the government of Calcutta has recommended an atteration; and we understand the capital is to be increased to 75 lacs; the proportion of a this specie to be reduced to a fourth; the deposit of 20 lacs of Company's paper at the irreasury to be done away; and greater facilities to be afforded to the mercantile community in obtaining accommodation.

As soon as this ulteration is carried into effect, there will unquestionably be a great improvement

in the money market in Calcutta.

The Union Bank.—This establishment was founded in 1829. It is the only private bank at present (1831 existing in Bengal; for the Bank of Hindostan, the Commercial Bank, and the Calcutta Bank. (1834) existing in Bengal; for the Bank of Hindostan, the Commercial Bank, and the Calcutta Bank, noticed in the former edition of this work, have all, though solvent, been discontinued. The capital of the Union Bank is 50 lacs of rupees, consisting of 1,000 shares of 5,000 each, held by all classes of the community. Its notes circulate only in Calcutta and its immediate neighbourhood; no private notes being received at the collectors' treasuries in the provinces. The main object of this establishment was to fill up the space in the money market, occasioned by the restrictions imposed on the Bank of Bengal by its charter; but it has not yet been able to effect its intentions to their full extent, from its notes not being generally circulated; and it is possible that the proposed alterations in the Bengal Bank may, in some measure, limit its operations. There is no doubt, however, but that it will be a faveurite establishment; and should it obtain a charter, it will probably get most of the banking business of Calcutta; its rules being well adapted for facilitating commercial transactions, and sustaining commercial credit and confidence.

business of Calcuttn; its rules being wen anapose to the money market. The last rates taining commercial credit and confidence.

The rates of discount vary, from time to time, with the state of the money market. The last rates quoted were, at the Union Bank, 6 per cent. per annum on notes at 3 months, 5 ditto, at 2 ditto; 4

in fineness From this, e rupees, and y dimenishing currencies of lefect has inagers, whose, according to halice. When numers st then, and hattos upon by the rupees current is the

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79·7 grs. Troy, voirdupois.

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ditto, at I ditto: the Bank of Bengal, discount on private bills at 3 months, 6 per cent. per annum; ditto government bills\*, ditto, 4 ditto; interest on loans, on deposit, ditto, 5 ditto.

Indian Funds:—The public debt contracted by the Indian government, on the security of the territory, is under the management of the trensury department at Calcutta. This debt is of two descriptions; that bearing no interest, and that which bears interest. The last is again divided into three parts; viz. monies deposited by public bodies for specific purposes; treasury notes, of the same character as our Exchequer bills; and the actual funded or registered debt. The latter, on the 30th of April, 1830, was as follows; for Bengal.

Statement of the Amount standing on the general Registers of the Presidency of Bengal, in the Name of Europeans and Natives.

			Debt.				Europeans.	Natives,	Total,
6 p 5 5 4 4	er cent	. Ionn o	of 1822 1823 1825-26 1829-30 1824-25 1828-29	:	icea rup	Dees	Sicca rupees. 703,13,500 709,87,800 532,74,800 19,51,700 3,13,000 6,03,600 1,975,34,100	Sicca rupees. 43,68,736 200,39,700 408,79,500 7,01,300 5,86,200 5,84,100	Sicca rupces, 747,12,200 916,27,500 916,54,300 20,53,000 8,90,200 12,47,700 2,652,93,900

The 6 per cent, loan of 1822 is irredeemable until the expiration of the Company's present charter, and then 15 months' notice to be given previously to discharge: the interest on this loan is payable either half-yearly in India, or, if the proprietor be resident in Europe, be has the option, as a matter of right, of demanding a bill upon the court of directors for the interest, payable at 12 months' date, at 2s. Ist the sicen tupee. The 5 per cent. Ioan of 1823 was not payable, in any part, until after the 31st of March, 1825, and then only 15 crore in any one year, after 60 days' notice; the interest is payable until a month of the control of the control of the control of the fore cent. Ioan, with this important difference, that the privilege which the residents in Europe possess of receiving interest in England belongs as of right to the holders of the 6 per cent. Ioan, and is only enjoyed by the holders of this lonn during the pleasure of the home authorities. Of the 5 per cent. Ioan of 1825, no part was dischargeable till after the 30th of April, 1822, and then previous notice of 3 months to be given; the interest upon England not 2s. the rappe. In this case, also, the option of remittance to England may withdrawn by the home authorities at pleasure. Of the two 4 per cent. Ioans, no part of the first was dischargeable till after the 30th of April, 1830, nor of the second till the 30th of April, 1832; and, in both cases, previous notice of 3 months to be given. From the favourable conditions of the 6 per cent. Ioan, it has, of late years, borne a premium of about 5 per cent, and even the 4 per cent. The 5 per cent, loans have generally borne a premium of about 5 per cent, and even the 4 per cent. The 5 per cent, loans have generally borne a premium of about 5 per cent, and even the 4 per cent.

The 5 per cent, loans have been thus particular in describing the nature of the Indian national tunds, because in a country where Earopeans have been highler to precluded from holding property in land beyond the narr

Photogr.—The maxigation of the river Hosely from the Sand Heats to Calcuta, a distance of about 150 miles, is naturally dual germs and intricate; but render pilot miles, is naturally dual germs and intricate; but render pilot miles, is naturally dual masters, 24 first mates, 24 second mates, and between 70 and 80 vacces and intricate; but render pilot and believed. This consists of twickeversels, being bright of between 150 and 250 trues but then, capable of maintaining their stations in the most boisterous season,

Table of Rates of full and broken Pilotage, chargeable to Ships and Vessels inward and outward of the River Hooghly.

Draught of Water,	Full Pilotage inward.	Additional Pilotage outward.	Inward Proportion,	Outward Proportion,
Feet.	L,	L.	From Sea.	From Calcutta.
9 to 10 10 11 11 12	10 12	] ,	To Saugor • 4 12ths To Kedgeree • 6 12ths To Culvee • 8 12ths	To Fulta harbour - 3 12th
11 12 12 13 13 14	16	ĮĮ	To Culpee harbour 9 12ths To Fulta, or Movapore 10 12ths	
14 15	14 16 18 21 25 30 35 40 45 50 56	} 2	To Calcutta, full pilotage	To Sea, full pilotage,
15 16 16 17 17 18	30 35	1		
18 19 19 20	40 45	ΙŚ.		
18 19 19 20 20 21 21 22 22 23	50 55	} 6		
22 23	60	l)	1	

Note.—All foreign vessels pay the same pilotage as those under British colours. By broken pilotage is meant the proportion of full pilotage between the different stages or places of antionrace. All ships, the property of foreigners, as well Asiate as European, are subject to the charge termed "lead money," if their in hispelies bely necessary that the pilot should have with him a leadaman in whom he can confide.

Detention money, at the rate of 4s, per diem, from British and foreign wessels, is charged by persons of the pilot service kept on beard ships at anchor by desire of the commander or owner. In the river before Calcutta, and in other parts, there are chain moorings, of which the charges are as follow:

Burthen of Ships.	April to October, 7 months.	November to March, 5 mooths.			
500 tons and upwards Under 500 tons	Per diem • - 0 16 0 Ditto • • 0 14 0	Per diem - 0 12 0 Ditto - 0 10 0			

Hire of the chain moorings at Diamond Harbour, 11. per diem.
The lowest charge to a ship requiring the accommodation of the thain moorings at either of the places above mentioned, is for 10 depore, Howrah, or Sulkea, or from any of the docks at Kide places above mentioned, is for 10 depore, Howrah, or Sulkea, or from any of the docks to her more cays; and using them longer, a further charge in made at the esta- logs, is liked at 50 rupeer; and no higher charge for such service is

authorised, of a row-box of the secon light-house British or A Ships proces der magazinton for each the pavigation ment, and is and harbour There are size may be iror durabilit framework h

rior durabilit framework is the planks, at last is formish in 1824, the Calcutta was of about 370 t 800 tons; but tion of the H-obliged to rec-niles farther a trade between 400 tons. 400 tops.

Duties, &c.the one for the

Rates of I Europe, Presiden

Enumeration let. Goods, the Bullion ar

2. Horses
3. Marine sta
4. Metals, w 5. Opium

6. Precious ste 7. Salt 8. Spirituous I 9. Tobacco

10. Wines 11. Woollens All articles in the at

2d. Goods the P

t. Arrack at a t tion of 307 of 126 gallo 2. Bullion and c 3. Horses 4. Opium

5. Precious stone 6. Salt 7. Spirite

8. Tobacco .

9. Wines All articles no in the above 3d. Goods, the Pr United Kingd America.

I. Allspice 2. Aloe wood 3. Altah -4. Alum -5. Anhergris

6. Arrack, Balay
7. Arrack, rom
7. Arrack, rom
1. Arrack, rom
9. Assential
10. Awl root, or m
11. Heals, malas, c
12. Hetel nut (eust
13. Her (lown dn
13. Her (lown dn
14. Brandy, from
15. Brass, wrought
16. Brinstone
17. Brocades, and
19. Rubera, goods
19. Rubera, goods
19. Rubera, goods
20. Bullion and col
21. Calizecrah, or 1
22. Camphire 6. Arrack, Bata

<sup>\*</sup> This partiality to the government bills is objected to. The Union Bank makes no distinction.

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rgenble till s, previous hus, of late orne a prei a nominal ds, because beyond the , they have

ranch pilots, 24 en 70 and 80 vo-a mouth; each it volunteers 61, lage; atward of

tion.

- 2 12ths - 3 12ths - 4 12ths - 6 12ths - 8 12ths

om British and service kept on r owner. there are chain

5 months L. s. d. 0 12 0 0 10 0

The charge for e docks at Kidks to her moor-such service is

tinction.

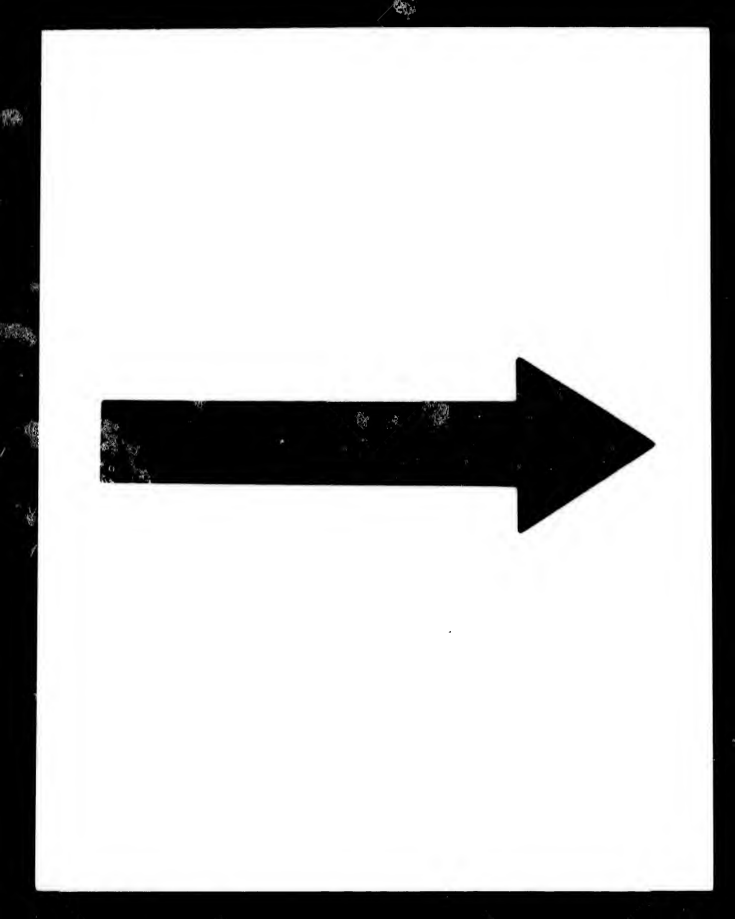
authorised. Besides pilotage, every ship is chargeable with the hire of a row-bost to accompany her? yet. for a loss of the first class, 20.4; the second class, 18.4; and of the limit class, 14.4. (The state of the second class, 14.4) and the pilot class, 14.4. (The state of the second class, 14.4) and the pilot condition of American flags is at the rate of 3.4, the pilot establishment and the powder ungazine at Moyapore; the charge is at the rate of 1.1-2d. per for each voyage. The whele pilot establishment and the care of the navigation of the Hooghly is under the management of government, and is directed by a marine board, with a master attendant and harbour master.

There are sufficiently a marine board, with a master attendant and harbour master.

There are sufficiently and the state of 1.1-2d. per former work being always of the first of the first class of the first properties of the state of the

sutherised. Besides pilotage, every ship is chargeable with the hire of a row-boat to accompany here yets, for a lost of the first class, 244, of the second class, 184, and of the little class, 184. If late years a light-hoose has been perfected at Keskgerse, for which the classes are resulated by an ordinance of the year 1825, and are the same for every port under the government of Bengal; or, as it is trebuically light-hoose has been perfected at Keskgerse, for which the classe of the property of Furt Williams and the care of the marginated of government, and is directed by a marine board, with a master attendant and harbour marked the classes of the property 
Rates of Duty chargeable on Goods, the Produce or Manufacture of the United Kingdom, Foreign
Enrone, and the United States, Imported by Sea into Calcutta, or any Port or Place belonging to the

Enumeration of Goods.	Imported on a British Bottom.	Imported on a Foreign Hattom.	Enumeration of Goods.	Imported on a British Bottom.	Imported on a Foreign Bottom
st. Goods, the Produce or Ma 1. Bullion and coin 2. Horses 3. Marine stores 4. Metals, wrought and unwrought 5. Oplum	Free Free Free Free 24 rs. a seer of 80 sa. wt.	Free. Free. 2 1-4 per cent. 2 1-2 ditto. 48 rs. a seer of 80 sa, wt.	23. Canvas, excepting can- vas made of suon or hemp, or other mate- rial, the growth or ma- nufacture of places sub- ject to the government of the East India Com- play, which is ex- cupted from charge of duty on importation	5 diito	10 ditto.
6. Precious stones and pearls	3 rs. a md. of }	Free, 6 rs, a maund of	by sea )	# 1 0 1'm	
7. Salt • •	92 sa, wt.	82 sa. wt. per seer.	21. Cardamums 25. Carriages and convey- ?	7 1-2 ditto -	15 ditto.
8. Spirituons liquors -	10 per cent.	20 per cent.	apers	7 1-2 ditto •	15 ditto.
	4 annas a md.)	5 annas a tuil, of	26. Cassia 27. Chanks	10 ditto -	20 ditto.
9. Tobacco •	of 80 sa. wt.	80 sa, wt. per seer.	28. Cherayta	10 ditto -	20 ditto.
), Wines	10 per cent.	20 per cent.	29. China goods, or goods)	1	
All articles not included )	Free •	2 1-2 digto.	from China, not other- wise enumerated in this table	7 1-2 ditta -	15 ditto.
in the above eleven	2 1-2 per cent.	5 ditto.	30. Cloves	10 ditto -	20 ditto.
itena)			31. Cochineal, or crimdanah	7 1-2 ditto .	16 ditto.
d. Goods the Produce of For	eign Europe, or of	the United States	32. Coffee	71.2 ditto .	15 ditto.
	America.		33. Coir, the produce of places not subject to the government of the	5 ditto •	10 ditto.
. Arrack at a fixed valua- tion of 30L per cask of 126 gallons	10 per cent	20 per cent.	East India Company	a anto .	10 attto.
Bullion and coip -	Free -	Free.	in India 34. Coin and bullion	Free -	Free.
Horses	Free 24 rs. a seer of ?	Free. 48 rs. a seer of	35. Columbo pot -	10 per cent	20 per cent.
Opium • • • {	80 sa. wt.	80 sa, wt,	36. Coosoon fool, or saf-	7 1-2 ditto .	15 ditto.
. Precious stones and pearls	Free	Free.	37. Copal, or kahroba	10 ditto -	20 ditto.
	3 rs. a md. of	rs. a maund of	38. Copper, wrought and {	10 ditto •	20 ditto.
. Salt · · · · · · · · · · · · · · · · · · ·	82 sa. wt.	52 sa. wt. per seer.	unwrought 5		
. Spirits	10 per cent.	20 per cent.	39. Coral 40. Cordage, - excepting)	10 ditto •	20 ditto.
. Tobacco	4 annas a md. ) of 80 sa. wt. }	80 sa, wt. per	cordage made of suon.		
. Wines	per seer -)	seer.	hemp, or other mate- rial, the produce of places subject to the		1
All articles not included ?	10 per cent.	20 per cent.	places subject to the l	5 ditto -	10 ditto.
All articles not included }	5 ditto	10 ditto.	government of the East [ lodia Company, which		
d. Goods, the Produce or M	any facture of Di-	in other than the	shall be exempt from	l .	[
United Kingdom, Foreig	n Europe, or the	United States of	the charge of duty on !		
America.			importation by sea	7 Le ditto	15 ditto.
I. Allspice	10 per cent	20 per cent.	41. Critedanah, or cochineal 42. Dhye flower	71-2 ditto - 71-2 ditto -	15 ditto.
2. Alne wood • •	7 1-2 ditto -	1 15 ditto.	43. Elephants' teeth	71-2 ditto •	15 ditto.
3. Altah	7 1-2 .titto -	15 ditto.	44. Embroidered goods and brocades	7 1-2 ditto •	15 ditto.
4. Alum	7 1-2 ditto	20 ditto.	45. Frankincense, or gun-	7 1-2 ditto -	15 ditto.
6. Arrack, Batavia	55 sa. rs. per ?	110 sa. cs. per	diberoza 5	1	1
7. Arrack, from foreign ?	leager · §	leager.	46, Galbanum 47, Galingall	10 per cent	20 per cent. 15 ditto.
teritories in Asia - {	30 sa. rs. per }	60 sa. rs. per leager.	48. Ghee (customs)	5 ditto -	10 ditto.
8. Arsenic, white, red, or ?	10 per cent	20 per cent.	48, Ghee (customs) Ditto (town duty)	10 ditto -	20 ditto.
yellow - • \$			49. Gip, from foreign terri- ?	30 ditto •	60 ditto.
9. Asafectida 0. Awl root, or morinda	10 ditto •	20 ditto. 15 ditto.	ritories in Asia - 5 50. Gooper muttee, or yel- ?	l	
1. Beads, malas, or rosaries	7 1-2 ditto -	15 ditto.	low othere (	10 per cent	20 per cent.
2. Betel nut (customs) -	7 1-2 ditto •	15 ditto.	51. Geomootoo, sunn, and	Free -	Free.
Ditto (town duty) - 13. Henjamin, or loban -	5 ditto •	10 ditto.	hemp	10 per cent	20 per cent.
14. Brandy, from foreign ?	30 ditto -	60 ditto.	53. Guodiberoza, or frank- ?	7 1-2 ditto •	15 ditto.
territories in Asia - { 15. Brass, wrought and up- {			54. Hemp, sunn, or goo-	Free	Free.
wrought 5		20 ditto.	mootoo - • \		
16. Brimstone 17. Brocades, and embroi-	10 ditto •	20 ditto.	55. Hurrah, or myrobalan 56. Horses	10 per cent. •	20 per cent. Free.
dered goods	7 1-2 ditto -	15 ditto.	57. Hurshinghar flower .	7 1.2 per cent.	15 per cent.
19. Buhera, or myrobalan	IO ditto -	20 ditto.	58. Hurtaul, or orpiment, ?	10 ditto	20 ditto.
19. Buckum, or sapan wood	7 1-2 ditto -	15 ditto.	or yellow arsenic - (	10 0	
20. Bullion and colo 21. Calizeerah, or Nigellah	7 1-2 per cent.	Free, 15 per cent,	59. Iron, wrought or un-	10 ditto •	20 ditto.
	10 ditto -	20 ditto.	60. Ivory	7 1-2 ditto -	15 ditto.



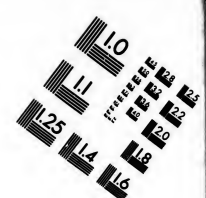
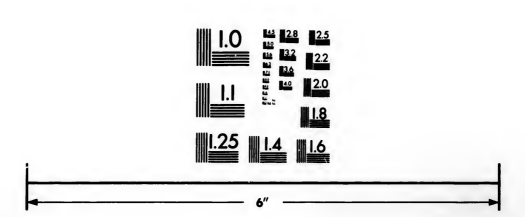


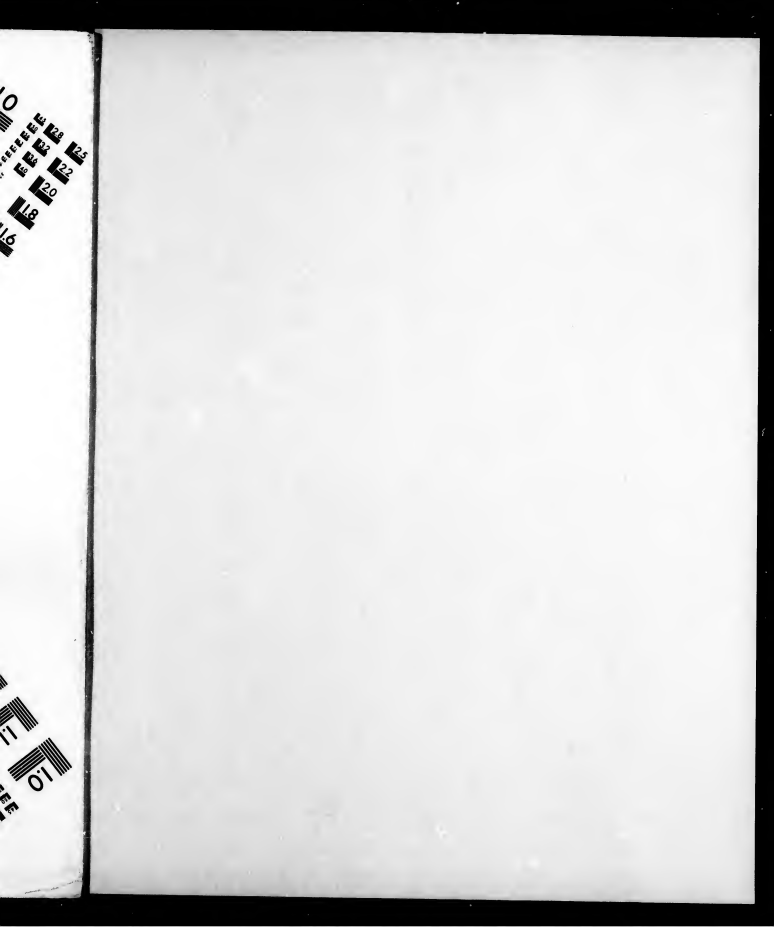
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STATE OF THE STATE



## CALCUTTA.

Rates of duties-continued.

Enumeration of Goods.	Imported on a British Bottom.	Imported on a Foreign Bottom.	Enumeration of Goods.	Imported on a British Bottom.	Imported on a Foreign Bottom
61. Juttamunsee, or spike-	10 ditto .	20 ditto.	97. Hum, from foreign ter- }	30 ditto •	60 ditto.
62. Kullinium · ·	7 1-2 ditto •	15 ditto.	98. Saffron	10 ditto -	20 ditto.
63. Lead, pig, sheet, milled, ?	10 ditto ·	20 ditto.	99. Satllower, or coosoom }	7 1-2 ditto -	15 ditto.
61. Loadh • • • • •	7 1-2 ditto -	15 ditto.	100, Sago 5	7 1-2 ditto -	15 ditto.
65. Loban, or benjamin	7 1-2 ditto	15 ditto.	too, sage	3 rs. per md.)	6 rs. per ind. of
66. Mace	10 ditto	20 ditto	101, Salt, foreign	of 82 sa. wt. 5	82 sa. wt. per
67. Madder, or munject -	7 1-2 ditto •	15 ditto.		per seer ·)	seer.
68. Mahogany, and all other a	7 1-2 ditta -	15 ditto.	102. Sandal wood, red, i white, or yellow	7 1-2 per cent.	15 per cent.
estinet-work -			103. Sapan, or buckum wood	7 1-2 ditto -	15 ditto.
69. Mastick	10 ditto	20 ditto.	104. Senna	10 ditto •	20 ditto.
70. Munum, or red lead - 71. Morinda, or awl root -	10 ditto •	20 ditto.	105. Soonamookey leaf 106. Spikenard, or jutta-)		
72. Municet, or madder -	7 1-2 ditto	15 ditto.	introsee	10 ditto -	20 ditto,
73. Musk	7 1-2 ditto -	15 ditto.	107. Spiratuous liquors, not )		
74. Myrobalans, viz. buhe- ?	10 ditto •	20 ditto.	otherwise described	10 di!to •	20 ditto.
ra, hurrah, and ownla §	10 ditto •	20 ditto	in this table) 108. Steel, wrought or un-?		
76. Nutmers	10 ditto	20 ditte.	wrought -	10 ditto •	20 ditto.
77. Oils, vegetable or ani-?	7.1-2 ditto -	lă ditto.	109. Storax	10 ditto •	20 ditto.
Ditto, ditto (cown duty)	5 ditto •	10 ditto.	110. Stones (precious) and pearls	Free .	Free.
78. Oil see.ls (customs)	7 1-2 ditto	15 ditto.	111. Sugar, wet or dry, in-		
Ditto (town duty) -	5 ditto •	10 ditto.	cluding jaggery and	5 per cent	10 per cent.
79. Oils, perfuned or es-)			molasses (customs) - )	5 ditto	10 ditto.
sential, or otter and	7 1-2 ditto •	15 ditto.	Ditta, ditto (town (uty) 112. Sulphur, or brimstone	5 ditto -	10 ditto.
tonicyt tryi	21 rs. per seer)	49 rs. per seer	H3. Sunn, hemp, and goo ?		
30. Opium, foreigo	of 80 Cal.	of 80 Cal.	tunidoo S	Free -	Free.
	sa. wt)	sa. wt.	114. Tipe	71-2 per cent.	15 per cent.
31. Orpiment, or yellow ?	10 per cent, .	20 per cent,	115. Taizepaut, or mala-)	10 ditto •	20 ditto.
2. Otter, or essential oils	7 1-2 ditto .	1) ditto.	116. Tea	10 ditto •	20 ditto.
3. Ownla, or myrobilin	10 ditto -	20 ditto,	117. Tesk timber -	Free •	Free.
4. Pepper, black and white	10 ditto -	20 ditto.	HS. Thread	7.1-2 per cent.	15 per cent.
55. Piece goods, - cotton, silk, and partly cot-	1		119. Tim and tin ware	10 ditto • 4 as. per nid of )	20 ditto, 8 as. per md, of
ton and partly silk,			120. Tobacco (customs)	50 sa. wt. per	80 sa. wt. per
the manufacture of >	2 1-2 ditto -	5 ditto.	1.00 10.0000 (0.0000)	seep .)	seer
the Honourable Con-			Ditto (town duty)	10 per cent.	20 per cent.
puny's territories in			121. Toom! flower	7 1-2 per cent. 7 1-2 ditto	15 per cent. 15 ditto.
India			122, Tugger wood	5 ditto •	10 ditto.
no the manufacture			Ditto (town duty)	5 ditto •	10 ditto.
	7 1-2 ditto •	15 ditto.	124. Tutenague	10 ditto •	20 ditto.
Company's territories [ ]			125. Ugger, or aloe wood -	71-2 ditto •	15 ditto.
io India			126. Vermition	10 ditto	20 ditto.
7. Pimento, or allspice -	10 ditto • 7 1-2 ditto •	20 ditto.	127. Venligris	10 ditto -	20 ditto.
9. Precions stones and ?			129. Wines and spirits, not)	10 4140	20 (1110)
perris S	Free -	Free.	otherwise provide!	10 ditto .	20 ditto.
0. Prussian bluo -	10 per cent.	20 per cent.	for · ·)		
d. Putcha paut	7 1-2 ditto -	15 ditto.	130. Wood of all sorts used	71-2 ditto •	15 ditto.
92. Quicksilver · -	10 ditto - 7 1-2 ditto -	20 ditto.	in cabinet-work . 5:		
	7 1-2 ditto -	15 ditto.	pee mutee · · · S	10 ditto •	20 ditto.
	10 ditto ·	20 ditto.	132. Articles not enu . ?		
	7 1-2 ditto	15 ditto.	ated above	5 ditto -	10 ditto.

Trade of Calcutta.—Exports.—During the last 20 years the trade of Calcutta has experienced some very striking vicinsitudes. Previously to the opening of the trade in 1814-15, cotton piece goods formed the principal article of export from India; the value of those exported from Calcutta, at an average of the 5 years from 1814-15 to 1818-19, being (at 2s, per sicea rupee) 1,260,7361, a year. The extreme cheapness of labour in India, and the excellence to which the native had long attained in several departments of the manufacture, would, it might have been supposed, have sufficed to place this important department beyond the reach of foreign competition. But the worderful genines of our mechanists, the admirable skill of our workmen, and our immense capital, have fur more than countervailed the apparently insuperable drawback of high wages, and the expense of bringing the raw material of the manufacture from America, and even India itself; and have enabled our manufacturers to hear down all upposition, and to Bromph over the cheaper labour, contiguous material, and traditional art of the Hindoos. The imports of British cottons and twist into India have increased since 1811-15, with a rapidity unexampled in the annals of commerce; and the native manufacture has sustained a shock from which it is not very likely it will ever recover.—(See at Last Pants.) The influence of these circumstances on the trade in piece goods has been very striking. During the year 1833-34, the value of those exported from Bengal was no more than 77,1754, being only about one sixteenth or one seventeenth part of what it amounted to 16 or 18 years previously!

An extraordinary change has also taken place in the trade in bullon at Calcutta. At no distant period it was one of the principal articles of export from Europe to India; and in 1838-19, there were imported into Calcutta from England only 1,216,1154. Of gold and silver! But the current began som after to change; and now sets easterough in the opposite direction, that in 1832-33 the ex Trade of Calcutta .- Exports .- During the last 20 years the trade of Calcutta has experienced some

after to change; and now sets so strongly in the opposite direction, that in 1832-33 the exports of the precious metals from Calcutta for England amounted to 516,419.

precious metals from Catenito for England amounted to 516,149.

The export of bullion from England to India at the former period, though influenced by other causes, was mainly occasioned by the difficulty under which we were then placed, of providing articles of morchandise suitable for the Indian markets, sufficient to balance our imports. The astonishing increase of our exports of cotton goods, hestdes completely obviating this difficulty, has actually, us we have just seen, produced an importation of large quantities of bullion from India. But it should be observed, that India derives most part of the bullion sent to Europe from Chan and Singapore, in payment of opinm and other articles, so that the drain upon her is by no means so heavy as has been payment of opini and other articles, so that the drain hoof her is by a means so heavy as has experienced; and it may well be doubted, notwithstanding the numerous allegations to the contrary, whether it has had any injurious influence. Undoubtedly, however, it were much to be wished that the returns made by India to Europe in articles of native produce and manufacture, should be materially increased. The taste for British produce is already widely diffused over most parts of Hindostan; and it will, no doubt, continue to gain ground according as the natives become better acquainted with

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Quantity

Indigo Rice Raw silk Silk plece Sugar Saltpetre Raw Cott Cotton pic Lac dye Shell lac Stick lae Gunnies : Skins and Safflower Ginger

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our language, arts, and habits. The difficulty of procuring return cargoes is now, in fact, almost the only obstacle to the rapid and indefinite extension of the trade with India. And it may be reasonably presumed, that this difficulty will progressively diminish, by the adoption of a course of policy and of measures calculated to develope the vast resources and dormant energies of the country. The repeal of the injudicious restrictions that formerly hindered Europeans from acquiring land, and from applying their capital and skill to most sorts of industry, carried on in the interior, with the exception of the culture of indigo, will doubtless be of considerable advantage. But the exorbitant amount of the land revenue, and the restrictions and duties imposed on the transit trade and internal commerce of the country, are unquestionably the principal causes of the depressed state of agriculture, as well as of the poverty of the inhabitants, and their inability to furnish equivalents for foreign products. Former should, if possible, be materially reduced; and it is not easy to see why the latter should not be wholly abolished. The soil and climate of Bengal are both admirably suited for the production of grain, indigo, sugar, opinus, silk, cotton, saltquere, and a vast variety of other destable articles: the inhabitants are not deficient in industry, nor in a desire to improve their condition; and there wants only the adoption of a sound and liberal system, to render the country prosperous and flourishing, and to lay the foundations of an immense commerce.

At present the principal articles of export from Calcutta are, opium, indigo, rice, and other species of grain, silk and silk goods, sugar, saltpetre, cotton and cotton piece goods, lac-dye and shell lac, gunnies and gunny bags, &c. We subjoin a statement of the

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Quantity and Value (taking the Sicca Rupee at 2s.) of the principal Articles of native Produce, exported from Calcutta during the Years 1832-33, and 1833-34.

						1839	2-33.	1833	3-34.
		Article				Quantity,	Value.	Quantity.	Value.
Opium		-		_	chests	9,408	£ 1,177,559	12,006	£ 1,210,352
Indigo	-	•	-	-	Fy. mds.	131,010	1,310,160	90,2171	902,175
Rice -	-	-	-	_	Bz. mds.	1,630,146	240,532	2,667,465	461,455
Raw silk	-	-	-	-		12,4403	343,121	13,5501	376,910
Silk piece go	ods	-	-	-	pieces	450,973	240,061	479,578	247,951
Sugar	-	-	-	-	Bz. mds.	229,347	182,400	290,3631	230,822
Sultpetre	-	-	-	-	_	354,8531	190,813	490,554	251,801
Raw Cotton	-	-	-		_	126,943	127,038	143,555	143,250
Cotton piece	goods	-	_	-	pieces	478,159	82,289	477,571	77,174
Lac dye		-	-	-	Bz. mds.	5,0821	10,956	9,590	22,416
Shell lac	-		-	-		19,0631	35,114	26,0561	60,412
Stick lac	-	-	-	-	_	1,272	1,249	104	199
Gunnies and	gunny	bags	-	-	No.	3,528,628	21,577	2,615,975	19,567
Skies and hi		-	-	-	_	1,013,348	57,238	1,251,577	66,004
Sallower	-	-	-	-	Bz. mds.	6,9731	17,339	7,630	18,763
Ginger	-	_	-	-	_	21,488	7,053	39,8771	13,524

It appears from the following table that the total value of the merchandise exported from Calcutta by private traders in 1833-34 was 4,045,720l, and of treasure, 242,573l. The value of the Company's exports of merchandise during the same year was 552,252l.; but their exports of treasure have not been stated. In these statements indigo and raw silk are valued at the Custon-louse rates, which are considerably below their real value. Altogether, the exports from Calcutta in 1833-34 cannot have been much under 5,500,000l.

Destination of Exports.—From 40 to 50 per cent. of the exports from Calcutta are for the United Kingdom, from 20 to 25 for China, 6 or 7 for Singapore and Penang, 7 for France, 44 for North and South America, the residue being for the coasts of Malabar and Coromandel, Pegu, the Arabian and Persian Gulfs, the Mauritius, &c. We subjoin a

Statement exhibiting the Value of the Merchandise, and the Value of the Trensure, exported from Calcutta on private Account, in 1832-33 and 1833-34, specifying the Shipments for each Country.

		1832-34.			1833-34.	
Countries.	Merchandise.	Treasure.	Total.	Merchandise.	Treasure.	Total.
Great Britain France Sweden Portugal North America Coast of Coromandel Ceylon Maldives and Laccadives Const of Malabar Arabian and Persian Guifs Singapore Penang and Malacea China New Holland Sumatra and Java Pega	Sicoa Ruprea. 1,27,15,094 29,97,422 1,60,814 20,16,903 13,20,198 20,615 50,610 17,84,330 9,77,699 24,22,202 5,13,151 10,684 29,400 8,44,982	51,64,189 500 	Sicca Ruper. 1,78,70,283 29,97,022 1,60,814 20,22,403 13,41,198 29,615 50,610 17.84,330 0,77,629 21,55,302 5,13,151 10,684 29,460 8,44,482	1,18,88,475 35,54,237 90,064 28,40,361 28,22,372 38,588 53,241 22,92,998 9,68,577 20,99,168 2,39,237 1,09,08,120 87,031 98,189 9,67,574	200 30,000 — — 2,025 — 37,427 6,975 — 4,655	1.88.56,732 35,54,237 90,064 28,46,361 28,52,572 18,588 53,241 22,92,998 9.68,577 21,01,193 3,36,237 1,01,45,547 94,006 98,189 9,72,229
Mauritius	7,51,121 1,13,331 58,816	6,49,778	14,00,899¥ 1,13,331 58,810	2,17,371 78,003		2,17,37 78,00
Total sicca rupees or at 2s, per sicca rupee	£ 3,65,68,903 3,656,890		4,24,65,970¥ 4,246,597	4,04,57,204 4,045,720		4,28,82,931 4,288,293

Total amount, merchandise and treasure, exported in 1833-34 Total amount, merchandise and treasure, exported in 1832-33

Sicea Rupecs. 4,28,82,931 4,24,65,970‡

Difference in favour of 1833-34

4,16,9601

The Company's exports, in 1832-33, were, merchandise and treasure together, 1,00,14,430 sicca rupees, or 1,001,1431.

Remarks on Exports.—The reader will elsewhere find (see articles Canton and Orlum) pretty ample information in relation to the trade in Opium. It is sufficient here to state, that it is rapidly growing in magnitude and importance. At an average of the 5 years ending with 1828-29, the exports from Calcutta were 0,309 chests, worth 944,0714, year; but at an average of the 5 years ending with 1833-34, the exports had increased to 9,0144 chests, worth 1,162,809, a year, being an annual increase of 2,0454 chests, and of 219,7394, of value. China is not the principal neety, but almost the only market for opium; so that the trade between Calcutta and her, is now second only to that between the former and England. Some opium is shipped for Singapore, but Clina is its ultimate destination.—(Bell's Review for 1833-34, p. 45, the exports of indigo from Calcutta were comparatively trilling. But about that period Europeans began to engage in the business; and the culture of

tively trilling. But about that period Europeans began to engage in the business; and the culture of the plant has since been so much extended, and the preparation of the drug so much improved, that it

the plant has since been so much extended, and the preparation of the drug so much improved, that has now become an article of primary commercial importance—(See Induo.) Next to Great Britain, France is the principal market for indigo.

The crop of indigo in Bengal, which had, at an average of the 4 years ending with 1832-33, amounted to about 126,000 manuda a year, fell off in 1833-34 to 93,892 manuds. This great decline was occasioned partly by the mrawournbleness of the senson, but more by the diminished cultivation occasioned by the previous low prices, and the failure of some of the principal parties engaged in the trade.—(See past.) But notwithstanding this decrease of the crop, and the great reduction in the imports into England in 1834 as compared with previous years, prices have not sustained any very material advance. The consumption of indigo in England has fallen off considerably since 1830, the effect, as is supposed, of the decreasing use of blue cloth. Subjoined is a statement of the

Exports of Indigo from Calcutta during the Five Years ending with 1833-34, specifying the Countries for which it has been exported, and the Quantities sent to each.

Years.	Great Britain.	France.	N. America.	Hamburgh, Sweden, and Portugal.	Arabian and Persian Gulfs.	Other Places.	Tutai.
1829-30	Fac. Mils. 104,724	Fac. Mds. 16.451	Fac. Mds. 4.737	Fac, Mds.	Fac. Mils. 6.024	Fac. Mds.	Fac. Mds. 132,235
1830-31 1831-32	85,741 85,3301	23,151 15,219	5,899 10,488	211	10,039 7,110	583 903₽	126,556 119,051‡
1832-33 1833-34	93,929 51,9063	26,319 30,212	6,625‡ 5,481‡	235 257	2,9911 12,114	9151 1,1452	131,016 90,217
Total	421,6311	111,352	33,2311	736	28,2781	3,8662	599,0953

Fac. Mds. Average total annual exports, 1829-30 to 1833-34 Average total annual exports, 1821-25 to 1828-29 115,846

Of the various articles exported from Bengal, sugar is that of which a large increase may, perhaps, be most reasonably anticipated. The processes followed in its culture and production have hitherto been of the rudest description; but, now that Europeans may engage in the business, it is probable they will be materially improved. The excess of 5s. a cwt. of duty laid on East India sugar, imported for home consumption, over that which is laid on West India sugar, ought to be repealed. There neither is nor can be any good reason why similar products, from different dependencies of the empire, should not be allowed to come into our markets on the same footing. Should any considerable decline take place in the production of sugar in our West India colonies, the expediency of equalising the duties on sugars of the East and West Indies, would be as obvious as its justice.

Cotton is another article of export which might, it is believed, be very greatly increased in quantity, and, probably also, improved in quality, by giving greater attention to its culture and preparation. Recently, however, the trade has been declining. The exports of cotton from clicutta, at an average of the 3 years ending with 1833-34, did not exceed half the quantity exported during the 3 years ending with 1833-34 did not exceed half the quantity exported during the 3 years ending with 1853-74 however, the great shipping ports for Indian cotton.

The exports of rice from Bengal fluctuate very greatly. This is not caused so much by variations in the crops of the country, as by variations in those of other countries; for, when a scarcity occurs in most parts of continental Asia, or in any of its islands, recourse is almost maintained to Bengal to supply the deficiency; and the demands thence arising have been sometimes enormous. In 1831-32, for example, the exports of rice from Calcutta to the coast of Coromandel anounted to only 16,545 mands, whereas in 1833-34, they amounted to 1,252,056 mands, —(Bell's Comparative View of 1832-43, and 1833-34, and a large exportation of food.

and a large expertation of food.

The exports of sattpetre from Calcutta have increased materially during the last dozeo years, and were greater in 1833-34 than they have been for a lengthened period. It is doubtful, however, owing to the competition of nitrate of soda from South America, whether this increase will be maintained. France is now principally supplied from America.—(See Saltpetrae.)

Besides the articles of native Indian produce exported from Calcutta, she re-exports pretty considerable quantities of various articles brought from other parts. The value of the British cotton goods re-exported, amounts to about 90,000l. a year. They are principally burtered with the Ilumese for silver. The conveyance of the latter out of the Burmese doninions is strictly prohibited; but in Burma, as in England and elsewhere, the ingenuity of the snuggler is too much for the vigilance of the government, and the trade is carried on without much difficulty.

Imports.-The great articles of import into Calcutta are, British cotton manufactures and cotten twist; bullion; copper with spelter, tin, lead, fron, and other metals; woollens; wines and spirits; ale and heer; haberdashery, millinery, &c.; coffee; hardware and cutlery; pepper; coral, glass, and bottles; plate, jewellery, watches, &c.; books and stationery; tea, &c. Stateme

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Pezu
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Total sicca Rup at 2s, per sicca a

Statement exhibiting the Quantity and Value of the Principal Articles (classed in Alphabetical Order) imported into Calcutta during the Years 1832-33, and 1833-34.

					1832-	-33,	1833-	31.
Specie	s of N	terchandis	e,		Quantity.	Value.	Quantity.	Value.
Betel nut -		•		Bz. mds.	29,931	£5,574	12,602	£ 5,501
Bottles, empty	-	-	-	dozens	77,825	9.454	109,785	10,833
Books and pamph	lets		-	_	_	22,700	_	16,725
Buffalo horus	-	:	-	No.	990,001	6,766	1,166,905	7.090
Camphor -	-	-	-	Hz. mds.	7933	3,085	1,3933	6,428
Coffre -	-		-	-	13,5304	22,047	17,9544	26,020
Coals -	-	-			64,612	2,912	140,717	41,100
Coral, real -	-	-		Sa. wt.	115,630	8,197	288,804	14,117
Glass -	-	-	-	Bz. mds.		12,447		13,577
Guns and pistols	-		-	-	_	6,132	- 1	4,318
Haberdashery, mi	lliner	y & apr	arel		- 1	31,569	- 1	34,565
Hardware and cu	llery			lbs.		26,548	_	16,882
Lametta - Metals :		•	-	corge	44,669	13,881	56,970	15,356
Copper -	_	-		Bz. mds.	84,6101	202,907	89,189	285,187
Spelter -	-		-		30,710	13,095	21,911	9,631
Tin, block	-			_	12,545	21,283	9,476	16,973
Tin plates Lead Lead shot	-		-	boxes	890	1,355	2,017	3,825
Lead -	-	•		Bz. mds.	29,1211	14,920	12,407	5,842
Lead shot	-		-	bags	6,551	1,636	3,296	991
Iron -	-	-		Bz. mds.	155,173	41,965	135,141	43,584
Steel -	-	-		_	9,019	6,841	12,7571	6,987
Quicksilver	•		-	-	1,321	11,275	1,231	10,088
Brass, ingot	-	-		_	419	1,075	1,182	2,512
Metal, sheathi	ng	-	•	_	338	499	_	
Ironmongery,	nachi	nerv &	ancl	iors	- 1	15,893	_ i	20,215
Oilman's stores a:	nd gre	cery	-	Bz. mds.	_	15,103	-	19,071
Pepper, black Piece goods:	•	-	-	_	69,273}	56,451	31,219	28,389
White cotton	-	-	-	pieces	909,135	(	1,036,227	
				yards	35,809	273,233	4,630 >	339,699
				dozens	2,049		492)	
				pieces	340,297 8,742		174,320	
Coloured cotto	n	-	•	yards	8.742	153,237	8,831 }	89,150
				dozens	163,325	(	36,953	
Silk and mixed			•	pieces	13,599	36,694	26,521	70,848
Plate, jewellery,	and w	atches	-		_	20,800	- 1	12,948
Salt	-	-	-	Bz. mds.	8,438	2,468	12,4961	3,659
Spices, mace and		egs	-	_	8554	6,813	1,100	8,787
Segars and cheroe	nts	-	-	_	_	2,823	- 1	5,329
Stationery and ca	rds	•	-	_		12,283	_	14,626
Spirits -	-	•	-	_		30,323		30,536
Ale, beer, and por	ter	-	-	bntts	8,011		322)	
			1	ogsheads dozens	2,293	42,483	7,193 2,082	26,972
Twist and yarn	-	-	-	lbs.	2,993,715	238,781	3,036,621	251,649
Tea -	_	-	_	_		19,831	_	18,850
Vermillion	-	-	-	chests	552	4,430	1,941	16,555
Wines -	_		-	Bz. mds.	_	81,805		61,391
Wood -	-		-		_	22,609	_	14,475
Woollens -	_	-	-	_	1 _	80,370	-	115,173

The total amount of all sorts of merchandise imported into Calcutta by private truders in 1833-34 was 1,956,6271., exclusive of 556,394. Of treasure. The Company's imports, during the same year, amounted to 90,3254.

Sources of Imports.—These differ in different years, but, speaking generally, Great Britain furnishes about 60 per cent. of the whole: France, about 3 per cent.; North America, 24; Chinn, from 12 to 15; Singapore, from 6 to 8; coast of Coromandel, from 3 to 4; Malabar, from 3 to 4; Pegn, from 3 to 4, &c. We subjoin a

Statement exhibiting the Value of the Merchandise, and the Value of the Treasure, imported into Calcutta on private Account, in 1832-33 and 1833-34, specifying the Imports from each Country.

Countries.	- 1		1832-33.			1833-34.	
Countries	-	Merchandise.	Treasure,	Total.	Merchandise,	Treasure,	Total.
		Sicea Rupees,	Sicca Ruyees.	Sicca Rupecs.	Sicen Rupres.	Succa Engues.	Sicea Rupees.
Great Britain	•	1,40.26,707	- '	1,40,26,707	1,39,91,801	2,900	1,39,94,701
France	- 1	7,90,283	_	7,96,253	10,01,133	3,825	10,07,958
Sweden	-	-	_		57,625	-	57,623
South America		20,831	1,24,875	1,45,706	19,004	_	19,004
North America • •		3,69,677	2,05.786 1-4	5,7 -,463 1-4	3,03, 07	3,40,424	6,41,231
Coast of Coromandet .		6,58,328	1,58,562 3-4	8,47,190 3-4	7,18,013	1,81,905 1-2	8,99,918 1
Ceylon · · ·		6,975	_	6,975	25,991		25,991
Maldives and Laccadives -	•	95,639	- 1	98,659	91,698	-	91,698
Coast of Malabar		7,92,430	3,000	7,95,430	7,23,750	_	7,23,750
Arabian and Persian Gulfs		3,28,050	16,400	3,11,150	4,39,462	23,900	4,63,362
Singapore	-	5,81,595	12,65,725 1-4	18,47,320 1-4	5,59,3-3	9,99,906	15,59,289
Penang and Malacca .		2,65,906	1,62,175	4,28,081	2.28,337	1,51,173	3,79,510
China - • •		9,31,228	22,12,431	31,46,659	10,1 ,170	37,58,521 1-2	47,76,694 1
New Holland		5,317		5,347	20, 42	_	20,892
Sumatra and Java	- !	31,441	_	34,441	28,501	24.215	52,716
Pezu		2,56,471	4,40,414	7,45,915	2.06,349	2,86,298 1.2	4,92,697
Mauritins		34,522	21, 64	59,356	30,967	90,570 1-2	1,21,837 1
Bourbon • - •		73,775	_	73,775	95,100	_	95,100
Cape and St. Helena -	٠ ا	6,974		6,974	3,247		3.247
Total sicca Rupees -	. 1	1.92.91.199	46,96,563 1-4	2,39.87,762 1-43	1,95,66,270	58,63,942	2.54.30.212
at 2s, per sicca rupee .	· L.	1,929,120	469,656	2,399,776	1,956,627	586,394	2,543,021

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Countries

Total. Fac. Mds. 132,235 196,556 119,051‡ 131,016 90,217

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Sicca Rupees. 2,54,30,212 2,39,87,702‡ Total amount, merchandise and treasure, imported in 1833-34 Fotal amount, merchandise and treasure, imported in 1832-33 Difference in favour of 1833-31 14,42,440}

8,00,221 The Company's imports in 1833-34 were

Account of the Vaine (in Sicca Rupees) of the private Trade between Great Britain and Bengal, from the 1st of May 1813 to 30th of April 1834.—(Bell's Comparative View for 1832-33 and 1833-31, p. 55.)

	1mport	is into Calcutta.		F	Ssports from Calcutt	١,
	Merchandise,	Treasure.	Total.	Merchandise.	Treasure.	Total,
	Sicca Rupees,	Sixa Rupers.	Sicca Rupees.	Sicra Rupers.	Sicca Rupers.	Sicea Rupers
813-14	53,76,775	32,750	54,09,525	1,19,63,405	_	1,10,63,405
1814-15	40,99,165	5,25,127	46,21,292	1,21,42,283	_	1,21,42,283
1815-16	57,52,886	11.42.596	68,95,182	1,61,44,208		1,04,14,208
1816-17	80.51.112	18,59,853	90,10,965	1,38,06,966	_	1,38,06,966
817-18	1,35,62,902	01,57,981	1,07,20,913	1.69.12.905	_	1,69,12,905
818-19	1,59,14,490	1,21,61,159	2,81,05,654	1,38,72,325	-	1,38,72,325
819-20	66,80,873	63,07,519	1,29,88,392	1,25,61,391	_	1,25,64,391
820-21	87,19,664	14,89,017	1,02,08,681	2,07,98,860	4,106	2.08,02,960
821-22	1,25,68,218	1,64,758	1,42,15,676	94,10,405	13,500	91,23,903
822-23	1,67,98,082	1,70,758	1,69,68,840	1,27,10,960	5,460	1,27,16,120
823-24	1,37,67,035	5,24,032	1,42,91,067	1,35,64,851	2,23,767	1,37,88,618
821-25	1,61,81,454	13,250	1,61,97,701	1,39,30,093	2,69,460	1,41,99,559
825-26	1,24,93,958	1,26,978	1,26,50,936	1,71,31,915	48	1,71,31,963
926-27	1,26,26,147	20,180	1,26,46,327	99,61,501	3,78,032	1,03,39,623
827-29	1,86,43,444	73,620	1,87,17,061	1,28,83,130	7,06,979	1,35,90,109
829-29	2,20,29,791	1,687	2,20,31,478	1,16,40,299	12,41,413	1,28,81,742
929-30	1,61,25,841	1,007	1,61,25,841	1,08,40,687	12,20,257	1,20,60,911
830-31	2,00,73,354	1,000	2,00,74,354	1,18,40,971	30,16,384	1,48,57,355
831-32	1,73,72,762	1,000	1,73,72,762	1.18.10.761	37,06,397	1,55,17,159
832-33	1,10,26,707	_	1.40.26,707	1,27,15,094	51,61,189	1,78,79,283
833-34	1,39,91,801	2,900	1,39,91,701	1,18,88,475	19,68,257	1,38,56,732

Account of Ships and Tonnage, arrived at and departed from Calculta, during the Years 1832-33, and 1833-34. (Fractions omitted in this Table, but allowed for in the summing up.)

Arriva	ls.				Departu	res.			
	19	32-33.	1	<b>433-34</b> .	D.W. 1. D	18	32 33.	18	33-34.
British Imports.	Sh.	Sh. Tons.		Tons.	British Exports.	Sh.	Tons.	Sh.	Tons.
Honourable Company's regular ships Honourab's Company's charter-	7	9,383	8	19,587	Hon. Company's regular ships Hon. Company's chartered ships Ships cleared for England, via	8	9,391 4,082	8	9,91 3,11
Ships from the U. Kingdom - from Asiatic ports	77 137	3,543 33,379 39 264	95 158	38,297	Madras, &c. Ships cleared for Africa (Cape) for Asiatic ports	68 111	29,716 591 33,560	166	37,26 52,09
Dhonies Vessels laden with coast salt in ballast	54 153 4	1,445 15,339 1,389	172 319 11	35,793 3,486	Dhoules Ships laden with grain Arab and Turkish	169 8 48	2,805 22,386 3,250 4,569	357 10 102	5,23 46,07 4.44 9,67
Arab and Turkish	_9	3,825	10	490	in ballast Burmese	_		_1	40
Total · ·	448	110,571	784	165,299	Total - •	448	110,550	795	168,52
Fareign Imports.  Ships from (oreign Europe  From North America  from Asiatic ports  in ballast	15 15 8	4,942 4,484 2,594	23 22 9 3	7,70% 7,353 3,131 992	Foreign Esports. Ships cleared for foreign Europe Ships cleared for North America for Asiatic ports	15 17 12	5,399 5,103 3,905	17 18 16	5,832 5,93, 4,983
Total	38	12,321	57	19,185	Total	44	14,407	51	16,76
Grand Total -	496	122,892	841	184,485	Grand total -	492	124,957	946	185,29

Inities.—Account of the Gross Amount of Duties collected on Mer-chandise imported at Calcutta by sea. Ditties.—Account of the Gross Amount of Duties collected on Merchandise exported from Calculta by Sea. 1833-34. 1832-33, L. 57,150 54,267 13,037 Under British colours Foreign colours Under British colours (including town duty)
Foreign colours (ditto) 14,786

L. 71,936

Total

Number and Tonnage of Vessels cleared out at Calentia for Great Britain, Foreign Europe, and the United States, during the Ten Years ending with 1832-33.

67,304

Years,	Grea	Great Britain.		Europe.	United States.		
	l'essels.	Tonnage.	Vessels.	Tonnage.	Vessels.	Tonnage.	
1822-23	59	34,832	21	9,277	11	3,378	
1823-24	66	34,122	3	1,165	3	911	
1824-25	49	26,843	10	3,897	10	3,449	
825-26	65	35,446	12	4,296	17	5,021	
826-27	86	41.124	13	4,911	6	1,823	
1827-28	72	35,201	18	5,855	13	3,269	
1828-29	80	37,802	29	8,906	13	4,297	
1829-30	64	32,816	15	5,475	13	4,068	
1830-31	79	36,351	17	5,220	15	4,716	
1831-32	74	34,931	7	2,648	25	7,414	
1832-33	79	35,240	15	5,399	17	5,013	

Failure, blishment would less cult to ac combinati Their cres they enga England a securities culty disp sums to th rectly by h lations to quence of blue viole 1827, from to fis. 4d. ( very heav them with worse that out of the pature of t the scarcit tile house: wholly una period, mo But, how the failure of a better ness of a n viduals she employing the greater Some, pe overdone.

31, they we of the comto 2,993,715 steady. The article speh For further cvidence of tures, Conn This artic Review of the ory; Thorns
the Trade of

Internal domestic e

goods from very remote been singul India, they transit-datie to pass into allowed to 1 iii. p. 289.) mediately a territorial po by fraud ar duties estab history is av the Compan grinding sev the whole in strictly forbi were long e Lord Cornw were, howev tion in the ir for a lengthe injurious int

1832-33.

3,918 1,308

L. 5,226

Total

1833-34.

1.. 4.203 2,176

6.34

<sup>\*</sup> This impo tion of an elal of the Secreti ample details lished ammall of information other emporin

Failures at Calculta.—Within the 3 years ending with 1833, some of the principal mercantile establishments in this city failed for immense sums. To examine minutely into the origin of these disasters would lead us into inquiries foreign to the object of this work, and with respect to which it is difficult to acquire accurate information. We believe, however, that the main source of the evit was the combination, by most of the principal houses, of the business of merchants with that of bankers. Their credit being high, at the end of the war large sums were deposited in their hands, for which they engaged to pay a high rate of interest. But instead of employing these deposits, as bankers in England would have done, in the discount of bills at short dates, or in the purchase of government securities readily convertible into money, they employed them, probably because they could with difficulty dispose of them otherwise, in all manner of mercantile speculations,—advancing very large sums to the indigo planters, exporting goods to Earrope, either directly on their own account, or indirectly by leading to those who did,—becoming owners of Indian shipping, &c. Most of those speculations turned out exceedingly til. The production of indigo was so much increased, partly in consequence of the large capitals turned to the business, and partly of the high prices in England, that "time blue violet," which had brought, in the London market, at an average of the 3 years ending with 1827, from 12s. 10d. to 13s. 4d. per th, fell, at an average of the 3 years ending with 527, from 12s. 10d. to 13s. 4d. per th, fell, at an average of the 3 perarending with 1823, to four 5s. 8d. to 8s. 3d. per th, and other sorts in proportion. At these prices the production would not pay; and they have been subtained, and much capitals and, by the planters and these who had supplied them with funds to extend their undertakings. The investments in Indian shipping turned on even to be, 3d, per lb., and other sorts in proportion. At these prices the production would not pay; and very heavy losses were sustained, and much capital sunk, by the planters and those who had supplied them with funds to extend their undertakings. The investments in Indian shipping turned out even worse than those in the indigo plantations, the shipping of England having nearly driven that of India out of the field. The embarrassment occasioned by this locking up of their capital, and by the rainonature of the adventures in which they were embarked, began to manifest itself simultaneously with the scarcity of money occasioned by the drains on account of the flurmese war. The great mercanide houses began then to hind that they were entangled in difficulties from which they have been wholly mable to extricate themselves. After struggling ou, some for a longer and some for a shorter period, most of them have since failed, the greater number for very large stuns.

Int, however distressing in the mean time, the embarrassment and want of confidence arising from the failures alluded to could not be of long continuance. In the end they will, no doubt, be productive of a better order of things. It is of the utmost consequence that the vicious confination of the business of a merchant with that of a banker should be put an end to. It is singular, indeed, that individuals should be found willing to intrust large sams in the lands of those who, they are aware, are employing them in the most hazardous adventures. The higher the interest promised by such persons, the greater ought to be the caution of the public in dealing with them.

Some, perhaps most, branches of the import trade of Calcutta seem also to have been completely overdone. The of collon twist is an instance. In 1829-30, the imports were 1,025,333 lbs.; in 1820-34, the imports amounted to 3,030-021 lbs., and the trade is how comparatively steady. The imports of cepter were also carried to an excess; but the greatest excess was in the action of the public and the

article spelter, which has for some time past been almost unsaleable at Gentler. (See Sertice.) For further details as to the points now touched upon, the reader is referred to the clear and able evidence of G. G. de H. Larpent, Esq. before the Committee of the House of Commons on Manufactures 
evidence of G. G. G. F. Bayeri, 1984. Some the following authorities:—Milburn's Oriental Commerce; A. This article has been compiled from the following authorities:—Milburn's Oriental Commerce of Rengal, by Horace Haymon Wilson, Esq., 1830; Bell's Computative View of the external Commerce of Bengal, for the years 1832-33, and 1833-34; The Bengal Directory; Thornton's East Indian Calculator; Parliamentary Papers relating to the Finances of India and The Stationard Oxion 1830—1833; and private communications.

Internal Transit Duties.-A very great improvement has recently been effected in tho domestic economy of our Indian empire, by the abolition of the duties on the transit of goods from one part of the country to another.\* These duties have existed in India from a very remote period; and, by obstructing the intercourse between its different districts, have been singularly pernicious. After the East India Company began to acquire a footing in India, they availed themselves of a favourable opportunity to procure an exemption from tho transit-duties in favour of their own trade; "the goods which they imported being allowed to pass into the interior, and those which they purchased for exportation in the interior being allowed to pass to the sea, without either stoppage or duties."—(Mill's India, 8vo ed. vol. iii, p. 289.) They were not, however, long permitted to monopolise this privilege. Immediately after the victories of Clive had raised the Company to the situation of a great territorial power, their servants engaged largely in the inland trade, and endeavoured, partly by fraud and partly by force, to extend to their own goods the exemption from transit duties established in favour of those belonging to the Company. Every reader of Indian history is aware of the multiplied abuses and disturbances that grew out of this attempt of the Company's servants to release themselves from duties and charges that pressed with grinding severity on the natives, and, by consequence, to engross (for such was their object) the whole internal trade of the country. The Company endeavoured to obviate the evil by strictly forbidding its servants from engaging in internal traffic. But its orders to this effect were long either totally disregarded, or but very imperfectly obeyed. At length, in 1788, Lord Cornwallis adopted the decisive and judicions measure of abolishing the duties. They were, however, again renewed in 1801. The exclusion of Englishmen from all participation in the interior traffic of the country having been gradually carried into complete effect for a lengthened period, they were less alive than they would otherwise have been to the injurious influence of the duties, so that their re-establishment met with comparatively little

p. 55.)

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<sup>\*</sup> This important measure was preceded, and, we believe, principally brought about, by the publication of an elaborate and very valuable report on the inland customs of Bengal, by Mr. Trevelyan, one of the Secretaries to Government. We avail ourselves of this opportunity to stule, that the most ample details as to the foreign trade of Bengal are embodied in the Comparative Reviews thereof, published annually by Mr. Bell, of the customs' establishment at Calenta. They contain a greater fund of information, combined with sound remarks, than are to be met with respecting the trade of any other emporium with which we are negamined. other emporium with which we are acquainted.

opposition. In 1810, a new tariff was introduced by which the duties "were frightfully augmented;" and they have continued from that epoch down to their recent abolition seriously to obstruct all sorts of internal traffic, and to oppose the most formidable obstacle to the improvement of the country.

Had the inland transit duties been productive of a large amount of revenue, that would have been some set-off against the enormous evils of which they have been productive. But such has not been the case. The expense of collection, and the interruption of communication, have been so very great, that the nett produce of the inland transit duties has been quite insignificant; so much so that, according to Mr. Trevelyan, it has not exceeded, in the extensive province of Bengal, the miserable pittance of 27,500l. a year. (Report, p. We have no reason to doubt the accuracy of this statement; and assuming it to be correct, we are warranted in affirming that there is not another instance to be found, in the history of taxation, of a tax so fruitful of mischievous results, and so barren of revenue.

Town Duties.—These were charged on the principal articles of consumption in 23 of the chief towns of Bengal. They were in many respects similar to the octrois in France; and, though not nearly so injurious as the internal transit duties, were productive of much involvenience. We are glad, however, to have to state that they, as well as the transit duties, have recently been abolished; and that the internal trade of Bengal is now as free, in so far at least as statutory regulations can make it, as the internal trade of Eagland. This enancipation with undoubtedly be productive of the most beneficial results.—"When," says Mr. Bell, "the transit duties shall have been abolished, an impulse will be given to every sinew of connecree, which will cause us only to wonder how such an execuble system should have been permitted to exist for a day."—(Review of the Commerce of Bengal, 1833-34 and 1841-35.)

and ISI-53.)

New Customs Duties.—There are no good grounds for thinking that the revenue would have lost any thing by the abolition of the transit and town duties, even though no new taxes had been imposed in their stead. But some small additions have been made to the rustoms duties, or to the duties charged on the importation and exportation of certain articles. The present customs law, enacted in May 1836, and the duties charged under it, are subjoined :-

## ACT No. XIV. of 1836.

1. It is hereby enacted, that from the 1st June next, such parts of Regulations IX, and X, 810, Regulations XV, 1825, and of any other regulations of the Sensal Tresidency as prescribe the levy of transit or indual customs duties, or of nown duties; and likewise the scheduler of the state of the scheduler of

roots impured into a experted from the said Presidency by ica, shall be repealed.

11. And it is hereby enacted, that duties of customs shall be levice on goots imported by sea into Calcuta, or into any other place with In the provinces of Bençal and Orisas, according to the rate-specified in Schedule A. annexed to this Act, with the exceptions specified therein, and the said schedule, with the notes attached thereto, shall be taken to be a part of this President of the Calculation of the said schedule, with the notes attached the president of the said schedule, with the rates specified in Schrible. B. annexes to this Act, with the exceptions therein specified, and the said schedule, with the notes attached thereto, shall also be taken to be a part of this Act.

N. B.—These duties are to be collected under the same regulation as former duties: and bagage is to be passed by the collector of customs as hereroforce.

The remainder

remainder of the Act relates to regulations respecting ships

## SCHEDULE A.

Rates of Duty to be charged on Goods imported by Sea ioto any Por

Enumeration of Goods.		impo British Itoms,	1	When imported on Foreign Bottoms.
Bullion and coin	Free		-	Free,
	Ditto			Ditto,
Grain and pulse	Ditto			Ditto.
Horses and other living animals	Ditto			Ditto.
Ice · · ·	Ditto			Ditto.
Coal, coke, bricks, chalk, and stones Books printed in the United	Ditto			Ditto.
Kingdom, or in any British	Ditto			3 per cent,
possession	3 per		•	6 per cent.
Marine stores, the produce or manufacture of the United Kingdom, or of any British possession	3 per			6 per cent.
Do. do., the produce or manu- facture of any other place or country Metals, wrought or unwrought, the produce or manufacture	6 per			12 per cent.
of the United Kingdom, or any British possession Metals, do. do., excepting tin, the produce or manufacture	3 per	cent.	٠	6 per cent.
of any other place  Tin, the produce of any other place than the United King-	6 per	ent.	•	12 per cent.
dom, or any British posses- sion Woollens, the produce or ma- nufacture of the United King- dom, or any British posses-	10 per	cent.	•	20 per cent.
sion	2 per	cent.		4 per cent.

## SCHEDULE A .- continued.

1 337h ... 1.

sit e-	Enumeration of Goods.	When imported on British Bottoms.	When imported on Foreign Bottoms.
ed h-	Woollens, the produce of any other place or country Cotton and silk piece goods, cotton twist and yarn, the	4 per ceni.	8 per cent.
ed ed all	produce of the United King- dom, or of any British pos- session Do, the produce of any other place	3 1-2 per cent.	7 per cent,
H-	Oplum	of 80 tolas	24 rs. per neer or 80 tolas
e-	Sait	Rs. 3-4 per md. of 80 tolas per seec	Rs. 3-4 per m.i. of 80 tolas per seer.
ns	Alum Camphor	10 per cent	20 per cent. 20 per cent.
15-	Cassia	10 per cent	20 per cent.
	Cloves	10 per cent	20 per cent.
18"	Cotlee	7 1.2 per cent.	15 per cent.
	Coral	10 per cent.	20 per cent.
	Nutmega and mace	10 per cent.	20 per cent.
	Pepper	10 per cent	20 per cent.
rī	Rattans	7 1-2 per cent.	15 per cent.
	Tea · · ·	10 per cent	20 per cent.
_	Vermilion	10 per cent	20 per cent.
d	Wines and liquors	10 per cent	20 per cent.
_ ,	Spirits, consolidated duty, in- cluding that levied heretn- fore through the police of		o per cena
	L'alcutta	9 as. p. Imp. gal.	lifes n Im est
	And the duty on spirits shall be	a mar far samfar Barr	to the fire time floor
	rateably increased as the		
	atrength exceeds of London		
	proof, and when imported		
	in bottles, five quart bottles		
	shall be deemed equal to the		
	Imperial gallon.		
	All articles not included in the		
	above enumeration	3 1-2 per cent.	7 per cent.

And when the duty is declared to be ad valorem, it shall be levied on the market value without deduction; and if the collector of custome shall see reason to doubt whether the goods come from the country from which they are declared to come by the importer, it shall be lawful off or the collector of customs to call on the importer to furnish evidence as to the place of manufacture or preduction, and if such evidence shall not satisfy the said collector of the truth of such evidence shall not satisfy the said collector of the truth of duty, subject always to an appeal to the Board of Custom, said and conjunctive collections.

duty, subject always to an appear to the notice of the common of the com

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Hullion and Frecious sto Books print Horses and Optum pure ment stile Cotton wood rope, the America, possession Do. do. exp

Sugar and ru United Kin British pos Do, exported Orain and put

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certified, a form the draft of water the draft of water the draft of water the draft of water water water water the draft of water a possible, to an and reviewee of 3. On the error and written refer and written refer days of the arrival as present it. By denote the party of the present it. By the control of the party water water of the commanding of the commanding of the commanding in other to its account of the party water water of the commanding in other to its account of the party water water of the commanding in other to its account of the party water water of the commanding in other to its account of the party water water of the commanding the party water water water water of the commanding the party water 
in onter to its according to the referce.

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SCHEDULE B. Rates of Duty to be charged upon Goods experted by Sea from any Port or Place in the Presidency of Fort-William in Hengal.

Enumeration of Goods.	Exported on Heatish Huttuus.	Exported on Foreign Bottoms.
Hollion and coin Precious atones and pearls Books printed in India Houses and living siminals option purchased at govern- ment sites in Calentta Cotton wood exported to Eu- rope, the United States of America, or any British	Free Intto Interior Inte	Free, litto, Ditto, Ditto, Ditto, S as. p. md. of S0 tolas to the seer.
Do, do, exported to places other than above	eo totas seer	As, 16 p. md. of 80 tolas to the seer.
United Kingdom, or to any Hritish possession - Do, exported to any other place	Free · ·	3 per cent. 6 per cent. (2 as. per bag not
Grain and pulse of all sorts {	not exceeding 2 mils, of 80 tolas to the seer, or if exported other- wise than in bags 1-2 au au-	exceeding 2 inds, of 80 to- las to the seer, or it exported otherwise than in bags, I anna
Indigo · · {	na per maund, Rs. 3 p. md. of 80 tolas to the seer.	Rs, 6 p, md, of 80 tolas to the seer,

SCHEDULE B .- continued.

Exported on British Bottoms	Exported on Foreign Bottone,
4 per cent. 3 1-2 as. p. secrof *0 tolas	* per cent.
il as. p. seer of 80 tolas	6 as, per seer of
	6 per cent.
	British Bottoms. 4 per cent. 3 1-2 as, p, seer of: *0 tolas 3 as, p, seer of: 80 tolas 4 as, ts, mand

merated or named alsove — 3 per cent.

And when the duty is declared to be at valerent, the same shall be leved on the nardet value of the article at the place of export, without deduction.

And in settlining for the duties on exports by sex, credit shall be given for payment of inhal customs duty, and drawback shall be given for payment of inhal customs duty, and drawback shall be allowed of any excess of duty just upon production of ruwanas under the following conditions, until the list Aprel, 1837; —

of export prince in the usual manner.

Second, 'That the ruwanas shall be tridate before the 1st April, 185A, and the goods shall not have been profected thereby, or by the original thereof, more than two years.

And after the said 1st April, 1857, credit shall not be given, nor shall drawback be allowed of any inhand customs or land froutter duty, paid at any custom-bouse or chakes of the Junian froutier fine, or of Benares, except only upon the article of rotton wool, covered by pawanas taken out at the custom-bouses of the western provinces, and proved to have been destined for export by sex, when passed mat of those provinces.

W.H. MACNAGHIEN,

Sery, to the Goot, of Indias.

Remarks on the above Duties.—The policy of charging duties on exported articles, and of making so great a distinction between the duties on articles imported and exported in Hritish and in foreign ships, seems very questionable. The great difficulty under which India labours, in a commercial point of view, consists principally in her inability to farnish equivalents for foreign imported goods, and to make the necessary payments abroad; and when such is the case, it is certainly not a lithic contradictory to lay duties on exports. The most obvious considerations of expediency and common sense would suggest that they should be allowed to be exported duty-free. There can be no doubt that the stimulas this would give to their production, would, by increasing the public wealth, infinitely more than compensate the government for the loss of the inconsiderable sum produced by the duties with which they are Trianged. they are charged.

The duties on most articles of importation do not appear to be at all excessive, provided they were The unness on most arricles of importation do not appear to be at all excessive, provided they were equally distributed. But it seems quite inconsistent, seeing that we have admitted the reciprocity principle into the trade of British, that we should exclude it from that of India. The best informed parties concur in opinion, that the effect of the discriminating duties is to diminish trade, without promoting, in any material degree, the employment of British shipping, and to provoke relatiatory measures on the part of the foreigner. The somer, consequently, that this distriction is abouished, the better will it be for all parties. Regulations of this sort are never productive of any real ud-

Regulations of this sort are never productive of any real udvantage.

Filedars, &c.—The Marine Board at Calcutta have recordly issued the following regulations, with respect to pilotage, &c.

1. Commanders are requested, prior to quitting their vessels, on arrived of Calcutta, to fill up and certify, or cause to felfilled under the third of water is to be saveraised, a form of certificate, showing the actual respected tomose the latth of water, and whether way or has or has not latth the use of a post-latt, which form will be furnished to the pilot, in order to the lifts of the vessel being correctly made out.

2. Commanders are further requested, as early after their arrived as possible, to notify in writing, to the Master Attendant, the means and residuce of the reference for the payment of his vessel's bills.

3. On the receipt by the Master Attendant of the above excitation is a company of the commanders are projected in through the proposed of members of houses and the season of the water and the season of the save deep day, and rowhout hitse (if any), which, together with the certificate, will be forwarded to the marine paymaster, for collection within 15 days of the arrival of the vessel, and having on it the name and residence of the party referred to for payment, which commanders are requested in turnsh to the Master Attendant, in writing, as early after their arrival of the vessel, and having on it the name and residence of the party referred to for payment, which commanders are requested in turnsh to the Master Attendant, in writing, as early after their arrival of the vessel, and having on it the name and residence of the party referred to for payment, which commanders are requested in turnsh to the Master Attendant, in writing, as early after their arrival of the vessel, and having on it the name and residence of the party referred to for payment, which commanders are requested in turnsh to the Master Attendant, in writing, as early as the party of the party of the party of the party of the party o

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CALICO (Ger. Kattun ; Du. Katoen ; Dan. Kattun ; Sw. Cattun ; Fr. Coton, Toile de Coton ; It. Tela Bambagina, Tela dipinta ; Sp. Tela de Algodon ; Port. Pano de Algodao ; Rus. Wübnika; Pol. Bawelnika), cloth made of cotton; so called from Calicut, on the Malabar coast, whence it was first imported. In England, all white or unprinted cotton cloths are denominated calicoes; but in the United States this term is applied to those only that are printed.

Historical Notice of the Art of Calico Printing .- This art, though apparently one of the most difficult, has been practised from a very remote era. Herodotus mentions (lib. 1, § 202). that a nation on the shores of the Caspian were in the habit of painting the figures of animals on their clothes, with a colour formed from the leaves of trees bruised and soaked in water; and he adds, that this colour was not effaceable, and was as durable as the clothes themselves. It is difficult to imagine that the colours could have been so permanent, had not those using them been acquainted with the use of mordants. There is, however, a passage in Pliny (Hist. Nat. lib. xxxv. § 11), which, though in some respects obscure, shows that the ancient Egyptians were fully acquainted with the principle of calico printing, "They paint," says he, "the clothes, not with colours, but with drugs (surbentibus medicamentis) that have no colour. This being done, they immerse them in a vat full of boiling dye, and leave them there for a little; when they take them out, they are painted of various colours. It is extraordinary, seeing that there is only one colour in the vat (unus in cortina calor), that a variety of colours should be produced by the operation of the drugs," Pliny further states, that the colours were so adhesive they could not be washed out; and that clothes were the stronger for being dyed. A similar process is known to have been followed in India from the earliest times. The chemical and mechanical inventions of modern ages have been the cause of vast improvements in this ingenious and beautiful art; but the passage now quoted shows distinctly that we have, in this instance, been only perfecting and improving processes practised in the remotest antiquity.

Calico Printing in this Country. Duties on Calicocs .- In Great Britain the printing of cottons has formed, for a considerable period, a very important and valuable business. It has been calculated that there are not less than 230,000 individuals employed in, and dependent upon, the print trade for subsistence, receiving the annual sum of 2,400,000/, in

This important and valuable business may be truly said to have grown up amongst us in despite of repeated efforts for its suppression. To prevent the use of calicoes from interfering with the demand for linen and woollen stuffs, a statute was passed in 1721, imposing a penalty of 51, upon the weaver, and of 201, upon the seller, of a piece of calico! Fifteen years after, this extraordinary statute was so far modified, that calicoes manufactured in Great Britain were allowed to be worn, "provided the warp thereof was entirely of linen yarn." This was the law with respect to calicoes till after the invention of Sir Richard Arkwright introduced a new em into the history of the cotton manufacture, when its impolicy became obvious to every one. In 1774, a statute was passed, allowing printed goods, wholly made of cotton, to be used, after paying a duty of 3d. a yard (raised to  $3\frac{1}{2}d$ , in 1806); and enacting some regulations as to the marks to be affixed to the ends of the pieces, the stripes, &c.

This act continued in force down to 1831; but, though an improvement upon the old law, it was This act continued in force down to 1831; but, though an improvement upon the old law, it was much, and justly, complained of. Its injustice and injurious operation were very forcibly pointed on by Mr. Poulett Thompson, in his excellent speech on taxation. "It is a matter of surprise to me," said the Right Hou, gent. "that this most impolitic impost should have been allowed to continue, especially when it was declared by the committee of 1818 to be 'partial and oppressive, and that its repeal was most destrable: 'who, indeed, can examine it, and not feel the truth of this observation! Is it credible, that in order to raise a nett revenue of 599,609, a gross tax should be imposed of 900 272, and yet the was the rather, nearly in the gener on your table for 1828. And here 1001 Is it creatible, that in order to raise a next revenue of 290,0092, a gross tax should be imposed of 2,019,737 I.7 and yet this was the return, according to the paper on your table, for 1825. And these figures are still far from showing the real cost of the collection of this tax;—that must be taken apout the gross produce; and supposing the rate of the collection for the excise to be 5 per cent, which is less than it really is, you have a cost of 20 per cent, on the next produce of this tax, for charges. In addition to this, from all the inquiry I have been able to make, the increased cost to the manufacturer. addition to this, from all the inquiry I have been able to make, the increased cost to the manufacturer is thirly 5 per cent, upon the whole quantity made; so that you have thus two smms, each of 100,000, levied on the public, for the sake of exacting a duty of 600,000. But the revenue is again, in this case, far from being the measure of the injury you indict. The inequality of the tex constitutes its chief objection. The duty is levied upon the square yard, at  $3\frac{1}{2}d$ , per yard. Thus, the piece of calico which sells for 6d, duty paid, contributes equally with that which is worth 5s, a yard. You levy an onerons and oppressive tax of 100 or 150 per cent, upon the poor, who are the purchasers of inferior cottons; whilst the rich, who have only the finest kinds, pay but  $10^{4}$ or 15 per cent. It is due to Mr. Thompson to state, that, not satisfied with giving this forcible exposition of the inequality and injurious operation of the duty on printed goods, one of his first measures, on coming into office, was at o protose its repeal.

office, was to propose its repeal.

By the 34 Geo. 3, c. 23, it is enacted, that the inventor, designer, or printer of any new and original pattern for printing linens, cottons, calicoes, or muslins, shall have the sole right of printing and reprinting the same for three months, to commence from the day of first publishing.

The following tables exhibit the quantity of printed cloths produced in Great Britain, the quantity exported, and the amount of revenue and drawback thereon, during the year ended 5th of January, 1830

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I. Return of the Number of Square Yards of Unicoes, Muslims, Linens, and Stuffs, made either of Cotton or Linen, printed, painted, stained, or dyed, in Great Britain (except such as shall have been dyed of one Colour throughout), with the — nount of Excise Duties collected thereon in England and Scotland, in the Venr emied 5th of January, 1830; distinguishing the Number of Square Yards and Amount of Duty collected thereon.—(Part. Paper, No. 335, Sess. 1830.)

	Foreign cali- com, stuffs Calicos ac		Calicors and Mus-	Amount of duty.
England Scetland	22,338	1,701,701 8,755	102,234,454 20,105,550	£ s. d. 1,516,431 14 16 380,833 12 3
Year ended 5th Jan. 1830	22,338	1,713,516	125,310,001	1,597,265 7 1

II. Return of the Total Number of Square Yards of printed Caticoes, Muslins, Linens, and Stuffs, exported from England and Scotland, in the Year ended 5th of January, 1830; the Amount of Drawbacks paid or allowed thereon; distinguishing the Quantities and Amount of Drawbacks allowed to Foreign Parts from the Quantities and Drawbacks paid or allowed on the like Articles on the Removal constraint to Ireland.

				1	aported to Foreig	n Countries.	Exported in	Ireland.
				Numi	oer of Vards,		Number of Yards.	
				Foreign Calicues.	Linens, Stuffs, Calicoes, and Muslus,	Amount of Drawback.	Linens, Stuffs, Calicoes, and Musins.	Amount of Drawback.
England Scotland	:	:	:	3,672	81,445,424 8,417,009	£ s. d. 1,187,852 17 4 122,748 0 11	5,160,683 869,358	£ #. d 75,391 4 9 12,678 2 0
Year ended	l 5th of	Jan.	1830	3,672	89,862,433	1,310,600 18 3	6,039,011	88,009 6 11

CALOMEL. Chloride of mercury; trequently called mild muriate of mercury; and sometimes, but less properly, submuriate of mercury.

CAMBRIC, on CAMBRICK (Ger. Kammertuch; Du. Kameryksdock; Fr. Cambray Batiste; It. Cambraja; Sp. Cambrai; Port. Cambraia; Rus. Kamertug), a species of very fine white linen, first made at Cambray, in French Flanders, whence it derives its appellation. It is now produced, of an equally good quality, in Great Britain.

\* CAMEL (Fr. Chameau; It. and Sp. Camelo; Ger. Kameel; Arab. Djimel; Lat. Camelus; Greek, Καμολος) is indigenous to Arabia, and we only mention it in this place on account of its extreme importance in the commerce of the East.

The camel is one of the most useful of the animals over which the inhabitants of Asia and Africa have acquired dominion. These continents are intersected by vast tructs of burning sand, the seats of desolation and drought, so as, apparently, to exclude the possibility of any intercourse taking place between the countries that they separate. "But as the ocean, which appears at first view to be placed as an insuperable barrier between different regions of the earth, has been rendered, by navigation, subservient to their mutual intercourse; so, by means of the camel, which the Arabians emphatically call the Ship of the Desert, the most dreary wastes are traversed, and the nations which they disjoin are enabled to trade with one another. Those painful journeys, impracticable by any other animal, the camel performs with astonishing despatch. Under heavy burdens of 600, 700, and 800 lbs, weight, they can continue their march during a long period of time, with little food or rest, and sometimes without tasting water for 8 or 9 days. By the wise economy of Providence, the camel seems formed of purpose to be the beast of burden in those regions where he is placed, and where his service is most wanted. In all the districts of Asia and Africa, where deserts are most frequent and extensive, the camel abounds. This is his proper station, and beyond this the sphere of his activity does not extend far. He dreads alike the excesses of heat and cold, and does not agree even with the mild climate of our temperate zone."—(Robertson's Disquisition on Ancient India, Note 53.)

The first trade in Indian commodities of which we have any account (Genesis xxxvii. 25.) was carried on by camels; and they still continue to be the instruments employed in the conveyance of merchants and merchandise throughout Turkey, Persia, Arabia, Egypt, Barbary, and many contiguous countries. The merchants assemble in considerable numbers, forming themselves into an association or carrwan—(see Carrayan), for their mutual protection against the attacks of robbers, and the dangers incident to a journey through such rude and inhospitable countries. These carrayans are often very large and usually consist of more camels than men. The capacity of the camel to endure fatigue, and the small supply of provisions that he requires, is almost incredible. "His ordinary burden," says Voley, "is 750 lbs.; his food, whatever is given him—straw, thistles, the stones of dates, beans, barley, &cc. With a pound of food a day, and as much water, he will travel for

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weeks. In the journey from Cairo to Suez, which is 40 or 46 hours, they neither eat nor drink; but these long fasts, if often repeated, wear them out. Their usual rate of travelling is very slow, hardly above two miles an hour: it is in vain to push them; they will not quicken their pace; but, if allowed some short rest, they will travel 15 or 18 hours a day."

(Voyage rn Syrie, tom, ii. p. 383.)

The Arabians regard the camel as a sacred animal, the gift of Heaven, without whose aid they could neither subsist, nor trade, nor travel. Its milk is their ordinary food; they also eat its flesh, especially that of the young camel, which they recken excellent; its hair, which is renewed every year, is partly manufactured into stuffs for their clothes and furniture, and partly sent abroad as a valuable article of merchandise; and even its faces serve them for fuel. Blest with their camels, the Arabs want nothing, and fear nothing. In a single day they can traverse 40 or 50 miles of the desert, and interpose its trackless sands as an impenetrable rampart between them and their foes,-(See the admirable description of the camel, in Buffon.)

But, however useful to the inhabitants of parched, sandy deserts, it may be worth while, perhaps, to observe, that the camel is of very little service elsewhere. He cannot walk 100 yards on wet or slippery ground without stumbling. He is totally unknown in all hilly or woody countries; and, with few exceptions, may be said to be as great a stranger in the Eastern Islands, Japan, the southern parts of China, the whole country lying between China and India, and all the southern parts of the latter, including Bengal, as he is in Europe. In all those vast countries the ox is the most useful of the lower animals. It is used for draught (for which the camel is totally unfit), in the cart and plough, in the carrying of burdens, in

treading corn, in the oil press, &c., and finally us food.

CAMELS' HAIR (Get. Kameelhaar; Fr. Poil de chameau, Luine de chevran; It. Pelo di camello; Sp. Pelo ó lana de cámello). The hair of the camel imported into this country is principally used in the manufacture of fine pencils for drawing and painting. In the East, however, it is an important article of commerce, and is extensively used in the arts. It serves for the fabrication of the tents and carpets of the Arabs, and for their wearing apparel. Cloth is also manufactured of it in Persia and other places. The most esteemed hair comes from Persia. It is divided into three qualities; black, red, and grey. The black is the dearest, and the grey is only worth half the red. Considerable quantities of camels' hair are exported from Smyrna, Constantinople, and Alexandria. It is used in the manufacture of hats, particularly by the French.—(Recs's Cyclopadia, art. Camelus.)

CAMLET, on CAMBLET (Ger. and Du. Kamelot; Fr. Camelot; It. Ciambellotto; Sp. Camelote; Rus. Kamlot), a plain stuff, manufactured on a loom, with two treadles, as lineus are. There are camlets of various colours and sorts: some wholly of goats' hair; others, in which the warp is of hair, and the woof half hair and half silk; others, again, in which both the warp and the woof are of wool; and, lastly, some, of which the warp is of wool and the woof of thread: some are striped, some watered, and some figured.

CAMOMILE (Fr. Camomille; It. Camomilla; Sp. Manzanilla; Lat. Chumomilla), a well-known plant, whose flowers are used for medical purposes. Most of what is brought

to the London market is grown about Mitcham, in Surrey.

CAMPHOR, on CAMPHIRE (Ger. Kampfer; Du. Kamfer; Fr. Camphre; It. Canfora; Sp. Alcaufor; Rus. Kamfora; Lat. Camphora; Arab. and Pers. Kafoor; Mal. Kuafur). There are two descriptions of this valuable article, which must not not be

1. Camphor of Commerce, or that met with in Europe, is obtained by boiling the tiarber of a species of laurel (Laurus Camphora), a tree found in the forests of Fokien, in China, near the city of Chinchew, where there is annually produced from 2,500 to 3,000, and sometimes as much as 4,000 piculs. Most of the camphor imported into Europe comes from China; but a small quantity, considered of superior quality, comes from Japan by way of Batavia. The exports from Canton in 1830 and 1831 were respectively 3,452 and 2,043 piculs, being, at an average, 366,266 lbs.; if to this we add the exports from Batavia of Japan camphor, amounting to 489 piculs, the total annual produce of China and Japan tor exportation will be 432,770 lbs. It is brought to this country in chests, drums, and casks; and is in small, granular, friable masses, of a dirty white or greyish colour, very much resembling half-refined sugar. When pure, the camphor of commerce has a strong, peculiar, fragrant, penetrating odour, and a bitter, pungent, aromatic taste. It is in reality a concrete essential oil. Camphor, when refined, is in thin hollow cakes of a beautiful virgin whiteness, and, if exposed to the air, totally evaporates. Great care is therefore requisite in packing camphor, to prevent serious loss.

2. Camphor, Malay, commonly called, to distinguish it from the last, camphor of Barus, from the port of Sumatra, where it is mostly shipped. It is a product of the Dryobalanops Cumphora, a forest tree confined to Sumatra, Borneo, and the Malay peninsula. It is found in concrete masses in the fissures of the wood; there are, however, but very few trees that afford it; and those that do, only in small quantities. This species of camphor is more fragrant and less biting and pungent than that yielded by the laurel, and is in high repute

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r of Barus, yohalanops It is found v trees that s more fraigh repute among the Chinese, by whom it is almost wholly consumed. There is an immense disparity in the prices of the two species in China. In a price current recently published at Canton, the finest Chinese camphor is quoted at 30 dollars per picul, while the Malay camphor is quoted at 30 dollars per catty, making the price of the latter 100 times greater than that of the former! Malay camphor is wholly unknown in Europe as an article of trade,—(Private information.)

[The quantity of camphor imported into the United States has of late years been rapidly increasing. It used to be procured mostly by way of England and Holland. But it now comes to us directly from China; and is in part subsequently re-exported to Europe.—Am. Ed.]

CAMPHOR OIL (Malay, Minyak), a fragrant essential oil, obtained in large quantities by heating the wood of the Dryohalanops Camphora. It is nearly as cheap as spirits of turpentine, but is not held in any esteem by the Chinese. It might, perhaps, be profitably imported into England as a substitute for spirits of turpentine in the arts, and for medicinal We may add, that the timber of the Dryobalunops Cumphora is not inferior to any produced in the countries where it grows, for the purposes of house and ship building.

-(Private information, and Crawford's Indian Archipelago, vol. i. p. 516.)

CAMWOOD, a red dye wood, first brought to Europe from Africa by the Portuguese. It is principally obtained from the vicinity of Sierra Leone. The colouring matter which it affords differs but little from that of ordinary Nicaragua wood, either in quality or quantity; and it may be employed with similar mordants,- (Bancroft m. Colours, See also Dampier, vol. ii. part ii. p. 58.) Camwood is at present worth, in the London market, from 16/, to 18L u ton, duty (5s. a ton) included. In 1828, 475 tons of camwood were imported; but the imports in 1829 only amounted to 119 tons.—(Purl. Paper, No. 661, Sess. 1830.)

CANAL, CANALS. A canal is an artificial channel, filled with water kept at the desired level by means of locks or sluices, forming a communication between two or more

places.

(1.) Historical Sketch of Canals. Ancient Canals,—The comparative cheapness and facility with which goods may be conveyed by sea, or by means of navigable rivers, seem to have suggested, at a very early period, the formation of canals. The best nuthenticated necounts of ancient Egypt represent that country as intersected by canals conveying the waters of the Nile to the more distant parts of the country, partly for the purpose of irrigation, and parily for that of internal navigation. The efforts made by the old Egyptian monarchs, and by the Ptolemics, to construct a canal between the Red Sea and the Nile are well known; and evince the high sense which they entertained of the importance of this species of communication.—(Ameilhon, Commerce des Egyptiens, p. 76.)

Greece was too small a territory, too much intersected by arms of the sea, and sub-divided into too many independent states, to afford much scope for inland navigation. Attempts were, however, made to cut a canal across the Isthmus of Corinth; but they did not succeed.

The Romans did not distinguish themselves in caual navigation. Their aqueducts, the supendous ruins of which attest the wealth and power of their founders, were intended to famish supplies of water to some adjoining city, and not for the conveyance of vessels or produce.

(2.) Chinese Canals, In China, canals, partly for irrigation, and partly for navigation, have existed from a very early period. The most celebrated amongst them is the Imperial or Grand Canal, forming a communication between Pekin and Canton, said to be about 1,660 miles long. But there can be no doubt that this is a very great exaggeration; and that it includes the various rivers which really form the greater part of the navigation, the excavated portion being of comparatively limited dimensions. The canal is said not to have, at any time, more than from 5 to 6 feet water; and in dry seasons, its depth is frequently reduced to 3 feet. (De la Lande, Canaux de Navigation, p. 529.) The locks are constructed with very little skill; and as the vessels are generally dragged by men, the navigation is extremely slow. The canals are mostly faced with stone; and the bridges across them are said to be very ingeniously contrived.

(3.) Italian Canals.—The Italians were the first people in modern Europe that attempted to plan and execute canals. They were principally, however, undertaken for the purpose of irrigation; and the works of this sort executed in the Milanese and other parts of Lombardy, in the eleventh, twelfth, and thirteenth centuries, are still regarded as models, and excite the warm admiration of every one capable of appreciating them. In 1271, the Navilio Grande, or canal leading from Milan to Abbiate Grasso and the Tesino, was rendered navigable,-

(Young's Travels in France, &c. vol. ii. p. 170.)

(4.) Dutch Canals.—No country in Europe contains, in proportion to its size, so many navigable canals as the kingdom of the Netherlands, and particularly the province of Holland. The construction of these canals commenced as early as the twelfth century, when, owing to its central and convenient situation, Flanders began to be the entrepôt of the commerce between the north and south of Europe. Their number has since been astonishingly increased. "Holland," says Mr. Phillips, in his History of Inland Navigation, "is intersected with innumerable canals. They may be compared in number and size to our public roads and highways: and as the latter with us are continually full of coaches, chaises,

wagons, carts, and horsemen, going from and to the different cities, towns, and villages; so, on the former, the Hollanders, in their boats and pleasure barges, their treckschuyts and ve. sels of burden, are continually journeying and conveying commodities for consumption or exportation from the interior of the country to the great cities and rivers. An inhabitant of Rotterdam may, by means of these canals, breakfast at Delft or the Hague, dine at Leyden, and sup at Amsterdam, or return home again before night. By them, also, a most prodigious inland trade is carried on between Holland and every part of France, Flanders, and Germany. When the canals are frozen over, they travel on them with skaits, and perform long journeys in a very short time; while heavy burdens are conveyed in carts and sledges, which are then as much used on the canals as on our streets.

"The yearly profits produced by these canals are almost beyond belief; but it is certain, and has been proved, that they amount to more than 250,000%. for about 400 miles of inland navigation, which is 625%, per mile, the square surface of which mile does not exceed two acres of ground; a profit so amazing, that it is no wonder other nations should imitate what

has been found so advantageous.

"The canals of Holland are generally 60 feet wide and 6 deep, and are carefully kept clean; the mud, as manure, is very profitable; the canals are generally levels; of course, locks are not wanted. From Rotterdam to Delft, the Hague, and Leyden, the canal squie level, but is sometimes affected by strong winds. For the most part the canals are elevated above the fields or the country, to enable them to cary off the water, which in winter inundates the land. To drain the water from Delft'and, a province not more than 60 miles iong, they employ 200 windmills in spring time to raise it into the canals. All the canals of Holland are bordered with dams or banks of immense thickness, and on these depends the security of the country from inundation; of course it is of great moment to keep them in the best repair; to effect which there is a kind of militia, and in every village is a magazine of proper stores and men, whose business it is to convey stones and rubbish in carts to any damaged place. When a certain bell rings, or the waters are at a fixed height, every man repairs to his post. To every house or family there is assigned a certain part of the bank, in the repair of which they are to assist. When a breach is apprehended, they cover the banks all over with cloth and stones."

(5.) Canal from Amsterdam to Niewdiep, near the Helder .- The object of this canal, which is the greatest work of its kind in Holland, and probably in the world, is to afford a safe and easy passage for large vessels from Amsterdam to the German Ocean. This city has 40 feet of water in the road in front of its port, but the pampus or bar at the junction of the Y with the Zuyder Zee, 7 miles below, has only a depth of 10 feet; and hence all ships of any considerable burden entering or leaving the port must unload and load part of their cargoes without the bar. As the Zuyder Zee is every where full of shallows, all ordinary means of improving the access to Amsterdam were necessarily ineffectual; and the resolution was, therefore, at length adopted, of cutting a canal from the city to the Helder, the most northern point of the province of Holland. The distance between these extreme points is 41 English miles, but the length of the canal is about 501. The breadth at the surface of the water is 1244 English feet (120 Rhinland feet); the breadth at bottom 36; the depth 20 feet 9 inches. Like the Dutch canals generally, its level is that of the highest tides, and it receives its supply of water from the sea. The only locks it requires are of course, two tide-locks at the extremities; but there are, besides, two sluices with floodgates in the intermediate space. It is crossed by about 18 drawbridges. The locks and sluices are double,—that is, there are two in the breadth of the canal; and their construction and workmanship are said to be excellent. They are built of brick, for economy; but bands of limestone are interposed at intervals, and these project about an inch beyond the brick, to protect it from abrasion by the sides of vessels. There is a broad towing path on each side, and the canal is wide enough to admit of two frigates passing,—(For the expense of towing, see Amstendam.)

The line which the canal follows may be easily traced on a map of Holland. From the Y at Amsterdam it proceeds north to Purmerend; thence west to Alkmaar Lake; again north by Alkmaar to a point within 2 miles of the coast, near Petten, whence it runs nearly parallel to the coast till it joins the sea a little to the east of the Helder, at the fine harbour of Niewdiep, formed within the last 30 years. At the latter place there is a powerful steamengine for supplying the canal with water during neap tides, and other purposes. The time spent in towing vessels from Niewdiep to Amsterdam is 18 hours. The Helder is the only spot on the shores of Holland that has deep water; and it owes this advantage to its being opposite to the Texel, which, by contracting the communication between the German Ocean and the Zuyder Zee to a breadth of about a mile, produces a current which scours and deepens the channel. Immediately opposite the Helder there are 100 feet water at high tides, and at the shallowest part of the bar to the westward there are 27 feet. In the same way, the artificial mound which runs into the Y opposite Amsterdam, by contracting the water-way to about 1,000 feet, keeps a depth of 40 feet in the port (at high water), while

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The canal was begun in 1819, and finished in 1825. The cost was estimated at 10,000,000 or 12,000,000 florins, or about 1,000,000/, sterling. If we compute the magnitude of this canal by the cubic contents of its bed, it is the greatest, we believe, in the world, unless some of the Chinese canals be exceptions. The volume of water which it contains, or the prisme de remplissage, is twice as great as that of the New York Canal, or the Canal of Languedoc, and two and a half times as great as that of the artificial part of the Caledonian Canal. In consequence, however, of the facility with which the Dutch canal was dug, and of the evenness of the ground through which it passes, the difficulties with which the engineer had to contend in making it were trilling compared to those which had to be overcome in constructing the canals now mentioned. We have not learned what returns this canal yields; most probably it is not, at least in a direct point of view, a profitable concern. Even in Holland, notwithstanding the lowness of interest, it would require tolls to the amount of 40,000l, a year to cover interest and expenses; and so large a sum can hardly, we should think, be raised by the very moderate tells laid on the ships passing through it .- (See AMSTERDAM.) This, however, is not the only consideration to be attended to in estimating the value of a work of this sort. Its influence in promoting the trade of Amsterdam, and, indeed, of Holland, may far more than compensate for its cost. It is evident, too, that the imposition of oppressive tolls would have effectually counteracted this advantage; that is, they would have defeated the very object for which the canal was constructed.—(We have derived these details, partly from an able article in the Scotsman, and partly from private information.)

(6.) Danish Canals.—The Holstein Canal, in Denmark, is of very considerable import-It joins the river Eyder with Kiel Bay on the north-east coast of Holstein, forming a navigable communication between the North Sea, a little to the north of Heligoland, and the Baltic; enabling vessels to pass from the one to the other by a short cut of about 100 miles, instead of the lengthened and difficult voyage round Jutland, and through the Cattogat and the Sound. The Eyder is navigable for vessels not drawing more than 9 feet water, from Tonningen, near its mouth, to Rendsburg, where it is joined by the canal, which communicates with the Baltic at Holtenau, about 3 miles north of Kiel. The canal is about 26 English miles in length, including about 6 miles of what is principally river navigation. The excavated portion is 95 feet wide at top, 51 feet 6 inches at bottom, and 9 feet 6 inches deep (Eng. meas.). Its highest elevation above the level of the sea is 24 feet 4 inches; to which height vessels are raised and let down by 6 locks or sluices. It is navigable by vessels of 120 tons burden, or more provided they are constructed in that view. The total cost of the canal was about 500,000l. It was opened in 1785, and has so far realised the views of its projectors, as to enable coasting vessels from the Danish islands in the Baltic and the east coast of Holstein, Jutland, &c., to proceed to Hamburgh, Holland, England, &c. in less time and with much less risk, than, in the ordinary course of navigation, they could have cleared the point of the Skaw; and conversely with ships from the west. The smaller class of foreign vessels, particularly these under the Dutch and Hanscatic flags, navigating the Baltic and North Seas, have largely availed themselves of the facilities afforded by this canal. During the 5 years ending with 1831, no fewer than 2,786 vessels passed each year, at an average, through the canal. This is a sufficient evidence of its utility. It would, however, be much more frequented, were it not for the difficult navigation of the Eyder from the sea to Rendsburg. The dues are moderate.—(Coxe's Travels in the North of Europe, 5th ed. vol. v. p. 239., where there is a plan of the canal; Cutteau, Tableau des Etats Danois, tom. ii. pp. 300-304.; and private information.)

(7.) Swedish Canals.—The formation of an internal navigation connecting the Cattegat and the Baltie has long engaged the attention, and occupied the efforts, of the people and government of Sweden. Various motives conspired to make them embark in this arduous undertaking. The Sound and other channels to the Baltic being commanded by the Danes, they were able, when at war with the Swedes, greatly to annoy the latter, by cutting off all communication by sea between the eastern and western provinces of the kingdom. And hence, in the view, partly of obviating this annoyance and partly of facilitating the conveyance of iron, timber, and other bulky products, from the interior to the coast, it was determined to attempt forming an internal navigation, by means of the river Gotha, and the lakes Wener, Wetter, &c. from Gottenburgh to Soderkæping on the Baltic. The first and most difficult part of this enterprise was the perfecting of the communication from Gottenburgh to the lake Wener. The Gotha, which flows from the latter to the former, is navigable, through by far the greater part of its course, for vessels of considerable burden; but, besides others less difficult to overcome, the navigation at the point called Tröllhætta is interrupted by a series of cataracts about 112 feet in height. Owing to the rapidity of the river, and the stubborn red granite rocks over which it flows, and by perpendicular banks of which it is bounded, the attempt to cut a lateral canal, and still more to render it directly navigable, presented the most formidable obstacles. But, undismayed by these, on which it is, indeed, most probable he had not sufficiently reflected, Polhem, a native engineer, undertook, about the middle of last century, the Herculean task of constructing locks in the channel of the ERSITY OF WATERLOX

river, and rendering it navigable! Whether, however, it were owing to the all but insuperable obstacles opposed to such a plan, to the defective execution, or deficient strength of the works, they where wholly swept away, after being considerably advanced, and after vast sums had been expended upon them. From this period, down to 1793, the undertaking was abandoned; but in that year, the plan was proposed, which should have been adopted at first, of cutting a lateral canal through the solid rock, about  $1\frac{1}{2}$  mile from the river. This new enterprise was begun under the auspices of a company incorporated for the purpose in 1794, and was successfully completed in 1800. The canal is about 3 miles in length, and has about  $6\frac{1}{2}$  feet water.\* It has 8 sluices, and admits vessels of about 100 tons. In one part it is cut through the solid rock to the depth of 72 feet. The expense was a good deal less than might have been expected, being only about 80,000l. The lake Wener, the mavigation of which was thus opened with Gottenburgh, is very large, deep, and encircled by some of the richest of the Swedish provinces, which now possess the inestimable advantage of a convenient and ready outlet for their products.

As soon as the Tröllhætta canal had been completed, there could be no room for doubt as to the practicability of extending the navigation to Soderkæping. In furtherance of this object, the lake Wener has been joined to the lake Wetter by the Gotha Canal, which admits vessels of the same size as that of Tröllhætta; and the prolongation of the navigation to the Baltic from the Wetter, partly by 2 canals of equal magnitude with the above, and partly by lakes, is now, we believe, about completed. The entire undertaking is called the Gotha

Navigation, and deservedly ranks among the very first of the kind in Europe.

Besides the above, the canal of Arboga unites the lake Hichmar to the lake Maclar; and since 1819, a canal has been constructed from the latter to the Baltie at Södertelge. The canal of Stræmsholm, so called from its passing near the castle of that name, has effected a navigable communication between the province of Dalecarlia and the lake Maclar, &c.—
(For further details see, besides the nuthorities already referred to, Coxe's Travels in the North of Europe, 5th ed. vol. iv. pp. 253—266., and vol. v. pp. 58—66.; Thomson's Tra-

vels in Sweden, p. 35, &c.)

(8.) French Canals.—The first canal executed in France was that of Briare, 34½ English miles in length, intended to form a communication between the Seine and Loire. It was commenced in 1605, in the reign of Henry IV., and was completed in 1642, under his successor, Louis XIII. The canal of Orleans, which joins the above, was commenced in 1675. But the most stupendous undertaking of this sort that has been executed in France, or indeed on the Continent, is the canal of Languedoc. It was projected under Francis I; but was begun and completed in the reign of Lonis XIV. It reaches from Narbonne to Toulouse; and was intended to form a safe and speedy means of communication between the Atlantic Ocean and the Mediterranean. It is 64 French leagues long, and 6 feet deep; and has, in all, 114 locks and sluices. In its highest part it is 600 feet above the level of the sea. In some places it is conveyed by bridges of great length and strength, over large rivers. It cost upwards of 1,300,0000.; and reflects infinite credit on the engineer, Riquet,

by whom it was planned and executed.

Besides this great work, France possesses several magnificent canals, such as that of The Centre, connecting the Loire with the Saone; of St. Quentin, joining the Scheldt and the Somme; of Besançon, joining the Saone, and consequently the Rhone, to the Rhine; of Burgundy, joining the Rhone to the Seine, &c. Some of these are of very considerable magnitude. The canal of the Centre is about 72 English miles in length. It was completed in 1791, at an expense of about 11,000,000 francs. Its summit level is about 240 feet above the level of the Loire at Digoin; the breadth at the water's edge is about 48 feet, and at bottom 30 feet; depth of water 54 feet; number of locks 81. The canal of St. Quentin, 28 English miles in length, was completed in 1810. The canal joining the Rhone to the Rhine is the most extensive of any. It stretches from the Saone, a little above St. Jean de Losne, by Dole, Besançon, and Mulhouse, to Strasburg, where it joins the Rhine,-a distance of about 200 English miles. From Dole to Vogaucourt, near Montbéliard, the canal is principally excavated in the bed of the Doubs. It is not quite finished. The canal of Burgundy will, when completed, be about 242 kilom., or 150 English miles in length; but at present it is only navigable to the distance of about 95 kilom. In addition to these, a great many other canals have been finished, while several are in progress, and others proiccted. There is an excellent account of the French canals completed, in progress, and projected, in the work of M. Dutens, entitled Histoire de la Navigation Intérieure de la France, 2 vols. 4to, and to it we beg to refer the reader for further details. He will find, at the end of the second volume, a very beautiful map of the rivers and canals of France.

It is probable, however, that the railroad projects now set on foot in Franco may tend, for a while at least, to check the progress of canalisation. We may observe, too, that the state of the law in France is very unfavourable to the undertaking and success of all great public works; and we are inclined to attribute the comparative fewness of canals in France, and

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<sup>\*</sup> This is the statement of Catteau, Tableau de la Mir Baltique, tome it. p. 77.; Oddy, in his European Commerce, p. 306., and Balbl, Abrégé de la Géographic, p. 385., say that the depth of water is 10 feet.

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the recent period at which most of them have been constructed, to its influence. In that country, canals, docks, and such like works, are mostly carried on at the expense and for behoof of government, under the control of its agents. No scope has been given to the enterprise of individuals or associations. Before either a road or a canal can be constructed. plans and estimates must be made out and laid before the minister of the interior, by whom they are referred to the prefect of the department, and then to the Bureau des Ponts et des Chausses; and supposing the project to be approved by these, and the other functionaries consulted with respect to it, the work must after all be carried on under the superintendence of some public officer. In consequence of this preposterous system, very few works of this description have been undertaken as private speculations. And while not a few of those begun by government remain unfinished and comparatively uscless, those that are completed have, as was to be expected, rarely proved profitable. There are some good remarks on this subject in the useful work of M. Dupin, on the Forces Commerciales of Great Britain.

(9.) Prussian Canals.—The Prussian states are traversed by the great navigable rivers the Elbe, the Oder, and the Vistula; the first having its embouchure in the North Sea, and the others in the Baltic. The formation of an internal navigation, that should join those great water-ways, excited the attention of government at a distant period; and this object has been successfully accomplished, partly by the aid of the secondary rivers falling into the above, and partly by canals. In 1662, the canal of Muhlrose was undertaken, uniting the Oder and the Spree; the latter being a navigable river falling into the Havel, also a navigable river joining the Elbe near Havelburg. But the navigation from the Oder to the Elbe by this channel was difficult and liable to frequent interruption; and to obviate these defects Frederick the Great constructed, towards the middle of last century, the Finnew Canal, stretching from the Oder at Oderberg to the Havel, near Leibenwalde; the communication is thence continued by the latter and a chain of lakes to Plauen; from which point a canal has been opened, joining the Elbe near Magdeburg. The Elbe being in this way connected with the Oder by a comparatively easy navigation, the latter has been united to the Vistula, partly by the river Netze, and partly by a canal joining that river to the Brahe, which falls into the Vistula near Bromberg. A vast inland navigation has thus been completed; barks passing freely through the whole extent of country from Hamburgh to Dantzic; affording the means of shipping the products of the interior, and of importing those of foreign countries, either by the North Sea or the Baltic, as may be found most advantageous. (Catteau, Tableau de la Mer Baltique, tome ii. p. 11-18.

(10.) Russian Canals.—The inland navigation of Russia is of vast extent, and very considerable importance. The reader will find some details with respect to it under the

article Petersnungh.

(11.) Austrian Canals.—The Austrian empire is traversed in its whole extent by the Danube; but the advantages that might result to the foreign trade of the empire from so great a command of river navigation, have been materially abridged by the jealousy of the Turks, who command the embouchure of the river, and by the difficulties that are in some places incident to its navigation. Two pretty extensive canals have been constructed in Hungary. That called the Bega Canal is 73 English miles in length: it stretches from Fascet through the Bannat by Temeswar to Beeskerek, whence vessels pass by the Bega into the Theiss, a little above its junction with the Danube. The other Hungarian canal is called after the Emperor Francis. It stretches from the Danube by Zambor to the Theiss, which it joins near Földvar, being 62 English miles in length: its elevation, where highest, does not exceed 27 fect. Besides the above, the canal of Vienna establishes a communication between that city and Neustadt. It is said to be the intention to continue this canal to Trieste; but, however desirable, we doubt much whether this be practicable. A railroad is at present being made from Munthausen on the Danube to Budweiss on the Moldau, a navigable river that falls into the Elbe. This promises to be a highly useful communication. -(Bright's Travels in Hungary, p. 246.; Balbi, Abrégé de la Géographie, p. 216.)

(12.) Spanish Canals.—No where are canals more necessary, both for the purposes of navigation and irrigation, than in Spain; but the nature of the soil and the poverty and ignorance of the government as well as of the people, oppose formidable obstacles to their construction. During the reign of Charles II., a company of Dutch contractors offered to render the Mançanares navigable from Madrid to where it falls into the Tagus, and the latter from that point to Lisbon, provided they were allowed to levy a duty for a certain number of years on the goods conveyed by this channel. The Council of Castile took this proposal into their serious consideration, and after maturely weighing it, pronounced the singular decision—"That if it had pleased God that these two rivers should have been navigable, he would not have wanted human assistance to have made them such; but that, as he has not done it, it is plain that he did not think it proper that it should be done. To attempt it, therefore, would be to violate the decrees of his providence, and to mend the imperfections which he designedly left in his works!"—(Clarke's Letters on the Spanish Nation, p. 284.) But such undertakings are no longer looked upon as sinful; and many have been projected since

the accession of the Bourbon dynasty, though few have been perfected. The canal of the Ebro, begun under the Emperor Charles V., is the most important of the Spanish canals; but it is only partially completed, and during dry seasons it suffers from want of water. It runs parallel to the right bank of the Ebro, from Tudela in Navarre to below Saragossa; the intention being to carry it to Sastago, where it is to unite with the Ebro. The canal of Castile is intended to lay open the country between the Douro and Reynosa, and to facilitate the conveyance of grain from the interior to Santandar and Bilbao. It passes by Valladolid, Palencia, and Aguilar del Campos; a small part has been executed, and is now in operation. A company has recently undertaken, what the Dutch contractors formerly offered, to render the Tagus navigable from Aranjuez to Lisbon; the free navigation of the river having been stipulated at the Congress of Vienna. A project for deepening the Guadalquivir, and some others, are also on foot .- (Foreign Quarterly Review, No. 9. p. 85.; Balbi, Abrégé de la

Geographie, p. 349.)

(13.) British Canals.—Owing partly to the late rise of extensive manufactures and commerce in Great Britain, but more, perhaps, to the insular situation of the country, no part of which is very distant from the sea or from a navigable river, no attempt was made in England, to construct canals till a comparatively recent period. The efforts of those who first began to improve the means of internal navigation, were limited to attempts to deepen the beds of rivers, and to render them better fitted for the conveyance of vessels. So early as 1635, a Mr. Sandys of Flatbury, Worcestershire, formed a project for rendering the Avon navigable from the Severn, near Tewkesbury, through the counties of Warwick, Worcester, and Gloucester, "that the towns and country might be better supplied with wood, iron, pit-coal, and other commodities." This scheme was approved by the principal nobility and landowners in the adjoining counties; but the civil war having broken out soon after, the project was abandoned, and does not seem to have been revived. After the restoration, and during the earlier part of last century, various acts were at different times obtained for cheapening and improving river navigation. For the most part, however, these attempts were not very successful. The current of the rivers gradually changed the form of their channels; the dykes and other artificial constructions were apt to be destroyed by inundations; alluvial sand banks were formed below the weirs; in summer, the channels were frequently too dry to admit of being navigated, while at other periods the current was so strong as to render it quite impossible to ascend the river, which at all times, indeed, was a laborious and expensive undertaking. These difficulties in the way of river navigation seem to have suggested the expediency of abandoning the channels of most rivers, and of digging parallel to them artificial channels, in which the water might be kept at the proper level by means of locks. The act passed by the legislature in 1755, for improving the navigation of Sankey Brook on the Mersey, gave rise to a lateral canal of this description, about 114 miles in length, which deserves to be mentioned as the earliest effort of the sort in England.

But before this canal had been completed, the celebrated Duke of Bridgewater\*, and his equally celebrated engineer, the self-instructed James Brindley, had conceived a plan of canalisation independent altogether of natural channels, and intended to afford the greatest facilities to commerce, by carrying canals across rivers and through mountains, wherever it

was practicable to construct them.+

The Duke was proprietor of a large estate at Worsley, 7 miles from Manchester, in which were some very rich coal-mines, that had hitherto been in a great measure useless, owing to the cost of carrying coal to market. Being desirous of turning his mines to some account, it occurred to his Grace that his purpose would be best accomplished by cutting a canal from Worsley to Manchester. Mr. Brindley, having been consulted, declared that the scheme was practicable; and an act having been obtained, the work was immediately commenced, "The principle," says Mr. Phillips, "laid down at the commencement of this business, reflects as much honour on the noble undertaker as it does upon his engineer. It was resolved that the canal should be perfect in its kind; and that, in order to preserve the level of the water, it should be free from the usual construction of locks. But in accomplishing this end many difficulties were deemed insurmountable. It was necessary that the canal should be carried over rivers, and many large and deep valleys, where it was evident that such stupendous mounds of earth must be raised, as would scarcely, it was thought by numbers, be completed by the labour of ages; and, above all, it was not known from what source so large a supply of water could be drawn, even on this improved plan, as would supply the navigation. But Mr. Brindley, with a strength of mind peculiar to himself, and being possessed of the confidence of his great patron, contrived such admirable machines, and took

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<sup>\*</sup> This truly noble person expended a princely fortune in the prosecution of his great designs; and to increase his resources, is said to have restricted his own personal expenses to 400% a year! But his projects were productive of great wealth to himself and his successors; and have promoted, in no ordinary degree, the wealth and prosperity of his country. Ite died in 1823. † There is a good account of Brindley in Askin's Biographical Dictionary. His intense application, and the anxiety of mind inseparable from the great enterprises in which he was engaged, terminated his valuable life at the early age of 56.

such methods to facilitate the progress of the work, that the world soon began to wonder how it could be thought so difficult.

"When the canal was completed as far as Barton, where the Irwell is navigable for large vessels, Mr. Brindley proposed to carry it over that river by an aqueduct 39 feet above the surface of the water in the river. This, however, being considered as a wild and extravagant project, he desired, in order to justify his conduct towards his noble employer, that the opinion of another engineer might be taken, believing that he could easily convince an intelligent person of the practicability of the design. A gentleman of eminence was accordingly called, who, being conducted to the place where it was intended that the aqueduct should be made, ridiculed the attempt; and, when the height and dimensions were communicated to him, he exclaimed-'I have often heard of castles in the air, but never was shown before where any of them were to be erected.' This unfavourable verdict did not deter the Duke from following the opinion of his own engineer. The aqueduct was immediately begun; and it was carried on with such rapidity and success as astonished those who, but a little before, thought it impossible."

Before the canal from Worsley to Manchester had been completed, it occurred to the Duke and his engineer that it might be practicable to extend it by a branch, which, running through Chester parallel to the river Mersey, should at length terminate in that river, below the limits of its artificial navigation; and thus afford a new, safer, and cheaper means of communication between Manchester and its vicinity and Liverpool. The execution of this plan was authorised by an act passed in 1761. This canal, which is above 29 miles in length, was finished in about 5 years. It was constructed in the best manner, and has proved equally advantageous to its noble proprietor and the public.

"When the Duke of Bridgewater," says Dr. Aikin, "undertook this great design, the price of carriage on the river navigation was 12s, the ton from Manchester to Liverpool, while that of land carriage was 40s, the ton. The Duke's charge on this canal was limited, by statute, to six shillings; and together with this vast superiority in cheapness, it had all the speed and regularity of land carriage. The articles conveyed by it were, likewise, much more numerous than those by the river navigation; besides manufactured goods and their raw materials, coals from the Duke's own pits were deposited in yards at various parts of the canal, for the supply of Cheshire; lime, manure, and building materials were carried from place to place; and the markets of Manchester obtained a supply of provisions from districts too remote for the ordinary land conveyances. A branch of useful and profitable carriage, hitherto scarcely known in England, was also undertaken, which was that of passengers. Boats, on the model of the Dutch treekschuyts, but more agreeable and capacious, were set up, which, at very reasonable rates, and with great convenience, carried numbers of persons daily to and from Manchester along the line of the canal."-(Aikin's Description of the

Country round Manchester, p. 116.)

The success that attended the Duke of Bridgewater's canals stimulated public-spirited individuals in other districts to undertake similar works. Mr. Brindley had early formed the magnificent scheme of joining the great ports of London, Liverpool, Bristol, and Hull, by a system of internal navigation: and, though he died in 1772, at the early age of 56, ho had the satisfaction to see his grand project in a fair way of being realised. The Trent and Mersey, or, as it has been more commonly termed, the Grand Trunk Canal, 96 miles in length, was begun in 1766 and completed in 1777. It stretches from near Runcorn on the Mersey, where it communicates with the Duke of Bridgewater's Canal, to Newcastle-under-Line; thence southwards to near Titchfield; and then north-westerly, till it joins the Trent at Wilden Ferry, at the north-western extremity of Leicestershire. A water communication between Hull and Liverpool was thus completed; and by means of the Staffordshire and Worcestershire Canal, which joins the Grand Trunk near Haywood in the former, and the Severn near Stourport in the latter, the same means of communication was extended to Bristol. During the time that the Grand Trunk Canal was being made, a canal was undertaken from Liverpool to Leeds, 130 miles in length; another from Birmingham to the Statfordshire and Worcestershire Canal, joining it near Wolverhampton; and one from Birmingham to Fazeley and thence to Coventry. By canais subsequently undertaken, a communication was formed between the Grand Trunk Canal and Oxford, and consequently with London, completing Brindley's magnificent scheme. In 1792, the Grand Junction Canal was begun, which runs in a pretty straight line from Brentford, on the Thames, a little above the metropolis, to Braunston in Northamptonshire, where it unites with the Oxford and other central canals. It is about 90 miles in length. There is also a direct water communication, by means of the river Lea navigation, the Cambridge Junction Canal, &c., between London and the Wash. In addition to these, an immense number of other canals, some of them of very great magnitude and importance, have been constructed in different parts of the country; so that a command of internal navigation has been obtained, unparalled in any European country, with the exception of Holland.

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suspended in 1777, and was not resumed till after the close of the American war. It was finally completed in 1790. Its total length, including the collateral cuts to Glasgow and the Monkland Canal, is 181 miles. Where highest it is 150 feet above the level of the sea. It is on a larger scale than any of the English canals. Its medium width at the surface is 56, and at the bottom 27 feet. Originally it was about 8 feet 6 inches deep; but recently its banks have been raised so that the depth of water is now about 10 feet. It has, in all, 39 locks. In completing this canal, many serious difficulties had to be encountered. These, however, were all successfully overcome; and though unprofitable for a while, it has, for many years past, yielded a handsome return to its proprietors. Swift boats, on the plan of those subsequently described, were established on this canal in 1832 .- (See Cleland's Statistics of Glasgow, p. 170. &c.)

The Union Canal joins the Forth and Clyde Canal near Falkirk, and stretches thence to Edinburgh, being 311 miles in length. It is 40 feet wide at the top, 20 at bottom, and 5 deep. It was completed in 1822; but has been, in all respects, a most unprofitable undertaking. Hitherto the proprietors have not received any dividend; and their prospects,

we understand, are little, if any thing, improved.

A canal intended to form a communication between Glasgow, Paisley, and Ardrossan, was commenced in 1807; but only that portion connecting Glasgow with Paisley and the village of Johnstoun, has hitherto been finished. This part is about 12 miles long; the canal being 30 feet broad at top, 18 at bottom, and  $4\frac{1}{2}$  deep. It was here that the important experiments were originally made on quick travelling by canals, which demonstrated that it was quite practicable to impel a properly constructed boat, carrying passengers and goods, along a canal at the rate of 9 or 10 miles an hour, without injury to the banks! –(See nost.)

The Urinan Canal, across the peninsula of Kintyre, is 9 miles long, and 12 feet deep,

admitting vessels of 160 tons burden.

The Caledonian Canal is the greatest undertaking of the sort attempted in the empire, It stretches S. W. and N. E. across the island from a point near Inverness to another near Fort William. It is chiefly formed by Loch Ness, Loch Oich, and Loch Lochy. The total length of the canal, including the lakes, is 584 miles; but the excavated part is only 211 miles. At the summit it is 963 feet above the level of the Western Ocean. It has been constructed upon a very grand scale, being 20 feet deep, 50 feet wide at bottom, and 122 at top; the locks are 20 feet deep, 172 long, and 40 broad. Frigates of 32 guns and merchant ships of 1,000 tons burden may pass through it. This canal was opened in 1822. It was executed entirely at the expense of government, from the designs and under the superintendence of Thomas Telford, Esq., on whose skill and talents as an engineer it reflects the highest credit. The entire cost has been 986,924/. It would, however, appear to have been projected without due consideration, and promises to be a very unprofitable speculation. During the year 1829, the total revenue of the canal, arising from tonnage dues and all other sources, amounted to only 2,575l. 6s. 4d., while the ordinary expenditure, during the same year, amounted to 4,573%, 0s. 14d.! It is, therefore, very doubtful whether the revenue derived from it will ever be able to defray the expenses of keeping it in repair, without allowing any thing for interest or capital.

The following is a detailed account of the various items of expenditure on account of the Caledonian Canal, from 20th of October, 1803, to 1st of May, 1830 :-

					£	8.	d.
Management and travelling expenses	-	-	-	-	36,691	12	101
Timber, and carriage thereof	-	-	-	-	72,317	1	101
Machinery, cast-fron works, tools, and m	aterials	-	-	-	128,886	4	72
Quarries and musonry	-	-	-	-	200,011	4	103
Shipping	-	-	-	-	11,719	1	6
Houses and other buildings -	-	-	-	-	5,539	10	6
Labour and workmanship (day-work)	-	-	-	-	51,209	1	13
Labour and workmanship (measure work	:)	-	-	-	418,551		83
Purchase of land, and payments on accou	nt of da	mages	-	-	47,956		93
Purchase and hire of horses and provende	r	-	-	-	3,638		
Incidental expenses	-	-	-	-	2,520	18	10
Roadmaking	-	-	-	-	4,579	3	63
Total cost		-	-		£986,924	1	61

Some other canals have been projected and completed in different parts of Scotland. Of these the Monkland Canal, for the supply of Glasgow with coal, has been the most successful.

The following extract from the share list of Mr. Edmunds, Broker, (9. Change Alley, Cornhill, 12th of October, 1833,) gives an account of the number of shares in the principal British canals, the cost or sum actually expended upon each share, the dividend payable upon it, its selling price at the abovementioned date, and the periods when the dividends are payable :-

4,000 4.000 1,600 400 1,500 500 1,851 400 4,546 11,810/ 2,060 3,575 231 1.297 600 1,187 899 11,600 1,521 2,8491 3,096 749 6,238 25,328 150 11,0993 2,8793 183 540 5 1,897 70 3,000 250 500 101 2,409 700 600 217 130 522 1,786 2,400 2,520 21.418 45,000 300 533 Than 3,311

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Number of Shares.	Names of Canals.	Amount of Share,	Average Cost per Share,	Price per Share.	Div. per Anouto.	Dividend Payable,
1,482	Ashby-de-la-Zonch	£ s.	£ s. d.	£ s.	£ s. d.	Ap. Oct.
1,766	Ashton and Oldham	_	113 0 0	136 0	5 0 0	Ap. Oct.
720 1,260	Barnsley Basingstoke	160 0 100 0	217 0 0	290 0 5 5	14 0 0	Feb. Aug.
	Ditto bonds	100 0	_	_	10 0	April.
4,000 4,000	Birmingham (1th sh.) - Birmingham & Liverpool June-	17 10	100 0 Opd.	233 10 36 0	12 10 0	Ap. Oct.
	tion		100 0 014.	_		_
477 1,005	Bolton and Bury Brecknock and Abergavenny -	250 0 150 0	_	105 0 85 0	6 0 0 4 0 0	January. Jan. July.
600	Bridgewater and Taunton -	100 0	100 0 Opd.	70 0		Juli. Guly.
1,600	Calder and Hebble Carlisle	50 0	l –	490 0		
400	Chelmer and Blackwater -	100 0	21 10 Opd.	103 0	5 0 0	January.
1,500 500	Chesterfield Coventry	100 0	_	176 0 600 0	8 0 0 32 0 0	Man Non
1,851	Crinan		_	2 0		May, Nov.
460	Cronford	100 0	21 -0 10	300 0	18 0 0	Jan. July.
4,546 11,8107.	Croydon Ditto bonds	100 0 100 0	31 2 10	1 0 50 6	5 0 0	
6007.	Derby	100 0	110 0 0	117 0	6 0 0 2 10 0	Jan. July.
2,060	Dudley Edinburgh and Glasgow -	100 0 100 0	_	50 0	210 0	Mar. Sept.
3,575	Ellesmere and Chester -	133 0	133 0 0	80 0	3 15 0 47 0 0	September.
231 1,297	Forth and Clyde	100 0	750 0 0 400 10 0	705 0 545 0	47 0 0 25 0 0	May, Nov. June, Dec.
600	Glamorganshire	100 0	172 13 4	290 0	13 12 8	5 Ma. June,
1,187	Gloucester and Berkeley -	100 0	_	13 10		& Sep. Dec.
899	Ditto (New) of 10 per cent			45 0	10 0 0	T T
11,600 1,521	Grand Junction Grand Surrey	100 0	.21 10 0	245 () 22 ()	12 0 0	Jan. July. Apr. Oct.
120,0001.	Ditto loan	1 –	-	80 0	4 0 0	Jan. July.
2,8491 3,096	Grand Union Grand Western	100 0 100 0	100 0 0pd.	21 0	1 0 0	1st Oct,
749	Grantham	150 0	150 0 0	200 0	10 0 0	May.
6,238	Hereford and Gloucester Huddersfield	100 0	57 6 6	34 0	1 10 0	September.
148	Ivel and Ouse Beds	100 0	100 0 Opd.	115 10	5 0 0	Jan. July.
25,328 150	Kennet and Avon	100 0	39 18 10 100 0 0pd,	27 0 10 0	1 5 0	September.
11,699}	Lancaster	-} 100 0	47 6 8	26 0	1 0 0 20 0 0	April.
2,8793 183	Leeds and Liverpool [ Ditto (New)	100 0		470 0	20 0 0 16 0 0	May, Nov.
540	Leicester	·l –	140 0 0	175 0	10 0 0	Jan. amy.
1,897	Ditto - Leicester and Northampton -	100 0	83 10 0	80 0 80 0	13 10 0	Jan. July. Jan. July.
70	Loughborough -		142 17 0	1,820 0	124 0 0	Jan. July.
3,000	Macclesfield Melton Mowbray	- 100 0 - 100 0	100 0 Opd.	50 0 190 0	9 0 0	July.
500	Mersey and Irwell -	- 100 0	1 -	750 0	40 0 0	June.
101 2,409	Monkland Monmouthshire	- 100 0 - 100 0	100 0 0	90 0 198 0	10 0 0	Jan. July.
700	Montgomeryshire -	- 100 0	-	85 0	4 0 0	Mar. Ang.
600 247	North Walsham and Dilham -	50 0	50 0 0pd. 107 10 0	10 0 290 0	15 0 0	January. Aug. Feb.
500	Nottingham	150 0		265 0	12 0 0	April, Oct.
130 522	Nutbrook	- 109 0 - 130 0	=	44 0	2 0 0	May.
1,786	Oxford	- 100 0	-	595 0	32 0 0	Mar. Sept.
2,400 2,520	Peak Forest Portsmouth and Arundel	- 100 0 - 50 0	48 0 0 50 0 0	77 0 10 0	3 10 0	June, Dec.
21,418	Regent's	- 100 0	33 16 8	16 15	0 13 6	July.
5,669	Rochdale Shrewsbury	- 100 0 - 125 0	85 0 0	111 0 255 0	11 0 0	May. May, Nov.
500 500	Shropshire	- 125 0	_	138 0	7 10 0	June, Dec.
45 000	Somerset Coal Ditto Lock Fund	- 50 0 - 12 10	=	170 0 12 10	10 10 0 5 10 p. ct	Jan. July. June, Dec.
45,000 700	Stafford and Worcester	140 0	140 0 0	610 0	34 0 0	Feb. Aug.
300	Stourbridge	- 145 0	<b>—</b>	200 0 36 0	9 0 0	Jan. July.
3,617	Stratford-on-Avon -   Stroudwater	150 0	_	500 0	23 0 0	August. May, Nov.
533	Swansea	- 100 0	180 0 0	220 0	12 0 0	November
350 4,805	Tavistock Thames and Mcdway -	- 100 0 - 100 0	30 4 3	105 0	2 0 0	
3,311	Ditto New	- 3 10	2 15 Opd		0	
		= =	56 0 0 40 0 0	=	2 10 0	
$\perp =$	Ditto 3d Ioan	-	100 0 0	-	5 0 0	1.
1,150	Ditto 4th loan	-	100 0 0	33 0	5 0 0 1 10 0	June. June.
1,150	Ditto Original -		-	27 7	1 10 0	June.
2,600	Trent and Mcrsey (1) -	- 50 0	-	640 0	37 10 0	May, Nov.
1,000	Warwick and Birmingham	-\{\begin{array}{ccc} 100 & 0 \\ 50 & 0 \end{array}	-	278 0	16 0 0	May, Nov.
	Warwick and Napton	100 0		210 0	12 0 0	May, Nov.

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Number of	Names of Canals,	Amount of	Average Cost	Price per	Div. per	Plvidends
Shares.		Share.	per Share.	Share.	Annum.	Payable.
20,000 126 6,000	Wey and Arun Witts and Berks Wisbeach Worcester and Birmingham Wyrley and Essington	- 110 0 - 105 0 - 125 0	110 0 0 105 0 0	32 0 5 10 40 0 88 10 75 0	0 5 0 4 0 0	May. June. February. Feb. Aug. February.

(14.) Irish Canals,-Various canals have been undertaken in Ireland, of which the Grand Canal and the Royal Canal are the principal. The Grand Canal was begun in 1756, by a body of subscribers; but they could not have completed the work without very large advances from government. The canal commences at Dublin, and stretches in a westerly direction, inclining a little to the south, to the Shannon, with which it unites near Banagher, a distance of 87 statute miles. But, exclusive of the main trunk, there is a branch to Athy, where it joins the Barrow, a distance of about 26 miles; and there are branches to Portarlington, Mount Mellick, and some other places. There is also a westerly branch, recently constructed, from the Shannon to Ballinasloe, about 14 miles in length. The total length of the canal, with its various branches, is about 156 Eng. miles. Its summit elevation is 278 feet above the level of the sen at Dublin. It is 40 feet wide at the surface, from 24 to 20 feet at bottom, and has 6 feet water. It cost, in all, above 2,000,000/. In 1829, 191,774 tons of commodius were conveyed along the canal to and from Dublin, and about 67,000 passengers. The tonnage dues on the former amounted to 31,4351, and the fares of the tatter to 10,575l. In 1831, the produce conveyed by the canal had increased to 237,889 tons, and the tonnago dues to 36,736l. We have not learned the number of passengers for this year.

Two capital errors seem to have been committed in the formation of this canal,—it was framed on too large a scale, and was carried too far north. Had it been 4 or 4½ instead of 6 feet deep, its utility would have been but little impaired, while its expense would have been very materially diminished. But the great error was in its direction. Instead of joining the Shannon about 15 miles above Lough Derg, it would have joined it below Limerick. By this means, harges and other vessels passing from Dublin to Limerick, and conversely, would have avoided the difficult and dangerous navigation of the upper Shannon; the canal would have passed through a comparatively fertile country; and it would not have been necessary to carry it across the bog of Allen, in which, says Mr. Wakefield, "the company have burried more money than would have cut a spacious canal from Dublin to Limerick."—(Account of Ireland, vol. i. p. 642.)

The Royal Canal was undertaken in 1789. It stretches westward from Dublin to the Shannon, which it joins at Tormanbury. Its entire length is about 83 miles; its highest elevation is 322 feet above the level of the sea. At bottom it is 24 feet wide, having 6 feet depth of water. It has cost, exclusive of interest on stock, loans, &c. advanced by government, 1,421,954l. The tolls produced, in 1831, 12,729l. 6s. 1d.—a sum hardly adequate to defray the ordinary wear and tear of the canal, and the wages of the persons employed upon it, without leaving any thing for interest of capital!

This canal seems to have been planned in the most injudicious manner. It has the same defect as the Grand Canal, of being extravagantly large; and throughout its whole course it is nearly parallel to, and not very distant from, the latter. There are consequently two immense canals, where there ought, perhaps, to be none. At all events, it is abundantly certain that one canal of comparatively moderate dimensions would have been quite enough for all the business of the district, though it were much greater than it is at this moment, or than it is ever likely to become.

Besides the above, there are some other canals, as well as various river excavations, in Ireland; but hardly one of them yields a reasonable return for the capital expended upon it. They have almost all been liberally assisted by grants of public money; and their history, and that of the two great canals now adverted to, strikingly corroborates the caustic remark of Arthur Young, that "a history of public works in Ireland would be a history of jobs."—(Tour in Ireland, part ii. p. 66. 4to ed.) Those who wish to make themselves fully acquainted with the history and state of the canals of Ireland, may consult the valuable Report by Messrs. Henry, Mullins, and M-Malton, in the Appendix to the Report of the Select Committee of 1830 on the State of Ireland. The previous statements have been derived principally from it, and from the evidence of Nicholas Fleming, Esq. before the same committee.

(15.) American Canals.—The United States are pre-eminently distinguished by the spirit with which they have undertaken, and the perseverance they have displayed in executing the most magnificent plans for improving and extending internal navigation. Besides many others of great, though inferior, magnitude, a canal has been formed connecting the Hudson with Lake Eric. This immense work is 363 miles long, 40 feet wide at the surface, 28 feet wide at the bottom, and 4 feet deep. The locks, 81 in number, exclusive of guard

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locks, are 90 feet long and 14 feet wide, the average lift of each being 81 feet; they are constructed of stone, and finished, like the rest of the canal, in a substantial and handsome manner. The rise and fall along the entire line is 661 feet. This great work was opened on the 8th of October 1823, but was not finally completed till 1825. It cost nearly 1,800,000l. sterling, and was executed at the expense of the state of New York. It has completely answered the views of the projectors; and will remain an example to the other states; fully justifying the encomiums that have been bestowed upon it.

Besides Eric Canal, the state of New York has completed Champlain Canal, stretching from the Hudson, near Albany, to the lake of that name, and two smaller ones. The length,

cost, and revenue of these canals are as follow :-

Canals.	Length.	Cost.	Tolls, 1829.	Tolls, 1830.	Tolls, 1831.
Erie Champtain Oswego Cayuga und Seneca Navigable feeders	- Mdes, 363 - 63 - 38 - 20 - 481 - 8	Dollars. 9,027,456:05 1,179,871:95 525,115:37 211,000:31	Dollars, 707,883:49 87,171:03 9,439:44 8,643:49	Dollars. 051,328:05 78,148:63 12,335:18 11,087:81	1,091,71+26 102,896:23 16,271:10 12,020:39
	492	10,916,413:68	813,137:45	1,056,799:67	1,222,501-90

The Chesapeake and Ohio Canal is the largest by far of those now in progress. This truly gigantic work was commenced in 1828. It begins at the tide water of the Potomac River above Georgetown, in the District of Columbia, and is to terminate at Pittsburgh, in Pennsylvania, a distance of 3411 miles. Its dimensions considerably exceed those of the Eric Canal; its breadth at the surface of the water being from 60 to 80 feet, do. at hottom 50 feet, with a depth of water varying from 6 to 7 feet. The locks are of stone, 100 feet by 15;—amount of lockage required in the whole line, 3,215 feet. At the summit level on the Alleghany mountains, there is a tunnel 4 miles and 80 yards in length. The estimated cost of this vast work was 22,375,000 dollars; but it is believed that it will be finished for less.—(American Almanac for 1833.)

A great number of other canals have been completed in different parts of the Union, and

many new ones are now in progress.

(16.) Canada Canals.—The British government has expended a very large sum upon the Rideau River and Canal, stretching from Kingston, on Lake Ontario, to the Ottawa, or Grand River; but this work was undertaken as much in the view of improving the military defences of Canada, as of promoting its commerce. The expense has been enormous, while the benefits are contingent and doubtful.

(17.) Utility of Canals.—The utility of canals, when judiciously contrived, and opening an easy communication between places capable of maintaining an extensive intercourse with each other, has never been better set forth than in a work published in 1765, entitled "A View of the advantages of Inland Navigation," &c. But the following extract from Macpherson's Annals of Commerce (anno 1760) contains a brief, and at the same time eloquent, summary of the principal advantages resulting from their construction.—" They give fresh life to established manufactures, and they encourage the establishment of new ones, by the case of transporting the materials of manufacture and provisions; and thence we see new villages start up upon the borders of canals in places formerly condemned to sterility and solitude. They invigorate, and in many places create internal trade, which, for its extent and value, is an object of still more importance than foreign commerce, and is exempted from the many hardships and dangers of a maritime life and changes of climate. And they greatly promote foreign trade; and consequently enrich the merchants of the ports where they, or the navigable rivers they are connected with, terminate, by facilitating the exportation of produce from, and the introduction of foreign merchandise into the interior parts of the country, which are thus placed nearly on a level with the maritime parts; or, in other words, the interior parts become coasts, and enjoy the accommodations of shipping. The price of provisions is nearly equalised through the whole country; the blessings of Providence are more uniformly distributed; and the monopolist is disappointed in his schemes of iniquity and oppression, by the ease wherewith provisions are transported from a considerable distance. The advantages to agriculture, which provides a great part of the materials, and almost the whole of the subsistence, required in carrying on manufactures and commerce, are pre-eminently great. Manure, marl, line, and all other bulky articles, which could not possibly bear the great expense of cartage, and also corn and other produce, can be carried at a very light expense on canals; whereby poor lands are enriched, and barren lands are brought into cultivation, to the great emolument of the farmer and landholder, and the general advantage of the community, in an augmented supply of the necessaries of life and materials of manufactures; coals (the importance of which to a manufacturing country, few people, not actually concerned in manufactures, are capable of duly Vol. I.-2 B

ished by the layed in exe-tion. Besides nnecting the at the surface, sive of guard

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appreciating), stone, lime, iron ore, and minerals in general, as well as many other articles of great bulk in proportion to their value, which had hitherto lain useless to their proprietors by reason of the expense, and, in many cases, impossibility, of carriage, are called into life, and rendered a fund of wealth, by the vicinity of a canal; which thus gives birth to a trade, whereby, in return, it is maintained. The cheap, certain, and pleasant conveyance of travellers by the treckschuyts in Holland, has been admired by all who have been in that country; and it must be owing to the universal desire in this country of flying over the ground with the greatest possible rapidity, that a mode of travelling so exceedingly easy to the purse and the person is so little used here. Neither ought we entirely to forget, among the advantages of canals, the pleasure afforded to the eye and the mind by a beautiful moving landscape of boats, men, horses, &c. busied in procuring subsistence to themselves, and in diffusing opulence and conveniences through the country. And, in a word, we have now the experience of about 40 years to establish as a certain truth, what was long ago said by Dr. Adam Smith, that 'navigable canals are among the greatest of all improvements."

(18.) Increased Speed of Travelling by Canals.—Great, however, as have been the advantages derived from the formation of canals, it is not improbable that their further progress may be in some degree checked by the formation of RALLROADS (which see), We believe, however, that the proprietors of most of the existing canals have very little to fear from this cause. The recent improvements in the art of constructing and propelling canal vessels promise to be of very great national importance, and will enable the canal owners still better to withstand the competition of the railroad companies. The new system was introduced on the Paisley and Glasgow Canal, by Mr. Houston, in June 1831. The results are described in the following statements, to which it is unnecessary to call the read-

Mr. Thomas Grahame, civit engineer, in his "Letter to Canai Proprietors and Traders" says, "The experiments of great velocity have been tried and proved on the narrowest, shallowest, and most curved conal in Scatland, viz. the Ardrossan or Paisley Canal, connecting the city of Glasgow with the towa of Paisley and village of Johnstonn,—a distance of 12 miles." The result has disproved every previous theory us to difficulty and expense of attaining great velocity on canals; and as to the danger or damage to their banks by great velocity in moving vessels along them.
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or damage to their banks by great velocity in noving vessels along them.

"The ordinary speed for the conveyance of passengers on the Ardrossan Canal has, for nearly 2 years, been from nine to ten miles an kour; and, although there are fourteen journeys along the canal per day, at this rapid speed, its banks have sustained no injury. The boats are in feet in length, about 5 feet faches broad, and, but for the extreme narrowness of the canal, might be made broader. They carry easily from 70 to 50 passengers; and when required, can and have carried upwards of 110 passengers. The entire cost of a boat and fittings is about 125. The hulls are formed of light on plates and ribs, and the covering is of wood and light oiled cloth. They are more airy, light, and comfortable than any coach. They permit the passengers to move about from the outer to the inner cabin, and the fares per mile are one penny in the first, and three farthings in the second cobin. The passengers are all carried under cover, having the privilege also of an uncovered space. These boats are drawn by 2 horses (the prices of which may be from 50t, to 60t, per pairy, in stages of 4 miles in length, which are done in from 22 to 25 minutes, including stoppages to let out and take in passengers, each set of horses doing 3 or 4 stages alternately each day. In fact, the boats are drawn through this narrow and shallow canal, at a velocity which many celebrated engineers had demonstrated, and which the public believed to be impossible.

be impossible.

"The entire amount of the whole expenses of attendants and horses, and of running one of these boats 4 trips of 12 miles each (the length of the canal), or 48 miles daily, including interest on the capital, and 20 per cent, laid aside annually for replacement of the boats, or loss on the capital therein vested, and a considerable sum laid aside for accidents and replacement of the boats, or loss on the capital thereis wested, and a considerable sum laid aside for accidents and replacement of thorses, is 7001, some odd shillings; or, taking the number of working days to be 312 annually, something under 21.2s. 4d, per algo, or about 11d, per mile. The actual cost of carrying from 80 to 100 persons a distance of 20 miles (the length of the Liverpool railway), at a velocity of nearly 10 miles an hour, on the Paisley Canal, one of the most curved, parrow, and shallow in Britain, is therefore just 11.7s. 6d. sterling. Such are the facts, and, incredible as they may appear, they are facts which no one who inquires can possibly doubt."

The following statement by Mr. Macneill shows the gross expense of running old heavy boats on the Paisley Canal at the rate of 4 miles per hour, and new light boats, on the same canal, at the rate of 10 miles per hour, and the comparative expense per mile; also the number of passengers carried before and after the introduction of the new system.

•			1830.*	1831.†	1832.†
Speed, 10 hours Number of passengers carried - Number of miles run each day	miles -		32,831 48 £ s. d. 700 4 7	10 79,455 varying £ s. d. 1,316 17 5	10 148,561 152 £ s. d. 218 5 11
Cost per mile, year taken at 312 days	-	-	0 0 11	1,310 17 5	0 0 10

The power of conveyance thus established on the Paisley canal may be judged of from the fact, that on the 31st of December, 1832, and 31st of January, 1833, there were conveyed in these boats nearly 2,500 passengers. The increase still continues. The number carried in April, 1833, being 20,000, or at the rate of 240,000 a year.—(Macneill on the Resistance of Water, &c. p. 5.)

(19.) Profits of Canals.—It is a well-known fact, that canals, at an average, and allowing for the length of time that must elapse from the first outlay of capital before they yield

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<sup>\*</sup> These charges are the bare outlays. † These charges include loss on purchase and sale of additional horses, and 10 per cent. on cost of horses and boats, deposited in a contingent fund.

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any return, are not very productive. When, indeed, they connect places that have an extensive intercourse, and when no very extraordinary difficulties have to be surmounted in their construction, they most commonly yield very large profits; but, generally speaking, this does not appear to be the case; and, on the whole, they seem to have been more beneficial to the public than to their projectors.

It is customary to insert clauses in the acts authorising canals to be cut, limiting the charge which the proprietors shall be entitled to impose upon the goods conveyed by them. But we think that the dividend ought also to be limited; and that it should be stipulated that whatever a moderate toll yielded over and above defraying this dividend, and providing for the repair of the canal, should be accumulated as a fund in order to buy up the stock of the canal, so that the toll may ultimately be reduced to such a sum as may suffice merely to meet the necessary repairs. We are not aware that any good objection could be made to a plan of this sort; and had it been adopted in this country, there are several instances in which it would have been very advantageous for the public.

When the canal of Languedoc was completed, the most likely method, it was found, of keeping it in constant repair, was to make a present of the tolls to Riquet the engineer. "These tolls constitute," says Dr. Smith, "a very large estate to the different branches of the family of that gentleman; who have, therefore, a great interest to keep the work in constant repair. But had these tolls been put under the management of commissioners, who had no such interest, they might, perhaps, have been dissipated in ornamental and unnecessary expenses, while the most essential parts of the work were allowed to go to ruin." Dr. Smith ought, however, to have mentioned that Riquet advanced a fourth part of the entire sum laid out upon the canal (Dulens, Navigation Intérieure de la France, tom. i. p. 119. &c.); and that officers were appointed by the crown to see that the tolls were not rendered oppressive, and the canal kept in good order. At the Revolution, most part of the property of the canal was confiscated; but at the restoration of the Bourbons in 1814, such parts of the confiscated property as had not been sold were restored to the successors of M. Riquet, who have at this moment the principal management of the canal.

\*\* For a map of the canals, railroads, &c. of Great Britain and Ireland, the reader is referred to the magnificent six sheet map, published by J. Walker, Esq. of Wakefield. This map, which is equally correct and beautiful, is a truly national work, and well deserves the public patronage. "An Historical Account of the Navigable Rivers and Canals, &c., of Great Britain," in 4to, attached to it by way of Index, is both an accurate and a useful publication.

[To avoid unnecessary repetitions, it is deemed expedient to treat of the ordinary roads, the railroads, and the canals of the United States, or, in other words, of our "internal improvements," as we choose to style them, under one head, to wit, under that of Roads; to which article the reader is accordingly referred.—Am. Ed.]

CANARY SEED. See SEED.

CANDLE (Ger. Lichter, Kerzen; Du. Kaarzen; Fr. Chandelle; It. Candelle; Sp. and Port. Velus; Rus. Swjetschi; Lat. Candelle;) a taper of tallow, wax, or spermaceti, the wick of which is commonly of several threads of cotton spun and twisted together.

Dr. Ure gives the following table, as containing the result of certain experiments he had made, in order to determine the relative intensity of the light, and the duration of different sorts of tallow candles:—

Number in a	Duration of a	Weight in	Consumption per	Proportion of	Economy of	Candles equal
Poun I.	Candle.	Grains.	Hour in Grains.	Light.	Light.	one Argand.
10 mould,	5 h. 9 m.	682	132	12¼	68	5·7
10 dipped,	4 36	672	150	13	65\	5·25
8 mould,	6 31	856	132	10¼	59\	6·6
6 do.	7 21	1,160	163	14¾	66	5·0
4 do.	9 36	1,787	186	20¼	80	3·5
Argand oil flame.			512	69.4	100	

"A Scotch mutchkin," says Dr. Ure, "or  $\frac{1}{8}$  of a gallon of good seal oil, weighs 6,010 gr., or  $13\frac{1}{10}$  oz. avoirdupois, and lasts in a bright Argand lamp 11 hours 44 minutes. The weight of oil it consumes per hour is equal to 4 times the weight of tallow in candles 8 to the pound, and  $3\frac{1}{4}$  times the weight of tallow in candles 6 to the pound. But its light being equal to that of 5 of the latter candles, it appears from the above table, that 2 lbs. weight of oil, value 9d, in an Argand, are equivalent in illuminating power to 3 lbs. of tallow candles, which cost about 2s. The larger the flame in the above candles, the greater the economy of light."

Until 1831, when it was repealed, candles were, for a lengthened period, subject to an excise duty; and their consumption was, in consequence, pretty exactly ascertained.

An Account of the Raics of Duty separately charged on Tallow, Wax, and Spermaceti Candles, the Number of Pounds' Weight of each Sori produced, and the Total annual Nett Revenue derived from Candles, in Great Britain, in each Year since 1820.—(Part. Paper, No. 468, 888, 1830.)

Years.	Tailow.	Rate of Duty per lb.			Spermaceti.	Rate of Duty per ib.	Neti Revenue.		
		d.		d.		d.	£	8.	d.
1820	88,352,461	1 1	602,705	31	193,463	31	373,455		5
1821	93,816,346		697, 196	_	165,647	-	395,911	H	7
1822	98,311,801		682,211	- 1	179,208		415,609	15	ä
1823	102, 161, 879	_	691,191	- 1	180,401		433,537	15	8
1821	109,810,900	-	759,751		179,451	- 1	466,012	16	1
1825	114,187,550		851,370		208,377	1 5 1	485.014	8	9
1420	110,102,043		705,015	- 1	201.700	-	467,069	12	1
1827	114,039,578	_	713,655	_	226,277	- 1	487.318	3	4
1828	117,342,157	-	748,293		270,263	- 1	497,770	2	0
1 429	115,150,808		746,052		330,683	_	489,059	1	1

[Both spermaceti and tallow candles are exported to a very considerable amount from the United States to the West Indies, Mexico, and South America. New Bedford, in Massachusetts, is the principal place where the former description of them are made; although Judd's candles, from New York, are those which are in the highest repute.—Am. Ed.]

CANDLE, Sale or Auction by Inch of, is when a small piece of candle being lighted, the bystanders are allowed to bid for the merchandise that is selling: but the moment the candle

is out, the commodity is adjudged to the last bidder.

CANDLESTICKS (Ger. Leuchter; Du. Kundeluars; Fr. Chandeliers; It. Candellieri; Sp. Candelerus; Rus. Podsweschnikü) are of silver, brass, iron, bronze, tin japanned, or copper plated, made of different patterns and sorts. The best plated candlesticks are manufactured at Sheffield; the common sort of plated ones, as also brass, japanned, &c. are made at Birmingham.

CANEILIA ALBA (Fr. Canelle blanche; Ger. Weisser Zimmet; It. Canella blanca; Sp. Canella blanca; Lat. Canella alba), the inner bark of the Canella alba, a tree growing in the West Indies. It is brought to this country packed in casks and cases, in long pieces, some rolled in quills and others flat; the quilled sort is considerably thicker than cinnarnon, and the flat nearly \(\frac{1}{2}\) of an inch in thickness. The quilled pieces are yellow on both sides; the flat pieces are yellow on the outside and pale brown within. The odour of both kinds, when fresh broken, is aromatic, something like a mixture of cloves and cinnamon; and the taste slightly bitter, and extremely warm and pungent.

CANES. See BAMBOO, RATTANS.

CANNON, CANNONS (Du. Kanonen; Fr. Canons; Ger. Kanonen; It. Cannoni; Pal. Dziala; Por. Canhoes; Rus. Puschki; Sp. Canones; Sw. Kanon), a kind of long hollow engines for throwing iron, lead, or stene balls by the force of gunpowder. They are commonly made of iron, but frequently also of a mixture of copper, tin, and brass. They are either cast hollow, or solid and then bored; those made in the latter way being very superior. Brass cannons, or cannons made of mixed metal, are said not to be so well calculated for hard service, or quick and continued firing, as those made of iron. The proportions of the ingredients used in making the former do not differ materially in different countries, though they rarely coincide. To 240 lbs. of metal fit for casting, we commonly put 68 lbs. of copper, 52 lbs. of brass, and 12 lbs. of tin. To 4,200 lbs. of metal fit for casting, the Germans put 3,687  $\frac{3}{47}$  lbs. of copper, 204  $\frac{1}{47}$  lbs. of brass, and 307  $\frac{3}{47}$  lbs. of tin. Others, again, use 100 lbs. of copper, 6 lbs. of brass, and 9 lbs. of tin; and others, 100 lbs. of copper, 10 lbs. of brass, and 15 lbs. of tin.

It seems to be the general opinion that cannon were first made use of in 1336 or 1338; but Don Antonio de Capmany has produced some statements, which render it almost certain that some sort of artillery was used by the Moors in Spain so early as 1312.—(Questiones Criticas, p. 181. &c.) Cannons were certainly used by the English in 1347 at the siege of Calais, and by the Venetians at Chioggia in 1366, and in their wars with the Genoese in 1379 and 1380. The Turks employed them at the sieges of Constantinople, in 1394 and 1453. When first introduced, they were for the most part very heavy and unwieldly, and threw balls of an enormous size; they were, however, owing to their frequently bursting, about as dangerous to those using them as to their opponents. There is a valuable article on the construction and history of cannons in Rees's Cyclopædia; but it was published pro-

viously to the appearance of Capmany's work referred to above.

CANTHARIDES, on SPANISH FLY (Fr. Cantharides, Mouches d'Espagne; Ger. Spanische Fliegen; It. Canterelle; Lat. Cantharis; Rus. Hischpanskie muchi; Sp. Cantaridas). This insect is found on a variety of shrubs in Spain, Italy, France, &c. Those used in this country are imported partly from Sicily, but principally from Astracan, packed in casks and small chests. The lest are of a lively fresh colour, a small size, and not mouldy. They are frequently adulterated with the Melolontha vitis; but this is distin-

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guishable by its form, which is squarer than the cantharis, and by its black feet. If they be properly dried and protected from the air, they may be kept for a very long period.—(Thomson's Dispensatory.)

CANTON, one of the greatest emporiums in the East, ranking, as a port of trade, either before, or immediately after Calcutta, situated in the province of Quantong, in China; being the only place in that empire frequented by European traders: lat. 23° 7′ 10″ N., lon. 113° 14′ E.

Canton stands on the eastern bank of the Pekiang River, which flows from the interior in a navigable stream of 300 miles to this city, where it is rather broader than the Thames at London Bridge; falling, after an additional course of 80 miles, into the southern sea of China. Near its junction with the sea, it is called by foreigners Bocca Tigris. The town is surrounded by a thick wall, built partly of stone and partly of brick, and is divided into 2 parts by another wall running east and west. The northern division is called the Old, and the southern part the New City. In the old city is the Mantchou or Tarter general, with a garrison of Mantchou troops under his command. The lieutenant-governor or Fooyuen's office is also in the old city, but the governor and Hoppo (principal customs officer) reside in the new city, not far from the river.

All foreign commerce is conducted in the south-west suburb, where the foreign factories are situated; and which, with the other suburbs, is probably not less populous than the city itself. The residence of Europeans is contined to a very small space, on the banks of the river; which might, however, be as pleasant as a crowded mercantile place can well be, were it not for the great number of small dwelling boats, which cover the face of the river. The people who occupy the larger portion of these boats are said to have come originally from the south; and being a foreign and despised race, were not, at first, allowed to dwell on shore; but most of the distinctions between them and the rest of the people have been abolished.

Although Canton is situated nearly in the same parallel of latitude as Calcutta, there is a considerable difference in their temperature; the former being much the coolest, and requiring fires during the winter months. The streets of Canton are very narrow, paved with little round stones, and flagged close to the sides of the houses. The front of every house is a shop, and those of particular streets are laid out for the supply of strangers; China-street is appropriated to Europeans; and here the productions of almost every part of the globe are to be found. One of the shopkeepers is always to be found sitting on the counter, writing with a camel's hair brush, or calculating with his swanpan, on which instrument a Chinese will perform operations in numbers with as much celerity as the most expert European This part of Canton being much frequented by the scamen, every artifice is arithmetician. used by the Chinese retailers to attract their attention; each of them having an English name for himself painted on the outside of his shop, besides a number of advertisements composed for them by the sailors in their own peculiar idiom. The latter, it may be supposed, are often duped by their Chinese friends, who have, in general, picked up a few sea phrases, by which the scamen are induced to enter their shops; but they suit each other extremely well; as the Chinese dealers possess an imperturbable command of temper, laugh heartily at their jokes without understanding them, and humour the seamen in all their sallies Ships only ascend the river as far as Whampon, about 15 miles below Canton; loading

and unloading by means of native boats.

The Chinese, considered as traders, are eminently active, persevering, and intelligent They are, in fact, a highly commercial people; and the notion that was once very generally entertained, of their being peculiarly characterised by a contempt of commerce and of strangers, is as utterly unfounded as any notion can possibly be. Business is transacted at Canton with great despatch; and it is affirmed, by Mr. Milburn, and by most of the witnesses examined before the late parliamentary committees, that there is no port in the world where cargoes may be sold and bought, unloaded and loaded, with more business-like speed and activity.

The fears, whether real or pretended, of disturbances arising from a want of discipline in the crews of private ships, have been proved to be in a great degree futile; the Americans and other private traders having rarely experienced the slightest inconvenience from any tunults between their sailors and the natives.

Provisions and refreshments of all sorts are abundant at Canton, and, in general, of an excellent quality; nor is the price exorbitant. Every description of them, dead or alive, is sold by weight. It is a curious fact, that the Chinese make no use of milk, either in its liquid state, or in the shape of curds, butter, or cheese. Among the delicacies of a Chinese market are to be seen horse flesh, dogs, cats, hawks, and owls. The country is well supplied with fish from the numerous canals and rivers by which it is intersected.

Foreign Factories.—These extend for a considerable way along the banks of the river, at the distance of about 100 yards. They are named, by the Chinese, hongs, and resemble long courts, or closes, without a thoroughfare, which generally contain 4 or 5 separate houses. They are built on a broad quay, and have a parade in front. This promenade is railed in, and is generally called Respondentia Walk; and here the European merchants, commanders, and officers of the ships, meet after dinner and enjoy the cool of the evening.

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UNIVERSITY OF WATERLOO

The English hong, or factory, far surpasses the others in elegance and extent. This, with the American and Dutch hongs, are the only ones that keep their national flags flying. The neighbourhood of the factories is occupied with warehouses for the reception of European goods, or of Chinese productions, until they are shipped. In 1822, during a dreadful conflagration that took place at Canton, the British factories, and above 10,000 other houses were destroyed; on which occasion the East India Company's loss was estimated at 500,000/. sterling, three fifths in woollens.

For the space of 4 or 5 miles opposite to Canto. the river resembles an extensive floating city, consisting of boats and vessels ranged parallel to each other, leaving a narrow passage for others to pass and repass. In these the owners reside with their families; the latter

rarely visiting the shore.

All the business at Canton with Europeans is transacted in a jargon of the English language. The sounds of such letters as B, D, R, and X, are utterly unknown in China. Instead of these they substitute some other letter, such as L for R, which occasions n Chinese dealer in rice to offer for sale in English a rather unmarketable commodity. The name mandarin is unknown among the Chinese; the word used by them to denote a person in authority being quan. Mandarin is a Portuguese word derived from the verb mandar, to command.—(Hamilton's East India Gazetteer; Milburn's Orient. Commerce; Companion

to Anglo-Chinese Calendar, Macao, 1832, &c.)

Conduct of Chinese Government .- The only real difficulty in trading with China originates in the despotism, pride, and jealousy of the government, and in the general corruption of its officers. The former affects to treat all foreigners with contempt, and is always exposing them to insult; while the latter endeavour to multiply and enforce vexatious regulations and demands, that they may profit by the douceurs given for their evasion. Hitherto we have submitted with exemplary forhearance to every annoyance the Chinese authorities have chosen to inflict; but it is questioned by some whether this be the most politic course. The imbecility and powerlessness of the government is at least equal to its pride and presumption; and in the event of its attempting to stop the trade, or to subject those engaged in it to unmerited ill treatment, it is contended that we ought, in the event of redress being refused on the presentation of a remonstrance, to vindicate our rights by force. We are rather disposed to concur in this opinion. We believe that little more than a demonstration would be necessary; and that the appearance of a single ship of the line in the Chinese seas would have more influence over the court of Pekin than a dozen ambassadors. But it is essential, before employing this sort of negociators, that we be well assured that we have justice on our side, and that our own misconduct has not occasioned the interruptions and annoyances complained of. The superintendents about to be sent to Canton—(see post)—should be vested with full powers to prevent, if possible, and, at all events, suitably to punish, any British subject who may act so as to give just cause of offence to the Chinese. We have a right to claim fair treatment from them, as we have a right to claim it from the Americans, or any other people; but we have no right to expect that our claim should be regarded, unless we respect the prejudices of the people, and the equitable rules and regulations of the government.

Trade to the North of China.—At present, all foreign trade with China is confined to the port of Canton; but this was not the case for a long time after China was visited by British ships, and it appears highly probable that it will be again extended towards the north. The interesting details given in the account of the voyage of the ship Amherst along the Chinese coasts show that the people are every where most anxious for an intercourse with foreigners, and that the law is the only obstacle to its being carried on to a very great extent. But, where the people are so well disposed to trade, the officers so corrupt, and the government so imbecile, it may, we think, be fairly anticipated that the unalterable laws of the "Celestial Empire" will not prove a very serious obstacle to such private individuals as may choose to engage in a clandestine trade with the northern provinces. The smuggler is even more omnipotent in China than in Spain. The extent and perfect regularity with which the trade in opium is carried on, in defiance of all the efforts of government for its suppression, shows how unable it is to contend against the inclinations of its subjects, which, fortunately,

are all in favour of a free and liberal intercourse with foreigners.

Monies.—Accounts are kept at Canton in tacks, mace, candarines, and eash; the tael being divided into 10 mace, 100 candarines, or 1,000 cash. There is but one kind of money made in China, called cash, which is not coined but cast, and which is only used for small payments; it is composed of six parts of copper and 4 of lead; it is round, marked on one side, and rather raised at the edges, with a square hole in the middle. These pieces are commonly carried, like heads, on a string of wire. A tael of fine silver should be worth 1,000 cash; but, on account of their convenience for common use, their price is sometimes so much raised that only 750 cash are given for the tael.

Foreign cains, however, circulate here wartendarie Sanuish deliance, and for small changes they are

price is sometimes so much raised that only 750 cash are given for the tacl.

Foreign coins, however, circulate here, particularly Spanish dollars; and for small change they are cut into very exact proportions, but afterwards weighed; for which purpose merchants generally carry scales, called dotchin, made somewhat after the plan of the English steelyands.

The tacl is reckoned at 6s, 8d, sterling in the books of the East India Company; but its value varies, and is generally computed according to the price paid per ounce for Spanish dollars in London. The tables given for this proportional value may be calculated in pence sterling, by the multiplier 1208. Thus, if the price of the Spanish dollar be 60d, per ounce, the value of the tacl will be 60 multiplied by 1208 = 72-8d; if at 66d., the value of the tacl will be 79-728d.; and for any other price in the same proportion.

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Fineness of Gold and Silver.—The fineness of gold and silver is expressed by dividing the weight into 100 parts, called toques or touch; similar to the modern practice of France. Thus, if an ingot be 93 touch, it is understood to contain 7 parts of alloy and 93 of pure metal, making in the whole 100. The fineness of the precious metals, expressed in these decimal proportions, may be converted into English proportions by the following analogies:—Suppose gold is 91-66 touch, say, as 100: 91-66: :12: 11, the standard, and vire versi; and to convert standard silver into touch, say, as 200: 292: 5, the touch of sterling silver. Pure gold or silver without alloy is called by the Chinese syee; and sometimes, when of less purity, the metal is accepted as syeee.

Silver Ingets are used as money, and weigh from \( \frac{1}{2} \) a tack to 100 tacks, their value being determined by their weight. These ingots are of the best sort of silver: that is, about 91 touch.

Gold Ingots.—Gold is not considered as money, but as merchandise: it is sold in regular ingots of a determined weight, which the English call shoes of gold; the largest of these weigh 10 tacks each; and the gold is reckoned 94 touch, though it may be only 29 or 93.

Weights.—Gold and silver are weighted by the carty of 15 incles; the tack lis divided into 10 mace, 100 candarines, or 1,000 cash. 100 tacks are reckoned to weight 120 oz. 16 dwts. Troy, which makes the tack equal to 579-8 English grains, or 37-566 grammes.

The principal weights for merchandise are the picul, the catty, and the tack; the picul being divided into 100 catties, or 1,600 tacks.

into 100 catties, or 1,600 tacts.

dwts. 5:333 = 1 Tael weighs, avoirdupois

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16 Tacks, or 1 catty

16 Tacks, or 1 catty

100 Cattics, or 1 picul

110 Dece the picul weights 60 472 kilogrammes, or 162 lbs. 0 oz. 8 dwts. 13 grs. Troy.

The above weights are sometimes otherwise denominated, especially by the natives: thus, the catty is called gin; the tack, lyang; the mace, then; the candarine, fivan; and the cash, lis.

There are no commercial measures in China, as all dry goods and liquids are sold by weight. In delivering a cargo, English weights are used, and afterwards turned into Chinese piculs and catties.

Long Measure.—That used in China is the covid or cobre; it is divided into 10 punts, and is equal to 6:3113 metres, or 14,625 English inches.

The Chinese have 4 different measures answering to the foot, viz.

The foot of the mathematical tribunal

The builder's foot, called congpu

The tailors' and tradesmen's foot

The foot used by angineers

The foot used by angineers

- 0.3313 125

- 0.3323 13 125

The foot of the mathematical tribunal = 0.333 = 133 125

The builder's foot, called congpu = 0.3228 = 127

The tailors' and tradesmen's foot = 0.3283 = 12.33

The tailors' and tradesmen's foot = 0.3383 = 13:33

The foot used by engineers = 0.3383 = 13:33

The foot used by engineers = 0.3281 = 12:05

The li contains 180 fathoms, each 10 feet of the last mentioned length; therefore the li = 1,807½ English feet; and 192½ lis measure a mean degree of the meridian nearly; but European missionaries in China have divided the degree into 200 lis, each li making 1,826 English feet; which gives the degree of 69-166 English miles, or 11:131 French myriametres.

European Tradeat Canton.—As soon as a vessel arrives a mong the islands which front the entrance to the Canton river, she is generally boarded by a pilot, who conducts her into Macao roads. The entrance is, however, so safe, that ships push on without waiting for the pilot, who, if the weather be bad, is sometimes long in coming on board. The pilots' names are registered at the Keun-min-foo's office, near Macao; and for a licence to act, the sum of 600 dollars is paid. The person who takes out the licence sometimes knows nothing about ships or the river; but employs fishermen to do the duty. On the vessel's arrival at Macao roads, the pilot goes on shore, to report her at the office of the keun-min-foo, who, when he has received answers to his inquiries, gives a permit for her to pass through the Bogue, and orders a river pilot on board. This pilot seldom repairs on board the vessel before 24 hours have elapsed. When arrived, the vessel proceeds through the Bogue, and up the Canton river to Whampon. to Whampon.

to whampon.

Every ship that enters the port is required to have a hong merchant as security for the duties, and a linguist, and comprador, before she can commence unloading. The master is required to give a written declaration, in duplicate, solemnly affirming that the ship has brought no opium. The East Indianomany's ships alone are excused giving this declaration.

The hong or security merchants (at present 10 in number) are the only individual slegally permited trade with foreigness. To obtain this widness the layer to may breakly and when once become

The hong or security merchants (at present 10 in number) are the only individuals legally permitted at trade with foreigners. To obtain this privilege, they have to pay largely; and when once become merchants, they are rarely allowed to retire, and are at all times subject to severe exactions from the local government. The linguists are government interpreters, who procure permits for delivering and taking in cargo, transact all the Custom-house business, and keep accounts of the duties. All the minor charges of the government, also, are paid by them; in consideration of which they receive a fee of about 173 dollars, previously to the vessel's departure.

When a vessel wishes to discharge or receive cargo, the linguist is informed, a day or two previously, what kind of goods are to be received or discharged, and in what quantities. He then applies for a permit, which being Issued, the lighters or chop-beats proceed to Whampoa, where they usually arrive on the evening of the second or morning of the third day. For a single boat the linguist receives a few of 21 dollars; but if a permit be obtained for from 2 to 6 boats at a time, the fee for each boat is only 11 taels 2 mace 6 cand., or about 15½ dollars.

When the goods are ready to be landed from or sent to the ship, the hoppo (principal Custom-house)

a nee of 24 doubtes; but it a perint he condition on from 2 to o boats at a time, the fee to each observed is only 11 tacks 2 mace 6 cand., or about 15½ dollars.

When the goods are ready to be landed from or sent to the ship, the hoppo (principal Custom-house officer) sends a domestic, a writer, and a police runner; the hong merchant who has secured the ship sends a domestic, ealled a court going man (one who attends at the public offices, on ordinary occasions, in behalf of his master); and the linguist sends an accountant and interpreter, to attend at the examination of the goods. The hong merchants are always held responsible by the government for paying all duties, whether on imports or exports in foreign vessels; and, therefore, when goods are purchased, it is customary for the parties, before fixing the price, to arrange between themselves who is actually to pay the duties. The hong merchants are required to consider the duties payable to government as the most important part of their affairs. If a merchant fail to pay at the proper period, his long, house, and all his property are seized, and sold to pay the amount; and if all that he possesses be inadequate, he is sent into banishment at Ele, in Western Tartary, which the Chinese call the "cold country;" and the body of hong merchants are commanded to pay in his stead.

Of an import cargo, each chop-boat, according to rule, which, however, is not rigidly enforced, should contain,—of woollens, cambets, and long-ells, 140 bales; it no. 500 bars; lead, 600 pigs; Bombay cotton, 55 bales; Bengal cotton, 80 bales; betel-nut, pepper, &c. 300 piculs.

Of export goods, a chop-boat should take,—of tea, 600 chests; of other sorts of goods, 500 piculs. In calculating the duties on export goods, 90 cattles are considered 100. The woollens, long-ells, and cambets, are measured by the chang of 10 covids, without any deduction; and single articles are numbered.

Each ship may export, of silk, 88 piculs; the duty on each picul is  $10\frac{1}{4}$  dollars. Those ships that want more, avail themselves of the names of ships which have exported none; and the Custom-house connives at this, on receiving a fee of  $1\frac{1}{4}$  dollars per picul.

If, after entering the port, any persons tranship goods, it is considered that the one ship sold them to the other; and, in that case, the same duty has to be paid as if the goods were brought up to Canton. Provisions are not included in this regulation.

Ships' boats are not allowed to carry up or down any thing chargeable with duty.

Gold, silver, copper, and iron are prohibited to be exported; a few cultiurry utensits are the only exception. When it is desired to export treasure, the hong merchant must make an estimate of the

value of the import and export cargoes; and whatever balance there may be la favour of the ship,

may then be shipped off as treasure.

The whole amount of intenague that is allowed to be exported by foreign ships, including the Portu-

guese at Macao, is 100,000 catties; but regulations of this sort may be easily evaded.

If more eargo he sent to a ship than she can take on board, and she wishes it to be shipped on hoard another, it must be done within three days after announcing the goods at the Custom-house, and a bong merchant must state it to government; if granted, a hong merchant and linguist are ordered to go to Whampoa and take an account of such goods; all which, with the expense of boals, runners, &c. at Whampoa, costs 40 or 50 dollars.—(Companion to Anglo-Ckinese Calendar for 1832, pp. 99—101.)

Hong, or Security Merchants.-It may be supposed, perhaps, from the previous statements, that difficulties are occasionally experienced before a hong merchant can be prevailed upon to become security for a ship; but such is not the case. None of them has ever evinced any hesitation in this respect. The Americans, who have had as many as forty ships in one year at Canton, have never met with a refusal. The captain of a merchant ship may resort to any hong merchant he pleases, and, by way of making him some return for his becoming security, he generally buys from him 100l. or 200l. worth of goods. Individuals are, however, at perfect liberty to deal with any hong merchant, whether he has secured their ship or not, or with any outside merchant; that is, with any Chinese merchant not belonging to the hong. So that, though there are only 10 hong merchants at Canton, there is, notwithstanding, quite as extensive a choice of merchants with whom to deal in that city, as in either Liverpool or New York.

Duties .- It is very difficult, or rather, perhaps, impossible, to get any accurate account of the dulies on goods exported and imported. They are almost always paid by the Chinese, though they must, of course, frequently be borne by the foreigner. Imported goods are weighed on board, and the duty paid by the purchaser; the duty on those exported is paid by the seller. The officers are notoriously corrupt; and it is a common practice to

give them a douceur to under-rate the weight of the goods.

Foreign Merchants.-These consist of British, American, French, Dutch, Danish, Swedish, Spanish, and Portuguese, with Persee and Indian Mohammedan British subjects, and in 1832 amounted in number to above 110. The principal mercantile firms consisted of 8 British establishments, 7 American establishments, and 1 joint French and Dutch establishment. The Americans, French, and Dutch have each a consular agent; and though these functionaries be not publicly recognised by the Imperial government, all public business is conducted with them by the provincial government, through the agency of the hong merchants.

Newspapers and Public Accommodations.—At Canton, there are 2 English newspapers; viz. the "Canton Register," once a fortnight, with a Price Current; and the "Chinese Courier," once a week. There are 3 hotels, a billiard room, and 3 European shops or warehouses upon a large scale, with surgeons, anothecaries, watch-makers, and boat-builders.

General Rates of Agency Commission in China, agreed upon the 1st of November, 1831; in confirmation of those fixed by a meeting of merchants on the 1st of March, 1825.

•			
On all sales or purchases of goods except the following     On all sales or purchases of opium, cotton, co- chineal, quick silver, camphor-barroes, birds' nests, diamonds and other precious stones, or nests, ships, and houses     On returns, if in goods     On returns, if in goods     On ditto, if in treasure, bullion, or bills     On sile, purchase, or stipment of bullion	5 per cent.  3 ditto. 2 1-2 ditto. 1 ditto. 1 ditto.	17. Effecting remittances by bills of the agent or otherwise, on purchasing or negociating bills of exchange returned, noted, or pro- 19. Bills of exchange returned, noted, or pro- 19. Negociating loans on respondentia. 20. bebts, where a process at law or arbitration is necessary, 21-2 per cent; and if recovered control of the process of the proces	1 per cent. 1 ditto. 2 ditto. 5 ditto.
<ol> <li>On all goods, treasure, &amp;c. consigned, and af- terwards withdrawn or sent to auctinn, and on goods consigned for conditional delivery</li> </ol>		22. Letters of credit granted for mercaptile pur- poses	2 1-2 date. 2 1-2 ditto.
7. Ordering goods, or superintending the fulfil- ment of contracts, where no other commis-	1-2 commission.	Acting for the estate of persons deceased, as executors, or administrators     The management of the estates of others, on	5 ditto.
sion is derived  8. On all adv. nees of moory for the purposes of trade, whether the goods are consigned to	2 1-2 per cent.	the amount received  25. All cash receipts, not serving for the purchase of goods, and not otherwise specified above	2 1-2 ditto.  1 ditto.
the agent or not, and where a commission of 5 per cent is not charged	2 1-2 ditto.	26 Shroffing 27, Transhipping goods	1-2 per mit. 1 per cent.
Del crederc, or guaranteeing sales, when specially required     Guaranteeing bills, bonds, or other engagements	2 1-2 ditto.	28. Upon all advances not punctually liquidated, the agent to have the option of charging a second commission as upon a fresh advance,	
ments  11. Procuring freight, or advertising as agent of owners or commanders, on the amount of	2 1-2 ditto.	provided the charge do not occur twice in the same year. 29. At the option of the agent, on the amount de-	
freight, whether the same passes through the hands of agents or not 12. Receiving inward freight	5 ditto	hited or credited within the year, including interest, and excepting only items on which	
14. Chartering ships for other parties	1 dittn, 2 1-2 ditta, 2 1-2 ditto.	a commission of 5 per cent has been charged  N. B.—This charge not to apply to paying over	1 ditto.
<ol> <li>Effecting insurance or writing orders for in- surance</li> <li>Settling insurance losses, total or partial, and</li> </ol>	1.2 ditto.	a balance due on an account made up to a particular period, unless where such halance is withdrawn without reasonable	
on procuring return of premium .	1 ditto.	notice.	

Port Charges .- All foreign vessels trading to Canton have to pay a measurement charge, varying according to the size of the vessel. For this purpose they are divided into 3 classes; viz.

		of 160 covids and upwards, pay	-	-	-	-	-	7·874,755 p	er covid.	
2d.		above 120 and under 160 covids.	-	-	-	-	-	7 221,091	_	
3d.	_	of 120 covids and under -	-	-	-	-	-	5.062,341	-	

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rge, varying 5 per covid.

The dimensions are taken from the mizen to the foremast for the length, and between the gangways for the breadth; these two numbers multiplied together, and divided by 10, give the measurement in covids; and the quotient multiplied by the sum to be paid per covid, according to the vessel's size, gives the whole amount of measurement charge. Of this amount, only 10-11ths are, properly speaking, the measurement charge, the other 11th part being a fee of 10 per cent. on the Imperial dues. Once a year the hopp goes in person to superintend the measurement of vessels, on which occasion he goes on board a Company's ship. At other times an officer is sent to represent him.

The item next in importance to the measurement charge, is what is called the cumshaw or present, amounting, according to the reduced rate, to the sum of 1,600 683 tacls, or 2,233 dollars, except on French, Austrian, and Prussian vessels, which are required to pay 80 tacls more. This charge does not vary with the size of the ship; but is the same whether she carry 100 or 1,000 tons. The cumshaw is made up of the following sums: viz.

to the control									Taels.
The entrepôt fees	-	_	-	-	_	-	-	-	810.691
Port clearance fee	-	-	-	-	-	-	-	-	480.420
Difference of scales,	carriage	to Peklo	. &c 6	75 per cer	nt. on the	e above	-	-	87.150
Fee to the leang-taou	i, or sup	crintende	nt of gr	ain	-	-	-	-	116.421
For difference in the					n the last	named fee	-	-	1.281
For making it into sy					-	-	-	-	101.717
	•								
							Taels	1	1,600:683

Vessels loaded with rice are exempted from the entrepot and leang-taou's fees, as also from the measurement charge; the latter by command of the reigning sovereign, in 1825; and the two former by previous orders of the local government. They are likewise exempted from certain small monthly and daily fees, so long as they are engaged in discharging the imported rice; but these charges commence as soon as the vessel begins to take in an export cargo; and the port clearance fee, with the double percentage of 63 and 7 per cent, is levied alike on all vessels. A vessel importing rice, in common with other vessels, is required either to receive an export cargo, or to pay about 300 dollars is default beroof. in default thereof.

in default thereof.

Until the measurement charge, present, &c. have all been duly paid, no vessel can obtain her grand chop, or port clearance from the hoppo's office.

The other fixed charges besides the above are, 120 dollars for pilotage, in and out; fees paid to boats at second bar, and linguist's and comprador's fees. These last are intended to remomerate the experses incurred on account of various daily and monthly charges, and other petty fees, besides several unauthorised sums exacted by the inferior local officers. Lists of these charges have been printed; but they vary so much in particular instances, that it is next to impossible to attain any certainty with respect to them.

The following is an example of a vessel of the 1st class subject to the highest rate of measurement charge, from which an idea of the amount of port charges on other vessels may be obtained:— The Gleneig, 867 tons

Length from mizen to forem	est covi	ła	_	_	_	_	_	83.1
Which multiplied by the bro	adth, fro	m gangw	ay to gan	gway	-	-	-	26.0
And divided by 10, gives the	e dimensi	ons	-	-	-	-		216.06
Multiply that sum by	-	-	-	-	•	-	Taels	7.874755
The measurement charge w	ill be 1.70	01·418 tae	ls, which	. at 72 tae	els per 10	0 dolla	rs. =	
Spanish dollars	-	-		•		-	_	2,363
Cumshaw, or present, taels	1,600.683,	at 72 per	100 =	-	-	-	-	2,223
Pilotage in and out	-	-	-	-	-	-	-	120
Bar bouts and other small c	harges, a	bout	-	-	-	-	-	30
Linguist's fees, about	-	-	-	-	-	-	-	173
Comprador's fees, about		-	-	- 2	-	-	-	50
					5	Spanis.	h dollars	4,959

Vessels of the 2d class are charged in measurement from 1,200 to 1,600 dollars, and those of the 3d size from 600 to 800 dollars. The covid employed is equal to about 115 inches.

The covid employed is equal to about 115 inches.

The covid employed is equal to about 115 inches.

The consequence of this mode of inposing the port duties is, that while they are very moderate on ships of 400 or 500 tons harden and upwards, they are very heavy on small ships: and hence small country ships frequently lie off Linting Flora, or Large Bay, till some of the large European ships come in sight, when they shift their cargoes on board the latter. They are commonly carried up to Canton for 1 per cent, by which means the duties and cumshaw are both saved. Chinese junks are expanded from the nort dues. exempted from the port dues.

Captain Coffin, the commander of an American ship of about 400 tons register trading to China, in-Capan Color, the committee of the House of Commons, that the whole charges of every description falling upon his ship, in entering and clearing out from Canton, including measurement duty, cunshaw, pilotage, rictualling of the ship, and consul's fee, amounted to between 7,000 and 8,000 dollars.—(Compation to Anglo-Chinese Calendar, pp. 101—103.; First Report, Evidence, p. 121.)

British Trade with Canton.-The trade between Great Britain and Canton has hitherto been entirely monopolised by the East India Company and its officers. Tea has always been by far the principal article of import; and it is mainly owing to the diffusion of the taste for this article, and its consumption by all ranks and orders of the community, that the trade has increased, notwithstanding the pernicious influence of the monopoly, to the extent that it has done. Besides tea, the Company formerly imported from China raw silk, silk piece goods, nankeens, mother-of-pearl shells, sandal wood, and a few other articles; but of late years the value of these articles has been quite inconsiderable.

The articles exported in the East India Company's ships from England to China consisted principally of woollens, copper, iron and lead, glass, earthenware, and jewellery. Bullion used, formerly, to be largely exported; but recently the current has begun to set in

the opposite direction, and bullion has been imported from China into England.

The invoice value of the Company's trade between China and England in the under-mentioned vears has been-

Years.	Impo	rts into China from En	gland.	Exports from China to England.	Total Imports and
100,00	Merchandise.	Treasure.	Total.	Merchandise,	Exports.
1814-15 1815-16 1830-31 1831-32	£ 860,093 926,920 593,755 398,475*	£ 127,695 1,127,518	£ 987,788 2,054,433 593,755 398,475	£ 1,967,978 2,231,366 1,861,980 1,514,043	£ 2,955,766 4,285,799 2,455,735 2,212,518

\* Mem.—There is an apparent reduction in the value of exports of merchandise from England, arising from cargoes to the amount of 192,310t. of this season having been despatched after the 1st of May, 1832; allowing for the consignments so deferred, the imports into China from England would be augmented to 590,785L, and the total of imports and exports to 2,404,828L.

East India House, 25th of April, 1833.

It appears from this account, that the merchandise exported from England to China during the years 1814-15 and 1815-16 amounted, at an average, to 893,506/. a year, exclusive of above 600,000/. a year in treasure; whereas, the exports of merchandise during the years 1830-31 and 1831-32 only amounted to 592,270/. a year, without any treasure! This extraordinary decline strikingly contrasts with the results of the free trade between Great Britain and India in the same years.

The following is a detailed Account of the Value of the Exports by the East India Company from Great Britain to China during the Five Years ending the 5th of January, 1828.

Species of Goods	Species of Goods.		1824. 1825.		1827.	1828.
Cotton manufactures Iron in bars (British) Lead and shot - Skins and furs - Wootlens - All other articles		£ 6,092 13,482 8,793 674,585 5,095	£ 15,502 22,430 33,516 532,221 8,167	£ 167 17,214 39,221 31,151 652,017 5,058	£ 11,995 36,067 41,918 756,968 5,082	£ 20,752 24,350 32,154 413,422 3,137
Total value of export East India Company		708,047	612,139	744,856	852,030	493,815

Account of the registered Tonnage employed by the East India Company, clearing out annually from the Port of Canton for England, and of the Charges imposed by the Chinese on the Company's Ships in Canton during the undermentioned Years.

Years.	Cleared out for England.	Charges in Taels.	Rate per Tael.	Amount.
1829	Tonnage. 27,904	91,518	s. d. 6 8	30,506
1830 1831	29,037 27,431	92,976 85,691	_	35,959 25,561
1532	27,852	95,184	-	31,728

The following is a detailed Account of the Quantities and Prices of the different Sorts of Teas exported from China in 1824-25 and 1828-29 by the East India Company, to Great Britain and British America.

	Exported to England.					Exported to the North American Colonies.					
Teas.	1824-	824-25. 1828-29.			1824-25.			1828-20.			
	Quantity.	Quantity. Average Prime Cost per 1b. Quantity. Average Prime Cost per b.		Quantity.	Average Prime Cost per 1b.		Quantity.	Average Prime Cost per lb.			
	Lbs.	s. d.	Lbs.	s.	ıl.	Lbs.	s.	d.	Lhs.	8.	d.
Bohea -	3,589,804	0 0.301	4,198,964	0	9.512	87,310	0	9.301	100,385	0	9-401
Congou -	18,773,989	1 3.397	16,951,171	1	2.587	81,733	1	3.600	914,616	1	0.310
Campoi -	214,153	1 6.427	507,881	1	7:461		١.			١.	
Southong -	269,456	1 10.501	183,198	1	10.870		1	3.067	19,768	1	9.599
Pekoe -	33,973	I 11:569	F 421 COD	١.	3:510	3,539	2	0°591 3°831	144 550	١.	
Twankay -	3,791,405	1 4.460	5,471,633 154,767	1	4.238	579,120 163,929	1	3.309	146,753	1	6:796
Hyson skin -	178,596	1 5.29	151,707	1	4 2.10	173,347	2	2.0.8	10,195	l.	4 800
Young hyson Hyson -	666,562	2 7:091	1,149,371	2	2.263	38,830		4.730	33,241	2	6.037
Gunpowder -	-	~ 7 001		1~	~ ~00	_	1		4,953	2	6.511
-	27,517,938		28,617,280			1,179,150	1		1,229,954	1	
		t j				27,517,938			28,617,250		
Whole exports to	o Ilritaln and	l America	ı in the yea	r 18	24-25.	28,697,088	1	In 528–29	29,847,231	1	

In 1831-32 the total exports of tea by the East India Company were, to England, 30,203,098 lbs.; to North American colonies 1,276,856 lbs.; being together 31,479,954 lbs. The aggregate prime cost (particulars not stated) was 1,907,6481.—( $\mathcal{N}$ . B.—For full details as to the tea trade, see art. Tea.)

The Com sisting of P paid by a c fixed salarisenior supe control, not charges of

The Compunicensed of the solvent cargoes, and traders. The 1,000 to between the computation of the computati

Trade b portance th mainly asc dividuals. cipally from have sextu increase is of the emp Charles we ease and sa tions of the subsequent in the Bay frequently: sort. The exp

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Seasons.	N Cl
1816-1817 1817-1818 1818-1819 1819-1820 1820-1821 1821-1822 1822-1823 1823-1824 1825-1826 1826-1827 1827-1828 1828-1829 1829-1830 1830-1831	2, 2, 3, 2, 1, 2, 2, 3, 5, 7, 6,
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Imports and Exports.

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ity.	Pri	verage ne Cost er lb.
385 ,616	s. 0 1	d. 9·101 0·319
,768	1	9.599
.753 ,195	1	6:796 4 860
.231 ,953	2 2	6:037 6:511
954 280		

03,098 lbs. ; to time cost (par-TEA.)

231

The Company's business in China has been carried on by an establishment of public officers, consisting of 12 supercargoes and us many writers, promoted according to seniority; the former were paid by a commission chiefly derived from the monopoly sales of tea in England, and the latter by fixed salaries; both being supplied with lodging and a public table at the Company's expense. The 3 senior supercargoes, called the select committee, constituted the governing body, and had the whole control, not only of the Company's trade, but politically of all British interests in China. The entire charges of the Company's China establishment in 1825-20 were 138,526L; being

							£
Twelve supercargoes	-	-	-	-	•	-	53,121
Twelve writers -	-	-	-	-	-	-	10,226
Persons filling profession	onal and o	other d	istinct o	ffices	-	-	8,857
Rents and repairs of pr	ivnte apa	riment	3 -	-	-	-	16,782
Rent of factory, port cl				ses	-	-	49,440

The Company's business was wholly conducted with the hong merchants, to the exclusion of the unlicensed or outside merchants, as they are called. The select committee divided unnougst such of the solvent hong merchants as it pleased, the whole amount of the Company's export and import cargoes, and the business was done by a kind of barter; a system long bunished among the free traders. The ships employed by the East India Company in the China trade were commonly from 1,000 to between 1,400 and 1,500 tons burden, the greater proportion being from 1,300 to 1,400 tons.

Trade between British India and China,—The trade is of decidedly more value and importance than that carried on between Great Britain and China; a result which seems mainly ascribable to the circumstance of its being principally in the hands of private individuals. The greatest article of export from India to Canton used to be cotton wool, principally from Bombay; but it is now far surpassed by opium, the imports of which into China have sextupled since 1816–17, and are worth, at present, about 13,500,000 dollars! This increase is the more extraordinary, seeing that opium is contraband in China; but the edicts of the emperors are as unable to prevent its introduction, as the proclamations of James and Charles were to hinder the use of tobacco in England. It is every where smuggled with ease and safety. The trade was at first principally conducted at Whampoa; but the exactions of the Chinese authorities drove it to Macao, where it increased, but whence it was subsequently driven by the exactions of the Portuguese. It is now principally carried on in the Bay of Lintin. Here the opium is kept on board receiving ships, of which there are frequently not less than 12 quietly lying at anchor, without danger or molestation of any sort.

The exports from China to India consist of sugar for Western India, tea, porcelain, nankeens, cassia, camphor, &c.; but the amount of these is not very considerable, and the returns are principally made in bills and bullion.

Opium is sold by the resident European or American agents; and, on an order from these for its delivery, it is handed over to the smugglers, who come alongside the ships at night to receive it; putting the naval force, Custom-house establishment, and police of the empire at defiance. We subjoin an

Account of the Imports of the different Sorts of Opium into China from 1816-17 to 1830-31, both Inclusive.

	Pa	dna and Be	nares.		Maiwa.			Total.		Turkey.		
Seasons.	No. of Chests.	Aver. Price.	Total Value.	No. of Chests.	Aver. Price.	Total Value.	'No. of Chests.	Value.	No. of Chests.	Aver. Price.	Total Value,	
		Dollars.	Dollars.		Dollars.	Dottars.		Dollars.		Dollars.	Dollars.	
S16-1817	2,610	1,200	3,132,000	600	875	525,000	3,210	3,657,000	750	300	375,00	
817-1818	2,530	1,265	3,200,450	1,150	612	703,800	3,680	3,904,250	1,000	610	610,00	
818-1819	3,050	1,000	3,050,000	1,530	725	1,109,250	4,580	4,159,250		625	437,50	
819-1820	2.970	1,235	3,667,950	1,620	1,175	1,915,250	4,600	5,583,200	200	975	195,00	
820-1821	3,050	1,900	5,795,000	1,720	1,515	2,605,800	4,770	8,400,800		1,525	45,7	
821-1822	2,910	2,075	6,038,250	1,718	1,325	2,276,350		8,314,600		1,025	512,5	
522-1523		1,552	2,828,930	4,000	1,290	5,160,000		7,988,930		1,270	257,0	
823-1821	2,910	1,600	4,650,000		925	3,859,100		8,515,100			· ·	
824-1825		1,175	3,119,625		750	4,500,000		7,619,625				
825-1826	3,442	913	3,141,755		723	4,466,450		7,608,205				
826-1827	3,661	1,002	3,668,565		942	5,911,520		9,610,085		een kej		
827-1828	5,114	998	5,105,073		1,201	5,251,760		10,356,833		ey opiu		
828-1829	5,961	940	5,604,235	7,171	966	6,928,880		12,533.115		iese ye	ars.	
829-1830	7,143	858	5,140,577	6,837	861	5,907,580		12,057,157				
830-1831	6,660	869	5,789,791	12,100	587	7,110,227	18,760	12,900,031	J			
Total -	56,488		64,997,204	65 406		58,260,977	121,981	123,208,181	3,406		2,462,7	

In 1831-32, the total import of opium into China was 21,062 chests, of the value of 13,917,426 dollars. The stock on hand, 1st of January, 1833, was 5,110 chests. Nine tenths of the opium trade is in the hands of the British Indians.

The following tables exhibit the general results of our trade with China from 1814-15 downwards:-

Account of the Annual Value of the Trade between the Subjects of Great Britain and China, from 1814-15 to 1830-31, both inclusive, distinguishing the Trade of the East India Company from that of individuals.

Years.	Value of Exports between I	ports and Im- India and China.	Tolal.	Value of 1m- ports and Ex- ports between England and	Total Value of the British Trade with	Value of Trade of Individuals	Value of Trade of the Company
	On Account of Individuals.	On Account of the Company.		China on Ac- count of the Company.	China.	with China.	with China.
	£	£	£	£	£	£	£
1814-15	2,573,910	221,589	2,795,529	2,055,776	5,751,295	2,573,940	3,177,355
1815-16	2,379,026	356,470	2,735,496	4,285,799	7,021,295	2,379,026	4,612,269
1816-17	3,034,031	230,083	3,264,114	2,962,062	6,226,176	3,034,031	3,192,145
1817-18	3,327,770	710,100	4,037,870	2,183,022	6,220,892	3,327,770	2,893,122
1818-19	3,516,332	361,513	3,880,875	2,065,389	5,946,264	3,516,332	2,429,932
1819-20	2,190,137	331,807	2,521,914	3,092,456	5,617,400	2,100,137	3,427,203
1820-21	3,328,039	602,994	3,931,033	2,935,901	6,866,937	3,328,039	3,538,898
1821-22	3,011,010	469,657	3,480,667	2,700,125	6,181,092	3,011,010	3,170,082
1822-23	3,017,792	189,304	3,237,096	2,612,845	5,879,041	3,047,792	2,832,140
1823-24	2,734,509	721,425	3,455,934	2,815,048	6,270,982	2,731,509	3,536,473
1821-25	2,832,191	326,591	3,158,782	2,600,060	5,758,842	2,832,101	2,926,651
1825-26	3,943,729	291,603	4,235,332	2,687,013	6,922,345	3,943,729	2,978,616
1826-27	3,761,401	362,405	4,126,809	3,176,901	7,303,710	3,761,404	3,539,306
1827-28	4,951,678	376,247	5,327,925	2,836,397	8,164,322	4,951,678	3,212,644
1828-29	3,795,966	433,388	4,229,354	2,517,726	6,747,050	3,795,966	2,951,114
1829-30	_	308,767	_	2,490,947	_	_	2,799,714
1830-31	<u> </u>	363,741		2,983,487		<u> </u>	3,347,228

The statements from India for 1829-1830 and 1830-31 are not yet received.

Account of the Quantity of each Article of Chinese Produce imported into the United Kingdom, in each Year, from 1793 to 1831, both inclusive.

Years.	Tea.	Silk.	Nankeen Cluths,	Miscellaneous Articles of Chinese Produce.	Years.	Tea.	Silk.	Naokeen Cloths.	Miscellaneous Articles of Chinese Produce.
1793 1794 1795 1796 1797 1798 1799 1801 1802 1803 1804 1805 1806 1807 1808 1809 1810 1811	16,067,331 23,710,774 27,208,003 6,184,628 16,235,125 44,873,112 15,090,080 15,165,368 29,801,739 27,356,502 29,801,739 27,356,502 21,555,557 12,599,236 35,747,221 21,717,310 10,791,356 21,231,819 28,318,153	Lbs. 171,998 99,671 158,225 12,968 76,520 136,196 63,464 92,385 131,335 75,588 74,538 90,362 76,359 18,679 117,855 90,663 54,376 81,397 86,197	Puccs. 77,808 374,398 146,365 48,642 77,338 257,473 184,490 170,917 274,021 232,894 264,497 252,207 376,234 72,135 484,647 287,720 305,009 316,616 503,276	Value L. 26,642 19,869 19,186 23,062 23,252 25,054 17,181 25,986 29,203 19,054 23,134 26,184 15,198 10,504 11,474 17,017 14,268 14,890 9,630 12,929	1813 1814 1815 1816 1817 1818 1820 1821 1822 1823 1824 1825 1826 1827 1828 1828 1829	Lbt., This record 26,110,550 25,602,214 36,231,380 31,407,073 20,005,728 23,750,413 30,147,904 30,731,105 27,362,766 29,046,885 31,681,977 20,345,699 20,810,401 39,746,147 39,746,147 30,544,382 31,897,546 31,544,382 31,648,922	Lta. s of this year 150,629 216,129 88,987 103,367 146,878 141,325 271,115 275,110 292,673 392,717 293,014 142,676 405,185 208,287 288,916 606,444 456,901 476,692	Piccs. were destroy 783,523 896,797 306,453 564,426 400,349 523,852 966,746 569,062 287,431 412,076 1,010,494 392,998 431,520 99,698 520,609 914,255 593,339	Fature L. d by fire. 29,054 19,474 20,050 35,703 19,510 55,505 70,827 39,654 23,419 73,635 09,618 75,963 124,569 97,752 95,412 103,077 04,131 89,796

Account of the Number of Ships, and of their Tonnage, that entered Inwards in the United Kingdom from China in each Year, from 1793-94 to 1831-32, both inclusive.

Years.	Ships.	Tons.	Years.	Ships.	Tons,	Years.	Shipa.	Tens.
1793-4	18	17,436	1806-7	9	11,083	1819-20	21	28,451
1794-5 (	21	20,234	1807-8	24	31,797	1820-21	23	28,692
1795-6	5	4,856	1808-9	15	19,290	1821-22	19	21.975
1796-7	17	14,354	1809-10	13	17,272	1822-23	19	26,013
1797-8	32	37,682	1810-11	15	18,994	1823-24	21	25,237
1798-9	13	12,731	1811-12	19	25,324	1824-25	19	25,970
1799-1800	10	12,840	1812-13	21	27,227	1825-20	23	27,894
1800-1	22	27,407	1813-14	19	21,466	1826-27	20	35,969
1801-2	21	24,531	1814-15	21	24,890	1827-28	25	29,833
1802-3	24	25,994	1815-16	26	33,075	1823-29	20	27,904
1803-4	17	22,279	1816-17	27	28.032	1829-30	23	29,111
1804-5	18	21,191	1817-18	15	20,000	1830-31	21	27.873
1805-6	15	19,100	1818-19	16	21,210	1831-32	1.2	27,940

The following tables give very full details as to the trade between Great Bacton, and the trade between the latter and British India, carried on under the British flag, during the years ended the 31st of March, 1831 and 1832.

Most part of the trade between India and Cauton is conducted by the outside merchants. The horg merchants rarely adventure upon traosactions in opinm, of which this trade principally consists. We have obtained from Cauton the following corrected account of the Ilritish trade at that city, in 1831-32. It corresponds pretty closely with the succeeding account, derived from the Parl. Paper, No. 229. Sess. 1833; but it is drawn up in a different form, and more in detail. Being anxious to afford all the information in our power with respect to this great emporium, we did not think we should be warranted in withholding it.

er, No. afford ald be

7,267,623

Corrected State

(t) Bollars
Sycee equal to dollars

(t) Black tea
Green tea

To England per (d) Per country ships.

Total export of bullion, syece included.

N. B.—The sycee is calculated at 713, with 5 per cent. premium added.

£ 3,177,355 4,612,269 3,192,115 2,893,192,421,932 3,427,263 3,538,898 3,170,082 2,832,149 3,536,473 3,936,651 2,978,616 3,539,306 3,212,644 2,951,114 2,739,714 3,347,228

d Kingdom, in

Miscellaneous Articles of Chinese Produce.

Value L. royed by fire.
33 29,054

royed by fire.

31 21,054
17 19,474
22 052
23 53,703
49 19,510
52 55,505
46 70,827
62 39,676
23,687
162 13,687
164 75,962
176 73,635
194 62,618
198 97,752
102 95,412
1555 103,077
139 94,111
171 89,796

United Kingdom

3. Tens. 28,451 28,602 28,602 29,013 29,237 0 25,070 3 27,894 3 29,111 27,879 27,910 27,910

e British flag,

iants. The hong
Ily consists.
e at that city, in
Parl. Paper, No.
anxious to afford
uk we should be

To England per 23 ships.

Vol. I.—2 C

2,032.666 -

Corrected Statement of the British Trade at the Port of Canton for the Year ending the 31st of March, 1832.

Corrected Statement of the Dritten Trade at the Port of	or Canton for the Year ending the Sist of March, 1688.
Official in the control of the contr	Read cicht Congells Congells Congells Frish cotton piec goods British swented yarm Stampel long-ells Cinon seiner Linon se
5.1804 S.1804 S.180	pices piculs
2002 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	MPORTS  and Julia Company  a 5.200 julis in 1700 julis in
31 per pice 314 per pice 314 per pice 314 per pice 312 per pice 312 per pice 312 per pice 312 per pice 71 per pice 71 per pice 71 per pice 71 per pice 80 per pice 71 per pice 81 per pice	543, 132 110,0000 12,0000 14,0000 16,
	Ta.33, 2-9 430,245 71,006 51,206 2,14,0,57 2,140,70 1,140,71 1,140
20.256 20	Turk.
13,005,618	Dullarr. 3,657,674
h piculs 22.79 at 71.2    10.667   514   17    14 della   piculs 2.25 at 17    14 della   piculs 2.25 at 17    15 della   piculs 1.23 at 18    15 della   picu	D 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	20 6 6 7 1 20 50 50 15 2 1 1 1 2 5 5 1 2 1 2 1 2 1 2 1 2 1
7,267,623 625,000 2,565,271	Dollars. 9,214,938
(a) Elack tea 24,754,266 ibs, Green tea 5,448,800  To Ergland per 23 ships 30,203,006 (b) Dellars 1,000,496 Sycee equal to dollars 153,467  1,173,957 dollars, (c) Elack tea 1,709,466 lbs,	(c) To England, dollvrs Sycee, equal to dollars  Calcutta, dollars Sycee, equal to dollars  Sycee, equal to dollars  Sycee, equal to dollars  1,176,830  1,176,830  1,073,326  S. American silver and sycee equal to dollars  Sundry places, dollars  Sundry places, dollars  1,577,549  77,000
Green tea - 323,200 —	Total export of bullion, syece included. Dollars 3,971,813

INVERSITY OF WATERLOO LIE

I. Account of the Shipping engaged in the Trade carried on with China by the East India Company; and of the Quantity and Value of the various Articles imported by the Company and its Officers from England and India mito China, and of those exported by them from China, in 1830-31 and 1831-32.

	Total	mioris.	Allari.	505,505	570,073	.072.961	869,160,	36 174,546 - 84,997 9,156 3,000 11,785 42,730 1,424,128 16,200 1,440,328	,132,016
	Buf- tion.	-	Dells.	1	1 000,55	2	1	16,300 1	- 5
	in of	478	lars.	Saa	1,515,073 55,000 1,570,073		- 6,543 3,691,686	1,424,128	
	Sun		Dolls	ı	42,680	_	6,543	42,730	-
	Watch and Clocks.	alne.	Dolls.	ı	42,650		ı	11,785	
	Pearls, Corne-	Halls.	Dulls.	1	80,789		ı	3,000	
	Cotton Yarn.	varue.	Pollur	000,13	11,745		986'91'	9,136	
	spoors.	_	Ollas s	20,000	99,151		32,633	2,997	-
	Cotton		Preces. 1	30,000	16,936		30,500	1	-
	Quick- Pepp. Ret. Beel Pur. Shark Sock Sock Subsidiaries and Subsidiaries		Dellars.	Collegator,	89,562 16,936 99,181 11,745 80,789		- 167,934 2,123,730 30,500 132,839 146,986	174,546	-
	Wool		Pieces.	117,630	6372 7 70,318 12,816 67,900 16,611 66,108 21,432 23,208 10,075 30,944 9,280 80,821 2,661	_	167,931	- 14,444 5,257 27,941 5,766	-
Ä.	Sandal Kother Wood.	all inc.	Dolls.	١	80,521		ı	27,941	
CHIN	Salt- petre,	110	Dolls.	ı	9,250		ı	5,257	
GOODS IMPORTED INTO CHINA.	Drugs.	THE .	Dolls.	1	30,944		ı	14,444	
ED I	Stock Fish.	dinc.	Dolls.	ı	10,075		ı	ı	
ORT	Shark Fus, &c.	2000	Dolls.	1	23,208		1	1	
NI S	Put-		Dolls.	t	21,432		ı	2,808	_
OOD	Betel Nut.		Dolls.	ı	66,409		١	18,849	
C	Rat-		Dolls	1	16,611	_	1	11,690	_
	Pepp.		Dolls	ı	67,900		1	74,251	
	Quick salver.		Dolls.	1	12,816		1	12,160	
			Dellars. Dolls. Dolls.	5,4	70,315		194,800	148,318	
	Metals.		Piculs.	20,144	6,372 >		3,719	2,525 €	
			Pu		S Pole.	i	Pcls.	Brs.	
	Cotton.	-	Picult. Dollars.	1,000	781,299	0.000	200	$751,963$ $\begin{cases} -19,993 \\ Big. 2,325 \end{cases}$ $149,318$ $12,460$ $74,251$ $11,690$ $15,849$ $2,808$	-
	- <u>S</u>		Pictile.	200	69,313	- 1	7	c)	-
	Tounage.		120 20	11617	cerried	,	61.5	carrie1	
	Season, Chur in the Tonnage,			the de of the	number of the Collects carried 69,313		bride of the	nanders and officers carried 69,72	
	Season.	1	1630-31		mande		1831-32	nande on in ti	

70 2	1:3	555	12	20, 22,
Value Export	Lellan 5,925	1.327,	9,179,	1,902,042
Bullion.	D. Mars. 1,902,136	692,964	1,179,119	812,94
Total Value of Goods.	T,965,716 1,902,136 5,925,522	634,591	8,000,051	5,546 6,338 1,059,133 812,949
Pearl shell, Ramboos and Sundries, Value Goods	ollars. 563	312	1,706	e,338
s and	Dolls.	10,124	ı	5,546
Bamboo	Number	594,400	ı	1
Mats.	Dolls.	14,558	ı	3,829
Tortoise- shell, &c.	Dollars.	4,125	1	5,167
o'-Pearl	Dollars.	22,680	ı	12,529
Mather-	Piculs.	1,131	i	737 12,529 5,767 3,829
Tin.	Dellars.	12,096	ı	ı
Sugar Sugar Anthe, Silk Piece Goods, Value, Shells,	Dollars.	33,322 12,096 1,131 22,680 4,125 14,558 584,400 10,121	ı	26,100
Silk Piec	Piccis.	ı	ı	1
Drugs Value.	Dollars.	ı	ı	4,231
Tr. Candy.	Dollars.	ı	)	1
Sugar	Piculs.	ŀ	1	i
Naokreos.	Dollars.	1,450	7	ı
Nao	Picces.	2,500	1,000	1
Raw Silk.	Dellars.	7,820 2,500	1	419,328
Raw	Piculs.	ន	1	125,1
Tea.	Penth Dilar. Peath Dilar. Pian. Dilar. Peath Dilar. Pian. Dilar. Dilar. Dilar. Dilar. Dilar. Pian. Dilar. D	523,104	37,516 7,997,501	541,842
T	Picals.	15,032	C3	15,245
Season.		and officers carried on in the Company's ships	X31-32	and officers carried on in the Company's ships .

II. Account of the Shipping under the British Flag, engaged in the Private Trade between India and China, and of the Quantity and Value of the various Articles imported in these Ships in 1830-31 and 1831-32.

13 % 15	Saron   Shipe   Application   Cotton   Metals   Frop Rate   Rep
7.25	Sipp   Opium.   Sipp   Opium.   Sipp   Opium.   Opium.   Opium.   Sipp   Sipp

T, g		
Bullion.	Dellars. 3,997, 232 2,000,1007	1
Cotion Cotton Gools, Yara, Sundries, Total Value Bullion, of Value, Value,	Dallars, 4,631,854 4,117,009	
Sundries.	Pollare, #55,936 164,807	
Cotton Cotton Gools. Yarn. Value, Value.	Dollars 73,33-	
Cotton Goods. Value.	Dollare, 7.3000 14.2300	
Copner.	190 Date Prince Date Transferred Date Transferred Date Date Date Date Date Date Date Date	d b b o o re c c si fe fe p tt i irin act th of
Writing Paper, &c. Value.	1 30,620 2 5,540	
Cassia Salk Tor Math. False Chica Writing and Cows Drugs, Grack Shell, Schell Reals Ware. Reg. Rel. Re. Rel. Re. Reg. Rel. Re. Rel. Re. Reg. Rel. Re. Reg. Rel. Res. Reg. Res. States, Value, V	11.07	
Fatse Fearls &c.	20.00 20.00 10.00	8
Shell Shell	Dalla France	T C
re trais	227	8
Piece S.	2. Do Le	t s
es Drug	19 3 46 4 19 5 46 4	a d
sin La Clov is Valu	120	0
E. E. B.	700 Doll. 3 97.5	e
Ter	18 D. 48 S. 18 S.	fr p
	12.50 12.50 12.50 13.50	th in
Surar au	Lipid Sa	in
ei S	March Park	th
Nankeen	700 B	e e
	Alba di	be re rie
Raw Sill	255 L 45 255 L 45 25 L	ve su Ar
Tulenague. Raw Silk. Nankoens. Sugar Canly.	D. 250 6.7	be re rie ve su Aj an of Ea im int
Tutena	2,100	of Ea im
	1500-31	int par

Total Value of Exports.

Season. 1830-31 1831-35 East In

New J made by classes of accessible on the opprise. It of adequation and of the nature of any other worlds is the incub more that case of C tions on they alway carry it of could succeed to a system on sense should mand the sarroping all cessful, ad been high ardour of engaged in takings; a severely fe In condififer so we used, an offence, resorting trice incumstant tated, that from the if or ovisions the trade that the trade, of this imp.

Repeal of be opened to repealed, ex-ries under t ventures as suits and pr April, 1831; shall come i Repeal of and 6 Geo. 4-of the Custe East India t importation into the port parting from

## TOTAL BRITISH TRADE WITH CHINA.

Tr	ade by the Comp	any and their Offi	cers.	Tra	de by Individu	als.	Total value of the
Season.	lmports,	Ezports,	Totat.	Imports,	Eaports.	Total.	British Trade with China,
1830-31 1831-32	Dollars. 6,072,961 6,132,016	Dollars. 11,256,437 11,081,252	Dollars. 17,329,398 16,213,268	Dollars. 15,877,569 15,408,225		Dollars. 24,526,855 21,531,391	Dollars, 41,850,253 37,741,659

East India House, 25th of April, 1833.

FROM CHINA.

GOODS EXPORTED

New Regulations as to the British Trade with Canton .- Notwithstanding the opposition made by the East India Company, the trade to China has at length been thrown open to all classes of his Majesty's subjects; and British merchants may now freely trade to all places, accessible to Europeans, to the cast of the Straits of Malacca. We congratulate our renders on the opening of this new and almost boundless field for the display of commercial enterprise. It is not, indeed, a channel in which it would be prudent for any one not possessed of adequate capital and the necessary skill to embark. But the example of the Americans, and of the free traders from India to China, shows conclusively that there is nothing in the nature of the trade to prevent its being as successfully prosecuted by individuals as that to any other country. We are satisfied that the intercourse between the Eastern and Western worlds is as yet quite inconsiderable, compared with what it is destined to become, now that the incubus of monopoly is removed. The opening of the ports of Hindestan, in 1814, has more than trebled our trade with India; and a similar result may be fairly anticipated in the case of China. In making these remarks, we are very far from meaning to throw any reflections on the conduct of the East India Company. It is due to its directors to state that they have always evinced the greatest anxiety to extend the trade with India and China, and to carry it on in the most economical manner. But it was not in the nature of things that they could succeed. The affairs of all great associations must necessarily be managed according to a system of routine, by the intervention of salaried officers. And it were an insult to common sense to suppose that such persons should display the same enterprise, or that they should manage the affairs intrusted to their care with the same watchful attention to details, and the same regard to economy, as private individuals trading on their own account, and reaping all the advantage of successful, as they must abide all the loss resulting from unsuccessful, adventures. Speculations may be eminently profitable to the latter, that would have been highly injurious had they been attempted by the former. It is true that the too great ardour of competitors may occasionally render even the best business unprofitable to those engaged in it; but if this be an evil, it is one that is inseparable from all commercial undertakings; and there is no reason whatever for supposing that it will be oftener or more severely felt in the trade to Canton, than in that to Petersburg or any other port.

In conducting an intercourse with the Chinese,-a people whose institutions and habits differ so very widely from those of Europeans,—it is essential that due circumspection should be used, and that nothing should be done by any one to give them reasonable grounds of offence. The experience of the Americans, and of the other foreigners, besides the English, resorting to Canton, shows, we think, pretty clearly, that the amount of danger from the circumstances just adverted to is not very considerable. It is right, however, as already stated, that effectual measures should be taken for preventing any interruption to the trade from the ignorance or misconduct of any individual. To accomplish this object there are provisions in the act opening the trade, enabling his Majesty to appoint superintendents of the trade to China, who are to be authorised to issue regulations in regard to it, to which all individuals engaged therein are to be obliged to submit. These regulations will, no doubt, be framed so as to prevent any just offence being given to the natives, without unnecessarily interfering with the free action of the traders. There is one very questionable clause in the act—that which authorises the imposition of a tonnage duty on the shipping employed in the trade, for defraying the cost of the establishments in China. We subjoin a full abstract of this important statute.

## ACT 3 & 4 WILL, 4. C. 93. FOR REGULATING THE TRADE TO CHINA AND INDIA.

Repail of the Act A Geo. 4. c. 80. &c..—Having stated that it is expedient that the trade to China should be opened to all classes of his Majesty's subjects, it is enacted, that the act 4 Geo. 4. c. 80, should be repealed, except such parts thereof as relate to Asiatic sailors, Lascars, being natives of the territories under the government of the East India Company; and except also as to such voyages and adventures as shall have been actually commenced under the authority of the said act; and as to any suits and proceedings which may have been commenced, and shall be depending on the '24d day of April, 1831; and from and after the said 23d day of April, 1834, the enactments herein-utler contained shall come into operation.—2 1.

shall come into operation.—§ 1.

Repeal of Prohibitions upon the Importation of Tea and Goods from China, imposed by 6 Geo. 4. c. 107.

and 6 Geo. 4. c. 111.—So much of the act 6 Geo. 4. c. 107., initiated "An Act for the general Regulation of the Customs," as prohibits the importation of tea, unless from the place of its growth, and by the East India Company, and into the port of London; and also so much of the said act as prohibits the importation into the United Kingdom of goods from China, unless by the East India Company, and into the port of London; and also so much of the said act as requires that the maintests of ships departing from places in China shall be authenticated by the chief supercargo of the East India Com-

pany; and also that so much of the act 6 Geo. 4. c. 114., intituled "An Act to regulate the Trade of the British Possessions abroad," as prohibits the importation of Tea into any of the British Possessions in America, and into the island of Mauritius, except from the United Kingdom, or from some other British possessions in America, and unless by the East India Company, or with their Hence; shall be, from and after the 22d day of April, 1834, repealed; and theorefort) (notwithstanding any provision, enactment, &c. to the contrary) it shall be hawful for any of his Majesty's subject to carry on trade with any countries beyond the Cape of Good Hope to the Straits of Magellan.—\(\frac{1}{2}\)2.

List of Persons on board any Ship arriving it India to be delivered to Officers of Customs.—The person in command of any ship or vessel arriving at any place in the possession of or under the government of the said Company shall make out, sign, and deliver to the principal officer of the customs, or other person lawfully authorised, a true and perfect list, specifying the names, capacities, and descriptions of fill persons who shall have been on board such ship or vessel at the time of its arrival; and if may be person having the command of such ship or vessel at the time of the vertice, and the other half forfice 100t., half to such person or persons as shall inform or suc for the same, and the other half to the Company; and if the Company shall inform or suc for the same, then the whole penalty shall inform or suc for the same, then the whole penalty shall inform or suc for the same, then the whole penalty shall inform or suc for the same, then the whole penalty shall inform or suc for the same, then the whole penalty shall inform or suc for the same, then the whole penalty shall inform or suc for the same, then the whole penalty shall inform or suc for the same, then the whole penalty shall inform or suc for the same, then the whole penalty shall inform or suc for the same, the other contents of the company is and the c

shall forfeit 1001., half to such person or persons as shall inform or sue for the same, and the other half to the Company; and if the Company shall inform or sue for the same, then the whole penalty shall belong to the Company.—§ 3.

Penaltics how recoverable.—The penalties and forfeitures aforesaid to be recoverable by action of debt, bill, &c. in any court of record in the United Kingdom, or in India, or elsewhere, to which jurisdiction shall be afterwards given.—§ 4.

Three Superintendents to the China Trade to be appointed.—Whereas it is expedient for the objects of trade and anticable intercourse with the dominions of the emperor of China, that provision be made for the establishment of a British authority in them; be it enacted, that it shall be lawful for his Majesty by any commission or warrant under his royal sign manual, to appoint 3 superintendents of the trade of his Majesty's subjects to and from the said dominions, for the purpose of protecting and promoting such trade, and to appoint such officers to assist them in the execution of their duties, and to grant such salaries to such superintendents and officers as his Majesty shall from time to time deem expedient.—§ 5.

grant such salaries to such superintendents and omcers as his majesty shan from time expedient.—§5.

His Majesty may issue Orders and Commissions to have force in China.—It shall be lawful for his Majesty, by any such order or commission as to his Majesty in council shall appear expedient and salurity, to give to the sald superintendents, or any of them, powers and authorities over and in respect of the trade and commerce of his Majesty's subjects within any part of the sald dominions; and to issue directions and regulations touching the sald trade and commerce, and for the government of his Majesty's subjects within the sald dominions; and to impose penalties, forfeltures, or imprisonments, for the breach of any such directions or regulations, to be enforced in such manner as in the said order shall be specified; and to create a court of justice with criminal and admirally jurisdiction for the trial of offences committed by his Majesty's subjects within the sald dominions, and the ports and invens thereof, and on the high seas within 100 miles of the coast of China; and to appoint one of the superintendents herein-before mentioned to be the officer to hold such court, and other officers for exact alling the process thereof; and to grant such salarles to such officers as may appear reasonable.—> b.

\*\*Automatical and the commissioner appointed under this

the process thereof; and to grant such salaries to such officers as may appear reasonable. \$\int b\$.

Superintendents, \$\sqrt{\chi}\$c, not to accept Gifts.—No superintendent or commissioner appointed todes this act shall accept in regard to the discharge of his duties any gift, grantity, or reward, other the salary granted to him as aferesald, or be engaged in any trade or traffic for his own benefit, or for the

actions, &c. - 2 9.

American Trade with China.—The American intercourse with China commenced shortly after the termination of the revolutionary war, and speedily became one of the most valuable branches of the trade of the United States.

The following statement shows the amount of the American trade from 1829-30 to 1831 -32, according to the returns furnished to parliament by the East India Company.

An Account of the Value of Imports into, and Exports from, the Port of Canton by the Subjects of the United States of America, in the Years 1829-30 to 1831-32.

		Imports into China.		Exports from China.	
Years.	Sale Value Merchandise.	Dollars,	Total Value.	Total Value,	Total Value Imports and Expurts.
1829-30 1830-31 1831-32	Dollars. 2,793,988 2,871,320 2,383,685	Dellars. 1,123,644 183,655 667,252	Dollars. 3,917,632 3,054,975 3,050,937	Dollars. 9 4,108,611 4,263,551 5,857,732	Dollars 8,026,243 7,318,520 8,908,669

 $\Gamma$  Bills of exchange negotiated by the Americans in 1829-30, 393,650 dollars; ditto in 1830-31, 1,168,500 dollars; ditto in 1831-32, 2,480,871 dollars.—(Parl. Paper, No. 229. Sess. 1833, p. 13.)

We have obtained from the United States the subjoined account of the American trade at Canton In 1831-32. This interesting document exhibits in detail the quantity and value of each article imported by the Americans into Canton, and of those experted; the latter are divided according to their testination. Statemer

Bills of esci 10,295 pleu 24,892 -4,481 -1,949 -799 -376 -4,652 -1,400 -10,761 -402 -170

2,510 - 2,286 - 601 - 770 - 1,072 - 900 boxer 3,418 piece 820 - 56,173 - 6,402 - 6,403 - 10,334 - 21,566 doze 10,334 21,566 dozen 11,722 Land 1,391 Sea of 9,369 Fox s 1,868 Beave 71 Scal's 180,000 Cogars Watches Glass

(dass -Morocco skis Sundry merch

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Trade of the Possessions some other ce; shall be, y provision, rry on trade

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I Value Imports and Exports.

Dellars 8,026,243 7,318,526 8,908,669

-31, 1,168,500

de at Canton h article imrding to their Statement of the American Import and Export Trade at the Port of Canton, during the Season of 1831-32.

	mports.			Exports.
Bills of eschange quantit dollars  10,295 plculs Quicksitver, at 21,892 - Lead  4,481 - Iron 1,399 - Charlied do. 379 - Cochineal  1,400 - Sandal wood 10,701 - Rice and paddy 402 - Option  170 - Cotton  2,510 - Speller 2,286 - Cotton yarn 601 - Tobacco - 770 - Peart stells 1,672 - Tin 900 boxes Tin plates 900 boxes Tin plates 1,672 - Long cloths 1,722 Lond other skins 1,828 Beaver skins 1,828 Seaver skins 1,838 Se	Del 70   4   1-2   3-4   1-2   3-4   3-	78,20s-00 12,984-00 31,002-00 36,849-00 76,193-00 66,822-00 11,240-00 12,339-00 2,160-00 2,300-00 2,000-00 2,000-00		To the United States.   Track.   Track.   Track.   1.158 Bohes
				To South America and the Sandwich Islands.  Brig Chilian's cargo, value - 40,000-00 70,000 00 - 10,000 00 - 150,000-000-000-000-000-000-000-000-000-0
Balance		-	467,921-44	Disbursements of 22 vessels, at 6,000   132,000-00   8 Bice vessels 1,000   8,000-00   5 Lintin   400   2,000-00   142,000-00

It results from this statement, that the American trade at Cunton, in 1831-32, amounted to about 12,000,000 dollars, being equal to three fourths of that curried on at Cunton during the same year on account of the East India Company. It is of importunce to observe that the dealings of the Americans are principally carried on with the outside merrhants. Captain Coffio, and other American gentlemen examined by the late committee of the House of Commons on the China trade, speak in strong terms of the facility and expedition with which business may be conducted at Canton.

Trade of Portuguese, Spaniards, &c. at Canton.—Respecting the extent of the Portuguese, Spanish, French, Swedish, Danish, and Dutch trades, we have no data to lay before the reader on which reliance could be placed; but they are inconsiderable and fluctuating, compared with the branches already described. The Dutch trade is probably the largest; but even with the assistance of protecting duties in Holland, the Dutch are unable to withstand the enterprise and activity of the Americans. The 2 c 2

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Portuguese trade, particularly that with the possessions of Portugal on the continent of India, was Partiguese trade, particularly that with the possessions of Partigal on the continent of toda, was considerable during the war, but has since greatly declined. A nation of more spirit than the Portuguese would, with the advantage they enjoy in the possession of the convenient station of Macao, be able to carry on the Chinese trade with superior success. There is a considerable intercourse, carried on in Spanish ships, between Canton and Maullla. The Philippine Islands afford many commodities in demand in the Chinese markets; and the Spaniards are the only European people allowed openly to trade with the busy and commercial port of Amoy, in the province of Fokien; unfortunately, however, they are deficient in the skill and enterprise required fully to avail themselves of these advanges. It appears from the official necounts, published by the French government, that in 1811, only 2 ships, of the burden of 588 tons, cleared out from French ports for China. This, we believe, is principally to be accribed to the stiffing extent to which the great netted of Chinase is required. cipally to be ascribed to the trifling extent to which the great article of Chinese produce, ten, is censumed in France.

Trade with the Indian Islands, &c .- In his evidence before the select committee of the House of Commons, Mr. Crawfurd gave the following instructive details with respect to the native foreign trade of China :-

Mative Foreign Trade of China.—"The principal part of the junk trade is carried on by the four contiguous provinces of Cantou, Fokien, Cheklang, and Kiannan.
"No foreign trade is permitted with the Island of Formosa; and I have no means of describing the extent of the traffic which may be conducted between China, Corea, and the Leechew Islands. The following are the countries with which China carries on a trade in junks: Viz. Japan, the Philippines. It is Sociologically the Sociological Carlos Control Stageness. following are the countries with which China carries on a trade in junks: viz. Japun, the Philippines, the Sociolo islands, Celebes, the Moluccus, Borneo, Java, Sumatra, Singapore, Rhio, the east coast of the Malayan peninsula, Sian, Cochin China, Cambodia, and Tonquin. The ports of China at which trade is conducted are Canton, Tchaon-tcheon, Nomhong, Hoeltcheon, Shieng, Kongmoon, Chang-lim, and Hainan in the province of Canton; Amoy and Chinchew, in the province of Kokien; Ningpo and Shang-hai, in the province of Cheking; and Soutcheon, in the province of Kiannan. The following may be looked upon as an approximation to the number of junks carrying on trade with the different places already enumerated, viz.

Junks,		Junks.
Japan 10 junks, two voyages 20 Singapore 8, Rhio 1 -	-	. 0
Phillippine Islands 13 East coast of Malay peninsi	ıla -	6
Soo-loo Islands 4 Siam	-	. 89
Borneo 13, Celebes 2 15   Cochin China		. 20
Java 7 Cambodia	-	. 9
Sumatra 10 Tenquin	-	. 20

"This statement does not include a great number of small junks belonging to the island of Hainan, "This statement does not include a great number of small jurks nelonging to the island of italian, which carry on trade with Tonquin, Cochin China, Cambodia, Siam, and Singapore. Those for Siam amount yearly to about 50, and for the Cochin Chinese dominions to about 43; these alone would bring the total number of vessels carrying on a direct trade between China and foreign countries to 307. The trade with Japan is confined to the port of Ningpo, in Chekiang, and expressly limited to 10 vessels; but as the distance from Nangasakl is a veyage of no more than I days, it is performed twice

With the exception of this branch of trade, the foreign intercentre of the two provinces Cheking and Kiannao, which are famous for the production of raw silk, tens, and mankeens, is confined to the Philippine islands, Tonquin, Cochin China, Cambodia, and Slam; and none of this class of vessels, that I am aware of, have ever found their way to the vestern parts of the Indian Archipelago. The number of these trading with Siam is 24, all of considerable size; those trading with the Cochin Chinese dominions 10, also of considerable size; and those trading with the Philippines 5; making in all 45, of which the average burden does not fall short of 17,000 tons. I am the more particular in describing this branch of the Chinese commerce, as we do not ourselves at present partake of it, and as we possess no direct means of obtaining information in regard to it. All the junts carrying on this trade with Siam are owned in the latter country and not in Chine; and I am not sure how far it may not also be so in the other cases. I do not doubt but that a similar commerce will, in the event of a free trade, extend to Singapore; and that through this channel may eventually be obtained the green tens of Kiannan, and the raw silks of Chekiang.

"Besides the junks now described, there is another numerous class, which may be denominated the With the exception of this branch of trade, the foreign intercourse of the two provinces Cheking

tens of Klannan, and the raw silks of Chekiang.

"Besides the junks now described, there is another numerous class, which may be denominated the colonial shipping of the Chinese. Wherever the Chinese are settled in any numbers, junks of this description are to be found; such as in Jayn, Sumatra, the Straits of Malacca, &c.; but the largest commerce of this description is conducted from the Cochin Chinese dominions, especially from Sian, where the number was estimated to me at 200. Several junks of this description from the latter country come annually to Singapore, of which the burden is not less than from 300 to 400 tens.

"The junks which trade between China and the adjacent countries are some of them owned and built in China; but a considerable number also in the latter countries, particularly in Sian and Cochin China. Of those carving on the Sianness trade, indeed, no less than 50 out of the 50 of considerable.

China. Of those carrying on the Slamese trade, indeed, no less than 81 out of the 89, of considerable size, were represented to me as being built and owned in Slam. The small junks, however, carrying The small junks, however, carrying

size, were represented to me as being built and owned in Siam. The small junks, however, carrying on the trade of Hainan, are all built and owned in China.

"The junks, whether colonial or trading direct with China, vary in burden from 2,000 pleuls to 15,000, or carry dead weight from 120 to 900 tons. Of those of the last size I have only seen 3 or 4, and these were at Siam, and the same which were commonly employed in carrying a mission and tribute yearly from Siam to Canton. Of the whole of the large class of junks, I should think the average burden will not be overrated at 300 tons each, which would make the total tonnage employed in the native foreign trade of China between 60,000 and 70,000 tons, exclusive of the small junks of Hainan, which, estimated at 150 tons each, would make in all about 80,000 tons.

"The junks built in China are usually constructed of fir and other inferior woods. When they arrive in Cambodia, Siam, and the Malayan islands, they commonly furnish themselves with masts, rudders, and wooden anchors, of the superior timber of these countries. The junks built in Siam are a superior class of vessels, the planks and upper works being invariably teak. The cost of ship builting is highest at the port of Amoy in Fokien, and lowest in Siam. At these placess, and at Chang-line in

lng is highest at the port of Amoy in Fokien, and lowest in Siam. At these places, and at Chang-lim in Canton, the cost of a junk of 8,000 piculs, or 476 tons burden, was stated to me, by several commanders of junks, to be as follows:—

At Slam 7,100 dollars Chang-lim 16,000 Amoy 21,000

Amoy
Ajunk of the size just named has commonly a crew of 90 hands, consisting of the following officers, besides the crew; a commander, a pilot, an accountant, a captain of the helm, a captain of the hold. The commander receives no pay, but has the advantage of the cabin accommodation for passengers, reckoned on the voyage between Canton and Singapore worth 150 Spanish dollars. He is also the agent of the owners, and receives a commission, commonly of 10 per

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risk is t of but 4 they are charges commo Junks, model, 1 If any p ted only by the p conducte taws, bu who, on merates foreign ( shows e liar restr

duties, b province Siam into in the po every wh to Siam d far barea in such er perquisite fact of so carrying o a great m nan, and i an advan number of ley, or Y p. 298.)

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ng officers, of the nay of 10 per

cent. on the profits of such shows of the adventure, generally a considerable one, in which they are concerned. The pilot receives for the voyage 200 dollars of wages, and 50 piculs of freight out and home. The heliuman has 10 piculs of freight and no wages. The captains of the anchor and the hold have 9 piculs of freight each; and the seament 7 piculs each. None of these have any wages. The officers and seamen of the colonial junks are differently rewarded. In a Siamese junk, for example, trading between the Siamese, capital and Singapore, of 5,800 piculs burden, the commander and pilot had each 100 dollars for the voyage, with 12 piculs of freight apiece. The accountant and helmsman had half of this allewance, and each seaman had 13 dollars, with 5 piculs of freight.

"In construction and outly, Chinese junks are clumps and awkward in the extreme. The Chinese are quite macquainted with navigation, saving the knowledge of the compass; notwithstanding this, as their pilots are expert, their vyages short, and as they burdly ever and except at the height of the mononous, when a fift and sleady of 7 of Sknots' breeze carries them directly from port to port, the searies have very effectual one; for the least-deviation from them would subject her at one to foreign entire the prostruction and eaguing of chinese this may be looked upon as her proper registry, and they are a very effectual one; for the least-deviation from them would subject her at ones to foreign charges and foreign duttes, and to all kinds of assignion. The colonial junks, which are of a more commodious form and outli, if visiting China, are subjected to the same dutles as foreign vessel; Junks, built in Siam, or any other adjacent country, if constructed and fitted out after the customary model, are admitted to trade to China upon the same terms as those built and owned in the country for any part of the crew consist of Siamses, Octohin Chinese, or other foreignes, the latter are idmitted only at the port of Canton, and if found in any other part of

A Chinese ship or junk is seldom the property of one individual. Sometimes 40, 50, or even 100 different merchants purchase a vessel, and divide her into as many different compartments as there are partners; so that each knows his own particular part in the ship, which he is at liberty to fit up and secure as he pleases. The bulk-heads, by which these divisions are formed, consist of stout planks, so well caulked as to be completely water-tight. A ship thus formed may strike on a rock, and yet sustain no serious injury; a leak springing in one division of the hold will not be attended with any damage to articles placed in another; and, from her firmness, she is qualified to resist a more than ordinary shock. A considerable loss of stowage is, of course, sustained; but the Chinese exports generally contain a considerable value in small bulk. It is only the very largest class of junks that have so many owners; but even in the smallest class the number is very considerable.

Population of China.—The most conflicting accounts have been given of the population of the Chinese empire. According to the statement of the Chinese authorities, it was found, by a census taken in 1813, to amount, for China Proper, to 367,821,000! Vast as this number must certainly appear, it does not, taking the prodigious extent of territory over which it is spread into account, give more than 268 individuals to a square mile,—a density inferior to that of several European countries. It is said that the inhabitants are in the practice of under-rating their numbers in their returns to government.—(Companion to Anglo-Chinese Calendar, p. 156.) We are, however, wholly without the means of coming to any positive conclusion as to the degree of credit to be attached to the census.

Price Current.—A perusal of the subjoined Price Current, published at Capton, the 1st of December, 1832, will give the reader a tolerable notion of the various articles and their prices in the Canton mar-ket, at the very height of the shipping season.

CANTON, 1st of December, 1832.

	Imports.	Betel nut	•	. 204 - 4	_
Amber	<ul> <li>Sp. drs. 8 to 14</li> </ul>	per catty. Birds' nests		- 26 - 40	per calty.
Asafortida -	412	per picul. Camphor, Barus	•	- 10 · 30	-
Biche de mer	• 8 to 15	- Cloves, Molucca -	-	- 30 - 32	per picul.
very superior	• • <b>36</b> • 50	- Mauritius		· 18 · 20	_
Bees' wax	• • 24 • 25	<ul> <li>Cochineal, Europe, garbled</li> </ul>	•	. 260 - 290	_

## CANTON.

Imports	Woollens, Long ells 7 - per piece
Cochineal, Europe, ungarbled 180 - 200 per picul.	Scarlet cuttings 80 to 90 per picul,
Copper, South America - 15 - 16 -	Exports.
at Lintin for exportation - 23'50 -	Alum, al Macao, 1 3-4 to 2 here - Sp. drs. 2-25 - per picul.
	Aniseed, etar - 10 to 11 - oil of - 1:50 - per cattr.
Coral fragments - 30 - 50 - Cotton, Bombay - taels 8 - 10-4 -	Bambon causes - 14 to 18 per 1,000
Bengal 8-5 to 10-5 -	Brass leaf - 45 · 46 per box.
Madras (old) 10:3: (new) 11	Campbor, at Macao, none: at Canton . 28 - 30 per picul,
Colton goods, British, viz.	Cassia (shipped outside), 9: at do. 12 - 13 -
Chartzes 28 yds Sp. drs. 2 1-2 to 4 1-2 per piece. Loggeloths 40 do 3 1-2 - 4 1-2 —	China root
Muslims 20 do. • • 2 • 2 1·2 —	Cubebs none.
Cambries 12 do. • • 1 1-2 • 1 3-4 -	1)ragon's blood 80 in 100 -
Monteith's bandannoes, scarlet 2 1-4 - 2 1-4 - blue, &c. 1 1-2 - 1 3-4 -	Galangal 4 1-4
Cotton yarn, No. 16. to 20 35 - per picul	Gamboge 75 to 85 — Glass beads 16 - 22 —
No. 20, to 30, 42 -	llartall
No. 30. to 40.	Lead, white 10
No. 40 to 70 not wanted.	red - 11
Cow bezoar - 30 per eatty. Cudbear - 25 to 26 per picul.	Musk - 20 to 22 — Musk - 70 · 110 per catty,
Cutch, Peru - 4 - 41-2 -	Nankeens, Company's 1st. • 72 • 74 per 100.
	2d, 1st sort - 52
Cevian	2d. do. 47 to 48 -
Elephant's teeth, 1st, 5 to 8 to a picut '0 2d, 12 to 15 do 80 -	3d, 38 - 40 —
3d. 18 to 25 do. • 70 • —	blue Nankin, small (9 3-4 yds, 12 ins.) do.
cuttings - · 70	large, (10 1-2 do. 13 do.) 85 to 90 -
Fishmaws 50 to 70 —	Canton - 62 - 63 — Oit of Cassia - 11-2 - per catty
Gambier - Sp. drs. 1 to 11-2	Oil of Cassia 1 1-2 - per catty  Rhubarb 52 to 55 per picul.
Ginseng, crude 70 - 80 -	Silk, raw, Napkin, Taysaam 333
elarified - 80 89 —	Tsatlee • • 352 •
Iron bar, 1 to 3 inch 2 1-4 - 2 1-2 - rol, 1-4 inch and noder 3 - 3	Canton, No. 1 taele 260 to 265 — 250
scrap 2 to 21-4 -	No. 2 250 200 225 to 230
Lead, pig - 41-2	No. 4. • • • 140 • —
Mace - none.	(1 • Sp. drs. 90 • —
Myrrh 4 to 18 — Nutmegs - none.	$N_0.5. \begin{cases} 2 & & \\ 3 & & \end{cases} = \frac{70}{63}$
Olitanum, garbled, 10: ungarbled - 5 to 6 -	Sugar, raw - taels 5-2 to 5-6 -
Onium, Patna (nominal) 950 - per chest.	Pingla 6:2 - 6:4 -
Benares do 950 Binibay do 825	Sugar candy, Chinchew - Sp. drs. 11
Hamaum do. 825	Caoton, 1st sort - taels 6-6 2d do - none.
Turkey do 800 - per picul.	Tea, Bohea 12 to 15 -
Pepper, Malay - 7 3-4 to 8 -	Congou 20 - 28 -
Putchuck	Campoy 23 - 30
Rattans	Southong 19 · 35 — Peko 38 · 60 —
Rice 2 - 2-50 -	Ankoi sonehong 18 - 20 -
Rose, Maloes 38	Hyson 55 - 70 -
Saltpetre at Whampon	skio 26 - 35 — voung 45 - 50 —
Sandal wood, Indian 10 - 16 -	young 45 - 50 — Gunpowder 64 - 66 —
Sandwich Island • 112 · 1	Twankay 30 - 32 -
Sapan wood 1:80 to 2 — Sharks' fins 23 to 24 —	Orange peko 20 - 21 22
10 - 28 · 40 -	Caper - 20 22 - Tortoiseshell - 20 22 -
Skins, rabbit • • 45 • 50 per 100,	Turmerie Sp. drs. 5 - 51-2 -
seal - 1.80 to 2 each.	Tutenague - 13
sea ofter 45 to 50 —	Vernuitian
heaver 412 - 612 -	Whangees 22 - 25 per 1,600.
fox - ets. 70 90	Bullion.
Smalts, (for a small supply) Sp. drs. 20 60 per picul.	Gnld - 98 touch drs. 23 3-4 per tael,
Steel, English Swedish, in kits  per ewt.	Syeee silver at Lin'in, 1 to 2 per cent. preminm.
Stockfish - 5 to 6 per picul.	Spanish dollars, entire none.
Spelter 3 1 2 in 4 -	Republican du do.
Thread, gold and silver • - 32 to 35 per carry.	Exchanges.
	London, per Sp. dr., 6 months' sight.
Straits' 1st quality 14 to 141-2 -	Bills suitable for negotiation in India, drs. 4-3.
Wootlens broad-cloth 1.40 to 1.50 per yard.	Other bills drs. 4-4 to 4-5.
Camlets, English, 55 vds, by 30 ins, 14 to 15 per piece.	Bengal Co.'s 207 Sieca rupees, per 100 Sp. dra., 30 days' sight. Private bills 210 do. do. do.
Dutch, 40 do. by 28 do. 26 · 28 — do.broad,40 do. by 33 do. 26 · 23 —	Bombay 218 Bombay rupees do. do.
, 00.01040,40 00. 07 00 00. 20	

(Account of the Import Trade by British and American Vessels at Canton, from 1st July, 1836, to 30th June, 1837.

Imp	orts.		British Ships.	American Ships.	Total Quantity.	Price per yard, piece, &c.	Total Value in Spanish Dollars.
Brond Cloth	-	- yards	1,295,279	263,344	1,558,623	dol. 1.20	1,870,348
Camlets	-	<ul> <li>pieces</li> </ul>	16.257	5,642	21,299	25.	532,475
Long ells	-		89,124	34,472	123,596	9.	.112,364
Bombazettes	-		4,613	6,344	10,957	11.	120,527
Woollen yarn	-	- pls.	165	76	241	100	21,100
Flannel -	-	- yards	2,400		2,400	.33	792
Blankets	-	- pairs	1.322	1,251	2,573	4.	10,292
Velveteens	_	- vards	4,996	4,400	9,396	•20	1.879
Cotton yarn	_	- pls.	18,431	4.232	22,663	40.	906,520 +
Long Cloths	_	- yards	5,629,849	3,605,826	9.235,675	121	1,154,458
Ditto	_			391,117	391,117	11	54,756
Domestics	-		7,286	489,520	496,506	•10	49,681
Handkerchiefs	-	- dozen	35,620	20.783	56,403	1.50	84,603
Chintzes	_	- vnrds	119,808	194,961	314,772	.151	39.346
Cambries	-		22 850	3,000	25,850	121	3,231
Linen -	-		10,920	5,726	16,646	1. 1	16.646
Canvas -	-	- bolts	198	420	618	12.	7,416
Gold thread	-	- cattles	167	_	167	40.	6,680
Cochineal	_	- pls.	349	132	481	180	86,580
Smalts -	-		166		166	38.	6,309

Ginset Quick Tin plus Tin Spelte Lead Iron Coppe Amber Betel I Bicko (Cample Cotton)

Cornel Cloves Ebony Eleplia Fish m Glass l Gum ol n tr co b Horns,

Kayabt Mother Mother Nutmer Opium,

Pearls
Pepper
Pimeath
Putchuc
Rattans
Rice
Saltpett
Sandal
Sapan v
Sea-lioi
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Alum
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Campho
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Cassia

per piece per picul,

per picul

per eativ. per 1,000. per box. per picul.

per catty.

per catty
per picul.

23 3-4 per tael.

1836, to 30th

Fotal Value in panish Dollars.

1,870,348
532,475
5,112,361
120,527
21,100
700
700
700
700
700
906,520
1,154,458
54,758
54,758
49,681
84,683
33,346
6,680
6,605
6,605

		Account or	imports.—con	tinuea.		
Imports.		British Ships.	American Ships.	Total Quantity.	Price per yard, piece, &c. *	Total Value in Spanish Dollars.
Ginseng	pls.	52	1,509	1,561	60.	93,660
Quicksilver	-	2,054	501	2,555	115.	293,825
Tin plates	boxes	1,200		1,200	7.50	9,000
Tin	pls.	15,732	834	16,566	19.	314,754
	-	2,955	3,049	6,004	5.50	33,022
Lead	-	14,961	9,916	24,907	6.	149,442
Iron		16,238	3,490	19,728	3.	59,184
Copper Amber, false Hetel nut		54	2,288	2,342	20.	40,840
Amber, false	chests	42		42	20.	810
	piș.	23,755	2,005	25,760	3.	77,250
Bicho de mar	_	134	_	134	6.	801
Birds' nests	catties	373	_	373	20.	7,460
Camphor baroos -		121	_	121	40.	4,810
Cotton, Bengal	pis.	240,192	_	210,192	T. 9.	3,002,400
Hombay -	_	347,580	_	347,580	8.5	4,103,375
Madras -		89,579		89,579	9.	1,119,738
Cornelians	value	135,700	- 100	135,700	90.	135,700
Cloves	pls.	198	122	320	28.	3,960
Ebony -	-	9,796	_	9,796	: 3.	29,388
Elephants' teeth -	_	532	111111111	532	85	45,220
Fish maws		1,501	_	1,501	55*	82,555
Glass beads	chests	10	_	10	18,	180
Gum olibanum	pis.	3,820	_	3,820	3.	11,460
animi	-	157		157	4.	628
myrrh	-	205	_	205	5.	1,025
copal	_	67	_	67	20.	1,340
bdellium	_	1,234	_	1,234	4.	4,936
Horns, Rhinoceros -	-	20	_	i. 20 63	20.	400
Unicorn -	-	63 33		33	40· 5·	2,520
Kayabuco wood -	_	46			10.	165
Mother Cloves	-	1,649	4:19	2,068	4.	460 8,272
Mother o'-Pearl shells		1,019	39	39	120.	4,680
Nutmegs	chests	7,192	_ "	7,192	778	5,595,376
Opium, Patna Benares -	Chesis	2,575	5	2,580	683	1,762,140
Malwa -		17,687		17,687	675	11,938,725
Turkey -	pis.	292	446	738	611.	450,918
Pearls	value	120,000		120,000	-	120,000
Pepper	pls.	12,311	2,292	14,603	8.	116,824
Pimento	pis.	30		30	10.	300
	_	357		357	iš.	6,426
Rattans		8,155	3,781	11,936	3.	35,808
Rice		218,949	577,578	796,527	1.50	1,194,791
Saltpetre		10,031	-	10,031	7.50	75,233
Putchuck Rattans	_	10,325		10,325	22.0	227,159
Sapan wood		142	_ !	142	3.	426
Sea-horse teeth -	_	44	-	44	40.	1,760
Shark fins	_	1,650	_	4,650	26.	120,900
Skins, beaver	No.		1,465	1,465	4.	5,860
fox		_	1,198	1,198	i·20	1,438
land otter -	_	7,376	6,773	14,119	6.20	81,594
rabbit		9,980	560	1,394	40.	55,760
sea otter -	[	834	310	1,023	4.	4,092
ditto tails -		713	510	9,980	×.50	4,990
musk-rat -		4,735	410	5,115	1.50	5,145
Soap	pis.	162	- 10	162	3.	488
Stock fish	bro.	1,195	_	1,195	5.	5,975
Sundries	value	77,224	8,450	85,674		85,674
	*anne	5,912	0,400	5,912		5,912
Treasure, gold	:	87,393	35,485	122,878		122,878
plata pina   – bar silver   –		70,226		70,226		70,226
dollars -		307,409	428,485	735,894		70,220
Balance	_	301,109		100,094		735,694
Dalance	-					352,891
Spanish dollars -	_					38,579,358

Account of the Export Trade by British and American Vessels at Canton, from 1st July, 1836, to 30th June, 1837.

Exp	orts.		British Ships.	American Ships.	Total Quantity.	Price per yard, piece, &c.	Total Value in Spanish Dollars.
Alum -	-	- pls-	35,632	10		dol. 2.50	85,105
Annisced	-	- value	4,213	200	4,413	-	4,413
Arsenic -	-	- chests	114	_	114	10.	1,140
Bangles -	-		66	_	66	50.	3,300
Baskets -	-	- value	120	120	120	_	150
Beads -	-	- chests	1,345	-	1,315	18.	21,210
Brass leaf	-		231	-	231	45.	10,395
Bricks -	-	- No.	100,000	l –	100,000	5.	500
Camphor	-	- value	28,489	69,300	97,779	_	97,779
Capoor cutcher	v	- chests	78		78	6.	468
Cassia -	•	- value	58,375	60,900	119,275		119,275
Cassia buds	-	- pls.		30	30	14.	420

Account of Exports .- continued.

		1	Exports.—con	1	Price per yard.	Total Value in
Exports.		British Ships.	American Ships.	Total Quantity.	Price per yard, piece, &c.	Spanish Dollars,
China ware - ditto luk -	- value		32,179	48,525 231	<u> </u>	48,525 231
ditto root -	- pls.	665	_ 231	665	3.50	2,328
Copper	: =	153	_	153 11	180· 20·	27,540 220
ditto, white -	- boxes	49	Ξ.	49	50.	2,450
ditto, ware - Corals, false -	- value		_	830 124	40.	830 4,960
Cotton yarn -	- pis.	5,643	=	5,643	40.	225.720
Crackers - Dragon's blood	<ul> <li>boxes</li> <li>pis.</li> </ul>	3,762	21,700	25,462 6	60.	36,748 360
Fans and fire screens	- No.	_	161,143	161,143	.1·50 40	2,417 880
Feather fans - Galangal -	- pls.	266	2,200 127	2,200 393	3.50	1,376
Gambogo -	- value		13	13	55⁺	715 10,400
Gnuze Gold ware -	- vanie	300 4.450	10,100	10,400 4,450	=	4,450
Grass cloth -	- chests	4,120 38	103,940	108,060	40.	108,060 1,520
Gum Benjamin Hartall	- pls.	612	=	612	114.	8,568
Hats	<ul><li>boxes</li><li>value</li></ul>	2,200	- 5 500	56 7,728	50.	2,800 7,728
Ivory ware - Kettisall's -	- chests	2,007	5,528	2,007	11.	22,077
ditto, silk - Lncquered ware	: =	61 3,630	- 5,929	9,559	' <u>13</u> .	793 9,559
Marhie slabs -	- boxes	3.856	'-	3,856	5.	19,280
Matting - Mats, bamboo -	- value	4,532	105,368 33	109,900	_	109,900 33
Pearl buttons -	- gross	_	184,300	184,300	10. cts.	18,430
slabs - Musk	- value	17,600	_ 50	50 17,600	_	17,600
Nankeens -		108,718	32,686	141,404	_ ^	141.404
Oils spice - Paper	- pls. - value	78 38,113	173 200	251 38,313	=	23,100 38,313
Pearls, false -		13,991	- <sup>200</sup>	13,991	- i	13,291
seed - Preserves -	- boxes	105 1,050	_	105 [1,050	4.	105 4,200
Rattans, split -	- pls.	_	100	100	20.	2,000 1
Rhubarh - Raw silk -		122 20,397	95 125	217 20,522	=	57,276 8,154,766
Silk piece goods	- value	338.212	2,006,313	2,344,525	_	2,344,525
Silver ware - Sugar	- pls.	4,645 63,803	15,469	4,645 79,272		4,645 584,552
Sugar candy -		31,377		31,417		300,334 [
Sweetineats - Sewing silk -	<ul> <li>boxes</li> <li>pls.</li> </ul>	1,161	2,225 410	3,380 410	450.	36,375 184,500
Tea	- 1	1140			Taels.	,
Bohea - Congo -	- pls.	1,149 183,509	1,266	2,415 183,509	30,903 5,872,288	
Caper -		5,094		5,094	132,444	i
Southong - Pouthong -	: =	19,100	17,483 2,322	36,583 2,322 287	1,304,660 58,050	1
Campoi - Ankoi -		287		287	8,610	
Hongmuey	: =	1,274 3,989	=	1,274 3,989	26,754 127,648	1
Pekoe Orange Pekoe		2,952	802	3,754	233,652	
		7,088		7,088	219,728	
Black -	-	224,442	21,873		8,014,740	11,131,584
Hyson -	: -	19,923	9,993	29,916	1,664,988	1
Young hyson Hyson skin	=	5,118 12,613	63,278 12,524	68,396 25,137	1,966,268 603,466	İ
Twankay - Gunpowder		31,448	3.181	34,629	1.001.060	
Imperial -	=	4,587 3,149	7,790 5,722	12,377 8,871	655,546 442,129	l
Green -	-	76,838	102,488		6,333,457	8,796,468
Not specified	_	6,925		6,925	235,450	327,013
Tiles	- No.	21,000	_	21,000	10	210
Tobacco - Trunks -	- pls. - sets	400 329	157	400 486	25	10,000 10,849
Umbrellas -	- chests	200	- **'	200	20	4,000
Velvet	boxes	119		119 1,096	70 63	8,330 69,048
Sundries -	value	62,615	2,287	64,902	_	64,902
Treasure, gold -	taels	43,919 2,058,754	=	9 058 754	23·50	1,032,096
dollars, Sp.			=	2,058,754	5 per cent.	3,002,350 728,395
ditto, S. A. Disbursements on	-	68,304	- 1	68,304	3 per cent.	66,255
171 British ships		561,000	177,000	_		738,000
96 American do.	-	001,000	111,000			7.00,000
Spanish dollars -	-	-	`			38,579,358
						Sup.)

[We States

> Young Hyson Hyson Tonka Guapo Imperi Bohea Souch Pouch Pecco Congo

T The six year CAN polotno, shipping not bein of 100l. when o Will. 4. exportal 1832. the make 43 5 9. 43. § 9. CAO and vul is obtain the Jatra a mould mould is ner part thirds of but it gro remarkal out to 7 Cold ren fire, it so as a cand Caoute Condami it, mentic Indians.-way here

way here solution; rendered this way manufact elasticity in a still Previous year they stily entereduty has be CAPE.

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CAPE long, 18° S

[We find the following account of the Teas and Silks exported from Canton to the United States between June 30th, 1837, and the same date in 1838.

		Teas,					Silks.		
				Chests.	Crape shawls	_	-		19,841
Young hyson	-	-	-	- 70,146	Handkerchiefs	-	-	- pieces	38,212
Ivson -	-	-	-	- 13,112	Linchews	-	-		2,530
lyson skin	-	-	-	- 20,986	Sarsneis	-	-		2,699
l'onkay -	-	-	-	- 561	Levantines	-	-		37
Gunpowder	-	-	-	- 8,343	Satin do.	-	-		60
Imperial	-	-	-	- 6,911	Satins -	-	-		1,20
lohea -	-	-	-	- none.	Satin damask	-	-		5
Souchong	-	-	-	- 51,378	Camblets	-	-		7
Pouchong	-	-	-	- 7,720	Pongees	-	-		24,21
Pecco -	-	-	-	- 3,180	Mixed lustrings	-	-		58
Congo -	-	-	-	- 757	Crapes -	-	-		2
					Sewings	-	-	- peculs	3
Total	-	-	-	- 183,100				-	

The above amount of teas is stated to be about 10,000 chests less than the average of the six years preceding.—Am. Ed.]

CANVAS (Fr. Toile à voile; Ger. Segeltuch; It. Canevazza, Lona; Rus. Parussnoe polotno, Parussina; Sp. Lona), unbleached cloth of hemp or flax, chiefly used for sails for shipping. Masters of ships are required to make entry of all foreign-made sails and cordage, not being standing or running rigging, in use on board their respective ships, under a penalty of 100l. Sails in actual use, and fit and necessary for such ship, are imported free; but when otherwise disposed of, they are liable to an ud valorem duty of 20 per cent.—3 & 4 Will. 4. c. 56.) It had been the practice for a considerable period to grant bounties on the exportation of canvas or sail-cloth; these, however, finally ceased on the 1st of January, 1832. By an aet passed in the reign of Geo. 2., new sails were ordered to be stamped with the maker's name and place of abode; but this regulation was repealed by the 10 Geo. 4. c. 43. § 9.

CAOUTCHOUC. "This substance, which has been improperly termed elastic gum, and vulgarly, from its common application to rub out pencil marks on paper, India rubber, is obtained from the milky juice of different plants in hot countries. The chief of these are the Jatropha elastica, and Urccola elastica. The juice is applied in successive coatings on a mould of clay, and dried by the fire or in the sun; and when of a sufficient thickness, the mould is crushed, and the pieces shaken out. Acids separate the caoutchouc from the thinner part of the juice at once, by coagulating it. The juice of old plants yields nearly two thirds of its weight; that of younger plants less. Its colour, when fresh, is yellowish white, but it grows darker by exposure to the air. The elasticity of this substance is its most remarkable property; when warmed, as by immersion in hot water, slips of it may be drawn out to 7 or 8 times their original length, and will return to their former dimensions nearly. Cold renders it stiff and rigid, but warmth restores its original elasticity. Exposed to the fire, it softens, swells up, and burns with a bright flame. In Cayenno it is used to give light as a candle."—(Ure's Dictionary.)

Caoutchouc promises to become an article of very considerable importance. M. de la Condamine, who was one of the first to communicate authentic information with respect to it, mentions, that, owing to its being impervious to water, it was made into boots by the Indians.—(Voyage de la Rivière des Amazones, p. 76.) It is now employed in a similar way here. Means have, within these few years, heen discovered of reducing it to a state of solution; and when thin filaments of it are spread over cloth, or any other substance, it is rendered impervious alike to air and water. Air cushions and pillows are manufactured in this way; as are water-proof cloaks, hats, boots, shoes, &c. It is also extensively used in the manufacture of braces and other articles which it is desirable should possess considerable elasticity; and there can be little doubt that it will be employed still more extensively, and in a still greater variety of ways.

Previously to 1830, the importations of cnoutchour were comparatively inconsiderable. In that year they amounted to about 52,000 ths.; while, during the year ended the 5th of April, 1833, the quantity entered for consumption amounted to 178,676 lbs. Its price varies from 6d, to 2s, 6d, per lb. The duty has been judiciously reduced from 6d, per lb. to 1s, per cwt.

CAPERS (Fr. Capres; Ger. Kappern; Du. Kuppers; It. Cappari; Sp. Aleaparas; Rus. Kaperszü; Lat. Capparis), the pickled buds of the Capparis spinesa, a low shrub, generally growing out of the joints of old walls, and the fissures of rocks, in most of the warm parts of Europe. Capers are imported into Great Britain from different parts of the Mediterranean; the best from Toulon in France. Some small salt capers come from Majores, and a few flat ones from about Lyons. The duty of 6d. per lb. on capers produced, in 1832, 1,553l. 5s. 4d. nett, showing that 62,130 lbs. had been entered for home consumption.

CAPE-TOWN, the capital of the British territory in South Africa; lat. 33° 55′ 56″ S., long. 18° 21′ E. It lies at the bottom of Table Bay, about 32 miles north from the Cape of Good Hope; and on the western side of the territory to which it gives its name. The

INCRISITY OF WATERLOO

. 11,131,584

Total Value in panish Dollars

> 48,525 2,328 27,540 220 2,450 830 4,25,720 36,748 360 2,417 880 1,376 715 10,400 4,450 108,060 1,520 8,568 2,568 2,568 2,568

22,077 793

9,559

19,280 109,900

33 18,430

17,600

141,404 23,100 38,313

> 105 4,200

2,000

57,276

2.344.525

4,645 584,552 305,334

184,500

8,706,468

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10,849

4,000 8,330

69,048

1,032,096

3,002,350 728,395

66,255

738,000

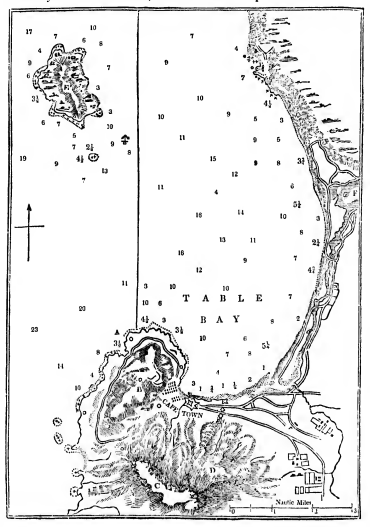
38,579,358

Sun 1

town was founded by the Dutch in 1650; and remained, with the territory subject to it, in their possession till it was taken by the British in 1795. It was restored to the Dutch by the treaty of Amiens; but being again captured by the British in 1806, it was finolly ceded to us in 1815. The streets are laid out in straight lines, crossing each other at right angles; many of them being watered by canals, and planted on each side with oaks. The population in 1829–30 amounted, according to the statement in the Cape Almanac, to 13,103 free persons and 5,838 slaves, naking together 18,491. The town is defended by a castle of considerable strength. Table Bay is capable of containing any number of ships; but it is exposed to the westerly winds, which, during the months of June, July, and August, throw in a heavy swell, that has been productive of many distressing accidents. This in fact, is the great drawback upon Cape-Town, which in all other respects is most admirably fitted for a commercial station. At the proper season, however, or during the prevalence of the easterly monsoon, Table Bay is perfectly safe; while the cheapness and abundance of provisions, the healthiness of the climate, and above all its position, render it a peculiarly desirable resting place for ships bound to or from India, China, Australia, &c.

The subjoined plan of Table Bay is taken from the survey of the Cape of Good Hope,

executed by Lieut. Vidal and others, under the direction of Captain Owen.



Referdeck at from the in lat.

Port pointed clant venerge 2. Sh able qui place, a with tw to over! Ships a in the o of they will the kedge, the ness to learn store place of occur, by of water is partic periodict

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Vol. I.-

abject to it, in Dutch by the nally ceded to right angles; The popula-

ac, to 13,103 ed by a castle hips; but it is August, throw This in fact, is lmirably fitted valence of the idance of proculiarly desira-

f Good Hope,

References to the Plan.—A, light-house, furnished with double lights. They may be seen clearly off deck at 16 miles' distance; but they do not appear double till within 6 or 7 miles to the westward; from the northward only one light is seen. B, Lion's Runp. C, Table Monotain. D, Devil's Peak, in lat. 33° 57′ 2″. E, Robbin Island. F, Salt River. The figures denote the soundings in fathoms.

from the northward only one right is seen. It, Lon's stating. C, table should be pointed out to the mosters thereof by the port captain, when he boards them; and no master of a merchant vessel shall shift his berth without permission from the port captain, unless in case of extreme emergency, when he must report his having done so as early as possible at the Port-office.

2. Should it be the intention of a master of a vessel to dischurge or receive on board any considerable quantity of merchandise, a berth will be pointed out to him as close to the fetty, or other handing place, as the safety of the vessel and other circumstances will admit. And the master will then moor with two bower anchors, with an open hawse to the N. N. E., taking especial care, in so mooring, not to overlay the nucleors of any other ship, or in any way to give the vessel near him a foul berth. Ships and vessels bruching in Table Bay for water and refreshments alone, may ride at single anchor in the outer anchorage; but in this case it is particularly recommended to veer out 80 or 90 fathoms, will thereby be greatly lessened; and if riding by a rope or coir cable, to run out a stream or good kedge, to steady the ship; and in both cases the other bower anchors, or well secured with a bower and stream anchor, and with good cables, buoys, and buoy-ropes, the master will then take the exact place of the ship by the bearings of 2 land-marks, and the depth of the water; and should accident of water must be taken at the time, and the same must be notified in writing to the port captain. It is particularly recommended that vessels be kept as sing as possible, to counteract the effects of the periodical winds, which at times blow with considerable violence.

The district subject to Cape-Town is of very great extent, and contains every variety of soil, from the richest level land to the wildest mountain, and tracts destitute of even the appearance of vegetation. The climate fluctuates between the two extremes of rain and On the whole, its advantages and disadvantages seem to be pretty equally balanced; and the prospects which it holds out to the industrious emigrant, if not very alluring, are certainly not discouraging.

Population .-- According to the official returns, the population of the Cape Colony, in 1834, consisted of-

Whites and Free Coloured.
Males. Females.
60,440 56,418

 $\begin{array}{cc} \textbf{Negro Apprentices, formerly Slaves.} \\ \textbf{Males.} & \textbf{Females.} \\ \textbf{19,580} & \textbf{16,559} \end{array}$ 

Total 153,027

Produce.-Large quantities of corn of a very good description are produced in the immediate neighbourhood of Cape-Town; but its free exportation is restrained; noue being allowed to be sent abroad, except a specified quantity decided upon by government after an investigation into the state of the crops! This restriction, Mr. Thompson tells us (Travels in Southern Africa, p. 395.), has neither produced regular prices nor averted scarcity. It has, however, been in no common degree injurious to the colony; and it is really surprising that systems of policy universally condemned in England should be allowed to exert a pernicious influence over any of our colonies. The Mauritius and Rio Janeiro are the principal markets for the corn of the Cape.

Large quantities of wine, and of what is called brandy, are produced at the Cape; but, with the exception of Constantia, they are very inferior. Objections have been made to the duties recently imposed on Cape wines; but, as it appears to us, without any good foundation. The real effect of allowing their importation at a comparatively low duty is not to occasion their direct consumption, but to cause them to be employed as a convenient means of adulterating others; so that, besides being injurious to the revenue, such reduction of duty promotes fraudulent practices, and detracts from the comforts of the public.

Considerable quantities of hides, skins, and horns are exported. They are principally brought from Algon Bay, on the eastern side of the colony; and the trade has increased very fast during the last 6 or 7 years. Horses, butter, beef, ivory, whale oil, aloes, argol, and various other articles, are among the exports.

The imports at the Cape consist of woollens, cottons, hardware, earthenware, furniture, haberdashery, soap, paper, books, and portions of most articles used in this country. Piece goods and teak timber are imported from India, tea from China, sugar from India and the

Revenue, Se.-The total revenue of the Cape Colony for the year 1832 amounted to 130,808/. 7s. 31d.; the expenditure for the same year was 126,889/. 0s. 91d.; leaving a balance of 3,9191. 6s. 103d. in favour of the former.

Trade.—The trade between the colonists and the independent natives is subjected to various restraints, of which it is not always very easy to discover the policy. The sale of gunpowder and fire-arms to the natives has been prohibited; a regulation which might have been a judicious one, had they not been able to obtain them from any one else. But the Americans have begun to trade at Natal, on the eastern coast, and have liberally supplied the natives with these and various other articles; so that by keeping up the regulation in question, we merely exclude ourselves from participating in what might be an advantageous

Vol. I.—2 D

According to the official accounts, the values of the products imported into, and exported from the Cape of Good Hope in 1834, were as under:-

	Estimated Value	e of Import	is.			Estimated Value of Exports.						
	G. Britaig.	British Colonies.	United States.	Other Foreign States.	Total.	G, Britaln.	British Colonies.	United States.	Other Foreign States.	Total.		
Cape-town - Simon's town - Port-Elizabeth -	£ 275,049 503 56,869	£ 27,200 3,338 3,430	£ 4,349 5,391	£ 86,229 392 19	£ 392,827 9,624 6,317	£ 171,310 5,797 61,142	£ 106,930 570 4,156	£ 4,603	£ 14,822 4 498	£ 297,57 6,48 65,79		
Total.	332,420	33,968	9,740	86,640	462,768	238,258	111,556	4,664	15,324	369,80		

During the same year, the ships and tonnage entering inwards from, and clearing outwards to, the undermentioned countries, were :-

			S	hips Inv	rar	ls.					Shipe Outwards.										
G. Br		G. Britain. B. Colonie		G. Britain.				United States, Other Foreign States,		Total.		G. Britain.		G. Britain. B. Colonies.			nited tales.	Fo	ther reign ates.	т	otal,
Ports,	Ships.	Tons.	Ships.	Tons.	Ships.	Tous.	Ships.	Tons.	Ships.	Tons.	Ships.	Tons.	Ships.	Tons.	Ships.	Tons.	Ships.	Tone.	Ships.	Tons.	
C. Town. Town.	78 9 15	25,047 3,141 2,771	98 8 9	35,110 2,973 2,227	20	9,572 5,632 559			299 41 28	13,749	115 8 12	3,063	102 12 6	4,606	19	7,670 5,504	41 4 6	1,262	283 43 24	96,5 14,4 4,1	
Total	102	30.959	115	10.340	33	15.763	95	20 593	359	137,655	135	50,447	120	36.716	44	13,174	51	14.818	350	115.1	

Articles exported from the Cape. - The following account of the exports from the Cape in 1829 is taken from the Cape Almanac for 1831. It is the most complete of any that we have seen, and its accuracy may be depended upon.

Articles, the Produce and Manufacture of the Cape Colony, exported during 1829.

Articles.	Amount.	Arlicles.	Amount.
	£ 8. d.		£ 8. d
Aloes, 375,736 lbs. and 61 casks and cases, esti-	•	Salt, 298 muids	28 16 0
mated value	2,791 0 0	Sheep, 3,282 in number; pigs, 33; goats, 2 .	1,506 10 0
Argol, 22,422 lbs	535 0 0	Spirits, viz.	.,
Butter, 105,519 lbs. and 152 casks and jars .	5,570 16 4	Brandy, 1,408 1-2 gallons	85 0 0
Beef, pork, and tongues, salted, 1,780 casks and		Liqueurs, 24 gallops • • •	20 0 0
kers	4,353 7 1	Soap, 1,218 lbs.	24 0 0
Beer, 3,306 gallons	240 0 0	Saddlery and barness	23 0 0
Biscuits and rusks, 20,000 lbs	229 0 0	Skins, viz.	
Corn, grain, ment, &c., viz.		Goat, 91,781 pieces and 55 bundles .	514 15 0
Barley and oats, 13,553 muids	4,163 6 0	Seal, 3,928 pieces	834 0 0
Beans and peas, 60 muids	87 0 0	Sheep, 77,343 pieces	3,795 0 0
Bran, 36,332 lbs.	121 0 0	Calf, 1,414 pieces and 2 bundles	169 0 0
Flour, 78,224 lbs.	866 0 0	Rabbit and mole, 490 pieces	14 0 0
Wheat, 24,236 muids	23,449 0 0	Karosses, 1 case	7 10 0
Cheese	31 10 0	Tallow, 13,333 lbs.	409 0
Curiosities	467 12 6	Vinegar, 428 gallons	13 0
Confectionery	29 0 0	Wine, ordinary, 1,548,977 1-2 gallons	146,936 0
Candles, 11,584 lbs.	383 0 0	Constantia, 2,874 gallons	2.137 0 0
Carriages	38 0 0	Wool, 33,280 lbs, and 11 bags	1.220 0 0
Feathers, ostrich, 539 lbs. and 31 boxes	1.917 0 0	Wood Wood	73 10 (
Fish	1,589 10 5	Whalebone, 13,038 lbs. and 229 bundles	1,392 0
Fruits, dried, 133,333 lbs.	4.236 0 0		22 0 0
green .	49 0 0	Wax, bees', 910 lbs.	148 0 0
Parden seeds and bulbs	413 2 0	Zebras, 4 head	148 0 (
Gum, 16,943 lbs. and 2 cases	96 0 0		
	33,722 18 54		l .
Hides, horse and ox, 79,035 pieces Horns, 244,610 in number	5,989 6 0	Supplies to his Majesty's Navy.	
Hav. 29.160 lbs.	5,989 6 0°		
			717 0 0
forses, 314 in number	6,753 0 0	Biscoit, 259,618 lbs.	2,859 0 0
vory, 25,497 lbs. and 227 tusks, bundles and	3.759 0 0		740 0 0
casks		Flour, 57,422 lbs.	632 0 0
ime, 72 half aams		Hay, 5,630 lbs.	26 0 (
eather, 2 cases	10 0 0	Rusins, 10,722 lbs.	191 0 0
Mules, 49 head	688 0 0	Sheep, 34 in number, and oxen 23	83 0 (
oil, whale, 34,662 gallons and 90 casks	4,023 6 0	Vegetables, 30,013 lhs.	306 0
Oxen, cows, and calves, 444 head -	1,782 0 0	Wine, ordinary, 18,091 Imperial quarts	1,432 0 (
Polonies	63 0 0	Total estimated value of colonial pro-	
Potatoes and onions, 367 muids • •	169 0 0	duce and manufactures exported L.	285,247 15 10
Poultry	138 0 0	during the year 1829.	1

## CUSTOM-HOUSE RECULATIONS, FEES, &c.

	On Adminion of	a Ship to	Entry.	observe-	
l. The	ship's register must	be lodge	l in the	Custom-house,	unti
he vessel	clear again for sea.			,	

1. The ship's register must be lodged in the Custom-house, until the vessel clear axani for sea.

2. The manifest of the cargo on board for this place must be deposited there.

3. The cackets of cargoes shipped from any place in Great Britain or Irelated for this place must also be deposited there.

3. The cackets of cargoes shipped from any place in Great Britain or Irelated for this place must also be deposited there.

4. The making out the declarations, the value by invoice of the different packages on board, and facilitate the making out of the entries.

4. In making out the declarations, the value by invoice of the different pomentities must be given by the importer, in order to enable the Custom-house to estimate the duties payable, and to send to a government, annually, the required statement of the total duties received upon the several articles imported.

4. The maker must produce a certificate from the harbour master, that the tomoage duties of the port law been paid.

2. The export manifest must be examined with the permits granted, in order to ascertain wheller packages have been shipped without a permit.

granted, in order t wilhout a permit.

3. Export declarations must be sent in by the several shipper, of the quantity and value of goods or produce shipped by them, is often to ascertain the annount of the exports of the enlarge, 4. When Cape wine is shipped for exportation to England, affidient of the control of

The original of which is to be returned to the master to accompany the careo.

The duplicate in be forwarded, by the first conveyance sailing subsequently to the vessel containing the original, to the cumuisioners of customs in England or Scotland respectively, as the case may happen.

As an the triplicate, wrilten on or covered with a stamp, to remain as an office copy.

N. B.—Ships taking in cargoes for other parts of the world, are required to deliver only original and duplicate manifests.

From 1 1 10 10 10 20 50 50 6. Wh England, the collection of f wholly by the collection of f wholly by the collection of f wholly by the collection of f wholly by the same on the comparison of exposition of exposition of exposition of custom of cu

Coastwise Manifes Regu terrifor nre limp Timits o (3 & 4 ) The 6 sucd fre

commet

expedie der of h ing the Itshal any fore exportin that suc pendend sign an

which t Dutie tion, or producti accordin mitted, Anad whisky, No ter No an

Hope or nffidavit

1. On t 2. Good 3. On |

ch 4. On a 4. On a 5. On t 6. On s 7. On p 8. On c 9. On g 10. On c

11. On e

12. On t 13. On e 14. On t 15. On c

16. On t Money lings, an

The co

orted from the

orts.	
Other oreign itales.	Total,
£ 14,822 4 498	£ 297,574 6,432 65,796
15,324	360,802

twards to, the

Total. 1,262 1,019 283 43 24 96,55-14,43 4,16 4,818 350 115,155

in 1829 is taken nd its accuracy

1829.

Ī	Amount.	
	£ s. d. 28 16 0 1,506 10 0	
	85 0 0 20 0 0 24 0 0 23 0 0	
	514 15 0 834 0 0 3,795 0 0 160 0 0 408 0 0 408 0 0 146,936 0 0 2,137 0 0 1,220 0 0 1,392 0 0 1,392 0 0 148 0 0	
	717 0 0 2,859 0 0 740 0 0 632 0 0 26 0 0 191 0 83 0 0 306 0 0 1,432 0 0	
L.	285,247 15 104	ı

several shippers, of pped by them, in or-e colony. in to Eogland, affida-nst be delivered, and roller of customs, to

re shipped from the

conveyance sailing inal, to the commis-sectively, as the case

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rts of the world, are

		Descr	ription o	f Stan	spe requ	ired.		L.	2.	đ.
Fior	n t to 10	one of	goods sh	ipped i	rom the	Cape		0	7	6
•	10 - 20								15	
	20 - 50			•				ı	18	0
	50 and	upwarde	•	. •		•	•	2	5	0
	tithen u	hele oil	or whale	hone	le shine	ad farm	11-	c		

6. When whate oil or whate bone is shipped from the Cape for England, the proprietor of the whate fishery is to make each, before the collection or comprising, that the same were home fide the produce of find, or create the living inches, actually taken and casefully the shipped in the collection of the collection

and seal to the master, testilying that such oath hath been made before him.

7. When saided seal skins are shipped from the Cape for England, the shipper is to make nath before the collector or comproller, that the saines are really and born fide the skins of seals taken and example the saines of the saines was not made in, or exported from, Great Britain or Ireland; and the calciector or comproller is to grant a certificate to the master arcurdingly.

8. The original manifest, and a copy thereof, of ships touching at the Cape of Good Hope, with express from the eastward for England, or the cape of the saines was the saines and the cape of the cape of the saines of the cape of the cape of the saines of the cape of the saines of the cape of the saines of the saines of the cape of the saines of the saines of the saines of the cape of the saines of the saines of the saines of the saines of the saines of the cape of the saines

Coastwise: Entrance—gratic Clearance Landing (or chipping) cargo

In obtaining Permits, observe—

In obtaining Permits, observe—

2. The duties are to be collected on all imports, whether intended for private use, for presents, or for trade; except on wearing apparent of the contract of

ol accompanying the proprietor.

Or on specie,
On garden seeds.
On garden seeds.
On goods loaded in the Custom house stores for exportation.
On goods loading the Bay for other ports (provided neither bargain nor sale of them have taken place).
On goovernment stores (provided an order he sent from government).

on government sores (provide an other to sent from govern-ment).

3- 1a. 6d. is charged for every permit for goods exceeding the value of 7t. 10s. shippen or landed, and 9d. on goods under 7t. 10s. value; as also 9d. for every baggage permit.

Valuo j sa also 3d. lot every lasgrage perunt.

Every pipe, punchen, Arafrage Dues.

Every half-pipe, or any description of cask larger than a pipe

Every half-pipe, or any description of cask larger than a 0 1 g

For every holest at the crane 0 0 0 0

For every holest the crane 0 0 7 6

For a sheep

For a pipe 0 0 4

For every case measuring 1-2 a too, or larger 0 1 6 and the cuty tour state and the control of castoms.

9. If any part of such cargo shall be discharged at the Cape of Castoms.

9. If any part of such cargo shall be discharged at the Cape of Castoms.

10. The usual fees to be charged, vig.—

11. The usual fees to be charged, vig.—

12. A description of the cargo so discharged, and verify the same.

13. The usual fees to be charged, vig.—

14. A description of the cargo so discharged, and verify the same.

15. The usual fees to be charged, vig.—

16. The usual fees to be charged, vig.—

17. A description of the cargo so discharged at the Cape of Castoms of the cargo so discharged at the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Castoms of the Cape of Cape of Castoms of the Cape of Castoms of the Cape of Cape

Regulations as to Trode.—All goods, the produce or manufacture of the Cape of Good Hope, or the territories or dependencies thereof, are subject (on importation into England) to the same duties as are imposed on the like articles, the produce or manufacture of the British possessions within the limits of the East India Company's charter, except when any other duty is expressly laid on them.—

re imposed on the like articles, the produce or manufacture of the British possessions within the limits of the East India Company's charter, except when any other duty is expressly laid on them.—

(3.4 4 Will. 4. c. 56, 2.9.)

The 6 Geo. 4. c. 114. enacts, that it shall be inwful for his Majesty, by any order in council to be issued from time to time, to give such directions and make such regulations touching the trade and commerce to and from any British possessions in Africa, as to his Majesty in council shall appear most expedient and salutary; and if any goods be imported or exported in any manner contrary to such order of his Majesty in council, the same shall be forfeited, together with the ship importing or exporting the same.— 73.

It shall not be lawful for any person to re-export, from any of his Majesty's possessions abroad, to any foreign place, any coals, the produce of the United Kingdom; and no such coals shall have given bond, with one sufficient surety, in double the value of the exporting vessel shall have given bond, with one sufficient surety, in double the value of the coals; that such coals shall not be lawful do at any of such possessions, to be exported to any British place, until the exporter or the master of the exporting vessel shall have given bond, with one sufficient surety, in double the value of the coals, that such coals shall not be landed at any foreign place.—3 85.

It shall be lawful for the shipper of any wine, the produce of the Cape of Good Hope or of its dependencies, which is to be exported thence, to go before the chief officer of customs, and make and sizn an affidavit before him, that such wine was really and bona fide the produce of the Cape of Good Hope or of its dependencies; and such officer is hereby authorised and required to administer such which is to be exported, and the destinution of the same.—3 78.

Daties.—A duty of 32 per cent. is charged on the importation of all articles of the growth, production, or manufacture of Great Britain, or of the British pa

									reru	ent.
1	. On the nett amount of all sal	les of go	ods by	public	sale, and on	the gross	amount	of all		
	sales	-	-	٠.	-	-	-	-		5
9	Goods consigned, and afterw	ards wit	hdrawn		-	-	-	-	-	21
3	On purchases effected from	the proc	eeds of	goods	on which a	commissi	on has a	fready	been	
	charged -	-	-	-	-	-	-	-	-	2
4	. On all other purchases, or sh	ipments	of good	3	-	-	-	~	-	5
	On the sale or purchases of s				-	-	-	-	-	2
6	On ships' disbursements	<b>-</b> ' '	-	-	-	-	-	-	-	5
7	. On procuring freight	-	-	-	-	-	-	-	-	5
Ė	On collecting freight on ships	bound t	o this p	lace	-	-	-	-	-	2
Ç	On guaranteeing bills or bone	ds by end	lorseme	ent or c	therwise	-	-	-	-	2
10	On collecting debts without i	recourse	to law	-	-	_		-	-	2
•	Ditto, where legal proceedi	ngs are t	aken	-	-	-	-	-	-	5
11	. On effecting remittances by l			e -	- '	-	_	-	-	1
	. On the negotlation of bills	-	-	-	-	-	-	-	-	ī
	. On effecting insurances	-	-	_	-	-	-	-	-	0
	. On the administration of est	etes	-	-	-	-	-	-	-	5
	. On cash advances -	-	_	_	-	-	-	-	-	2
	On the debtor and creditor si	des of cr	ish acco	unts.	n which no	other com	mission i	s char	red	ı'

Money.—Accounts are either kept in pounds, shillings, pence, and farthings, or in rix-dollars, schillings, and stivers.

I Stiver

† of a Penny. 2‡ Pence, or 1 schilling. 18 Pence, or 1 rix-dollar. 6 Stivers = 8 Schillings =

The commissariat department grant bills on the Treasury at a premium of 11 per cent.

Weights and Measures.—The weights made use of in the Cape are derived from the standard pound of Amsterdam; and those assized are from 50 lbs. down to 1 loot, or the 32d part of a pound, which is regarded as unity.

```
The muid of wheat weighs, at an average, about 110 lbs. Dutch, being somewhat over 196 lbs.
                   Liquid Measure.
           16 Flacks
                                 1 Anker.
1 Aam.
              Ankers
                            211
            4 Aanıs
                                  I Leaguer.
                                                                        Cloth and Long Measures.
                                                                                            Rhynland foot.
                   Corn Measure.
                                                                12 Rhynland inches
                                                                                            Dutch ell.
                                                                                       sa 1
                                                                         ditto
         4 Schepets = 1 Muid.
10 Muids = 1 Load. 107 schepets
                                                                                          1 Square foot.
                                                               144
                                                                          ditto
        10 Muide
                                                                                            Rood.
                                                               144 Sanare feet
  82 Winch, bushels, or 4 schepels = 3 lmp. bush.
                                                               600 Roods
                                                                                       = 1 Morgen.
very nearly.
```

Colonial Weights and Measures compared with those of England.

			weigni	8.		
100 lbs. Dute 100 lbs. Eng		=		9 lhs. Engl lbs. Dutch	ish avoirdupoi: L	S -
		Win	e or Liquid	Measure.		
1 Flask	222	0.6	Old gallon.	or 4.916 I	mperiat gallon	s.
1 Anker	===	07	ditto.	7.9	ditto.	
1 Aum	==	38	ditto,	313	ditto.	
1 Leaguer	==	152	dilto,	126.6	ditto.	
1 111		110	41140	01.0	dista	

1 Pipe = 110 ditto, 91-6 ditto

Saldanha Bay, in lat. 33° 6' S., long. 17° 58′ 15′′ E., being 16} leagues north of Cape-Town, is one of the best and most commodious harbours in the world. It is perfectly safe at all seasons.

Besides the Cape Almanac, one of the best of that class of publications, and the other authorities

Besides the Cape Almanac, one of the best of that class of publications, and the other authorities referred to, we have derived part of the above details from papers laid before the Finance Committee.

CAPITAL, in political economy, is that portion of the produce existing in a country, which may be made directly available, either to the support of human existence, or to the facilitating of production.—(Principles of Political Economy, 2d ed. p. 97.) But in comerce, and as applied to individuals, it is understood to mean the sum of money which a merchant, banker, or trader adventures in any undertaking, or which he contributes to the common stock of a partnership. It signifies likewise the fund of a trading company, or corporation; in which sense the word stock is generally added to it. Thus we say the capital stock of the Bank, &c. The profit derived from any undertaking is estimated by the rate which it bears to the capital that was employed.

[The definition of capital given by the author seems to be too general. It makes no real difference between wealth and capital; for surely every portion of wealth "may be made directly available, either to the support of human existence, or to the facilitating of production." The editor has defined capital to be that portion of wealth which is not simply liable to be applied to the purpose of again producing wealth, but which is actually so applied. See his Principles of Political Economy, book i. chapter 4.—Am. Ed.]

CAPSICUM. See PEPPER.

CARAVAN, an organized company of merchants, or pilgrims, or both, who associate together in many parts of Asia and Africa, that they may travel with greater security through deserts and other places infested with robbers; or where the road is naturally dangerous. The word is derived from the Persian kervan, or cârvân, a trader or dealer.—(Shaw's Travels in the Levant, p. 9, 4to ed.)

Every caravan is under the command of a chief or aga (caravan-bachi), who has frequently under him such a number of troops or forces as is deemed sufficient for its defence. When it is practicable, they encamp near wells or rivulets; and observe a regular discipline. Camels are used as a means of conveyance, almost uniformly, in preference to the horse any other animal, on account of their wonderful patience of fatigue, eating little, and subsisting three or four days or more without water. There are generally more camels in a

caravan than men .- (See CAMEL.)

The commercial intercourse of Eastern and African nations has been principally carried on, from the remotest period, by means of caravans. During antiquity, the products of India and China were conveyed either from Suez to Rhinoculura, or from Bussorah, near the head of the Persian Gulf, by the Euphrates, to Babylon, and thence by Palmyra, in the Syrian desert, to the ports of Phonicia on the Mediterranean, where they were exchanged for the European productions in demand in the East. Sometimes, however, caravans set out directly from China, and, occupying about 250 days in the journey, arrived on the shores of the Levant, after traversing the whole extent of Asia.—(Gibbon, vol. vii. p. 93.) The formation of caravans is, in fact, the only way in which it has ever been possible to earry on any considerable internal commerce in Asia or Africa. The governments that have grown up in those continents have soldom been able, and seldomer indeed have they attempted, to render travelling practicable or safe for individuals. The wandering tribes of Arabs have always infested the immense deserts by which they are intersected; and those only, who are sufficiently powerful to protect themselves, or sufficiently rich to purchase an exemption from the predatory attacks of these freebooters, can expect to pass through territories subject to their incursions, without being exposed to the risk of robbery and murder.

parts Moha buildir men; this du true b precep assemt though encoul still ve ings. credit providi "It sha pilgrin

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The try whi month only wi and its which t "Fev product

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Mecca

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Since the establishment of the Mohammedan faith, religious motives, conspiring with those of a less exalted character, have tended to augment the intercourse between different parts of the Eastern world, and to increase the number and magnitude of the caravans. Mohammed enjoined all his followers to visit, once in their lifetime, the Canba, or square building in the temple of Mecca, the immemorial object of veneration amongst his countrymen; and in order to preserve continually upon their minds a sense of obligation to perform this duty, he directed that, in all the multiplied acts of devotion which his religion prescribes, true believers should always turn their faces towards that holy place. In obedience to a precept so solemnly enjoined and sedulously inculcated, large caravana of pilgrims used to assemble annually in every country where the Mohammedan faith is established; and though, owing either to a diminution of religious zeal, or the increasing difficulties to be encountered in the journey, the number of pilgrims has of late years declined greatly, it is still very considerable. Few, however, of the pilgrims are actuated only by devotional feelings. Commercial ideas and objects mingle with those of religion; and it redounds to the credit of Mohammed, that he granted permission to trade during the pilgrimage to Mecca; providing at the same time for the temporal as well as the lasting interests of his votaries. "It shall be no crime in you, if ye seek an increase from your Lord by trading during the pilgrimage."-(Sale's Koran, c. 2. p. 36. ed. 1764.)

The numerous camels of each caravan are loaded with those commodities of every country which are of easiest carriage and readiest sale. The holy city is crowded during the month of Dhalhajja, corresponding to the latter part of June and the beginning of July, not only with zealous devotees, but with opulent merchants. A fair or market is held in Mecca and its vicinity, on the twelve days that the pilgrims are allowed to remain in that city, which used to be one of the best frequented in the world, and continues to be well attended.

"Few pilgrims," says Burckhardt, "except the mendicants, arrive without bringing some productions of their respective countries for sale: and this remark is applicable as well to the merchants, with whom commercial pursuits are the main object, as to those who are actuated by religious zeal; for, to the latter, the profits derived from selling a few articles at Mecca diminish, in some degree, the heavy expenses of the journey. The Moggrebyns (pilgrims from Morocco and the north coast of Africa) bring their red bonnets and woollen cloaks; the European Turks, shoes and slippers, hardware, embroidered stuffs, sweetmeats, amber, trinkets of European manufacture, knit silk purses, &c.; the Turks of Anatolia bring carpets, silks, and Angora shawls; the Persians, Cashmere shawls and large silk handkerchiefs; the Afghans, tooth-brushes, called Mesouak Kattary, made of the spongy boughs of a tree growing in Bokhara, beads of a yellow scapstone, and plain coarse shawls manufactured in their own country; the Indians, the numerous productions of their rich and extensive region; the people of Yemen, snakes for the Persian pipes, sandals and various other works in leather; and the Africans bring various articles adapted to the slave trade. The pilgrims are, however, often disappointed in their expectations of gain; want of money makes them hastily sell their little adventures at the public auctions, and often obliges them to accept very low prices."—(Travels in Arabia, vol. ii. p. 21.)

The two principal caravans which yearly rendezvous at Mecca are those of Damascus and

Cairo. The first is composed of pilgrims from Europe and Western Asia; the second of

Mohammedans from all parts of Africa.

The Syrian caravan is said by Burckhardt to be very well regulated. It is always accompanied by the pacha of Damascus, or one of his principal officers, who gives the signal for encamping and starting by firing a musket. On the route, a troop of horsemen ride in the front, and another in the rear to bring up the stragglers. The different parties of pilgrims, distinguished by their provinces or towns, keep close together. At night torches are lighted, and the daily distance is usually performed between 3 o'clock in the afternoon and an hour or two after sunrise on the following day. The Bedouins or Arabs, who carry provisions for the troops, travel by day only, and in advance of the caravans; the encampment of which they pass in the morning, and are overtaken in turn and passed by the caravan on the following night, at their own resting place. The journey with these Bedouins is less fatiguing than with the great body of the caravan, as a regular night's rest is obtained; but their bad character deters most pilgrims from joining them.

At every watering-place on the route is a small castle and a large tank, at which the camels water. The castles are garrisoned by a few persons, who remain the whole year to guard the provisions deposited there. It is at these watering-places, which belong to the Bedouins, that the sheikhs of the tribe meet the caravan, and receive the accustomed tribute for sllowing it to pass. Water is plentiful on the route; the stations are no where more distant than 11 or 12 hours' march; and in winter, pools of rain-water are frequently found. Those pilgrims who can travel with a litter, or on commodious camel-saddles, may sleep at night, and perform the journey with little inconvenience; but of those whom poverty, or the desire of speedily acquiring a large sum of money, induces to follow the caravan on foot, or to hire themselves as servants, many die on the road from fatigue.—(Travels in Arabia, vol. ii. p. 3-9.)

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The caravan which sets out from Cairo for Mecca is not generally so large as that of Damascus; and its route along the shores of the Red Sea is more dangerous and fatiguing. But many of the African and Egyptian merchants and pilgrims sail from Snez, Cosseir, and other ports on the western shore of the Red Sea, for Djidda, whence the journey to Mecca is short and easy.

The Persian carayan for Mecca sets out from Bagdad; but many of the Persian pilgrims

are now in the habit of embarking at Bussorah, and coming to Djidda by sea.

Caravans from Bagdad and Busserah proceed to Alcppe, Dumascus, and Diarbeker, laden with all sorts of Indian, Arabian, and Persian commodities; and large quantities of European guods, principally of English cottons, imported at Busserah, are now distributed throughout all the eastern parts of the Turkish empire by the same means. The intercourse carried on

in this way is, indeed, every day becoming of more importance.

The commerce carried on by caravans, in the interior of Africa, is widely extended and of considerable value. Besides the great caravan which proceeds from Nubia to Cairo, and is joined by Mohammedan pilgrims from every part of Africa, there are caravans which have no object but commerce, which set out from Fez, Algiers, Tunis, Tripoli, and other states on the sea-coast, and penetrate far into the interior. Some of them take as many as 50 days to reach the place of their destination; and as their rate of travelling may be estimated at about 18 miles a day at an average, the extent of their journeys may easily be computed. As both the time of their outset and their route is known, they are met by the people of the countries through which they travel, who trade with them. Indian goods of every kind form a considerable article in this traffic; in exchange for which, the chief commodity the inhabitants have to give is slaves.

Three distinct caravans are employed in bringing slaves and other commodities from Central Africa to Cairo. One of them comes direct from Mourzouk, the capital of Fezzau, across the Libyan desert; another from Senaar; and the third from Darfur. They do not arrive at stated periods, but after a greater or less interval, according to the success they have had in procuring slaves, ivory, gold dust, drugs, and such other articles as are fitted for the The Mourzouk caravan is said to be under the best regulations. It is Egyptian markets. generally about 50 days on its passago; and seldom consists of less than 100, or of more than 300, travellers. The caravans from Senaar and Darfur used formerly to be very irregular, and were sometimes not seen in Egypt for 2 or 3 years together; but since the occupation of the former by the troops of Mohammed Ali, the intercourse between it and Egypt has become comparatively frequent and regular. The number of slaves imported into Egypt by these caravans is said to amount, at present, to about 10,000 a year. The departure of a caravan from Darfur is looked upon as a most important event; it engages for a while the attention of the whole country, and even forms a kind of era.—(Browne's Travels in Africa, 2d ed. p. 278.) A caravan from Darfur is considered large, if it has 2,000 camels and 1,000 slaves. Many of the Moorish pilgrims to Mecca cross the sea from Souakin and Massouah to the opposite coast of Arabia, and then travel by land to Mecca; and Burckhardt states, that of all the poor pilgrims who arrive in the Hedjaz, none bear a more respectable character for industry than those from Central Africa.

Caravans are distinguished into heavy and light. Camels loaded with from 500 to 600 lbs.\* form a heavy caravan; light caravans being the term applied to designate those formed of camels under a moderate load, or perhaps only half loaded. The mean daily rate at which heavy caravans travel is about 184 miles, and that of light caravans 22 miles.

The safety of a caravan depends materially on the conduct of the caravan-bachi, or leader. Neibuhr says, that when the latter is intelligent and honest, and the traveller understands the language, and is accustomed to the Oriental method of travelling, an excursion through the desert is rarely either disagreeable or dangerous. But it is not unusual for the Turkish pachas to realise considerable sums by selling the privilege of conducting caravans; and it is generally believed in the East, that leaders so appointed, in order to indemnify themselves, not unfrequently arrange with the Arabian sheikhs as to the attack of the caravans, and share with them in the booty! At all events, a leader who has paid a large sum for the situation, even if he should be honest, must impose proportionally heavy charges on the association. Hence the best way in travelling with caravans is, to attach oneself to one conducted by an active and experienced merchant, who has a considerable property embarked in the expedition. With ordinary precaution, the danger is then very trifling. It would be easy, indeed, were there any thing like proper arrangements made by government, to render travelling by caravans, at least on all the great routes, abundantly secure.—(Niebuhr, Voyage en Arabie, tome ii. p. 194. ed. Amst. 1780.)

No particular formalities are required in the formation of a caravan. Those that start at fixed periods are mostly under the control of government, by whom the leaders are appointed. But, generally speaking, any dealer is at liberty to form a company and make one. The individual in whose name it is raised is considered as the leader, or caravan-bachi, unless he

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that start at re appointed. e one. The hi, unless he appoint some one else in his place. When a number of merchants associate together in the design, they elect a chief, and appoint officers to decide whatever controversies may arise during the journey.—(For further details with respect to caravans, see the Modern Purt of the Universal History, vol. xiv. pp. 214—243.; Robertson's Disquisition on Ancient India, Note 54.; Rees's Cyclopædia, art. Curwan, most of which is copied from Robertson, though without a single word of acknowledgment; Burchhurd's Travels in Arabia, vol. ii. passim; Urquhart on Turkey and its Resources, p. 137. p. 151., &c.)

CARAVANSERA, a large public building or inn appropriated for the reception and lodgment of the caravans. Though serving in lieu of inns, there is this radical difference between them,—that, generally speaking, the traveller finds nothing in a caravansera for the use either of himself or his cattle. He must carry all his provisions and necessaries with him. They are chiefly built in dry, barren, desert places; and are mostly furnished with water brought from a great distance and at a vast expense. A well of water is, indeed, indispensable to a caravansera, Caravanseras are also numerous in eities; where they serve not only as inns, but as shore, wavebouses, and even exchanges.

not only as inns, but as shops, warehouses, and even exchanges.

CARAWAY-SEED (Fr. Curvi, Cumin des prés; Ger. Keummel, Brodkümmel; It. Carvi), a small seed, of an old oblong and slender ligure, pointed at both ends, and thickest in the middle. It is the produce of a biennial plant (Carum carui), with a taper root like a parsnep, but much smaller. It should be chosen large, new, of a good colour, not dusty, and of a strong agreeable smell. It is principally used by confectioners; and is extensively cultivated in several parts of Essex.

CARBUNCLE (Ger. Karfunkel; Fr. Escarboukle; It. Carbonchio; Sp. Carbunculo; Lat. Carbunculus), a precious stone of the ruby kind, of a very rich glowing blood-red colour, highly esteemed by the ancients.—(See Rung.)

colour, highly esteemed by the ancients.—(See Runr.)

CARD (Fr. Cardes; Ger. Kurdütschen, Kurden, Wollkratzen; It. Cardi; Rus. Bardü; Sp. Cardas), an instrument, or comb, for arranging or sorting the hairs of wool, cotton, &c. Cards are either fastened to a flat piece of wood, and wrought by the hand; or to a cylinder, and wrought by machinery.

CARDAMOMS (Fr. Curdamomes; Ger. Kardamom; It. Cardumomi; Sp. Kardamomos, Hind. Gujarati elachi), seed capsules produced by a plant, of which there are different species growing in India, Cochin China, Siam, and Ceylon. The capsules are gathered as they ripen; and when dried in the sun, are fit for sale. The small capsules, or lesser cardamoms, are produced by a particular species of the plant, and are the most valuable. They should be chosen full, plump, and difficult to be broken; of a bright yellow colour; a piercing smell; with an aerid, bitterish, though not very unpleasant taste; and particular care should be taken that they are properly dried. They are reckoned to keep best in a body, and are therefore packed in large chests, well jointed, pitched at the seams, and otherwise properly secured; as the least damp greatly reduces their value. The best cardamoms are brought from the Malabar coast. They are produced in the recesses of the mountains, by felling trees, and afterwards burning them; for wherever the ashes fall in the openings or fissures of the rocks, the cardamom plant naturally springs up. In Soonda Balagat, and other places where cardamoms are planted, the fruit or berry is very inferior to that produced in the way now mentioned. The Malabar cardamom is described as a species of bulbous plant, growing 3 or 4 feet high. The growers are obliged to sell all their produce to the agents of government, at prices fixed by the latter, varying from 550 to 700 rupees the candy of 600 lbs. avoirdupois; and it is stated that the contractor often puts an enhanced value on the coins with which he pays the mountaineers; or makes them take in exchange tobacco, cloths, salt, oil, betel nut, and such necessary articles, at prices which are frequently, no doubt, estimated above their proper level. Such a system ought assuredly to be put an immediate end to. Not more than one hundredth part of the cardamoms raised in Malabar are used in the country. They are sent in large quantities to the ports on the Red Sea and the Persian Gulf, to Sind, up the Indus, to Bengal, Bombay, &c. They form a universal ingredient in curries, pillaus, &c. The market price, at the places of exportation on the Malabar coast, varies from 800 to 1,200 rupees the candy .- (Milburn's Orient. Commerce, and the valuable evidence of T. H. Baber, Esq., before the Lords' Committee of 1830, p. 216.)

Malabar cardamoms are worth at present (September, 1833), from 3s. 8d. to 3s. 10d. a pound in the London market, duty (1s.) included. Ceylon cardamoms are worth from 1s. 8d to 2s. 2d

CARDS, on PLAYING CARDS (Du. Kaarten, Speelkarden; Fr. Cartes à jouer; Ger. Karten, Spiel karten; It. Carte da giuoco; Rus. Kartü; Sp. Carras, Naipes; Sw. Kort). The only thing necessary to be noticed in this place with respect to cards, is the regulations as to their manufacture, sale, and the payment of the duty.

It is regulated by the 9 Geo. 4. c. 18, that an annual license duty of 5s, shall be paid by every maker of playing cards and dice. The duty on every pack of cards is 1s, and is to be specified on the ace of spades. Cards are not to be made in any part of Great Britain, except the metropolis; nor in Ireland, except in Dublin and Cork; under a penalty of 100s. Cards are to be enclosed in wrappers, with such

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marks as the commissioners of stamps may appoint. Hefore license can be had, hond must be given to the amount of 5000, for the payment of the duties, &c. Selling or exposing to sale any pack of cards not duly stamped, subjects a licensed maker to a penalty of 500.; and any one else to a penalty of 100. Any person having in his possession, or using, or permitting to be used, any pack of earlis not duly stamped, to forfeit 50. Second-hand cards may be sold by any person, if sold without the wraper of a licensed maker; and in packs containing not more than 52 cards, incling an nee of snades duly stamped, and enclosed in a wrapper with the words "Second-hand Cards" printed or written in distinct characters on the outside: penalty for selling second-hand cards in any other manner, 200.

An Account of the Duty received on Playing Cards in Great Britain and Ireland in each Year from 1820, specifying the Rates of Duty charged.—(Parl. Paper, No. 427, Sess. 1832.)

		Gre	nt Brita	in.			Ireland.					
Year.	Rate	flate.		Amount of Duty.		Rate.			Amount of Buty.			
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1821			-	21,317	5	0		•	- 1	1,821	16	8
1522	_	-	-	21,179	17	6		-	-	1,613	0	11
1823	_	-	-	22,006	12	6	_	-	- 1	1,657	4	5
1821		-		25,874	12	6	_	-	-	1,508	12	8
1825	-	-	-	22,577	17	6	_	-	- 1	1,559	8	-0
1826		-	-	18,300	15	0	-	•	-	1,037		t
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1829	***	-	- 1	15,512	14	0	1s. per pack	-	-	403	11	-0
1830	***	-	-	14,509	7	0		-	-	244		0
1831		-	- 1	14,400	2	0		-	- 1	104	18	Ö

CARMEN, of the City of London, are constituted a fellowship by act of common council. The rates which they are allowed to charge, and the regulations by which they are to be guided, are settled at the quarter sessions. In other respects they are subjected to the rule of the president and governors of Christ's Hospital, to whom the owner of every cart pays an annual licence duty of 17s. 4d.

Days an annual necice duty of 178. 42.

Carmen are to help to load and unload their carts; and if any carman exacts more than the regular rates, upon due proof, before the Lord Mayor, or any two magistrates, he shall suffer imprisonment for the space of 21 days.

If any person shall refuse to pay any carman his hire, according to the regular rates, upon complaint made, the president of Christ's Hospital, or a justice of the peace, may compel payment.

Merchants or other persons may choose what cart they please, except such as stand for what, work, tackle-work, crane-work, at shops and merchants' houses, which are to be taken in turn; and every carman standing with his empty cart next to any goods to be loaded, shall, upon the first demand, load the same for the accustomed rates; and if any person shall cause a carman to attend at his house, shop, warehouse, or cellar, with his loaded cart, the carman being willing to help to unload the same, he shall now the carman after the rate of 124, for every hour after the first hulf-hour for his the same, he shall pay the carman after the rate of 12d. for every hour after the first hulf-hour for his

attendance attendance.

Every licensed carman is to have a piece of brass fixed upon his cart, upon which is to be engraven a certain number; which number, together with the carman's name, is registered in a register kept at Christ's Hospital; so that, in case of any misbehaviour, the party offended, by taking notice of the number of the cart, may search for it in the register, and the name will be found.

Carmen not conforming to these rules, or working without a numbered piece of brass fixed on the cart, may be suspended from their employment.

Carmen riding upon the shafts of their carts, or sitting within them, not having some person on foot

to guide the horses, shall forfeit 10s.

CARMINE (Ger. Karmin; Du. Karmyn; Fr. Carmine; It. Carminio; Lat. Carminium), a powder of a very beautiful red colour, bordering upon purple, and used by painters in miniature. It is a species of lake, and is formed of finely pulverised cochineal, It is very high priced.

CARNELIAN. See AGATE.

CARPET, CARPETS (Ger. Teppiche; Du. Tapyten, Vloer-tapyten; Fr. Tapis; It. Tappeti; Sp. Alfombras, Alcatifus, Tapetes; Rus. Kowrü, Kilimi). Persian and Turkish carpets are the most esteemed. In England, carpets are principally manufactured at Kidderminster, Wilton, Cirencester, Worcester, Axminster, &c.; and in Scotland, at Kilmarnock. Those made at Axminster are believed to be very little, if any thing, inferior to those of Persia and Turkey.

CARRIAGES. See Coaches.

CARROT (Daucus carota Lin.), a biennial plant, a native of Britain. Though long known as a garden plant, its introduction into agriculture has been comparatively recent. The uses of the carrot in domestic economy are well known. It is extensively cultivated in Suffolk, whence large quantities are sent to the London market. Horses are said to be remarkably fond of carrots.

CARRÍERS, are persons undertaking for hire to earry goods from one place to another. Proprietors of carts and wagons, masters and owners of ships, hoymen, lightermen, bargemen, ferrymen, &c. are denominated common carriers. The master of a stage coach who only carries passengers for hire, is not liable for goods; but if he undertake to carry goods and passengers, then he is liable for both as a common carrier. The post-master general is not a carrier in the common acceptation of the term, nor is he subjected to his liabilities.

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1. Duties and Liabilities of Carriers.—Carriers are bound to receive and carry the goods of all persons, for a reasonable hire or reward; to take proper care of them in their passage; to deliver them safely, and in the same condition as when they were received (excepting only such losses as may arise from the act of Gud or the king's enemics); or, in default thereof, to make compensation to the owner for whatever loss or damage the goods may have received while in their custody, that might have been prevented.

Hence a carrier is liable, though he be robbed of the goods, or they be taken from him by irresistible force; and though this may seem a hard rule, yet it is the only one that could be sufely adopted; for if a carrier were not liable for losses unless it could be shown that he had conducted himself dishonestly or negligently, a door would be opened for every species of frand and collusion, inasmuch as it would be impossible, in most cases, to ascertain whether the facts were such as the carrier represented. On the same principle a carrier has been held accountable for goods accidentally consumed by fire while in his warehouse. In delivering the opinion of the Court of King's Bench on a case of this sort, Lord Mansfield said-" A carrier, by the nature of his contract, obliges himself to use all due care and diligence, and is answerable for any neglect. But there is something more imposed on him by custom, that is, by the common law. A common carrier is in the nature of an insurer. All the cases show him to be so. This makes him liable for every thing except the act of God and the king's enemies; that is, even from inevitable accidents, with those exceptions. The question then is, What is the act of God? I consider it to be laid down in opposition to the act of man; such as lightning, storms, tempests and the like, which could not hoppen by any haman intervention. To prevent litigation and collusion, the law presumes negligence except in those circumstances. An armed force, though ever so great and irresistible, does not excuse; the reason is, for fear it may give room for collusion, which can never happen with respect to the act of God. We all, therefore, are of opinion that there should he judgment for the plaintiff."-(Forward v. Pittard, 1 T. R. 27.)

A carrier is not obliged to have a new carriage for every journey; it is sufficient if he provide one that, without any extraordinary accident, may be fairly presumed capable of performing the journey.

A carrier may be discharged from his liability by any fraud or concealment on the part of the individual employing him, or of the bailor; as if the latter represent a parcel as containing things of little or no value, when, in fact, it contains things of great value. But when the carrier has not given a notice limiting his responsibility, and when he puts no questions with respect to the parcel to the bailor, the latter need not say any thing with respect to it; and though the bailor should represent the thing delivered to the carrier as of no value, yet if the latter know it to be atherwise, he will be responsible in the event of its being lost or damaged. If the bailor deliver goods imperfectly packed, and the carrier does not perceive it, he is not liable in the event of a loss occurring; but if the defect in the package were such that the carrier could not but perceive it, he would be liable. On this principle a carrier was made to answer for the loss of a greyhound that had been improperly secured when given to him.

A carrier may refuse to admit goods into his warehouse at an unseasonable time, or before he is ready to take his journey; but he cannot refuse to do the ordinary duties incumbent on a person in his situation.

It is felony, if a carrier open a parcel and take goods out of it with intent to steal them; and it has been decided, that if goods be delivered to a carrier to be carried to a specified place, and he carry them to a different place, and dispose of them for his own profit, he is guilty of felony: but the embezzlement of goods by a carrier, without a felonious taking, merely exposes to a civil action.

No carrier, wagonman, carman, or wainman, with their respective carriages, shall travel on Sundays, under a penalty of 20s.—(3 Chas. 1. c. 1.)

A carrier is always, unless there be an express agreement to the contrary, entitled to a reward for his care and trouble. In some cases his reward is regulated by the legislature, and in others by a special stipulation between the parties; but though there be no legislative provision or express agreement, he cannot claim more than a reasonable compensation.

2. Limitation of Responsibility.—Until the act of 1530, a carrier might by express stipulation, giving public notice to that effect, discharge his liability from all losses by robbery, accident or otherwise, except those which arose from misfeuzance and gross negligence (from which no stipulation or notice could exempt him), and provided the notice did not contravene the express conditions of an act of parliament.

Notices generally bore, that the earrier would not be responsible for more than a certain sum (usually 5*l*.) on any one parcel, the value of which had not been declared and paid for accordingly; so that a person aware of this notice, entering a box worth 1000*l*. without declaring its value, or entering it as being worth 200*l*. would, should it be lost, have got in the first case only 5*l*., and in the latter only 200*l*. unless he could have shown that the carrier had acted fraudulently or with gross negligence. But, to avail himself of this defence, the carrier was bound to show that the bailor or his servant was acquainted with the notice

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at the time of delivering the goods. No particular manner of giving notice was required. It might be done by express communication, by fixing it up in a conspicuous place in the carrier's office, by insertion in the public papers or Gazette, by the circulation of handbills, &c.; it being in all cases a question for the jury to decide whether the bailor was really acquainted with the notice of the limitation; since, if he were not, he was entitled to recover, whatever efforts the earrier may have made to publish it. Thus, a notice stuck up in a carrier's warehouse, where goods were delivered, was of no avail against parties who could not read: neither was it of any avail against those who could read, and who had seen it, unless they had actually read it. On this principle it was held, that a notice in a newspaper is not sufficient, even when it was proved that the bailor read the newspaper, unless it could also be proved that he had read the notice itself.

These attempts to limit responsibility gave rise to a great deal of litigation and uncertainty; and to obviate the inconveniences thence arising, the important statute, 1 Will. 4. c. 68., was passed. This act declares, that carriers by land shall not be liable for the loss of certain articles specified in the act, when their value exceeds 10l., unless the nature and value of such articles be stated at the time of their delivery to the carrier, and an increased charge paid or agreed to be paid upon the same. It is further declared, that no publication of any notices by carriers shall have power to limit their responsibility at common law for all other articles except those specified in the act; but as the act is of great importance, we

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From and after the passing of the property of the description for this plant for this plant for the passing of the plant, for the loss of or injury to any article or articles of property of the description following, viz. gold or silver coin of this realm or of any foreign state, or any gold or silver in a nanufactured or unnanufactured state, or my precious stones, jewellery, watches, clocks, or time-pieces of any description, trinkets, bills, notes of the Governor and Company of the Banks of England, Scotland, and Ireland respectively, or of any other bank in Great Britain or Ireland, orders, notes, or securities for payment of money, English or foreign stamps, maps, writings, title-deeds, paintings, engravings, pictures, gold or silver plate or plated articles, glass, china, silks in a manufactured or unmanufactured state, and whether wrought up or not wrought up with other materials, furs, or lace, or any of them, contained in any parcel or package which shall have been delivered, either to be carried for hire or to accompany the person of any passenger in any mail or stage coach or other public conveyance, when the value of such article or articles or property afforesaid contained in such parcel or package shall exceed the sum of 101, mless at the time of the delivery thereof at the office, wavelonese, or receiving house of such mail contractor, &c. the value and nuture of such articles of general parts of the delivery thereof at the office, wavelonese, or receiving house of such mail contractor, &c. the value and nuture of such articles or general parts. office, warehouse, or receiving house of such mail contractor, &c. the value and nuture of such article or articles of property shall have been declared by the person or persons sending or delivering the same, and such increased charge as heroinafter mentioned, or an engagement to pay the same be accepted by the person receiving such parcel or package. —> 1.

When any parcel or package containing any of the articles above specified shall be so delivered, and its value and contents declared as aforesaid, and such vulue shall exceed the sum of 10t., it shall and its value and contents nectared as aforesain, and such value shall exceed the sum of 10c., it shall be lawful for such mail contractors, stage coach proprietors, and other common carriers, to demand and receive an increased rate of charge, to be notified by some notice, affixed in legible character in some public and conspicuous part of the office, worehouse, or other receiving house, where such parcels or packages are received by them for the purpose of conveyance, stating the increased rates of charge required to be paid over and above the ordinary rate of carriage, as a compensation for the content of the purpose of conveyance, stating the lawful received by the content of the purpose of conveyance, stating the increased rates.

or charge required to be paid over and above the ordinary rate of carriage, as a compensation for the greater risk and care to be taken for the safe conveyance of such valuable articles; and all persons sending or delivering parcels or packages containing such valuable articles as aforesaid at such office shall be bound by such notice, without further proof of the same having come to their knowledge. —\[abla 2 \]

Provided always, that when the value shall have been accepted as herein-before mentioned, the person receiving such increased rate of charge or accepting such agreement shall, if required, sign a receipt for the package or parcel, acknowledging the same to have been insured, which receipt shall set he gives when required are the state. not be liable to any stamp duty; and if such receipt shall not be given when required, or such notice as aforesaid shall not have been affixed, the mail contractor, stage coach proprietor, or other common carrier as aforesaid, shall not have or be entitled to any benefit or advantage under this act, but shall be liable and responsible as at the common law, and be liable to refund the increased rate of

charge. — § 3.

And be it enacted, that from and after the 1st day of September, 1830, no public notice or declaration heretofore made or hereafter to be made shall be deemed or construed to limit or in any with the control of the tion heretofore made or hereafter to be made shall be deemed or construct to limit or in any wise affect the liability at common law of any such mail contractors, stage conch proprietors, or other public common carriers as aforesaid, for or in respect of any articles or goods to be carried and conveyed by them; but that all and every such mail contractors, stage conch proprietors, and other common carriers as aforesaid, shall, from and after the said 1st day of September, be liable, as at the common law, to answer for the loss of any injury [so in the act] to any articles and goods in respect whereof they may not be entitled to the benefit of this act, any public notice or declaration by them made and given contrary thereto, or in anywise limiting such liability, notwibstanding.—§ 4.

And be it further enacted, that for the purposes of this act every office, warehouse, or receiving house, which shall be used or appointed by any mail contractor, or stage conch proprietor, or other such common carrier, for the receiving of arrels to be convexed as aforesaid, shall be deemed and

nouse, which shall be used or appointed by any man contractor, or stage coach proprietor, or other such common carrier; for the receiving of parcels to be conveyed as aforesaid, shall be deemed and taken to be the receiving house, warehouse, or office of such mail contractor, stage coach proprietors, or other common carrier; and that any one or more of such mail contractors, stage coach proprietors, or common carriers, shall be liable to be sued by his, her, or their name or names only; and that no action or suit commenced to recover damages for loss or injury to any parcel, package, or person, build only the fact the number of their contractors. shall abate for the want of joining any co-proprietor or co-partner in such mail, stage coach, or other public conveyance by land for hire as aforesaid.—§ 5.

Provided always, and be it further enacted, that nothing in this act contained shall extend or be construed to annul or in anywise affect any special contract between such mail contractor, stage coach proprietor, or common carrier, and uny other parties, for the conveyance of goods and mer-

Provided also, and be it further enacted, that where any parcel or package shall have been delivered at any such office, and the value and contents declared as aforesaid, and the increased rate of charges been paid, and such parcels or packages shall have been lost or damaged, the party entitled to recover damages in respect of such loss or damage shall also be entitled to recover back such increased charges so paid as aforesaid, in addition to the value of such package or parcel.—§ 7.

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Provided also, and be it further enacted, that nothing in this act shall be deemed to protect any mail contractor, stage coach proprietor, or other common carrier for hire, from liability to answer for loss or injury to any goods or articles whatsoever, a rising from the felonious acts of any coachman, guard, book-keeper, porter, or other servant in his or their employ, nor to protect any such coachman, guard, book-keeper, or other servant, from liability for any loss or injury occasioned by his or their own personal neglector misconduct.—9 8.

Provided also, and be it further enacted, that such mail contractors, stage coach proprietors, or other common carriers for hire, shall not be concluded as to the value of any such parcel or package the value so declared as sforesaid, but that ho or they shall in all cases be entitled to require, from the party sing in respect of any loss or injury, proof of the actual value of the contents by the ordinary legal evidence; and that the mail contractors, stage coach proprietors, or other common carriers as aforesaid, shall be liable to such damages only an shall be so proved as aforesaid, not exceeding the declared value, together with the increased charges as before mentioned.—> 9.

And he it further enacted, that in all actions to be brought against any such mail contractors, &c., the defendant or defendants may pay the money into court.—> 10.

the defendant or defendants may pay the money into court .- \( \) 10.

It will be observed, that carriers continue, notwithstanding this act, liable, as before, for the felonious acts of their servants, and their own misseazance or gross negligence. It is not possible, however, to lay down any general rule as to the circumstances which constitute this offence. Differing as they do in almost every case, the question, when raised, must be left to a jury. But it has been decided, that the misdelivery of a parcel, or its nondelivery within a reasonable time, is a misfeazance that cannot be defcated by any notice on the part of the carrier limiting his responsibility. In like manner, the sending of a parcel by a different coach from that directed by the bailor, the removing it from one carriage to another, are misfeazances. Where a parcel is directed to a person at a particular place, and the carrier, knowing such person, delivers the parcel to another, who represents himself as the consignee, such delivery is gross negligence. Leaving parcels in a coach or cart unprotected in the streets is also gross negligence.

At common law, there is no distinction between carriage performed by sea or land; but by the 7 Geo. 2. c. 15. and 26 Geo. 3. c. 86., corrected and amended by the 53 Geo. 3. c. 159., it is enacted that ship-owners are not to be liable for any loss or damage happening to goods on board through the fraud or neglect of the master, without their knowledge or privity, further than the value of the vessel and the freight accruing during the voyage.

(See Owners.) 3. Commencement and Termination of Liability.—A carrier's liability commences from the time the goods are actually delivered to him in the character of carrier. A delivery to a carrier's servant is a delivery to himself, and he will be responsible. The delivery of goods in an inn-yard or warehouse, at which other carriers put up, is not a delivery so as to charge a carrier, unless a special notice be given him of their having been so delivered, or some previous intimation to that effect.

A carrier's liability ceases, when he vests the property committed to his charge in the hands of the consignee or his agents, by actual delivery; or when the property is resumed by the consignor, in pursuance of his right of stopping it in transitu. It is in all cases the duty of the carrier to deliver the goods. The leaving goods at an inn is not a sufficient delivery. The rule in such cases, in deciding upon the carrier's liability, is to consider whether any thing remains to be done by the carrier, as such; and if nothing remains to be done, his liability ceases, and conversely.

A carrier has a lien upon goods for his hire. Even if the goods be stolen, the rightful owner is not to have them without paying the carriage.

For further details as to this subject see Jeremy on the Law of Carriers, passim; Chitty's Commercial Law, vol. iii. pp. 369—387; and Burn's Justice of the Peace, tit. Carriers. There are some excellent observations with respect to it in Sir William Jones' Essay on the Law of Bailments.—(For an account of the regulations as to the conveyance of passengers

in stage coaches, see Coaches, Stage.)

CARTS. Every cart, &c. for the carriage of any thing to and from any place, where the streets are paved, within the bills of mortality, shall contain 6 inches in the felly. No person shall drive any eart, waggon, &c. within 5 miles of the General Post Office, unless the name, surname, and piace of abode of the owner, be painted in conspicuous letters, at least 1 inch in height, on the right or off side thereof, under a penalty of 51. Any person may seize and detain any cart, waggon, &c. without such mark.—(1 & 2 Will. 4. c. 22.)

CASH, in commerce, means the ready money, bills, drafts, bonds, and all immediately

negotiable paper in an individual's possession.

CASH ACCOUNT, in book-keeping, an account to which nothing but cash is carried on the one hand, and from which all the disbursements of the concern are drawn on the other. The balance is the cash in hand. When the credit side more than balances the debit, or disbursement side, the account is said to be in cash; when the contrary, to be out of cash

Cash Account, in banking, is the name given to the account of the advances made by a banker in Scotland, to an individual who has given security for their repayment.—(See BANKS (Scorcu).

CASHEW NUTS, (Ger. Akajunüsse, Westindische Anakarden; Du. Catsjoenooten; Fr. Noix d'acajou; It. Acaju; Sp. Nueces d'acaju; Port. Nozes d'acaju) the produce of the

Anacardium occidentale. They are externally of a greyish or brownish colour, of the shape of a kidney, somewhat convex on the one side, and depressed on the other. very hard; and the kernel, which is sweet and of a very fine flavour, is covered with a thin film. Between this and the shell is lodged a thick, blackish, inflammable oil, of such a caustic nature in the fresh nuts, that if the lips chance to touch it, blisters immediately follow. The kernels are used in cooking, and in the preparation of chocolate.

CASPIAN SEA. See TAGANROG.

CASSIA. There are four species of cassia in the market viz. Cassia Fistula; Cassia

Lignea, or Cassia Bark; Cassia Buds, and Cassia Senna.
1. Cassia Fistula (Fr. Casse; Ger. Rhonkasie; It. Polpa di cassia; Lat. Cassiæ pulpa; Arab, Khyar sheber) is a tree which grows in the East and West Indies, and Egypt (Cassia fistula Lin.). The fruit is a woody, dark brown pod, about the thickness of the thumb, and nearly 2 feet in length. Those brought to this country come principally from the West Indies, packed in casks and cases; but a superior kind is brought from the East Indies, and is easily distinguished by its smaller smooth pod, and by the greater blackness of

2. Cassia Lignea, or Cassia Bark (Fr. Casse; Ger. Cassia; Port. Cassia lenhosa; Arab. Seleckeh; Hind. Tuj; Malay, Kâyü-legi), the bark of a tree (Laurus Cassia Lin.) growing in Sumatra, Borneo, the Malabar coast, Philippine Islands, &c.; but chiefly in the provinces of Quantong and Kingsi, in China, which furnish the greatest part of the cassia met with in the European markets. The tree grows to the height of 50 or 60 feet, with large, spreading, horizontal branches, the bark resembles that of cinnamon in appearance, smell, and taste, and is very often substituted for it: but it may be readily distinguished; it is thicker in substance, less quilled, breaks shorter, and is more pungent. It should be chosen in thin pieces; the best being that which approaches nearest to cinnamon in flavour: that which is small and broken should be rejected. A good deal of the cassia in the Indian markets is brought from Borneo, Sumatra, and Ceylon. Mulabar cassia is thicker and darker coloured than that of China, and more subject to foul packing; each bundle should be separately inspected .- (Ainslie's Materia Indica; Milburn's Orient. Com. &c.)

separately inspected.—(Annales 8 Materia Inaca; Mitourit's Orient. Com. 8(c.)

The duty on cassia was reduced in 1825 from 2s. 6d. per lb. to 1s., and in 1829 to 6d. Owing partly to these reductions, and partly to the heavy duty on and high price of cinnamon, the consumption of cassia has more than doubled since 1820. Still, however, it is very inconsiderable when compared with the importation. In 1832, the duty of 6d. per lb. produced 1,8071. 2s. 10d., showing that 72,285 lbs. had been cleared for consumption. The imports in ordinary years, vary from about 400,000 lbs.; the excess over what is made use of at home being principally sent to Germany, Italy, and Russia. Of 837,589 lbs. imported in 1830, 799,715 lbs. were brought from the East India Company's territories and Ceylon, 25,586 lbs. from the Philippine Islands, 6,290 lbs. from Brazil, and 5,985 lbs. from the Mauritius. Cassia was quoted in the London markets, in August, 1833, at from 86s. to 90s. a cvt. in bond.—(Parl. Paper, No. 367. Sess. 1832, &c.)

[See Imports and Exports.—Am. Ed.]

Cassia Buns, the dried fruit or berry of the tree (Laurus cassia) which yields the bark described in the previous article. They bear some resemblance to a clove, but are smaller, and, when fresh, have a rich cinnamon flavour. They should be chosen round, fresh, and free from stalks and dirt. Cassia buds are the produce of China. The exports from Canton in 1831 amounted to 1,334 piculs, or 177,866 lbs. The imports into Great Britain in 1832 were 75,173 lbs., but the entries for home consumption are not specified. They were quoted in the London markets in October, 1833, at 80s. a cwt. in bond. - (Milburn's Orient. Com.; Anglo-Chinese Kalendar for 1832; and Parl. Paper, No. 425. Sess. 1833.)

Cassia Senna. See Senna.

CASTOR (Fr. Castoreum; Ger. Kastoreunt; It. Castoro; Sp. Castoreo), the produce of the beaver. In the inguinal region of this animal are found four bags, a large and a small one on each side: in the two large ones there is contained a softish, greyish yellow or light brown substance, which, on exposure to the air, becomes dry and brittle and of a brown colour. This is eastor. It has a heavy but somewhat aromatic smell, not unlike musk; and a bitter, nauseous, and subacrid taste. The best comes from Russia; but of late years it has been very scarce; and all that is now found in the shops is the produce of Canada. The goodness of castor is determined by its sensible qualities; that which is black is insipid, inodorous, oily, and unfit for use. Castor is said to be sometimes counterfeited by a mixture of some gummy and resinous substances; but the fraud is easily detected, by comparing the smell and taste with those of real castor .- (Thomson's Dispensatory.)

CASTOR OIL (Fr. Huile du Ricin; Ger. Rizinusohl; It. Olio di Ricino; Sp. Ricinsoel) is obtained from the seeds of the Ricinus con munis, or Palma Christi, an annual plant, found in most tropical countries, and in Greece, the south of Spain, &c. The oil is separated from the seeds either by boiling them in water, or by subjecting them to the action of the press. It is said, that though the largest quantity of oil may be procured by the first method, it is less sweet, and more apt to become rancid, than that procured by expression, which, in consequence, is the process now most commonly followed. Good expressed castor oil is nearly inodorous and insipid; but the best leaves a slight sensation of acrimony in the throat after it is swallowed. It is thicker and heavier than the fat oils, being viscid, trans-

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, Sp. Ricinannual plant, e oil is sepathe action of ed by the first y expression, ressed castor imony in the viscid, transparent, and colourless, or of a very pale straw colour. That which is obtained by boiling the seeds has a brownish hue; and both kinds, when they become rancid, thicken, deepen in colour to a reddish brown, and acquire a hot nauseous taste. It is very extensively employed in the materia medica as a cathartic.—(Thomson's Dispensatory.)

The quantity cleared for home consumption in 1831 amounted to 327,940 lbs., being about double the quantity cleared for consumption in 1820; an increase principally ascribable to the reduction of the duty from 1s. 3d. to 3d. Of the total quantity imported in 1s30, amounting to 490,558 lbs., no fewer than 44,257 lbs. were from the East Indies, 39,408 lbs. from Ilriish North America, 5,139 lbs. from the United States, and 4,718 lbs. from the British West Indies. Castor oil from foreign countries, being loaded with a duty of 1s., is almost wholly re-exported. The price of East India castor oil in bond varies from 1bd. to 1s. 7d. per 1b.; that of the West Indies is much higher.—(Accounts published by the Board of Trade, p. 118.; Parl. Paper, No. 367. Sess. 1832, &c.)

CATECHU (Fr. Cachou; Ger. Kaschu; Hind. Cut; Mal. Gambir), a brown astringent substance, formerly known by the name of Terra Japonica, because supposed to be a kind of earth. It is, however, a vegetable substance obtained from two plants; viz. the Mimosa, or more correctly the Acacia catechu, and the Uncaria gambir. The first of these is a tree from 20 to 30 feet high, found in abundance in many of the forests of India, from 16° of lat. up to 30°. The places most remarkable for its production are, the Burmese territories; a large province of the Malabar coast, called the Concan; and the forests skirting the northern part of Bengal, under the hills which divide it from Nepaul. The catechu is obtained from this tree by the simple process of boiling the heart of the wood for a few hours, when it assumes the look and consistency of tar. The substance hardens by cooling; is formed into small balls or squares; and being dried in the sun, is fit for the market. The price to the first purchaser in the Concan is about 15s. a cwt. According to Dr. Davy, who analysed it, the specific gravity of Concan catechu is 1.39; and that of Pegu, 1.28. The taste of this substance is astringent, leaving behind a sensation of sweetness: it is almost wholly soluble in water. Of all the astringent substances we know, catechu appears to contain the largest portion of tannin. According to Mr. Purkis, 1 lb. is equivalent to 7 or 8 lbs. of oak bark for tanning leather. From 200 grs. of Concan catechu, Dr. Davy procured 109 of tannin, 68 of extractive matter, 13 of mucilage, and 10 of earths and other impurities: the same quantity of Pegu catechu afforded 97 grs. of tannin, 73 of extract, 16 of mucilage, and the fimpurities. The unearia gambir is a scandent shrub, extensively cultivated in all " o trics lying on both sides of the Straits of Malacea; but chiefly in the small island. F are astern extremity. The catechu is in this case obtained by boiling the leaves, and it can be used in the juice; a small quantity of crude sage being added, to give the mass consistency: it is then dried in the sun, and being cut like the Concan catechu into small squares, is ready for use. There is a great consumption of this article throughout all parts of India as a masticatory; it forms an ingredient in the compound of betel pepper, areca nut, and lime, which is in almost universal use. Catechu may be purchased at the Dutch settlement of Rhio, or at Malacca, in the Straits of Singapore, at the rate of about 10s. a cwt. The quantity of it, under the corrupted name of cutch, imported yearly into Calcutta from Pegu, at an average of the 5 years ending with 1828-29, was about 300 tons, at a cost not exceeding 9s. per cwt. From Bombay a considerable quantity is annually imported into China. The quantity of catechu, under the name of gambir, produced in Rhio by the Chinese settlers, is equal to about 4,600 tons a year, about 2,000 of which are exported for the consumption of Java; the rest being sent to China, Cochin China, and other neighbouring countries.

Catechu, particularly from Singapore, has lately been imported in considerable quantities for trial in our tanneries; but with a duty of 1%, per cwt., equal to twice the prime cost, we fear the speculation is not likely to succeed .- (See Ainslic's Materia Indica; Ure's Dictionary; Singapore Chronicle; Buchanan's Journey through Mysore Canara, and Mala-

bar; Bell's Review of the external Commerce of Bengal.)

CAT'S EYE, a mineral of a beautiful appearance, brought from Ceylon. Its colours are grey, green, brown, red, of various shades. Its internal lustre is shining, its fracture imperfectly conchoidal, and it is translucent. From a peculiar play of light, arising from white fibres interspersed, it has derived its name. The French call the appearance chatoyant. It scratches quartz, is easily broken, and resists the blowpipe. It is set by the jewellers as a precious stone.

CAT SKINS. The skin or fur of the cat, is used for a variety of purposes, but is principally dyed and sold as false sable. It appears from evidence taken before a late Committee of the House of Commons, that it is a common practice in London to decoy the animal and kill it for the sake of its skin. The fur of the wild cat is, however, far more valuable than that of the domestic cat. The wild cat skins imported into this country are brought almost wholly from the territories of the Hudson's Bay Company. The animal from which they are taken is a good deal larger than tho English wild cat, and is sometimes called the loup cervier, or Canadian lynx. It is very courageous. At an average of the 3 years ending with 1831, the number of cat skins imported amounted to 40,006 a year, of which about 24,000 a year were retained for home consumption.

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CATTLE, a collective term applied to designate all those quadrupeds that are used either as food for man, or in tilling the ground. By neat or horned cattle is meant the two species included under the names of the ox (Bos) and the buffalo (Bubulus); but as the latter is hardly known in this country, it is the former only that we have here in view.

The raising and feeding of cattle, and the preparation of the various products which they yield, have formed, in all countries emerged from the savage state, an important branch of

It would be quite inconsistent with the objects and limits of this work, to enter into any details with respect to the different breeds of cattle raised in this or other countries. They are exceedingly various. In Great Britain they have been vastly improved, both in the weight of carcase, the quality of the beef, and the abundance of the milk, by the extraordinary attention that has been given to the selection and crossing of the best breeds, according to the objects in view. This sort of improvement began about the middle of last century, or rather later, and was excited and very much forwarded by the skill and enterprise of two individuals-Mr. Bakewell of Dishley, and Mr. Culley of Northumberland. The success by which their efforts were attended roused a spirit of emulation in others; and the rapid growth of commerce and manufactures since 1760 having occasioned a corresponding increase in the demand for butcher's meat, improved systems of breeding, and improved breeds. have been very generally introduced.

But the improvement in the size and the condition of cattle has not been alone owing to the circumstances now mentioned. Much of it is certainly to be ascribed to the great improvement that has been made in their feeding. The introduction and universal extension of the turnip and clover cultivation has had, in this respect, a most astonishing influence, and has wonderfully increased the food of cattle, and consequently the supply of butcher's meat,

It was stated in the First Report of the Select Committee of the House of Commons on Waste Lands (printed in 1795), that cattle and slicep had, at an average, increased in size and weight about a fourth since 1732; but there are strong grounds for supposing that the increase had been much more considerable than is represented by the committee.

According to an estimate of Dr. Davenant in 1710, the average weight of the nett carcase of black cattle was only 370 lbs., of calves 50 lbs. and of sheep only 28 lbs.; but according to Sir F. M. Eden (Hist. of the Poor, vol. iii. Appen. p. 88.) and Mr. Middleton (Agric, of Middlesex, 2d ed. p. 541.) the weight of the carcase of bullocks killed in London, is now, at an average, 800 lbs., calves 140 lbs., sheep 80 lbs., and lambs 50 lbs. including offal; and deducting the latter, the nett weight of the carcases is nearer a half than a fourth greater than the weight assigned by Davenant.

Consumption of Butcher's Meat in London.—The number of head of cattle, sheep and lambs, sold in Smithfield market, each year since 1732, has been as follows:—

Years.	Cattle.	Sheep.	Years.	Cattle.	Sheep.	Years.	Cattle.	Sheep.	Years.	Cattle.	Sheep.
1732	76,210	514,700	1758	84,252		1783	101,840	701,610	1808	144,042	1,015,280
1733	80,169	555,050	1759	86,439	582,260	1784	98,143	616,110	1809	137,600	989,250
1734	78,810	566,910	1760	88,591	622,210	1785	99,047	641,470	1810	132,155	. 962,750
1735	83,891	590,970	1761	82,514	666,010	1786	92,270	665,910	1811	125,012	966,400
1736	87,606	587,420	1762	102,831	772,160	1787	94,946	668,570	1812	133,854	953,630
1737	89,862	607,330	1763	80,851	653,110	1788	92,829	679,100	1813	137,770	
1738	87,010	559,470	1764	75,168	556,360	1789	93,269	693,700	1814	135,071	870,880
1739	86,787	568,980	1765	81,630	537,000	1790	103,768	749,660	1815	124,918	962,840
1740	84,810	501,020	1766	75,534	574,790	1791	101,164	740,360	1816	120,439	
1741	77,714	536,180	1767	77,324	574,050	1792	107,348	760,859	1817	129,888	1,014,710
1742	79,601	503,260	1768	79,666	626,170	1793	116,818	728,480	1818	138,017	963,250
1743	76,475	468,120	1769	82,131	642,910	1794	109,448	719,420	1819	135,226	
1744	76,648	490,620	1770	86,890	649,090	1795	131,692	745,640	1820	132,939	947,990
1745	74,188	563,990	1771	93,573	631,860	1796	117,152	758.840	1821	129,125	1,107,230
1746	71,582	620,790	1772	89,503	609,540	1797	108,377	693,510	1822	142,013	
1747	71,150	621,780	1773	90,133	609,740	1798	107,470	753,010	1623	149,552	
1748	67,681	610,660	1774	90,419	585,290	1799	122,986	834,400	1824	163,615	
1749	72,706	624,220	1775	93,581	623,950	1800	125,073	842,210	1825		1,130,310
1750	70,765	656,340	1776	98,372	671,700	1801	134,546	760,560	1826	143,460	1,270,530
1751	69,589	631,890	1777	93,714	714,870	1802	120,389	743,470	1827		1,335,100
1752	73,708	642,100	1778	97,360	658,540	1803	117,551	787,430	1828		1,288,460
1753	75,252	648,440	1779	97,352	676,540	1804	113,019	903,940	1829		1,240,300
1754	70,437	631,350	1780	102,383	706,850	1805	125,043	912,410	1830		1,287,070
1755	74,290	647,100	1781	102,543	743,330	1806	120,250	858,570	1831		1,189,010
1756	77,257	624,710	1782	101,176	728,970	1807	134,326	921,030	1832	166,224	
	82,612	574,960		,	,		,00	,000			-,0-11100

Down to 1820, this table is extracted from papers laid before parliament; since 1820, it is made up from returns procured, for this work. from the Chamberlain's office.

The number of fatted calves, exclusive of sucklers, of which no account is taken, sold annually in Smithfield from 1821 inclusive, has been as follows:—

1821	-	-		-	21,768	1827	-	-	-	-	20,729
1822	-	-	-	-	24,255	1828	-	-	-	_	20,832
1823	-	-	-	-	22,739	1829	_	-	-	-	20,879
1824	-	-	-	-	21,949	1830	-	-	-	-	20,300
1825	-	-	-	-	20,958	1831	_	-	-	-	
1826	_	-	-	-	22,118	1832	-	-	_	-	19,522
				(	Obtained f	rom the c	lerk o	f the m	arket,	ith of	Nov. 1833.)

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We s weight a little be weight o therefore entrails, from the from ne cslimates sheep an Smithfie guished that we r their ave

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<sup>\*</sup> Mr. M London, ex but the fac

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Sheep. attle. 4,042 1,015,280 962,750 966,400 2.15525,012 7.770 891.240 5,071 1,918 962.840 1,014,710 8,047 963,250 5,226 919,900 2.933 947.990 9,125 1,107,230 2,013 1,340,160 9,552 1,264,920 3,615 1,239,720 6,985 1,130,310 3,460 1,270,530 1,335,100 5,313 9,907 1,240,300 1,257,070 1,189,010 6,224 1,364.160

), it is made up sold annually in

> 20,729 20,832 20,879 20,300

19,522 Nov. 1833.) The contract prices of butcher's meat per cwt. at Greenwich Hospital, since 1730, have been as below:—

		£ s. d.		£ s. d.		£	· s.	d.
1730	-	- 1 5 8	1785 -	- 1 17 61	1823 -		2	
1735	-	- 0 16 11	1790 -	- 1 16 10	1824 -	- 2	2 2	81
1740		- 1 8 0	1795 -	- 2 2 10	1825 -		19	
1745		- 1 2 2	1800 -	- 3 4 4	1826 -		17	
1750		- 1 6 6	1805 -	- 3 0 4	1827 -		15	
1755		- 1 7 91	1810 -	- 3 12 0	1828 -		2 10	
1760		- 1116	1815 -	- 3 8 0	1829 -		8 6	
1765		- 1 7 3	1820 -	- 3 10 4 d	1830 -		3	
1770	-	- 1 8 6	1821 -	- 2 18 10	1831 -		2 4	
1775	-	- 1 13 5	1822 -	- 1 10 5½	1832 -	- 2	26	$2\frac{1}{4}$
1780	-	- 1 12 6						

We suspect, from what we have heard from practical men of great experience, that the weight assigned by Sir F. M. Eden and Mr. Middleton to the cattle sold in Smithfield is a little beyond the average. It must also be observed, as already stated, that it is the gross weight of the carcase, or the weight of the animal under deduction of blood and refuse; and therefore to get the nett weight, we have further to deduct the offal, or the hide, tallow, entrails, feet, &c. We have been informed that the following quantities may be deducted from the varcase weights, in order to obtain the nett weights of the different animals; viz. from neat cattle, 250 lbs. each; calves, 35 lbs.; sheep, 24 lbs.; lambs, 12 lbs. If these estimates be nearly right, we should be able, provided we knew the respective numbers of sheep and lambs, to estimate the total quantity of butcher's meat furnished for London by Smithfield market, exclusive of hogs and pigs. Sheep and lambs are not, however, distinguished in the returns; but it is known that the former are to the latter nearly as 3 to 1; so that we may estimate the average gross weight of the sheep and lambs at about 70 lbs., and their average nett weight at about 50 lbs. The account for 1830 will then stand as under:—

Number and Species of Animals.	10	Gross Weight,	Offal.	Nett Weight.	Butcher's Meat.
159,907 Cattle - 1,257,070 Sheep and lambs 20,300 Caives -	=	1.bs. 800 70 140	Lbs. 250 20 35	1.bs. 550 50 105	87,948,850 64,353,500 2,131,500
				Total	154,434,850

This quantity, estimated at the average price of 6d. would cost 3,860,871l.; at 8d., it would cost 5,147,828l.

A part of the cattle sold at Smithfield go to supply the town in the vicinity; but, on the other hand, many cattle are sold in the adjoining towns, and slaughtered for the use of London, of which no account is taken. We have reason to think that the latter quantity mater exceeds the former; but supposing that they mutually balance each other, the above quantity of 154,434,850 lbs. may be regarded as forming the annual supply of butcher's meat at present required for London; exclusive, however, of hogs, pigs, suckling calves, &c., and exclusive also of bacon, hams, and salted provisions brought from a distance. The quantities thus omitted from the account are very considerable; nor can there, we apprehend, be any doubt that, with the addition of such parts of the offial as are used for food, they may be considered as more than balancing the butcher's meat required for the victual-ling of ships. On this hypothesis, therefore, it will follow, assuming the population of the metropolis to amount to 1,450,000, that the annual consumption of butcher's meat by each individual, young and old, belonging to 1, is, at an average, very near 107 lbs.

This, though not nearly so great as has been sometimes represented\*, is, we believe, a larger consumption of animal food than takes place any where else by the same number of individuals. According to M. Chabrol, the consumption of butcher's ment in Paris amounts to between 85 lbs. and 86 lbs. for each individual. At Brussels the consumption is a little greater, being supposed to average 89 lbs. each individual; being rather more than 3 lbs. above the mean of Paris, and 18 lbs. under the mean of London.

According to the reports of the inspectors of hides and skins, the following are the numbers of cattle, calves, and sheep, slaughtered in Liverpool, Manchester, Leeds, and Sheffield, from 1815 to 1820 inclusive:—

				- 1	Cattle.	Calves	Sheep.
Liverpool	_		_	- [	74,671	100,329	457,268
Manchester		_	_	- 1	95,054	96,574	489,557
Leeds	_	_	-	- 1	22,976	31.598	317,642
Sheffield	-	-	-	-	30,097	28,455	184,859
			Totals	-	222,798	259,956	1,443,326

(Appen. to Agric. Report of 1821, p. 267.)

<sup>\*</sup> Mr. Middleton (Agriculture of Middlesex, p. 643.) estimates the consumption of animal food in London, exclusive of fish and poultry, at 234 lbs. a year for every individual! And he further estimates the total average annual expense incurred by each inhabitant of the metropolis, for all sorts of animal food, at 81. 8s.! To make any comments on such conclusions would be worse than useless; but the fact of their heing met with ion a work, otherwise of considerable merit, so nee of the many proofs, every where to be met with, of the low state of statistical knowledge in this country.

In estimating the weights of the animals killed at these towns, a lower standard must be adopted than that which we have taken for London; first, because the largest and finest cattle are brought to the metropolis; and secondly, because a very large proportion of the calves are sucklers, which are excluded from the London accounts. These considerations have not been sufficiently attended to by the framers of the estimate in the report now quoted. Sheep, in the above table, means no doubt sheep and lambs.

We extract from Dr. Cleland's valuable work on the statistics of Glasgow the subjoined account of the number, weight, &c. of the animals slaughtered and sold in that city during

the year 1822.

Butchers' Meat sold in the Glasgow Market, in 1822.

	Royalty,	Suburbs.	Total.					£	s. d.	£	_	
Bullocks Calves	13,609 7,927		14,566 8,557	averago 28	stone, 407	7,848,	at 7s.	142,746 15,402	16 0	~	8.	d
Sheep	48,896	8,624	57,520	_		_	208.	57,520	D 0			
Lambs Swine	59,421 5,899	9,213 640	68,637 6,539				6s. 20s.	20,591 6,539	2 0 0 0	1		
Total	135,155	20,664	155,819							242,799	10	0
,	Tal	low, &c.	belongin	g to these Co	rcasses.							
Bullocks	-	- 11,5	66, aver	aging 31 stor	ie, 50,981,		78.	17,843				
Hides		- 11,5		_	_		28s.	20,392 5,826	8 0	i		
Heads and Calf skins		- 14,5 - 8,5		_			8s. 2s.	855				
				aging 31 lbs.	201 320.	_	~	4,194				
Heads and	offals	- 8.5	57.				1s. 6d.	641				
Sheep skin		- 57,5					1s. 6d.	4,311		Į		
Heads and				-			7d.	1,677				
Lamb skin		- 68,3			_		1s. 3d.	4,299		Ì		
lleads and	i offals	- 68,6	37,	_			4d.	1,113	19 0	61,179	4	
		To	al value	of Carcasse	s. Tallow	. Hid	es. &c.			303,978	14	5

N. B.—The weight is estimated in this statement by the stone of 16 lbs., each of 224 oz. The office of hide-inspector having been abolished, there are no means of continuing this table to a later period; but the returns of the cattle sold in the market at Glasgow since 1822, show that the increase in the supply of animal food has at least kept pace with the increase of population.

The population of Glasgow, when this account was taken, amounted to 147,043, which shows, that the consumption of butcher's meat in that city, is, as compared with its population, but little inferior to that of London. This statement, taken in connection with the fact that, so late as 1760, the slaughter of bullocks for the supply of the public market was unknown in Glasgow, sets the wonderful improvement that has since taken place in the fool of the Scotch people in the most striking point of view. Previously to 1780 it was customary in Glasgow, Edinburgh, and the principal Scotch towns, for families to purchase in November what would now be reckoned a small half-fed cow or ox, the salted carcase of which was the only butcher's meat they tasted throughout the year. In the smaller towns and country districts this practice prevailed till the present century; but it is now every where abandoned. We believe, indeed, that there has never been in any country a more rapid increase in the quantity, or a greater improvement in the quality of the food brought to market, than has taken place in Scotland since 1770. In so far as respects butcher's meathis has been occasioned partly by the growing numbers and opulence of all classes, and partly by the vast increase in the food of cattle consequent to the introduction of green crops, and of an improved system of cultivation .- (See Baead.)

The introduction of steam navigation, and the improved means of communication by railroads and otherwise, has already had, and will, no doubt, continue to have, a material influence over the supply of butcher's meat. Owing to the difficulty and expense of their conveyance, cattle could not formerly be conveniently fattened at any very considerable distance from the great markets; but steam navigation has gone far to remove this difficulty. Instead of selling their cattle, lean or half-fed, to the Norfolk graziers, and by whom they were fattened for the London market, the producers, in various districts of Scotland, are now beginning to fatten them at home, either sending the live animals or the carcases by steam to London, Liverpool, &c. This practice is indirectly as well as directly advantageous to the farmer, inasmuch as it enables him to turn his green crops to better account, and to raise larger supplies of manure. The same practice is also extending in Ireland; and will, no doubt, spread itself over every part of the country where feeding can be carried on, that has

the required facility of transport.

Number of Head of Caltle in Great Britain .- It would, on many accounts, be very desirable to be able to form an accurate estimate of the number and value of the stock of cattle in Great Britain, and of the proportion annually killed and made use of; but owing to the little attention that has been paid to such subjects in this country, where every sort of statistical knowledge is at the very lowest cbb, there are no means of arriving at any conable. Artl her an unacci doubt under

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unts, be very the stock of but owing to every sort of g at any conclusions that can be depended upon. The following details may not, however, be unaccept-

Arthur Young has given, both in his Eastern and Northern Tours, estimates of the number and value of the different descriptions of stock in England. The greatest discrepancy. unaccompanied by a single explanatory sentence, exists between them; but there can be no doubt that the following estimate (Eastern Tour, vol. iv. p. 456.), though, perhaps, rather under the mark, is infinitely nearer the truth than the other, which is about twice as great :-

				To	tal	-	-	2,852,048
Y	oung cattle	•	-	-	-	-	-	912,656
Fa	tting cattle	-	-	-	-	-	-	513,369
	ws -	-	•	-	-	-	-	741,532
Number of D		-	-	-	-	-	-	684,491

Now taking this number at the round sum of 3,000,000, and adding a third to it for the increase since 1770, and 1,100,000 for the number of cattle in Scotland (General Report of Scotland, iii. Addenda, p. 6.), we shall have 5,100,000 as the total head of cattle of all sorts in Great Britain. The common estimate is, that about a fourth part of the entire stock is annually slaughtered; which, adopting the foregoing statement, gives 1,275,000 head for the supply of the kingdom; a result which all that we have heard inclines us to think is very near the mark.

Dr. Colquhoun estimated the total head of cattle in England and Wales only, in 1812, at 5,500,000; but he assigns no data for his estimate, which is entitled to very little

Exclusive of the cattle raised in Great Britain, we import considerable supplies of beef and of live cattle from Ireland

Account of the number of Cows and Oxen, and of the quantities of Beef, imported into Great Britain from Ireland, from 1801:—

l'ears.	Cows and Oxen.	Beef.	Years.	Cows and Oxeo.	Neef.	Years.	Cows and Oxen.	Beef.
	No.	Barrels.		No.	Barrels.		No.	Barrely.
1801	31,543	58,911	1810	44,553	71,605	1818	58,165	80,587
1802	42,501	59,448	1811	67,680	108,282	1819	52,176	70,504
1803	28,016	62,226	1812	79,122	114,504	1820	39,014	52,591
1801	15,646	59.342	1813	48,973	101,516	1821	26,725	65,905
1805	21,862	88,519	1814	16,435	83,162	1822	34,659	43,130
1806	27,701	91,261	1815	33.809	60,307	1823	46,351	69,079
1807	26.252	85,255	1816	31.752	39,495	1824	62.314	54,810
1809	13,958	88,366	1817	45,301	105,555	1825	63,519	63,557
1809	17,917	89,771					1 1	,

In 1825 the trade between Great Britain and Ireland was placed on the footing of a coasting trade, so that there are no means of continuing this account to a later date; but for some further particulars, the reader is referred to Liverpool, art. Docks; for an account of the sales of cattle at the great fair of Ballinasloe, see Faius and Markets.

Cattle of the Continent.—Baron Mulchus has given, in his work on European Statistics, published at Stuttgard in 1826, an account of the number of horned cattle, sheep, swine, &c., in most European conaries. In so far as respects the British empire, the statements are mostly copied from Colquinoun, and are ludicrously inexact. Perhaps, knowever, they may, in so far as regards the Continental states, be better entitled to credit. The following are some of the items in his Table:—

Countries.			Catile.	C	ountries.			Cattle.
Sweden and Norwa	у -	-	2,647,000	Baden -	-	-	-	421,900
Russia	-	- 1	19,000,000	Bavaria	-	-	-	1,895,700
Deamark -	-	-	1,607,000	Austria	-	-	- '	9,912,500
Netherlands -	-	-	2,500,000	France	-	-	-	6,681,900
Prussia	-	-	4,275,700	Spain -	-	-	-	2,500,000
Saxony	-	- {	345,000	Portugal	-	-	-	650,000
llanover -	-	- 1	794,000	Switzerland	-	-	- 1	800,000
Wirtemberg -	**	-	713,000	Italy -	-	-	-	3,500,000

On the whole the Baron estimates the neat or horned cattle of Europe, including the British isles, but excluding Turkey, at 70,270,974. At best, however, this estimate can only be considered as a very rough approximation.

rough approximation.

Laws as to Cuttle.—No salesman, broker, or factor, employed in buying cattle for others, shall buy for himself in London, or within the bills of mortality, on penalty of double the value of the cattle bought and sold.—(31 Geo. 2, c. 40.)

Cattle not to be driven on Sunday, on penalty of 20s.—(3 Cha. 1, c. 1.)

Any person unlawfully and multiciously killing, wounding, or maining any cattle, shall be guilty of felony, and, upon conviction, may be transported, at the discretion of the court, beyond seas for life, or for any term not less than 7 years, or be imprisoned for any term not exceeding 4 years, and kept to hard labour; and, if a male, may be once, twice, or thrice publicly or privately whipped, if the court shall think fit so to order.—(7 & 8 Geo. 4, c. 30.)

Persons wantonly and cruelly abusing, beating, or ill-treating cattle, may, upon being convicted before a justice of such offence, be fined in any sum not exceeding 5t, and not below 10s.; and upon nonpayment of fine, may be committed to the house of correction for any time nut exceeding 3 months.

Complaint must be made within 10 days after the offence. Justices are instructed to order compensation to be made, not exceeding 20s., to persons vexatiously complained against.—(3 Gea. 4. c. 71.)
2 2 2

CAVIAR (Fr. Caviar, Cavial; Ger. Kaviar; It. Caviario, Caviae; Sp. Caviario; Rus. Ikra; Lat. Caviarium), a substance prepared in Russia, consisting of the safted roes of large fish. The Uralian Cossacks are celebrated for making excellent caviar. The best is made of the roe of the sturgeon, appears to consist entirely of the eggs, and does not easily become fetid. This is packed in small casks or kegs; the inferior sort being in the form of dry cakes. Caviar is highly esteemed in Russia, and considerable quantities are exported to Italy. It is principally made of the sturgeon caught in the Wolga, in the neighbourhood of Astrachan.—(See Tooke's Russia, 2d ed. vol. iii. p. 345.)

CAYENNE PEPPER, on GUINEA PEPPER. See CHILLIES.

CEDAR (Ger. Zeder; Du. Ceder; Fr. Cedre; It. and Sp. Cedro; Rus. Kedr; Lat. Cedrus). The cedar of Lebanon, or great cedar (Pinus cedrus), is famous in Scripture: it is a tall, majestic-looking tree. "Behold," says the inspired writer, " the Assyrian was a cedar in Lebanon with fair branches, and with a shadowing shroud, and of an high stature; and his top was among the thick boughs. His height was exalted above all the trees of the field, and his boughs were multiplied, and his branches became long. The fir trees were not like his boughs, and the chesnut trees were not like his branches; nor any tree in the garden of God was like unto him in beauty."-(Ezckiel, xxxi. 3. 5. 8.) The cedar grows to a very great size. The timber is resinous, has a peculiar and powerful odour, a slightly bitter taste, a rich yellowish brown colour, and is not subject to the worm. Its durability is very great; and it was on this account (propter wternitatem Vitruvius, lib. ii. § 9.) employed in the construction of the temples, and other public buildings, in the formation of the statues of the gods, and as tablets for writing upon. In the time of Vitruvius, cedars were principally produced in Crete, Africa, and some parts of Syria.—(Loc. cit.) Very few are now found on Lebanon; but some of those that still remain are of immense bulk, and in the highest preservation.

Cedar exceeds the oak in toughness, but is very inferior to it in strength and stiffness,

Some very fine cedars have been produced in England.

There are several other kinds of timber that are usually called cedar; thus, a species of cypress is called white cedar in America; and the cedar used by the Japanese for building bridges, ships, honses, &c., is a kind of cypress, which Thunberg describes as a beautiful wood, that lasts long without decay. The Juniperus oxypeedrus is a native of Spain, the south of France, and the Levant; it is usually called the brown berried cedar. The Bermudian cedar (Juniperus Bermudiana), a native of the Bermuda and Bahama islands, is another species that produces valuable timber for many purposes; such as internal joiners' work, furniture, and the like. The red cedar, so well known from its being used in making black-lead pencils, is produced by the Virginian cedar (Juniperus Virginiana), a native of North America, the West India islands, and Japan. The tree seldom exceeds 45 feet in height. The wood is very durable, and, like the cedar of Lebanon, is not attacked by worms. It is employed in various ways, but principally in the manufacture of drawers, wardrobes, &c., and as a cover to pencils. The internal wood is of a dark red colour, and has a very strong odour. It is of a nearly uniform texture, brittle, and light.—See Tredgold's Principles of Carpentry; Lib. of Entertaining Knowledge, Veget. Substances; Rees's Cyclop. &c.)

The duty on cedar (21.10s, a ton from a foreign country, and 10s, from a British possession) produced 2,549. 19s. 11d. in 1832. Its price in bond varies from 6d. to 9d. a foot.

CERTIFICATES, in the customs. No goods can be exported by certificate, except foreign goods formerly imported, on which the whole or a part of the customs paid on importation is to be drawn back. The manner of proceeding is regulated by the 3 & 4 Will. 4. c. 52. § 68, &c. The person intending to enter outwards such goods, is to deliver to the collector or comptroller of the port where the goods were imported or warehoused, two or more bills, specifying the particulars of the importation of such goods, and of the entry outwards intended to be made; and the officers, if they find such bills to agree with the entry inwards, are to issue a certificate of such entry, with the particulars necessary for the computation of the drawback upon the goods, the names of the person and ship by whom and in which the goods are to be exported, &c.

The merchant then enters the goods outwards, as in the common way of exportation. The cocket granted upon this occasion is called a certificate cocket, and differs a little in form from common over-sea cockets. Notice of the time of shipping is to be given to the searcher. Some time after the departure of the vessel, the exporter may apply for the drawback. The collector and comptroller than make out on a proper stamp a debenture, containing a distinct narration of the transaction, with the exporter's or merchant's oath that the goods are really and truly exported beyond seas, and not relanded, nor intended to be relanded; and also with the searcher's certificate of the quantity and quality of the goods at the time of shipping. The debenture being thus duly made out and sworn to, the duties to be repaid are indersed, the merchant's receipt taken below, and the money paid.

Certificates of origin, subscribed by the proper officers of the places where the goods were shipped, are required, to entitle the importers of sugar, collee, cocoa, and spirits from any

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taken below, ne goods were rits from any British plantation, to get them entered as such. A similar certificate is required in the case of blubber—(see Blubber); and in the case of wine from the Cape of Good Hope; and sugar from the limits of the East India Company's charter, &c.—(See Importation and Exportation.)

CHAIN, in surveying, a measure of length, composed of a certain number of links made of iron wire, serving to take the distance between two or more places. Gunter's chain contains 100 such links, each measuring  $7^{0.2}_{100}$  inches, consequently equal to 66 feet,

or 4 poles.

CHALDRON, a dry English measure. 36 coal bushels make a chaldron, and 21 chaldrons a score. The coal bushel is 19½ inches wide from the outside, and 8 inches deep. It contains 2,217.6 cubic inches; but when heaped, 2,815.5, making the chaldron 58.65 cubic feet. There are 12 sacks of coal in a chaldron; and if 5 chaldrons be purchased at the same time, the seller must deliver 63 sacks; the 3 sacks additional are called the ingrain. But coals are now sold in London, and almost every where else, by the ton of 20 cwt. avoirdupois. The Newcastle chaldron of coals is 53 cwt., and is just double the London chaldron.—(See Coal.)

CHAMBER OF COMMERCE, is an assembly of merchants and traders, where affairs relating to trade are treated of. There are several establishments of this sort in most of the chief cities of France; and in this country, chambers of this kind have been created for

various purposes.

Chamber of Assurance, in France, denotes a society of merchants and others for carrying on the business of insurance; but in Holland it signifies a court of justice, where causes relating to insurances are tried.

CHAMPAGNE, one of the most esteemed and celebrated of the French wines. See

CHANKS, on CHANK SHELLS, common conch shells, are fished up by divers in the Gulf of Manur, on the coast opposite Jaffnapatam, in Ceylon, in about 2 fathoms of water; and at Travancore, Tuticoreen, and other places. Large fossil beds of chanks have also been found. They are of a spiral form, and form a considerable article of trade in India, where they are in extensive demand all over the country. They are sawn into narrow rings or bracelets, and are worn as ornaments for the arms, legs, fingers, &c. by the Hindoo women; many of them are also buried with the bodies of opulent and distinguished persons. Those which, from being taken with the fish, are called green chanks, are most in demand. The white chank, which is the shell thrown upon the beach by strong tides, having lost its gloss and consistency, is not worth the freight up to Calcutta. The value of the green chank depends upon its size. A chank opening to the right, called in Calcutta the right-handed chank, is so highly prized as sometimes to sell for 400, or 500, or even 1,000 rupces.—(Bell's Commerce of Bengal, and private communications.)

The fishery of chanks is monopolised by government, who most commonly let the banks for about 4,000*h* a year. Sometimes, however, they are fished by the servants of government on its account. But as the fishermen of the coast, and those belonging to the little islands where they are found, cannot be prevented from taking chanks, the better plan, as it appears to us, would be to give every one leave to fish them; but to lay a somewhat heavier duty on their exportation. We have been assured by those well acquainted with the circumstances, that this would be advantageous to all parties, but especially to government. We have heard that an arrangement of this sort has recently been made, but we have not learned any

thing positive respecting it.

CHARCOAL (Fr. Charbon de bois; Ger. Reine Kohle; It. Carbone di legna; Sp. Carbon de lena; Lat. Carbo ligni), a sort of artificial coal, consisting of wood burned with as little exposure to the action of the air as possible. "It was customary among the nacients to char the outside of those stakes which were to be driven into the ground or placed in water, in order to preserve the wood from spoiling. New-made charcoal, by being rolled up in clothes which have contracted a disagreeable odour, effectually destroys it. When boiled with meat beginning to putrefy, it takes away the bad taint; it is, perhaps, the best tooth-powder known. When putrid water at sea is mixed with about  $\frac{1}{9}$  of its weight of charcoal powder, it is rendered quite fresh; and a much smaller quantity of charcoal will serve, if the precaution be taken to add a little sulphuric acid previously to the water. If the water casks be charred before they are filled with water, the liquid remains good in them for years; this precaution ought always to be taken for long sea voyages. The same precaution, when attended to for wine casks, will be found very much to improve the quality of the wine."—(Thomson's Chemistry.)

CHARLESTON, a city and sea-port of the United States, of South Carolina, in lat. 32° 47′ N., long. 79° 48′ W. Population in 1830, including the subarbs, 40,300. The situation of Charleston has a good deal of resemblance to that of New York, being built on a point of land between the Ashley and Cooper rivers, at their point of confluence. The exports principally consist of cotton and rice (particularly the former), which are the staple products of the state. There are a few other articles exported, such as naval stores, hams,

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bacon, &c., but their value is quite inconsiderable. All the cotton sent from South Carglina to foreign countries is shipped at Charleston. In 1831-32, the exports are said to have amounted to 182,628 bales, of which 138,683 were for Great Britain.\* The value of the cotton exported in 1831 amounted, according to the customhouse valuation, to 4,885,431 dollars, and that of the rice to 1,218,859 do. But exclusive of the exports to foreign countries, South Carolina sends a great deal of cotton and rice to other ports of the Union. The shipments of cotton constwise in 1831-32 were estimated at about 43,000 bales. The imports from foreign countries principally consist of cottons, woollens, and linens, hardware, iron, and steel, coffee, sugar, ten, wine, spices, &c. The greater part of the imports do not, however, come from abroad, but from the northern and middle states. The former supply her with fish, shoes, and all sorts of coarse manufactured goods for the use of the slave population; while the latter supply her with wheat, flour, &c. Most part of the imports of foreign produce are also brought at second-hand from New York, which occupies the same rank in the Union that Liverpool and London do in Great Britain. There were, in 1830, 5 banks in this city, including the branch of the United States Bank, with an aggregate capital of 4,975,000 dollars: the total dividends for the same year amounted to 317,000 dollars; being at the rate of 6.371 per cent. There were also 2 marine insurance companies, having a eapital of 750,000 dollars.—(Statement by J. H. Goddard, Esq., New York Dutly Advertiser, 29th of January, 1831.) The registered, enrolled, and licensed tonnage belonging to Charleston, in 1831, amounted to 13,008 tons, of which 7,147 tons were employed in the coasting trade. The total value of the articles imported into South Carolina, in the year ending 30th of September, 1832, was 1,213,725 dollars; the total value of the exports during the same year being 7,752,781 dollars.—(Papers laid before Congress, 15th of February, 1833.) In South Carolina, the dollar is worth 4s. 8d. currency; so that 1l. sterling =1/. 0s. 8\frac{8}{2}d. currency. Weights and Measures same as in England.—(For further details. see New York.)

Port.—Charlestan harbour is spacious and convenient; but the entrance to it is incommoded by a range of sand-banks, stretching from Sullivan's Island on the north to Folly Island on the south, about 2½ leagues. There are several channels through these banks, but only three, the middle or direct channel, the ship channel, and Lawford channel, between the latter and the mainland, has night to be attempted by ships of considerable burden. The entrance to the ship channel is in lat 32 40°. The depth of water on the shallowest part of the bar at ebb tide is 12 feet, and at thood from 17 to 18 feet; whilst the depth in the middle channel at low water does not exceed 9 feet, and in Lawford channel it does not exceed 10 or 11 feet. A lighthouse has been erected on the south point of Lighthouse Island, bearing from the middle of the bar of the ship channel W. N. W. ½ N. It is 80 feet high, having a revolving light, alternately brilliant and obscure, the period of obscuration being double that of brilliancy; but on approaching the light, the latter gains upon the former, and within 1½ league it is never wholly dark. The light may be seen in the weather at from 3 to 4 leagues off. After guiting into the channel, which is marked by the breakers and buoys on each side, the proper course for a ship to steer is to bring the lighthouse to bear N. W. by W., and stand direct for it till you get within the banks, when the course is N. by W. But it is unnecessary to enter into further details on these points, as all ships entering Charleston harbour are bound, provided they are halled by a licensed pilot off the bar, to pay him full pilotage fees whether they accept his services or not. In point of fact, however, they are always accepted; for the shifting of the sands, the Influence of the tides, &c. render the entrance so difficult to those not perfectly familiar with it, that even the packet ships that sail regularly to and from New York uniformly beave-to without the bar for a pilot.—(See Plan of Charleston Harbour, reduced from the original survey of Major H. Bache.) Ships usually moor alongside quays or wharfs, where they are in perfect safety.

Departures from Charleston .- The following is

An Account of the Number of Ships, with the Specification of their Tonnage, and the Countries to which they belonged, that cleared from Charleston for Foreign Porta during each of the Three Years coding with 1831:—

	1	829.	1	830.	1831.		
Nation.	Vals.	Tons.	Vals.	Tons,	Vals.	Tons.	
British United States French Spanish Bremen Dutch Danish	55 258 22 6 3 1	19,059 61,783 5,491 420 611 193 45	51 269 11 12 5	16,230 64,742 2,777 1,106 872	91 186 6 27 3	26,631 43,369 1,848 2,671 371	
Total •	345	97,785	349	85,872	314	75,015	

Shipping Charget.—The charges of a public nature paid by ships entering this port differ but little in amount on a native and a foreign ship. On a vessel supposed to be of 300 toos burden, entering, unloading, taking on board a mixed cargo, and clearing out, they would be as under:—

	Dot	lar)	cent	s.	L. s.	d.
Fee on entry at the customhnuse -		2	60		0 11	1 1-4
Surveyor's fee, on a foreign ship -		6	00		1 1	4 1-4
Ditto. on a native ship -		3	00		0 12	93.4
Harbour-master's fee		2	00		0 8	61.2
Port warden's survey, when required		10	00		2 2	S 1-2
Fees on clearance at the customhouse, of a native ship	of }	3	50		0 14	11 1-4
Ditto of a foreign ship .	٠,	2	70		0 11	61.4

Pilotage lawards and outwards supp 5 50 60 - 10 13 6 12
Wharfage, per diem - 1 00 - 0 4 3 14
The difference in the fees on the clearance at the Custom-house of a native and a foreign ship, is owing to the former being obliged to give certain bonds which are not required of the latter.

The greater or smaller tomaze of the ship nakes no difference on the control of the latter.

The greater or smaller tomaze of the ship nakes no difference on or a native ship is in proportion to her draft of water, and is the same whether for a foreign or a native ship.

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or a native ship.

Rates of Commission.—The rates of commission or factorize usually charged and allowed at Charleston on transacting different sorts of business, are as follows, viz.—

For selling domestic produce 2 1.2 per cent.

For selling foreign merchandise 5 per cent.

For guaranteeing either of these sales, 2 1.2 per cent, additional is commonly allowed.

For purchasing with funds in hand, or drawing domestic hills for reimbursement, 2 1.2 per cent.

For purchasing goods and drawing foreign bills for reimbursement.

For the sale of real or personal estate, the recular charge is 6 per cent; but where the property to be sold is of any considerable value, the parties in general enter into an agreement beforehad, and a nucli lower rate of commission is allowed.

Charges on Rice and Cotton shipped at Charleston...

Cents. 12 1-2 per barrel. 18 3-4 ditto. Drayage, wharfage, &c. . Cooperage Total 31 1-4 cents per barrel. Drayage, w Labour, nie

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<sup>\*</sup> This statement is taken from an American paper, and is believed to be nearly accurate, but it is

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On cotton the charges are— On square bales, Drayage, wharfage, &c. Labour, mending bagging, &c.

Cents.
10 per bale.
10 ditto.

Tolal 20 cents per bale.

On round balrs or hags, Drayage, wharfage, &c. . Labour, mending bagging, &c. .

Cents.

- 10 per hale.

- 15 ditto.

Total 25 cents per bale.

For commission, see above.

These particulars have been principally derived from the answers made by the Consul at Charleston, to the circular queries; answers which do great credit to his intelligence and industry.

[The capital of the Charleston banks had been augmented, in 1836, to \$6,480,000; the banking capital of the entire state of South Carolina then amounting to the sum of \$7,936,318.

For information concerning the commerce and shipping of the port of Charleston, the reader is referred to the articles Imports And Exports, and Suies.—Am. Ed.]

CHART (Ger. Seekurten; Du. Zeekurten; Fr. Cartes marines; It. Carte marine; Sp. and Port. Cartas de marear) is properly applied to a projection of some part of the sea, as the term Map is to a portion of the land; wherefore charts are sometimes denominated "Hydrographical Maps." They are distinguished into several kinds, as plain, globular, and Mercator charts.

CHARTERPARTY, the name given to a contract in writing, between the owner or master of a ship and the freighter, by which the former hires or lets the ship, or a part of the ship, under certain specified conditions, for the conveyance of the goods of the freighter to some particular place or places. Generally, however, a charterparty is a contract for the use of the whole ship: it is in commercial law, what an indenture is at common law.

No precise form of words, or set of stipulations, is requisite in a charterparty. The forms subjoined to this article are those most commonly in use; but these may, and, indeed, in many cases must, be varied, to suit the views and intentions of the parties.

A charterparty is generally under seal: but sometimes a printed or written instrument is signed by the parties, called a memorandum of a charterparty; and this, if a formal charterparty be not afterwards executed, is binding. The stamp in either case is the same.

Charterparties, when ships are let or hired at the place of the owners' residence, are generally executed by them, or some of them; but when the ship is in a foreign port, it must necessarily be executed by the master, and the merchant or his agent, unless the owners have an agent in such port, having proper authority to act for them in such matters.

A charterparty made by the master in his name, when he is in a foreign port in the usual course of the ship's employment, and, therefore, under circumstances which do not afford evidence of fraud; or when it is made by him at home, under circumstances which afford evidence of the expressed or implied assent of the owners; is binding upon the latter. But, according to the law of England, no direct action can be maintained upon the instrument itself against the owners, unless it be signed and sealed by them, or unless they authorise the master (or agent, as the case may be) to enter into the contract, and unless it be distinctly expressed in the charterparty that he acts only as agent.

When a ship is chartered by several owners to several persons, the charterparty should be executed by each, or they will not be liable to an action for nonperformance. But if the charterparty be not expressed to be made between the parties, but runs thus—"This charterparty indented witnesseth, that C., master of the ship W., with consent of A. and B., the owners thereof, lets the ship to freight to E. and F.," and the instrument contains covenants by E. and F. to and with A. and B.; in this case A. and B. may bring an action upon the covenants expressed to be made with them; but unless they seal the deed, they cannot be sued upon it. This, therefore, is a very proper form.

The general rule of law adopted in the construction of this, as of other mercantile instruments, is, that the interpretation should be liberal, agreeable to the real intention of the parties, and conformable to the usage of trade in general, and of the particular trade to which

The charterparty usually expresses the burden of the ship; and by the famous French Ordinance of 1681, it is required to do so. According to Molloy (book ii. c. 4. § 8.), if a ship be freighted by the ton, and found of less burden than expressed, the payment shall be only for the real burden; and if a ship be freighted for 200 tons, or thereabouts, the addition of thereabouts (says the same author) is commonly reduced to five tons more or less; but it is now usual to say so many tons "register measurement."

The usual covenant, that the ship shall be seaworthy, and in a condition to carry the goods, binds the owners to prepare and complete every thing to commence and fulfil the voyage. But though the charterparty contained no such covenant, the owner of the vessel would be, at common law, bound, as a earrier, to take care that the ship should be fit to perform the voyage; and even though be should give notice, limiting his responsibility from losses occasioned to any cargo put on board his vessel, unless such loss should arise from want of ordinary care, &c., he would be liable if his ship were not seaworthy.—(See Seaworthy.)

In all maritime transactions, expedition is of the utmost consequence; for even by a short delay, the object or season of a voyage may be lost; and therefore, if either party be not

INVERSITY OF WATERLOO

ready by the time appointed for the loading of the ship, the other may seek another ship or

cargo, and bring an action to recover the damages he has sustained.

The manner in which the owner is to lade the cargo is, for the most part, regulated by the custom and usage of the place where he is to lade it, unless there he an express stipulation in the charterparty with respect to it. Generally, however, the owner is bound to arrange the different articles of the eargo in the most proper manner, and to take the greatest care of them. If a cask he accidentally staved, in letting it down into the hold of the ship, the muster must answer for the loss.

If the owner covenants to load a full and complete cargo, the master must take as much

on board as he can do with safety, and without injury to the vessel.

The master must not take on board any contrabund goods, whereby the ship or eargo may be liable to forfeiture and detention; nor must be take on board any false or colourable papers; but he must take and keep on board all the papers and documents required for the protection and manifestation of the ship and eargo by the law of the countries from and to which the ship is bound, by the law of nations in general, or by any treaties between particular states.

If the master receive goods at the quay or heach, or send his boat for them, his responsibility commences with the receipt in the port of London. With respect to goods intended to be sent coastwise, it has been held, that the responsibility of the wharfinger ceases by the delivery of them to the mate of the vessel upon the wharf. As soon as he receives the goods, the master must provide adequate means for their protection and security; for even if the crew be overpowered by a superior force, and the goods taken while the ship is in a port or river within the country, the master and owners are liable for the loss, though they may have committed neither fraud or fault. This may seem a harsh rule; but it is necessary, to put down attempts at collusive or fraudulent combinations.

The master must, according to the terms of the charterparty, commence the voyage with-

out delay, as soon as the weather is favourable, but not otherwise.

Sometimes it is covenanted and agreed upon between the parties, that the specified númber of days shall be allowed for loading and unloading, and that it shall be lawful for the freighter to obtain the vessel a further specified time, on payment of a daily sum as demurrage.—(See Demunaoe.) If the vessel be detained beyond both periods, the freighter is liable to an action on the contract. The rate of demurrage mentioned in the charterparty will, in general, be the measure of the damages to be paid; but it is not the absolute or necessary measure; more or less may be payable, as justice may require, regard being had to the expense and loss incurred by the owner. When the time is thus expressly ascertained and limited by the terms of the contract, the freighter is liable to an action for damages if the thing be not done within the time, although this may not be altributable to any fault or omission on his part; for he has engaged that it shall be done.—(Abbott on the Law of Shipping, part ii. c. 1.)

If there has been any undertaking or warranty to sail with convoy, the vessel must repair to the place of rendezvous for that purpose; and if the master neglect to proceed with con-

voy, he will be answerable for all losses that may arise from want of it.

The owners or master should sail with the ship for the place of her destination with all due diligence, and by the usual or shortest course, unless in eases of convoy, which the master must follow as far as possible. Sometimes the course is pointed out in the charterparty. A deviation from the usual course may be justified for the purpose of repairs, or for avoiding an enemy or the perils of the seas, as well as by the sickness of the master or mariners, and the mutiny of the crew.

By an exception in the charterparty, not to be liable for injuries arising from the act of God and the king's enemies, the owner or master is not responsible for any injury arising from the sea or the winds, unless it was in his power to prevent it, or it was occasioned by his imprudence or gross neglect. "The question," said Lord Mansfield, in an action brought by the East India Company, "is, whether the owners are to pay for the damage occasioned by the storm, the act of God; and this must be determined by the intention of the parties, and the nature of the contract. It is a charter of freight. The owners let their ships to hire, and there never was an idea that they insure the cargo against the perils of the sea. What are the obligations of the owners which arise out of the fair construction of the charterparty? Why, that they shall be liable for damages incurred by their own fault, or that of their servants, as from defects in the ship, or improper stowage, &c. If they were liable for damages occasioned by storms, they would become insurers." The House of Lords confirmed this doctrine by deciding (20th of May, 1788) that the owner is not liable to make satisfaction for damage done to goods by storm.

The charterer of a ship may lade it either with his own goods, or, if he have not sufficient, may take in the goods of other persons, or (if not prevented by a clause to that effect in the charterparty) he may wholly underlet the ship to another.—(For further details, see Abbott on the Law of Shipping, part iii. c. 1.; Chitty's Commercial Law, vol. iii. c. 9, &c.; and

the articles BILL OF LADING, FREIGHT, MASTER, &c. in this Dictionary.)

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The following is one of the most usual forms of a charterparty :-

The following is one of the most usual forms of a charterparty:—

This charterparty, Indented, made, &c., between A. B., &c., mariner, master, and owner, of the good ship or vessel, called, &c., now riding at anchor, &c., of the burthen of 200 tons, or thereabouts, of the one part, and C. D. &c., merchant, of the other part, witnesseth, that the said A. H., for the consideration hereinafter mentioned, hath granted, and to freight betten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant, and to freight letten, and by these presents doth grant and to freight letten, and by these presents doth grant, and to freight letten, and by these presents, and the freight free freight of the body with the goods and merchandises of the said of the said ship, in manner hereinafter along the said of the said of the said count of th

The great variety of circumstances under which different voyages are made produce a corresponding diversity in charterparties. The charterparty of which the following is a cost affords a good example of the more complex species of these instruments.

corresponding diversity in charterparties. The charterparty of which the following is a cosy affords a good example of the more complex species of these instruments.

It is this day mutually agreed between Mr. T. B. Rann, owner of the good ship or vessel called the Merandi, William Heimiker, master, of the measurement of 472 tens, or thereabouts, now in the river Thames, and Mr. David Thomson, of the firm of Messrs. Thomson, Passmore, and Thomson, of the voyage, shall with all convenient speed, sail and proceed to Calcutta, with neave to take on viets out to New South Wales, and from thence troops, merchandise, or passengers, to the aforement one period Calcutta, with leave to touch at Madras on her way thither, if required on owner's account, or so near thereunto as she may safely get, and there load from the factors of the show doerd-and or so near thereunto as she may safely get, and there load from the factors of the show doerd-and of calcutta, a full and complete cargo of rice, or any other lawful goods which the charterer engages to ship, and proceed with the same to Port Louis, in the Isle of France, and deliver the same free of freight; afterwards load there a full and complete cargo of sugar in bags, or other lawful merchandisc, of as favorable tomage, which the charterer engages to ship, not exceeding what she can reasonably stow and carry over and above her tackle, apparel, provisions, and furniture; and, being so loaded, shall therewith proceed to London, or so near thereunto as she may safety get, and being so loaded, shall therewith proceed to London, or so near thereunto as she may safety get, and being so loaded, shall therewith proceed to London, or so near thereunto as she may safety get, and there yet, and should the vessel deliver more nett sugar in the port of London than the quantity of rice, or other goods, naturally shipped in Calcutta, at the rate of 5d. 12s. 6d. port not 20 ext. netted to continue the passet of the gets, and navigation, of whatever nature and kind soever, during the sa







The freight on the intermediate voyages (if any) to be paid on delivery of the cargo, in cash, or by bills on London at usance, at the option of the master. The vessel to be addressed, both at Calcuna and Isle of France, to the agents of the charterer. In witness whereof, the said parties have hereunto set their hands and seals, at London, the 2d day of December, 1829.

Signed, sealed, and delivered, in the presence of the pre

(Signed) THOS. B. RANN, (L.S.) D. THOMSON, (L.S.) in the presence of (Signed) E. FORSÝTH.

Stamp Duty on Charterparties .- The statute 55 Geo. 3. c. 184. enacts, that any charterparty or any agreement or contract for the charter of any ship or vessel, or any memorandum, letter, or other writing, between the captain, master, or owner of any ship or vessel. and any other person, for or relating to the freight or conveyance of any money, goods, or effects, on board of such ship or vessel, shall be charged with a duty of 11. 15s.

And when the same, together with any schedule, receipt, or other matter, put or indorsed thereon, or annexed thereto, shall contain 2,160 words or upwards, then for every entire quantity of 1,080 words contained therein over and above the first 1,080 words, there shall

be charged a further progressive duty of 1l. 5s.

CHAY on CHOY ROOT, the roots of a small biennial, rarely triennial, plant, growing spontaneously in light, dry, sandy ground near the sea; and extensively cultivated, especially on the coast of Coromandel. The cultivated roots are very slender, and from 1 to 2 feet in length with a few lateral fibres; but the wild are shorter, and supposed to yield one fourth part more of colouring matter, and of a better quality. The roots are employed to dye the durable reds for which the Indian cotton yarn and chintzes have been long famous, and which can only be equalled by the Turkey red.

Chay root forms a considerable article of export from Ceylon. Only a particular set of people are allowed to dig it. It is all bought up by government, who pay the diggers a fixed price of 75 or 80 rix-dollars a candy, and sell it for exportation at about 175 rix-dol-

lars .- (Bertolacci's Ceylon, p. 270.)

This root has been imported into Europe, but with no success. Dr. Bancroft suspects it may be injured by the long voyage; but he adds, that it can produce no effect which may not be more cheaply produced from madder. It is a very bulky article, and is consequently burdened with a very heavy freight.—(Permanent Colours, vol. ii. p. 282-303.)

CHECKS, CHEQUES, on DRAFTS, are orders addressed to some person, generally a banker, directing him to pay the sum specified in the check to the person named in it, or

bearer on demand. The following is the usual form :--

London, 30th October, 1833,

£100.

Pay Mr. A. B. or bearer, One Hundred Pounds, on account of C. D.

Messrs. Jones, Loyd, and Co.

In point of form, checks nearly resemble bills of exchange, except that they are uniformly payable to bearer, and should be drawn upon a regular banker, though this latter point is not essential. They are assignable by delivery only; and are payable instantly on presentment, without any days of grace being allowed. But by the custom of London, a banker has until 5 of the afternoon of the day on which a check is presented for payment to return it; so that where a check was returned before 5, with a memorandum of "cancelled by mistake" written under it, it was held a refusal to pay. If a check upon a banker be lodged with another banker, a presentment by the latter at the clearing-house is sufficient. Checks are usually taken conditionally as eash; for unless an express stipulation be made to the contrary, if they be presented in due time and not paid, they are not a payment. It is difficult to define what is the due or reasonable time within which checks, notes, or bills, should be presented. A man, as Lord Ellenborough has observed, is not obliged to neglect all other business that he may immediately present them: nevertheless it is the safest plan to present them without any avoidable delay; and if received in the place where payable, they had better be presented that day, or next at furthest. If a check be not presented within a reasonable time, the party on whom it is drawn will be justified in refusing to pay it; and the holder will lose his recourse upon the drawer. Cheeks drawn on bankers residing 10 miles or more from the place where they are drawn, must be on a stamp of the same value as a bill of exchange of an equal amount; but checks drawn on a banker, acting as such within 10 miles of the place where they are issued, may be on plain paper.—(Chitty on Commercial Law, vol. iii. p. 591.; Woolrych on Commercial Law, c. 3. § 2., &c.)

CHEESE, (Ger. Käse; Du. Kaas; Fr. Fromage; It. Fromaggio, Cacio; Sp. Queso; Rus. Sur; Lat. Caseus), the curd of the milk separated from the whey, and pressed or hardened. It has been used as an article of food from the earliest ages: vast quantities of it

are consumed in Great Britain, and in most countries in Europe. There is an immense variety of cheeses, the qualities of which depend principally on the richness and flavour of the milk of which they are made, and partly on the way in which they are prepared. England is particularly celebrated for the abundance and excellence of

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cipally on the way in which excellence of its cheese. Cheshire and Gloucestershire are, in this respect, two of its most famous counties; the cheese produced in the former has been estimated at 11,500 tons a year. There are two kinds of Gloucester cheese, double and single; the first is made of the milk and cream, the latter of the milk deprived of about half the cream. They are of various sizes, from 20 to 70 and even 80 lbs.; but they generally run from 50 to 60 lbs. A great deal of cheese is also made in that part of Shropshire which borders upon Cheshire, and in North Wiltshire. The former goes under the name of Cheshire cheese: the latter was, till lately, called Gloucestershire cheese; now it receives its appellation from the county where it is A strong cheese, somewhat resembling Parmesan, is made at Chedder in Somersetmade. The celebrated rich cheese, called Stilton, is made in Leicestershire, principally in the villages round Melton Mowbray. It is not reckoned sufficiently mellow for cutting unless it be two years old; and is not saleable unless it be decayed, blue, and moist. A rich cheese is also made at Leigh, in Lancoshire. The other cheeses made in England, which have acquired a peculiar name, either from the quantity made, or from the quality, are the Derhyshire, Cottenham, and Southam cheeses. The two last are new milk cheeses, of a peculiarly fine flavour: the places where they are made are in Cambridgeshire. Bath and York are remarkable for their cream choeses. The county of Warwick, and Banbury in Oxfordshire, are also remarkable for cheeses; the former for the quantity made in it, about 20,000 tons being annually sent to London, besides a very large supply to Birmingham. Banbury cheese is distinguished for its richness.

Scotland is not celebrated for its cheese: the best is called Dunlop cheese, from a parish in Ayrshire, where it was originally manufactured. Dunlop cheeses generally weigh from 20 to 60 lbs. each; and are, in all respects, similar to those of Derbyshire, except that the

Turmeric, marigolds, hawthorn buds, &c. were formerly used to heighten and improve the colour of cheese; but annotto (which see) is decidedly the best ingredient that can be employed for that purpose, and is at present used in Cheshire and Gloucestershire to the exclusion of every thing else. An ounce of genuine annotte will colour a hundred weight

Large quantities of very good cheese are produced in Holland. In the manufacture of Gouda cheese, which is reckoned the best made in Holland, muriatic acid is used in curdling the milk instead of rennet. This renders it pungent, and preserves it from mites.

Parmesan cheese, so called from Parma in Italy, where it is manufactured, is merely a skim-milk cheese, which owes its rich flavour to the fine herbage of the meadows along the Po, where the cows feed. The best Parmesan cheese is kept for 3 or 4 years, and none is ever carried to market till it be at least 6 months old.

Swiss cheese, particularly that denominated Gruyère, from the bailiwick of that name in the canton of Fribourg, is very celebrated. Gruyère cheeses are made of skimmed or partially skimmed milk, and are flavoured with herbs. They generally weigh from 40 to 60 lbs. each, and are packed for exportation in casks containing 10 cheeses each.

According to Mr. Marshall the average yearly produce of cheese from the milk of a cow in England is from 3 to 4 cwt., or more than double the weight of the butter.

For further details, see Loudon's Ency. of Agriculture; art. Dairy in Supp. to Ency. Brit; Stevenson's art. on England, in the Edinburgh Ency., &c.

The imports of cheese, in 1831, amounted to 134,459 cwt., almost the whole of which came from the Netherlands. The quantity re-exported was but inconsiderable. The duty of 10s. 6d. a cwt. on imported cheese produced, in 1823, 69,049l. 2s. 8d.; showing that the quantity entered for home consumption amounted to about 132,000 cwt.

The contract price of the cheese furnished to Greenwich Hospital, in the undermentioned years, has been as follows :-

Years.	Prices per lb.	Years.	Prices per lb.	Years.	Prices per lb.	Years.	Prices per 1b
	d.		d.		d.		d.
1730	31	1800	67	1814	82	1824	41
1740	31	1805	71	1815	8	1825	51
1750	31	1806	71	1816	61	1826	61
1760	31	1807	71	1817	51	1827	51
1770	37	1808	77	1818	6	1828	51
1775	31	1800	8	1819	8	1829	5
1780	31	1810	81	1820	7	1830	4
1785	3∄	1811	81	1821	6	1831	47
1790	4	1812	81	1822	5	1832	31
1795	51	1813	83	1823	1 4		PRICES.

It is not possible to form any estimate of the value of the cheese annually consumed in Great Britain. Dr. Colquhoun states that the butter and cheese consumed in the United Kingdom must be worth at least 5,000,000l. a year, exclusive of the milk of which they are made; but he assigns no grounds for this statement; which we are inclined to think is very greatly exaggerated.—(See BUTTEH.)

[The quality of the cheese made in the United States has been gradually improving, and Vol. L-2 F

is in such estimation that while, on an average of four years, the value of the foreign article consumed in the United States has been only \$12,800, the annual amount of American cheese exported to foreign countries, chiefly to the West Indies and the British North

American colonies, has been as much as \$650,000.—Am. Ed.]

CHERRIES, the fruit of a tree (Prunus Cerasus Lin.) too well known to require any description. They derive their name from Cerasus, a city of Pontus, whence the tree was brought by Lucullus, about half a century before the Christian cra. It soon after spread into most parts of Europe, and is supposed to have been carried to Britain about a century after it came to Rome. The principal supplies of cherries for the London market are brought from the cherry orchards in Kent and Herts. The wood of the cherry is close, takes a fine polish, and is not liable to split.—(Rees's Cyclopædia ; Loudon's Ency. of Agric., &c.)

CHESNUT, a forest tree (Fagus castanea) growing abundantly in most parts of the southern countries of Europe. It was at one time very common in England; and is still frequently met with. It is long lived; grows to an immense size; and is very ornamental, The wood is hard and compact; when young, it is tough and flexible; but when old, it is brittle, and often shaky. The chesnut contains only a very small proportion of sap-wood: and hence the wood of young trees is found to be superior to even the oak in durability. It is doubtful whether the roof of Westminster Hall be of oak or chesnut; the two woods being, when old, very like each other, and having been formerly used almost indifferently in the construction of buildings. A good deal of chesnut has been planted within the last thirty years.—(Tredgold's Principles of Carpentry.)

CHESNUTS (Fr. Châtaignes; Ger. Kustanien; It. Castagne; Sp. Castanas), the fruit of the chesnut tree. Chesnuts grows in this country, but are very inferior both in size and perfection to those imported from the south of Europe. In some parts of the Continent they are frequently used as a substitute for bread, and form a large proportion of the food of the inhabitants. This is particularly the case in the Limousin, in Corsica, and in several districts of Spain and Italy. The inhabitants of the Limousin are said to prepare them in a peculiar manner, which deprives them of their astringent and bitter properties. Chesnuts imported from Spain and Italy are frequently kiln-dried, to prevent their germination on the passage. In this country they are principally served up roasted at desserts.

During the 3 years ending with 1831, the entries of foreign chesnuts for home consumption averaged 20,948 bushels a year. The duty of 2s. a bushel produced, in 1832, 2,3211. 12s. 10d. nett, allowing that the consumption must have amounted to 23,216 bushels.

CHETWERT, a measure of corn in Russia, equal to  $5\frac{19}{20}$  Winchester bushels, so that

100 chetwerts =  $74\frac{1}{2}$  Winchester quarters.

CHILLIES (Hind. Gas Murridge; Javan. Lombok; Malay, Chabai), the pods or fruit of the Capsicum annuum, or Guinea pepper. This is one of the hardiest and most productive plants found in tropical climates; growing luxuriantly in almost all dry soils, however indifferent. In the wild state, the pods are small, and so pungent and acrid as to blister the tongue; but when raised on rich soils, they are large, and comparatively mild, The plant is said to be a native of both Indies. It is very extensively cultivated; and, with the exception of salt, is far more extensively used than any other condiment. In tropical countries, the pods are frequently made use of when unripe and green: when ripe, they become of a deep red colour; and in this state they are exported dry and entire, or reduced to powder—that is, to Cayenne pepper; which, when genuine, consists wholly of the ground pods of the capsicum. - (See Peppen.)

CHINA ROOT (Ger. Chinawurzel; Du. Chinawortel; Fr. Squine, Esquine; Sp. Raiz China, Cocolmeca; Arab. Rhubsinie), the root of a species of climber (Smilux China Lin.). It comes from the West Indies as well as from China; but that from the latter is best. It is oblong and thick-joined, full of irregular knobs, of a reddish brown colour on the outside, and a pale red within; while new, it will snap short, and look glittering within; if old, the dust flies from it when broken, and it is light and kecky. It should be chosen large, sound, heavy, and of a pale red colour internally. It is of no value if the worm be in it.

-(Milburn's Orient. Commerce.)

CHINA WARE. See PORCELAIN.

CHINTS OR CHINTZ (Fr. Indiannes; Ger. Zitze; It. Indiane; Rus. Siz; Sp. Chiles, Zuraza), fine printed calico, first manufactured in the East Indies, but now largely manufactured in Europe, particularly in Great Britain.—(See Calico.)
CHIP HATS. See Hats.

CHOCOLATE (Du. Chocolade; Fr. Chocolat; Ger. Schokolate; It. Cioccolata; Por. Chocolate; Rus. Shokolad; Sp. Chocolate), a kind of cake or confection, prepared principally from the cacao nut. The nuts are first roasted like coffee; and being next reduced to powder and mixed with water, the paste is put into tin moulds of the desired shape, in which it speedily hardens, being, when taken out and wrapped in paper, fit for the market. Besides cacao nut, the Spaniards use vanilla, sugar, maize, &c. in the preparation of chocolate. This article which is celebrated for its nutritions qualities, is but little used in Great Britain; a circumstance that seems to be principally owing to the very heavy duties with which and the neavier sumpti soap. quantit Kingdo "Ali

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1, prepared princing next reduced to e desired shape, in fit for the market. paration of chocolitte used in Great heavy duties with

which it has been loaded. The importation of chocolate used formerly to be prohibited; and though this prohibition no longer exists, yet, as the duties on it are proportionally much nearier than upon caeao, we manufacture at home almost all that is required for our consumption. British chocolate is said to be very largely adulterated with flour and Castilesop.—(See Edward's West Indies, vol. ii. p. 364. ed. 1819.; and the art. Caeao.) The quantity of chocolate brought from abroad, entered for home consumption in the United Kingdom, in 1830, only amounted to 1,324½ lbs., producing 160l. of revenue.

"Alike easy to convey and employ as an aliment, it contains a large quantity of nutritive and stimulating particles in a small compass. It has been said with truth, that in Africa, rice, gum, and shea butter, assist man in crossing the deserts. In the New World, chocolate and the flour of maize have rendered accessible to him the table lands of the Andes, and vast

uninhabited forests."-(Humboldt's Pers. Nar. vol. iv. p. 234. Eng trans.)

CHRISTIANIA, the capital of Norway, situated at the bottom of a fiord or gulf, in the province of Aggerhuus; in lat. 59° 551/N., lon. 10° 481/E. Population, according to the Weimar Almanack for 1832, about 20,000. Christiania is about 60 miles from the open sea: the gulf is in some places very narrow, and its navigation somewhat difficult; but it is sufficiently deep for the largest vessels, having 6 or 7 fathoms water close to the quay. It is compulsory on all ships to take a pilot on board at the mouth of the bay. The trade of the town is considerable. The principal exports are timber and deals; glass, particularly bottles; linseed and oil-cake, iron and nails, smalts, bones, oak bark, &c. Salted and pickled fish, one of the staple products of Norway, is principally exported from Bergen. The deals of Christiania have always been in the highest estimation; a consequence of the excellence of the timber, and of the care with which the sap-wood and other defective parts is cut away; and not, as Mr. Coxe seems to have supposed, of the skilful sawing of the plank. The saw mills were formerly licensed to cut a certain quantity only, and the proprietors were bound to make oath that it was not exceeded.—(Coxe's Travels in the North of Europe, 5th edit, vol. iv. p. 28.) This absurd regulation no longer exists. There are far fewer restrictions on industry and commerce in Norway than in Sweden. In the former, British manufactured goods are admitted on moderate duties, and are very generally made use of. The principal articles of import are corn, colonial produce; woollen, linen, and cotton goods; butter, wine, brandy, &c.

Trade of Norway.—The following cables give a comprehensive view of the foreign trade

Imports.—An Account of the Quantities of the principal Articles imported into Norway, during each of the Three Years ending with 1831.

•		of the Three	Years ending	with 1831.				
	18	29.	183	0.	183	1.		
Articles.	NorwegianWeight and Measure.	English Weight and Measure.	Norwegian Weight and Measure.	English Weight and Measure.	Norwegian Weight and Measure.	English Weight and Measure.		
Cotion goods	132,629 lbs.	6,499 tons.	180,563 lbs.	68:47 lons	174,385 lbs.	85.45 tons		
French brandy	551,397 pot.	140,589 gals.	809,630 pot.	206,431 gals.	314,184 pot.	80,107 gals		
Coffee -	1,547,575 lbs.		1,576.130 lbs.	772.30 lons	1,814,185 lbs.	888 95 ton		
Vinegar -	101,430 pot.	26,626 gals.	119,826 pot.	30,552 gals.	73,956 pot.	18,856 gals		
Hemp -	2,209,653 lbs.	1,082.73 tons	1,369,549 lbs.	671 08 tons	1,416.218 lbs	693 96 lon		
Hops -	96,981	47.52	75,164	36.83	66,807	32.73		
Flax -	763,973	374.35	651.S02	319.38	462,5,2	226.65 ton		
Grain, wheat	13,766 tond.	6,709 grs.	15,675 tond.	7,625 grs.	11,962 tond.	5,822 grs		
Rye	232,602	113,219	252,405	122,858	305,306	148,607		
Barley	300,644	146,338	304,019	147,981	330,730	160,982		
Onts	15,179	7,384	10,330	5,028	32,015	15,597		
Malt	42,530	20,701	56,240	27,374	36,277	17.657		
Wheaten flour	573,087 lbs.	280.81 tons	682,071 lbs.	331-21 tons	688,640 lbs.	337 43 ton		
Rve flour -	27,395	13.42	90,525	44.35	146,464	71.76		
llarley flour	146,815	71.94	165,616	76.25	65,696	32:18 ton		
Peas -	11,202 tond.	5,452 grs.	8,264 tond.		9,330 tond.	4,541:36 grs		
Oil -	203,423 lbs.	99.68 tons		109:34 tons	254,623 lbs.	121 76 tou		
Cheese -	238,438	116.83	222,363	108.96	215,885	105.78		
Rice -	273,093	133-81	341.110	167:11	255,917	125.40		
Raisins -	102,271	50.11	103,836	50.88	117,955	57.80		
Rum -	12,142 pot.	3,095 gais.		4,432 gais.	13,815 pot.	3,522 gale		
Salt -	284,375 tond.				291,799 iond.			
	,		£ 2,013 pieces	£ 00.00.	1 215 pces. &	78.55 ton		
Sail cloth -	3,580 pcs.		& 49,400 lbs.	21.02 lons	160,316 lbs.	19.33 ton		
Silks -	4,270 lbs.	2.09 tons	4.883 lbs.	2-39	4,902 lbs.	2.40		
Syrup -	720,738	353.16	807,635	305.74	719,631	352.62		
	f 133 chald.		1 22 chald. &	)	No return.			
Grindstones	& 5,587 pcs.		1,337 pieces	} -	No return.			
Butter -	417,821 lbs.	204.73 tons	365,808 lbs.	179-21 tons	391,818 lbs.	191.99 tor		
Coals -		4.607.48 chald.	27,001 tond.	3,235.75 chal.	21,233 1ond.	2,583°83 cha		
Sugar -	2,195,752 lbs.	1.075.91 tons	2,312,225	1.147 69 tons	2,421,816 lbs.	1,186:69 to:		
Soap, green	126,219	61.85	145,774	71.43	137,708	67.48		
Soap, white	100,456	49-22	123.023	60.28	132,959	65:15		
Ten -	41,435	20:30	45,560	22.32	41,217	21.68		
Tobacco -	1,405,952	688-91	2,209,469	1.052-63	1,083,193	530.76		
Woollens -	180,926	88.65	186,058	91.17	193,900	95.01		
Wine -		120,911 galls.						
		26.	18:		1824.			
Linen cloth	905 901 the	100.59 tons	159,226 lbs.	78:02 tons	s 263,325 lbs.   129 0:			
Tunest Groun	1 200,291 108.	100 29 rolls	1 100,240 108.	100410018	81 313,34 1108. 1 140 04 0			

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Exports.—An Account of the Quantities of the principal Articles exported from Norway during cach of the Three Years ending with 1831.

	18	329.	183	30.	18:	31.
Articles.	NorwegianWeight and Measure.	Eoglish Weight and Measure.	Norwegian Weighl and Measure.	English Weight and Measure.	Norwegian Weighl and Measure.	English Weight and Measure,
Anchovies, (pickled sprats)	7,390 kegs	_	6,172 kegs	_	0,413 kegs	
Oak bark - Bones -	820,916 lbs. 161,520 bot.	402·25 tens	6,876 sk. lbs. 1,097,755 144,028 bot.	1,078·15tons 537·89	12,320 sk. lbs. 955,742 344,987 hot.	1,931.77 tons 468.31
Bottles - Smalts -	208,418 lbs.	102-12	257,340 lbs.	126.09	183,700 lbs.	90.01
Chromate of }	578,658	283.53	538,608	263-91	594,506	291.30
Lobsters -	1,034,905 lobs. 44,417,712 lbs.	21,764.67	1,196,904 lob. 43,447,887 lbs.	21,289.46	872,944 loh. 25,448,895 lbs.	12,469-95
Salted fish	397,816 tnd. 26,198 lbs.	38,039 bar. 12.83 tons	313,993 tnd. 52,391 lbs.	300,218 har. 25.67 tns.	469,659 tnd. 39,858 lbs.	449,051 15bar. 19 41 tons
Horus - Iron -	6,458,192	3,164.51	6,123,037	3,000-28	5,135,677	2,516.48
Rags -   Copper -	6,686 610,225	3·27 299	14,238 751,825	6·97 368·39	8,640 524,894	4·23 257·20
Caraway seed	1,605	0 78645	1,518	0.74382	1,535	0.75215
Fish roes - Buck & goat }	17,029 tnd. 84,101 lbs.	16,282 bar. 41.20 tons	22,677 tnd. 113,847 lbs.	21,682 bar. 55.78 tns	17,011 tnd. 114,951 lbs.	16,264bar. 56:32 tons
skins 5	357,515 "	175-17	109,503	53 80 tns.		44.98
Tar - Train oil -	1,257 tnd. 21,806	1,201 bar 20,849	1,017 tnd. 20,17 <b>0</b>	972 bar. 19,577	604 tnd. 18,708	577.50 bar. 17,887
Wood, tim-?	153,802	_	194,615	_	172,979	
ber & deals 5	woodlaster 33,860 lbs.	360,251.92 tons 16.59 tons		391,445·4 tns.	woodlaster 610 lbs.	339,938·84tns. 0·29,890

Trade with England.—According to the official accounts rendered by the British "astom-house, there were Imported from Norway, in 1831, 48,151 cwt. oak bark, 377 tons iron, 18,219 goat skins, 206,810 lbs. smalts, 118 cwt. tallow, 8,439 great hundreds battens and batten ends, 10,457 great do. deal and dealt ends, 4,655 masts, &c. under 12 inches dawneter, and 23,527 loads of timber, exclusive of about 1,000,000 lobsters, of which no account is kept. During the same year we exported to Norway 535,491 lbs. coffee, 7,705 lbs. indigo, 8,189 lbs. pepper, 4,981 lbs. pimento, 4,585 gallons rum, 3,169 cwt. muscovado sugar, 366,024 lbs. tobucco, 83,560 lbs. cotton wool, 3,774 tons coal, 434,744 yards cotton cloth, carthenware of the value of 3,4021, cullery of the value of 2,6482, 42,150 bushels of salt, soap and candles of the value of 2,0332, woollen manufactures of the value of about 13,0001, and some minor articles.—(Parl. Paper, No. 550. Sess. 1833.)

Nothing would do so much to extend our trade with Norway, and not with it only, but with the whole north of Europe, as the repeal of the discriminating duty on Norwegian and Battic timber. And, as this measure would be, in other respects, highly advantageous, it is to be hoped that its adoption may not be long deferred.

tion may not be long deferred.

Customs Duties.—As previously remarked, these, when compared with the Swedish duties—(see Gottenburgh), are moderate. They amounted, in 1831, inwards, to 161,8401, 5s. 3d.; ontwards, to 47,3811. 8s. 3d.; making together, 209,2211. 13s. 6d. To these have to be added 27,4361. 19s. 5d. received on account of tomage duties, lights, &c.

47,381. 8s. 3d.; making together, 200,221. 13s. 0d. on account of tonnage duttes, lightls, &cc.

Customs Regulations.—Within 24 hours after a vessel has got to her moorings, the master should deliver to the collector in general report as to ship and cargo, or present the requisite documents for having such report made out with the assistance of a ship broker, with the making this general report, the measuring bill is to be exhibited, and payment of the tonnage and other dues inward is to be made. If the ship have not been previously measured in Norway, and is, consequently, not provided with a Norwegian measuring bill sike is to be measured, to secretain her burden in Norway; and is, consequently, not provided with a Norwegian measuring bill sike is to be measured, to secretain her burden in Norway; and is, consequently, not provided with a Norwegian measuring bill sike is to be measured, to secretain her burden in Norway; and is, consequently, not provided with a Norwegian measuring bill; which is to be measured, to secretain her burden in Norway; and the discharge of the cargo commences under their inspection; and the discharge of the cargo commences under their inspection; and the discharge of the cargo commences under their inspection; and the discharge of the cargo commences under their inspection; and the constituent of any or all of the packages or bales to their address, these hales or packages may, at their request, be opened in the presence of the officers before report is made. If a consigner omits availing himself of this permission, his precision, but the disconnection of the officers before report is made. If a consigner omits availing himself of this permission, his precision, but the disconnection of the officers before report is made. If a consigner omits availing himself of this permission, his precision of the officers before report is made. If a consigner omits availing himself of this permission, his precision of the officers before provided by the provision of the officers before an intend

be bonded for a certain period, in order to facilitate the payment of the duties.

The former is called "transit optog," that is, depositing or washousing goods for exportation, subject to transit duties only. The latter is called "credit optog," that is, wearboosing or booting

The latter is called "credit oplogy" that is, warehousing or bondies oo credit.

1. Trannit Oplog.—Under this system, goods from abroad may be warehoused for exportation free of import duty, paying on exportation a transid duty, which, in most cases, is 1-10th of what they would pay if entered for home consemption. If the goods are deposited in the Custom-house warehouses, they list free of rest or dues during it days, and it in privato warehouses waterhouses waterhouses waterhouses waterhouses and the other cases, they pays in the one, and beyond months in the other cases, they pays in the one, and beyond months in the other cases, they pays in the one, and beyond month; which, after the layse of 3 months, as regards goods in the Custom-house warehouses, is increased to 1-4th of the transit duty per month.

2. Credit Oplag.—This system allows most goods imported from abroad to be placed in the owner's or importer's own warehouses, ander his own lock, free of duty, for a given lime, on his reporting to the customs, every 3 months, how much he has sold, otherwise consumed, or exported, and then paying the duty on such amount; the Custom-house officers, wha are bound quarterly to examine the goods, convincing themselves, by ocular demonstration, that and the paying the duty on such amount; the Custom-house officers, wha are bound quarterly to examine the goods, convincing themselves, by ocular demonstration, that and the paying cased 2 years from the batters in no case to exceed 2 years from the batters in the case of the pays of the pays of the pays of the pays of the pays of the property of the pays

away. This credit on the duties lo no case to exceed 2 years from the bine

This credit on the doties to no case to exceed 2 years from the bine the goods were imported.

By way of security for payment of the dulies on which the credit is the security for garries to themselves—

Frontly of mortgage on all the goods in question.

Priority of mortgage on all the goods in question.

Priority of first right, in the property, goods, and effects of every description belonging to the trader availing himself of this credit, in an afr as such property is not previously legally mortgaged.

3. Liberty for the Custom-house officers, when and as often as they shall deen it expedient, between the stated quarterly invection, to look over the stock on hand, with a view of accretaing whether there remains sufficient value for the duties; and if they see examon to doult hits, full right, in default of other satisatory security being offered, to seize the stock, and to sell the whole, or as much as shall cover the duties.

4. In case of death or failure of the party, an equal right to sell

forthwith anuch of t ficiency, a deceased of In chara in the war The war system, in

Mone called : 1-51h 8 skillett gts. par lars 42 that th are allo Weig

Table Engli of the

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Shipping able by a shi ania with a another carg I. Charges I. of Chri on boar Bill of he master,

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N. B.—Ti ships in Norv ships of coun the duties or foreign ships. The proof, if a clamours key ence of recip Banking.— 2 F 2

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1831 ight English Weight bs. 1,931.77 tons 468.31 nt 291.30 12.469.95 449,051 ·15har nd 19.41 tons bs 2,516.48 4.23 257.20 0.75215 nd 16,264bar. bs 56.32 tens 44.98 nd 577.50 bar. 17,887 339,938-84tns lbs. 0.29,890

th ustom-house, 18,219 goat skins, ,457 great de. deal ther, exclusive of perted to Nerway us rum, 3,169 cwi. 1,744 yards cotten theis of salt, soap 3,0001, and some 3,0001., and some

only, but with the nd Baltic timber. ped that its adop-

dish duties—(see 3d.; outwards, to 1. 19s. 5d. received

acilitate the payment of

that is, depositiog or to transit duties only. warehousing or bonding

oda from abroad may be uly, paying on exporta-is 1-10th of what they ion. If the goods are they lie free of rest or chouses, under the key I they remain long, via. 6 months in the other of the transit duty per as regards goods in the -4th of the transit duty

st goods imported from orter's own warehouses, a time, on his reporting the his sold, otherwise e duty on such amount; quarterly to esamine ar demonstration, that ed to bave been taken

ed 2 years from the time

ies on which the credit

question.
, goods, and effects of vailing himself of this reviously legally mort-

an equal right to sell

Somewith the whole of his sinck all public auction, and to retain as much of the proceeds as shall cover the duties; and in case of deficiency, and stabilished claim for the remainder on the estate of the case of the case of the case of the case of the duties, no allowance is made for waste or damage in the case of the duties, no allowance is made for waste or damage. The warehouse.

The warehouse and charged on goods bonded under the transit system, in the Custom-house warehouses, is as follows:

	9.	d.	
On a quarter of wheat, for the fir	*13 } c	0.5538	per month,
On a ton of raw eugar, for the fir	<sup>313</sup> } (	11.5384	per month.
Afterwards		11.0769	-

Money, Weights, and Measures.—In Norway there are no gold colns. The principal silver coin, called a species dollar, is divided into 120 skillings. There are, also, half species, or 60 skilling pieces; 1.5th species, or 8 skilling pieces; and what is denominated skillemynt, or small change—that is, 4 and 2 skilling pieces. The species dollar contains 320-58 Eng. grs., pure silver, and is, consequently, worth 4s, 6½ sterling, the par of exchange being 4 species dollar side. All Norway coins, except the small change, are alloyed with 1-7th copper, so that the species dollar weighs 448-38 Eng. grs., and its divisions in proportion. Small change coins are alloyed with three times their weight of copper. There are 1 and 2 skilling pieces of copper. Weights and Measures, same as at Copenhaden; which see.

Table showing the Number of Shlps, their Destination, and Tonnage in Norwegian Lasts and English Tons, that cleared out from Christiania; and also the Number of Ships, their Destination, and Tonnage, that cleared out from Norwegian Ports generally, Christiania included; during each of the Three Years ending with 1831.

Destination.		Salled from	n Cbristiania	1.	Sa	ited from Nor	way.
Destities	Year.	Ships.	Lasts.	Tons,	Shipe.	Lasts.	Tons.
	1829	15	376	940	568	13,172	32,930
Sweden	1830	10	217	542	423	10,323	25.807
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1831	11	302	755	546	13,226	33,065
Č	1829	117	1,899	4,747	2,062	24,442	61,105
Denmark, Altona excepted	1830	126	2,216	5,540	1,968	24,396	60,990
Denimari, michaela carepita	1831	155	2,678	6,095	2,096	26,817	67,042
7	1829		,	,,,,,,	2,000	,	,.
Russia	1830	l		_	117	4,537	11.342
Itassia	1831	1	17	42	133	6,638	16,595
3	1820	2	44	110	354	11,827	29,567
Other Baltic ports -	1830	2	60	150	222	6,092	15,230
Other pattic ports -	1831	š	302	755	240	7,210	18,025
}	1829	6	207	517	89	2,067	5.167
Hamburgh, Altona, and	1830	7	239	597	97	2,268	5,670
Bremen	1831	و ا	326	815	114	2,865	7,109
2	1829	96	8,144	20,360	228	44.027	110,067
o Duitain and Insland	1830	86	7,189	17,972	840	44,819	112,047
Great Britain and Ireland	1831	122	0,981		970	53,735	131,337
5	1829		60	24,952 150	982		
Holland, Hanover, and Ol-		1	381			43,595	108,977
denburgh	1830	5		952	1,030	50,170	125,425
demon-8.	1831	5	349	872	823	33,024	82,560
•	1829	127	8,825	22,062	579	35,706	89,26
France 3	1830	145	9,683	24,207	569	35,120	87,500
Ç	1831	101	6,685	16,712	423	25,855	64,63
. (	1829	_	- 1	_	86	3,674	9,183
Portugal and Spain - 🕇	1830	_	. – 1	_	81	3,189	7,979
	1831	1	91	227	63	3,015	7,537
(	1829	_	-		65	4,307	10,767
Other Mediterranean ports	1830		-	_	90	6,357	15,892
. (	1831	_		_	67	5,004	12,510
(	1829	_			2	71	177
Ports beyond Europe -	1830		l Ì				1
,	1831		j l				

Saipping Charges.—The various charges of a public nature pay-able by a ship of about 300 tons burden, entering the port of Christi-ania with a mixed cargo on board, unfording there, taking on board another cargo, and clearing out, are as follow:—

another enigo, and creating	J,	٠.		•	L. s. d.
1. Charges InwardsPilol of Christiania Bay, wh on board	ere all	. sh	ips must	take a p	oilot - 2 2 2
Bill of health, assuming master, consists of 14	that th	10	crew, in	cluding	the . 0 17 9
Toonage dues and light i	noney	•			- 916 9
Brokers' fees .		•	•	•	- 1 5 4
					L. 14 2 0
2. Charges Outwards Pil	otage				. 0 9 2
Castle dues -		٠	•	•	- 0 1 7
Muster mil of erew			•	•	- 105
Pale or stake money	•	•	•	•	. 0 3 2
Measuring bill -	•	•	•	•	- 2 4 5
Charity chest		٠	•	•	. 0 1 7
Tonnage dues and light	money			•	- 10 11 1
Higholm light -		•	•		-009
Pilotage to Farder	-	٠	•	•	- 1 16 8
Brokers' fees -	•	•	•	•	- 1 18 11
					7 10 0 11
					L. 18 6 11

N. B.—There is no difference between the charges on native ships in Norwegian ports, and privileged foreign ships, that is, the stips of countries having reciprocity treaties with Norway; nor in the duties on goods imported by native ships and such privileged foreign ships. Great Britain is a privileged country.

The shipping of Norway has declined considerably of late years; a constant of the country of the country of the country of the country. The shipping of Norway has declined considerably of late years; a constant of the country of th

way; but there is a public bank, having its principal office at Drontheum, with branches at Christiania, Bergen, and Christianiand. It was established by a compulsory assessment in 1916. Its capital consists of 2,000,000 species dollars, in transferable stares, divided amongst those who were forced to contribute to its formation. These shares are now at a premium of 30 per cent. Its managers are appointed by, and are accountable to, the Storthing or Norwegian parliament. It issues notes for 100, 50, 10, and so low as I species oldername, the same of the start and the state of the start and the start and the state of the start and the state of the start and t

many sometimes and the second

Drammen, about 20 miles S. W. of Christianish, is 11 feet long, and 11-4 inch in thickness. A single deal from Dram is reckowed 10 feet long and 1-2 inch link.

Batters.—Three battens make 2 deals, retaining their own length and thickness. Half deals are only counted as deal ends, if they run under 6 feet; but if they run 6 or 7 feet long, then 2 half deals are counted a deal, retaining their own thickness.

Ents of Deals.—Four ends of deals, although, 5 feet long, make but a deal. If lees long, retaining their thickness, which the owners but a deal. If the feet long, retaining their thickness, which the owners of the self-way of the self-way of the self-way of the self-way of the feet long, retaining their history, the self-way of the feet long of the feet long, retaining their history, the self-way of the feet long retaining their history, and the freighter of ships self-om wish to have this assortment, which commonly run from 3 to 5 feet, and are taken on heard as showage, consequently for the advantage of the ship and not the freighter, the ship ought to bear the burden.

the burden.

End of Batteru, called Larwich Paling,—No less than 6 ought to be counted a single deal, 11 feet long and 11-4 inch thick.

Pate boards, when they have their proper length, are 7 feet long; 3 hours of the counted a bar of the counted and the second of the counted the c

other.

Timber, or Heum Goods—cannot be exactly computed according to the contents in deals, because it cannot be slowed in a ship in the same manner as deals: the freight is, therefore, agreed for by the

lump, or according to the number of deals which the vessel may have taken on brard on a former occasion.

One hundred deals = 120.

A ton = 46 solid feet of timber, cut to a square.
One local of ball, or timber, = 50 solid feet.

Two locals of timber are reckoned for 150 deals.
The several bills of lading contain together a lacet account of the besserved bills of lading contain together a lacet account of the besserved bills of lading contain together a lacet account of the besserved bills of lading shim to deliver according to their contents: when, therefor, the deals are mentioned as usual 50 and 10 feet, and 11 and 12 feet, be cannot insist on more freight than half of the length, according to its description.

description.
One thousand Norway standard deals are reckoned equal to a keep of coals, which is 21 tons.

the thousing however standard deau are reaconed equal to a keel of coals, which is 21 tons.

Brispiris pay duly as mastly capravens are above 12 and under 18 inches in circumference at the middle, and without bark. Clapboard is exported in whole pieces and unquartered. Deals from Germany pass as forced class is proceduled as whole the proceduled as whole as forced class is proceduled as whole deals; above 5 feet, and not above 7 feet in length, as eccousted as half deals, and 20 filtern pass as one whole deals.

The difference between the Christiania and Dram slandard being nearly 1-11th part, the freights to Dram neght to be varied importionally. It has sometimes happened that ships both for Christiania and Dram have been in company, and those for Christiania have got up, loaded, and sailed, before the others for Dram have got over Dramstroom, which runs very strong down in the spring of the year.

—(Rordanz) European Commerce.)

CHUNAM, the name given in India to lime. The best, obtained by the calcination of shells, is employed in the composition of Betel-(which see), to prevent, it is said, its injuring the stomach.

CIDER, on CYDER (Fr. Cidre ; Ger. Zider, Apfelwein ; It. Cidro ; Rus. Sidor ; Sp. Sidra), the juice of apples expressed and fermented. The produce of the duty on cider and perry (the expressed and fermented juice of pears) amounted, in 1829, to 37,220/.; which, as the duty was 10s. a barrel, shows that the quantity produced must have amounted to 74,440 barrels, exclusive of what might be clandestinely manufactured. The perry is supposed to have amounted to about a fourth part of this quantity. The duty was repealed in 1830 .- (See Apples.)

CIGARS. See TOBACCO.

CINNABAR (Ger. Zinnober; Du. Cinaber, Virmilioen; Fr. Cinnabre; It. Cinabro.

Sp. Cinabrio; Rus. Kinowar; Lat. Cinnabrium).

1. Native Cinnabar-a mineral substance, red, heavy, and brilliant. It is found in various places, chiefly in quicksilver mines, being one of the ores of that metal. The cinnahar of the Philippine Islands is said to be of the highest colour; but that of Almaden in Spain, is the richest. The best native cinnabar is of a high colour, brilliant, and free from earthy or stony matter.

2. Artificial Cinnabar.—" When two parts of mercury and one of sulphur are triturated together in a mortar, the mercury gradually disappears, and the whole assumes the form of a black powder, formerly called Ethiops mineral. When this mineral is heated red hot, it sublimes; and if a proper vessel be placed to receive it, a cake is obtained of a fine red colour. This cake was formerly called cinnabar; and when reduced to a fine powder, is well known in commerce under the name of vermilion."—(Thomson's Chemistry.

CINNAMON (Du. Kaneel; Fr. Cannelle; Ger. Zimmet, Kanehl; It. Canella; Lat. Cinnamomum, Canella; Por. Canella; Sp. Canela; Pers. and Hind. Darchinie; Arab. Darsini; Malay, Kaimanis; Greek, Kıvaµıv), the bark of the cinnamon tree (Laurus cinnamomum), a native of Ceylon, where it grows in great abundance; it is also found in Cochin China, but no where else. The cinnamon said to be found in China, Borneo, &c. is merely Cassia lignea. It is brought home in bags or bales weighing 92½ lbs. each; and in stowing it, black pepper is mixed with the bales to preserve the cinnamon. The best cinnamon is thin and rather pliable: it ought to be about the substance of royal paper, or somewhat thicker; is of a light yellow colour, approaching nearly to that of Venetian gold; it is smooth and shining; fractures splintery; has an agreeable, warm, aromatic flavour, and a mild sweetish taste when chewed, the pieces become soft and seem to melt in the mouth; it is not so pungent but that it may be borne on the tongue without pain, and is not succeeded by any after taste. Whatever is hard, thick as a half-crown piece, dark-coloured or brown, or so hot that it cannot be borne, should be rejected. Particular care should be taken that it be not false packed, or mixed with cinnamon of an inferior sort .- (Milburn's Orient, Comm.: Marshall's Essay, quoted below.)

The cinnamon of Cochin China grows in the dry sandy districts lying N. W. of the town of Faifoe, between 15° and 16° N. lat. It is preferred in China to the cinnamon of Ceylon: the annual imports into Canton and other ports vary from 250,000 to 300,000 lbs. There are no fewer than 10 varieties of this species in the market. It is not cured, like that of Ccylon, by freeing it from the epidermis.—(Crawford's Embassy to Siam, &c.

Cinnamon Monopoly.—Down to the present year, the cultivation of cinnamon in Ceylon was restricted to a few gardens in the neighbourhood of Colombo; the production and sale of the article being wholly monopolised by government. Upon the transference of the island from the East India Company to the king's government, the former agreed to pay

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50 deals 50 deals, her as exact account of the oard his ship, consequently ontents: when, therefore, feet, and 11 and 12 feet, he

ns are above 12 and under and without bark. Clap-sariered. Deals from Ger-are upwards of 20 feet in long, are counted as whole in length, are accounted as le deal.

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and Dram slandard being sught in be varied proposes ships both for Christiania have got for Dram have got over a in the spring of the year.

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ur are triturated nes the form of a eated red hot, it ed of a fine red fine powder, is nistry.)

Canella ; Lat. erchinie; Arab. (Laurus cinnafound in Cochin o, &cc. is merely and in stowing est cinnamon is er, or somewhat ld ; it is smooth ir, and a mild nouth ; it is not ot succeeded by ed or brown, or e taken that it rient. Comm.;

W. of the town namon of Cevto 300,000 lbs. not cured, like to Siam, &c.

mon in Ccylon action and sale ference of the agreed to pay 60,000% a year for 400,000 lbs. or 4,3421 bales of cinnamon; it being stipulated, that if the quantity collected exceeded this amount, the surplus was to be burned !" But this agreement was afterwards broken off; and, for these some years past, the cinnamon has been sent to England by government, and sold on its account at quarterly sales. The revenue derived by the Ceylon treasury from the cinnamon monopoly, in 1831, it said to have amounted to 106,434!. 11s. 11d.; but it is not said whether this is the nett or gross revenue, that is, whether it be exclusive or inclusive of the expenses attending its management.—(Ceylon Almanac for 1833, p. 82.) As the monopoly could not be enforced except by confining the culture of cinnamon to certain districts, it necessarily led to the most oppressive interference with the rights of individuals, to the creation of numberless imaginary offences, and the multiplication of punishments, forming a heavy drawback upon the prosperity of the island. We are, therefore, glnd to have to state that it has been at length abandoned; and that we are no longer liable to the charge of upholding, without improving, the worst part of the Dutch policy; but have restored to the natives their right to cultivate cinnamon any where and in any way they think fit. We subjoin a copy of the advertisement issued by the Ceylon government in reference to this important subject.

Notice is hereby given, that in direct pursuance of instructions received from the secretary of state, from and after the 10th of July next, the general export of cinnamon from the ports of Colombo and Point de Galle exclusively, in the island of Ceylon, will be allowed, on payment of an export duly of 3s, per pound, without distinction of quality.

From the same period, all restrictions and prohibitions against the cultivation, possession, or sale of cinnamon by private individuals will cense; and such quantities of cinnamon as government now has in its possession, or may hereafter be obliged to receive in payment of rent, or from the government plantations (until they can otherwise be disposed of), will be sold at periodical sales, subject always to the payment of the said export duty, and under conditions as to the completion of the purchase, and the actual payment of the purchase money in cash or government bills, on delivery of the notified and explained hereafter.

No collections will, for the future, he made in the forests on account of government.

No collections will, for the future, he made in the forests on account of government.

The first sale will be held on the 10th day of July next, at the office of the commissioner of revenue; when 1,000 bales of cinnamon will be put up to sale in lots at the undermentioned prices, and will be sold to the highest bidder above the reserved price.

														8.	d.
lst	sort, pe	r lb.	-		-		-		-		-		-	3	6
2d	sort, pe	-		_		-		-		-		-		2	0
3d	_	_	-		-		_		-				-	0	9

The proportion of each sort to be put up will be notified hereafter.

The stock of cinnamon in the hands of the agent in London, in September, 1832, and which was to be sold at the 4 usual quarterly sales, in October, 1832, and January, April, and July, 1833, amounted to 4,688 hales; two consignments, amounting to 826 bales, have since been sent to England, viz, 500 bales in July, 1832; 326 bales in October, 1832; since which no shipments have been made, and none will be made hereafter.

The sales for the 2 years ending with that of July, 1832, somewhat exceeded 5,500 bates per annum. Chief Secretary's office, Colombo, March 9, 1833.

Duties on Cinnamon.—Nothing can be more satisfactory than this document, in so far as the free culture of cinnamon is concerned; but it is deeply to be regretted, that the abolition of the old monopoly system should be accompanied by the imposition of the exorbitant duty of 3s, per lb. on all cinnamon, exported, without distinction of quality. Its natural cost does not, we believe, exceed 6d. or 8d. per lb.; but taking it at 1s., the duty is no less than 300 per cent. ! So enormous a tax, by confining the export of cinnamon within the narrowest limits, will go far to deprive the island of the advantages it would otherwise derive from the repeal of the monopoly, and will be, in all respects, most injurious. that it is contended, in vindication of this oppressive tax, that Ccylon having a natural monopoly of cinnamon, it is sound policy to burden it with the highest duty it will bear; as the largest revenue is thus obtained at the least expense to the island. But in addition to the cinnamon produced in Cochin China, and which it is more than probable will speedily find its way to the European markets, the extent to which cassia lignea is substituted for cinnamon, shows that the monopoly possessed by Ceylon is of very trifling importance. But though it were otherwise, though cassia lignea did not exist, and cinnamon were to be found no where but in Ceylon, we should not the less object to so exorbitant an export duty. So long as it is maintained, it will confine within the narrowest limits, what might otherwise become a most important branch of industry, and a copious source of wealth to the island. According to the crown commissioners, the average quantity and value of the different sorts of cinnamon annually sold of late years has been,-

So	rts of C	nnamo	o.				Quantity.	R	ate.	Amount.		
First sort Second sort Third sort	-		•	•	-	- 230,000 5 10\\\ - 180,000 4 3\\\\ \\ \\ \\ \\ \\ \\ \\ \\ \ \ \ \	£ 32,842 67,562 38,437	8. 15 10 10				
All sorts -	-		-		-		500,000	_	-	139,343	15	

<sup>\*</sup> See an article by H. Marshall, Ezq., staff surgeon to the forces in Ceyton, in Thomson's Annals of Philosophy, vol. x. p. 356.

It is not at all probable that the exports will materially increase under the new system; but had the duty varied from about 6d, per lb. on the best, to 3d, or 4d, on the inferior serts, we have little doubt, now that the culture is free, that the exports would, at no very distant period, have amounted to some millions of pounds. It is the high price of cinnamon,—a price not caused by its scarcity or the difficulty of its production, but by the oppressive monopolies and duties to which it has been subjected,—that has made it be regarded as a luxury attainable only by the rich. There is no other spice that is so universally acceptable; and there is none, were it charged with a reasonable duty, that would be so sure to command an immense sale. We know, quite as well as the writer of an article on this subject in the Colombo Journal, "that the cook who employs 1 ounce of cinnamon to improve the flavour of his dishes, will not employ 4 ounces when the spice is a fourth of the price;" but we further know, what the journalist would seem to be ignorant of, that were its price reduced, as it might be, to a third of what it has hitherto cost, it would be used by ten or a dozen cooks, for every one who employs it at present. In fact, the entire consumption of cinnamon in Great Britain is under 20,000 lbs. a year!

Should the exports of cinnamon from Ceylon under the new plan amount to 500,000 lbs, a year, government will receive from it an annual revenue of 75,000l.; and supposing them to amount to 600,000 lbs., the revenue will be 90,000l. And to secure the immediate payment of this trifling sum, every ulterior consideration of profit and advantage has been sacrificed. It is, however, pretty clear, that this short-sighted rapacity will be, in the end, no less injurious to the revenue, than to the industry and trade of the island. Were cinnamon allowed to be exported for a few years under a low duty, or till such time as the taste for it was fully diffused throughout this and other countries, it would then be easy, by gradually raising the duty, to obtain from it, without muterially checking the consumption, a very large revenue;

at least 5 or 6 times more than it will ever produce under the present plan.

Suppose that we had had the power effectually to monopolise the inventions by which Sir Richard Arkwright and others have so prodigiously facilitated the spinning of cotton; what would have been thought of the policy of those who should have proposed laying a duty on exported cottons equivalent to the peculiar advantages we enjoyed in their production? Had this been done, we should have got a monopoly value for our exports of cotton; but instead of amounting, as at present, to 17,000,000l. a year, they would not, under such a plan, have amounted, to 170,000l.; and instead of affording subsistence for some 1,300,000 or 1,400,000 individuals, the cotton manufacture would not have supported 50,000! And yet this is the mischievous nostrum, for it would be an abuse of terms to call it a principle,—on which we have proceeded to regulate the export of the staple product of Ceylon.

The following table shows the quantities of cinnamon retained for home consumption, the rates of duty, and the nett amount of the duties in each year, since 1810.

Years.	Quantities retained for Home Cnn- sumption in the United Kingdom.	Duty received	Rates of Duty charged thereon.	Years.	Quantities retained for Home Con- sumption in the United Kingdom,	Nett Amount of Duty received thereon.	Nates of Duty charged thereon.
	Lbs.	£ 8, d.	Of the East Indies.	1	Lbs.	£ s. d.	
			(2s. per lb. and 2l.		10,6181	1,331 3 6	2s. 6d. per lb.
1810	12,793	5,609 7 3	₹ 13s. 4d. per cent.		12,002	1,503 18 2	do.
			(ad valorem.	1822	14,507	1,816 19 0	do.
1811	8,748	3,715 16 7	do.	1823	14,225	1,767 8 7	do.
1812	13,416	4,081 10 1	do.	1821	13,7663	1,723 16 4	do.
			(From April 15.)		14,098	1,766 0 2	do.
1813	Records	destroyed -	$\int 2s.4\frac{1}{2}d$ , per 1b. and		14,155	1,782 14 9	do.
		•	31. 3s. 4d. per cent.		14,4511	1,807 19 7	do.
			Lad valorem.	1828	15,696	1,773 16 9	do.
1814	9,565	8,977 3 11	(From April 10.)				(From June 21.)
		' '	2s. 6d. per lb.	1829	29,720	1,342 8 4	d. per lb. from
1815	9,355	1,175 17 7	do.	10.00	,	2,000	British posses-
1816	9,863	1,235 14 1	do.	1000		<b>****</b>	(sions.
1817	10,689	1,324 0 9	do.	1830	Nil.*	709 5 0	do.
1818	11,381	1,424 18 11	do.	1831	23,172	583 17 6	do.
1819	13,0771	1,637 1 1	{ (From April 10.) } 2s. 6d. per 1b.	1832	15,271	435 0 10	do. 🎮

In the London market, cinnamon is divided into 3 sorts. The first is worth, at present (Sept. 1633), duty included, from 8s, 6d. to 10s. per lb.; the second, 6s. to 7s. 6d.; and the third from 5s. to 6s.

[See IMPORTS AND EXPORTS .- Am. Ed.]

CINQUE PORTS. These are ancient trading towns, lying on the coast of Kent and Sussex, which were selected from their proximity to France, and early superiority in navigation, to assist in protecting the realm against invasion, and vested with certain privileges by royal charter.

"The ports so privileged, as we at present account them, are Dover, Sandwich, Romney, Hastings, Hythe, and the two ancient towns of Winchelsea and Rye; although the two latter places appear to have been originally only members. The services which they were

member supply "In sike flee on some it seem strong, by cont

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sides of other tw the west erected tremitie enter e having between arsenal Historious, o power: There i which i was me into the above to the enter the sides of t

was ca trious inodera Money in crown = 10 pn

<sup>\*</sup> The export having exceeded the quantity charged with duty within the year.

he new system: he inferior serts. t no very distant namon,-a price ressive monoporded as a luxury acceptable; and to command an is subject in the rove the flavour price;" but we s price reduced. y ten or a dozen ption of cinna-

t to 500,000 lbs. supposing them immediate payhas been sacrithe end, no less innamon allowe for it was fully ally raising the lurge revenue :

18 by which Sir f cotton; what tying a duty on eir production? of cotton; but , under such a ome 1,300,000 .000! And yet principle,-on on. nsumption, the

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ch, Romney, ough the two ch they were

appointed to perform, were either honorary, viz. assisting at the coronation and sending members to parliament; or auxiliary to the defence of the realm, as furnishing a certain supply of vessels and seamen, on being summoned to that service by the king's writ.

In process of time the Cinque Ports grew so powerful, and, by the possession of a warlike fleet, so audacious, that they made piratical excursions in defiance of all public faith; on some occasions they made war, and formed confederacies as separate independent states. It seems, however, that these irregularities were soon suppressed, when the government was strong, and sufficiently confident to exert its powers. So long as the mode of raising a navy by contributions from different towns continued, the Cinque Ports afforded an ample supply; but since that time their privileges have been preserved, but their separate or peculiar services dispensed with. Their charters are traced to the time of Edward the Confessor; they were confirmed by the Conqueror, and by subsequent monarchs. William the Conqueror, considering Dover Castle the key of England, gave the charge of the adjacent coast, with the shipping belonging to it, to the constable of Dover Castle, with the title of Warden of the Cinque Ports; an office resembling that of the Count of the Saxon coast (Comes littoris Saxonici) on the decline of the Roman power in this island. The lord warden has the authority of admiral in the Cinque Ports and its dependencies, with power to hold a court of admiralty; he has authority to hold courts both of law and equity; is the general returning officer of all the ports, -parliamentary writs being directed to him, on which he issues his precepts; and, in many respects, he was vested with powers similar to those possessed by the heads of counties palatine. At present the efficient authority, charge, or patronage, of the lord warden is not very great; the situation is, however, considered very honourable, and the salary is 3,000l. He has under him a lieutenant and some subordinate officers; and there are captains at Deal, Walmer, and Sandgate Castles, Archeliff Fort, and

"There is an exclusive jurisdiction in the Cinque Ports (before the mayor and jurats of the ports), into which exclusive jurisdiction the king's ordinary writ does not run; that is, the court cannot direct their process immediately to the sheriff, as in other cases. In the Cinque Ports, their process is directed to the constable of Dover Castle, his deputy, or lieutenant. A writ of error lies from the mayor and jurats of each port to the lord warden of the Cinque Ports, in his court of Shepway, and from the court of Shepway to the King's Bench; a memorial of superiority reserved to the crown at the original creation of the franchise; and prerogative writs, as those of habeas corpus, prohibition, certiorari, and mandamus, may issue, for the same reason, to all these exempt jurisdictions, because the privilege that the king's writ runs not must be intended between party and party, and there can be no such privilege against the king."—(Chitty's Commercial Law, vol. ii. p. 12.)

CITRON (Ger. Succade; Da. Sukkat; It. Confetti di cedro; Sp. Acitron verde; Fr.

Citronat verd), an agreeable fruit, resembling a lemon in colour, smell, and taste. The principal difference lies in the juice of the citron being somewhat less acid, and the yellow rind being somewhat hotter, and accompanied with a considerable bitterness.—(Lewis's Mat. Med.) It is imported, preserved and candied, from Madeira, of the finest quality.

CIVET (Ger. Zibeth; Du. Civet; Fr. Civette; It. Zibetto; Sp. Algalia), a perfume taken from the civet cat. It is brought from the Brazils, Guinea, and the interior of Africa. When genuine, it is worth 30s, or 40s, an ounce,

CIVITA VECCHIA, a fortified sea-port town of the papal dominions, on the Mediterrancan, in lat. 42° 4′ 38" N., lon. 11° 44′ 52" E. Population 7,000.

rancan, in lat. 42° 4′ 38" N., lon. 11° 44′ 52" E. Population 7,000.

Harbour.—The port of Civita Vecchia is artificial, and is formed by three large moles. Two of tem projecting from the mainland, inclined one to the north and the other to the south, form the sides of the harbour; while a third mole, or breakwater, constructed opposite to the gap between the other two, serves to protect the harbour from the heavy sea that would otherwise be thrown in by the westerly gales. A lighthouse, having the lantern elevated 74 feet above the level of the sea, is erected on the southern extremity of the outward mole; the distance from its extremities to the extendities of the lateral moles, on which there are towers, being about 90 fathoms. Vessels may enter either by the south or north end of the outer mole, but the southern channel is the deepest, laving from 8 to 6 and 4 fathoms. Ships may anchor within the port, in from 16 to 18 feet water, or between it and the outer mole where the water is deeper. Within the port there is a dock and an arsenal.—(Plan of Civita Vecchia.)

Historical Notice.—This harbour, which is by far the best on the western side of the papal dominions, owes its origin to the Emperor Trajan, and affords the most unequivocal proof, not of his power merely, but of his sagacity and desire to promote the interests of commerce and navigation. There is in one of Pliny's Letters (lib. vi. epist. 31.) a clear and interesting account of this great work, which has obviously been planned and constructed with equal skill and judgment. The outer mole was mostly formed, precisely like the breakwater at Plymouth, by sinking innense blocks of stone into the sea, which became fixed and consolidated by their own weight, till by degrees it was raised above the waters. (Assurgit autem arte visendà: ingentia sara latissima navis provehit. Cantra hae alia super alia dejecta ipao pondere manent, ac sensim quodam velut aggere construuntar.) Originally it was called Trajamus Portus, and it is to be recretted that it did n

Money—Accounts are kept here, and throughout the papal states, in crowins or such, called scuil Romani and scuid moneta. I stated = 10 pools, and 1 pools = 10 pools, and 1 pools = 10 pools, and 1 pools = 10 pools, and 1 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 2 pools = 10 pools, and 3 pools = 10 pools = 10 pools, and 3 pools = 10 pools, and 3 pools = 10 pools, and 3 pools = 10 pools, and 3 pools = 10 pools, and 3 pools = 10 pools =

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of Hamburg. There are three different contares or quintals a viz. of 100, 160, and 250 bs. The migliago = 1,000 lbs. Measurer.—The Roman foot=11-72 Enginches; the canna = 78-4 Eng. inches | the canna used by builders = 87-96 English Inches; the canna total = 36-13 imp, do.; the rubbin of corn = 84-33 imp, builders.—(Kitly's Cambist) Nathenbrecher, Manuel Universe)

Eng. inches the canal used by builder = 8796 English inches; I Manuel Universel)
Imports and Exports.—Though the wealth and population of the country round Civita Vecchia be much fallen off in modern times compared with antiquity, it still continues to be the entreph of Roine, and engrosses almost the entire trade of the papal dominions on the side of the Mediterranean. The imports consist principally of cotton, woollen, silk, and linen stuffs, cothes, sugar, cocoa, and other colonial products; salt and salted dish, wines, jewellery, glass and earthenware, &c. The exports consist of stayes and timber, corn, coal, wood, cheese, potash, pumice-stone, almin, from Tolta, in the vicinity, and other articles. The total value of the imports may be reckoned at from 650,0004, to 700,0004, and it may be fairly presumed that the real value of the exports is not much inferior. Marseilles and Genoa have the largest share of the foreign trade of Civita Vecchia, and next to them England.

Duties.—Civita Vecchia is a free port, that is, a port into which produce may be imported, and

either consumed or re-exported, free of duty

Garantine regulations are strictly enforced; no vessel with a foul bill of health being permitted to
enter any of the papal ports.—(Annuaire de Commerce Maritime, tom. il. p. 366, &c.)

Return of the Number and Tonnage of Vessels, distinguishing the Countries to which they belenged, which entered inwards in the Papal States in 1833.

Of the vessels entering the peris on the Mediterranean, fully three fourths entered Civita Vecchia.

				In Per	ts of the	Mediterr	anean.			ln	Ports in	the <b>A</b> dria	lic.	
F	ags.		For T Purp	rading oses.	Calling, Tradii	ning or not for ng Pur-	Fishing	Vessels.		rading oses.	calling, Tradia	hing or not for ng Pur- seu.	Fishing Vessels.	
			Ships.	Tons	Ships.	Tons.	Ships.	Tons.	Ships.	Toms.	Ships.	Tons.	Ships.	
Austrian	•	•	32	3,592	2	133	- 1	-	1,100	40,765	53	1,678	1,190	7,83
Greek		•	2	599	_	_	- 1	-	6	450				
Modenese	•	•		-			- 1	- 1	167	4,261				
French		•	61	5,726	42	4,539		-	- 1					
British	•		26	4,165	_	_	2	2	34	6,637				
lonian	•	•	1 - 1	- 1	_	- 1	- 1	- 1	16	1,101				
Lombarde-V	enetian		- 1	-	-	-	- 1	- 1	442	14,881	48	2,521	3,393	23,001
Lucchese		•	145	3,485	45	897	1	4	- 1				1	
Neapolitan	•	•	743	45,532	423	19,647	214	2,662	95	3,766	35	1,257	49	943
Parma	•	•	- 1					-	4	62	1	411		
l'apal	•	•	632	31,433	217	11,701	82	799	3,152	127,443	434	15,829	11,802	151,583
Sardinian	•	٠	166	13,437	109	10,321	-	-	44	5,634	וו	531		
Spanish	•	•	27	1,132		1		1	- 1					
Swedish			- 1	-			- 1	1	6	842	1	183	- 1	
Tuscan	•	•	412	17,722	183	8,613	а	9		- 1				
	Tetals		2,251	126,923	1,021	55,851	332	3,176	5,096	204,812	573	22,069	16,434	183,363

CLARET, one of the best French wines. See the articles Bonneaux and Wine,

CLEARING, "among London Bankers, is a method adopted by them for exchanging the drafts on each other's houses, and settling the differences. Thus, at half-past 3 o'clock, a clerk from each banker attends at the clearing-house, where he brings all the drafts on the other bankers, which have been paid into his house that day, and deposits them in their proper drawers (a drawer being allotted to each banker); he then credits their accounts separately with the articles which they have against him, as found in the drawer. Balances are then struck from all the accounts, and the claims transferred from one to another, until they are so wound up and cancelled that each clerk has only to settle with two or three others, and their balances are immediately paid.

"Such drafts as are paid into a banker's too late for clearing, are sent to the houses on which they are drawn, to be marked, which is understood as an engagement that they will be paid the next day."—(Kelly's Cambist.)—(For an account of the saving of money effected by this device, see ante, p. 71. The technical operations carried on at the clearing-house have been described by Mr. Gilbart, in his Practical Treatise on Banking, pp. 16—20.)

CLEARING-HOUSE, the place where the operation termed clearing is carried on. CLOCK, CLOCKS, (Ger. Uhren, Grosse Uhren, Wianduhren; Du. Uuren, Uurwerken, Horologien; Fr. Horloges; It. Orologgi, Oriuoli; Sp. Relojes; Rus. Tschusü), a kind of machine, put in motion by a gravitating body, and so constructed as to divide, measure, and indicate the successive portions of time with very great accuracy. Most clocks mark the hour by striking or chiming. It is a highly useful instrument, and is extensively employed for domestic and philosophical purposes. Clocks are made of an endless variety of materials and models, so as to suit the different uses to which they are to be applied, and the different tastes of their purchasers. Their price consequently varies from a few shillings to more than 100l. The Germans and Dutch are particularly celebrated for their skill in the manufacture of wooden clocks; while the English, French, and Genevese, especially the former, have carried the art of making metallic clocks, so as to keep time with the greatest precision, to a high degree of perfection.

The history of the invention, introduction, and successive improvements in the manufacture of clocks has been carefully investigated by some very learned and industrious antiquaries—(see Beckmann's Hist. of Inventions, vol. i. pp. 419—462. Eng. ed.; and Rees's Cyclopædiu); but, notwithstanding these researches, the subject is still involved in considerable obscurity. It seems, however, that the middle of the fourteenth century may be regard-

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Civita Vecchia be be the entreph of of the Mediterraoffee, sugar, cocoa, henware, &c. The stone, alum, from reckoned at from ports is not much livita Vecchia, and

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Adriatic. Fishing Vessels Ships. | Tons. 1,190 | 7,835 3,393 2.521 23,001 1,257 942 11,802 151,585 16,434 153.363

Sup.) and WINE.

for exchanging f-past 3 o'clock, a the drafts on the its them in their s their accounts awer. Balances to another, until rith two or three

to the houses on nt that they will wing of money on at the clearn Banking, pp.

carried on. ren, Uurwerken, *schusi*i), a kind divide, measure, ost clocks mark extensively emdless variety of applied, and the few shillings to heir skill in the , especially the ith the greatest

in the manufacstrious antiquaand Recs's Cyed in consideramay be regarded as the epoch when clocks, having weights suspended as a moving power, and a regulator, began to be introduced. The period when, and the individual by whom, the pendulum was first applied to clockwork, have been subjects of much contention. Galileo and Huygens have disputed the honour of the discovery. "But whoever may have been the inventor, it is certain that the invention never flourished till it came into the hands of Huygens, who insists, that if ever Galileo thought of such a thing, he never brought it to any degree of perfection. The first pendulum clock made in England was in the year 1662, by one Fromantel, a Dutchmun."-(Hutton's Math. Dictionary.)

The clock manufacture is of considerable importance and value. It is carried on to a great extent in London.

The ad valorem duty of 25 per cent. on foreign clocks produced, in 1832, 6,023l. 8s. nett. It is principally derived from the wooden clocks brought from Holland and Germany. Under the article Wateres, the reader will find some statements as to the importation and exportation of clocks as well as watches.

Clockmakers are obliged to engrave upon the diat-plate of all clocks made by them their name, and the place of their residence. No outward or inward box, case, or diat-plate of any clock or watch, with the maker's name engraved thereon, shall be exported without the movement or machinery being in or with such box or case, under forfeiture of double its value.—(3 & 4 Hill.4 cap. 52 & 101.) It is lilegal to import, or to enter to be warehoused, any clock or watch impressed with any mark purporting to represent any legal British mark, or not having the name of some foreign maker visible on the frame, and also on the face, or not being in a complete state.—(2 57.) It is said, however, not to be an uneommon practice, among the less reputable portion of the trade, engrave their names and "London" on foreign clocks and watches, and to self them to the public as English work. The fraud may be detected by referring to any respectable watchmaker. By a Tensury order of the 4th of September, 1828, clocks and watches, and to self them to the marked in the manner now specified, may be admitted on payment of the duty, on the parties making affidavit of their entire ignorance of the law in question.

Persons bried by or in the employment of, clock and watch makers, who shall fraudulently em-

amagnet of their entry ignorance of the law in question.

Persons bired by or in the employment of, clock and watch makers, who shall fraudulently embezzle, secrete, sell, &c. any metal, material, or precious stone, with which he may happen to be intrusted, shall, upon trial and conviction before a justice of the peace, forfeit 201. for the first offence; and for the second, and every subsequent offence, he shall forfeit 401, and, in default of payment, is to be committed to the house of correction.—(27 Geo. 2, c, 7, § 1.)—(See Watch.)

CLOTH. See Wool, Linen, &c.

CLOVER (Ger. Klee; Du. Klaver; Fr. Trefle, Luzerne; It. Trifoglio; Sp. Trebol; Rus. Trilistnik; Lat. Trifolium), a very important species of grass. Some of the species in cultivation are annual; others biennial or triennial; and others perennial. The seed used formerly to be principally imported from Holland; but that which is raised in this country is now said to be of a superior quality .-- (Loudon's Encyclopædia of Agriculture.) Culture for seed is, however, very precarious, and of uncertain profit.

The entries of foreign clover seed for home consumption, at an average of the 3 years ending with 1831, were 99,046 cwt. a year. But for the high duty of 20s. a cwt., there can be little doubt that the importation would be much more considerable. The price of foreign clover seed in the London market, at present (September, 1833), varies, duty included, from 50s. to 66s. a cwt.

CLOVES (Ger. Näglein, Gewürznelken; Du. Kruidnagelen; Fr. Clous de girofle, Giroftes; It. Chiovi di garofano, Garofani; Garoffoli; Sp. Clavos de especia, Clavillos; Rus. Gwosdika; Arab. Kerenful; Malay, Chankee), the fruit, or rather cups of the unopened flowers, of the clove tree, or Caryophyllus aromaticus. The clove tree is a native of the Moluccas, where it was originally found; but plants have since been carried to Cayenne and other places, where they succeed tolerably well. Cloves are shaped like a nail; whence the name, from the French clott, nail. They are imported from the Dutch settlements; the best in chests, and an inferior kind in bags. The best variety of the Amboyna cloves is smaller and blacker than the other varieties, very scarce, and as a mark of pre-eminence, is termed the Royal clove. Good cloves have a strong, fragrant, aromatic odour; and a hot, acrid, aromatic taste, which is very permanent. They should be chosen large sized, perfect in all parts; the colour should be a dark brown, almost approaching to black; and, when handled, should leave an oily moisture upon the fingers. Good cloves are sometimes adulterated by mixing them with those from which oil has been drawn; but these are weaker than the rest, and of a paler colour; and whenever they look shrivelled, having lost the knob at the top, and are light and broken, with but little smell or taste, they should be rejected. As cloves readily absorb moisture, it is not uncommon, when a quantity is ordered, to keep them beside a vessel of water, by which means a considerable addition is made to their weight.—(Thomson's Dispensatory; Milburn's Oriental Commerce.)

Policy of the Dutch as to the Trade in Cloves .- From the expulsion of the English from Amboyna, in 1623, the Dutch have, a few short intervals only excepted, enjoyed the exclusive possession of the Moluccas, or Clove Islands. In their conduct as to the clove trade, they have exhibited a degree of short-sighted rapacity, which has been, we believe, seldom equalled even in the annals of monopoly. Their object has not been to encourage the growth and trade of cloves, but to confine both within the narrowest limits. They have preferred deriving a large profit from a stunted and perty trade, to a moderate profit from a trade that might have afforded employment for a very large amount of capital; and to prevent their narrow and selfish projects from being counteracted by the operations of the na-

tives, they have subjected them to the most revolting tyranny. "That they might," says Mr. Crawfurd, "regulate and control production and price just as they thought proper, the clove trees were extirpated every where but in Amboyna, the seat of their power; and the surrounding princes were bribed, by annual stipends, to league with them for the destruction of their subjects' property and birthright. This plan was begun about the year 1551. The contracts are still in force, and an annual fleet visits the surrounding islands to suppress the growth of cloves, which, in their native country, spring up with a luxuriance which these measures of Satanic rigour and of sacrilege towards bountiful nature, can scarce repress. By the plan on which the clove trade is now conducted,—a plan carried into effect through so much iniquity and bloodshed,—the country of spices is rendered a petty farm, of which the natural owners are reduced to the worst condition of predial slavery; and the great monopoliser and oppressor is that government, whose duty it should have been to insure freedom and afford protection. Human ingenuity could hardly devise a plan more destructive of industry, more hostile to the growth of public wealth, or injurious to morals, than this system framed in a barbarous age; and it reflects disgrace upon the character of a civil-ised people to persevere in it.

"It is curious to remark how the monopolisers, in carrying the details of this system into effect, at once impose upon the natives and deceive themselves. The nominal price paid to the natives is actually above the natural price of the commodity, but they are cheated in the details. The cultivator brings his produce to the public stores, where it is subjected at once to a deduction of one fifth for payment of the salaries of the civil and military officers. The price of the remainder is fixed at the rate of 9.6 Spanish dollars the picul: but before payment is made, another deduction of one fifth is made; one half of which is for the chiefs or rajas, and the other for the native elders, who are overseers of the forced culture. The real price, therefore, paid to the grower is 8 Spanish dollars per picul, or  $3\frac{1}{4}d$ . per lb. avoirdupois, instead of  $11\frac{5}{10}$  Spanish dollars per picul, or  $4\frac{3}{4}d$ . per lb. which is pretended to be given.

"When cloves have been sold on the spot, the price usually exacted has been about 64 Spanish dollars the picul, or 8 times the price paid to the cultivator. The average price in Holland, previously to the war of the French revolution, may be taken at 6s. per lb., or  $177_{100}^{78}$  Spanish dollars per picul, being 2,122 per cent. advance on the real cost of the commodity in the place of its growth. When brought direct to England, they have cost at an average 3s, 8d. the lb., making  $108_{100}^{84}$  Spanish dollars per picul, an advance on the natural export price of 1,258 per cent."—(Eastern Archipelago, vol. iii. pp. 388—390.)

An Account of the Quantity of Cloves entered for Home Consumption each Year since 1810; of the Nett Amount of Duty received therefrom, and the Raics of Duty.

	Quantities retained for				ĺ		Rat	es of D	uty char	red ther	e08.			
Years,	Home Con- sumption in the United King- dom.	Nett Ame receive	unf of i ther	con.	1	f the East In	dies.		he Britis ons in Ar		Of the Foreign Possession in America.			
	Lbs.	£	8.	d.	C40	8d, per lh	. and .							
1910	35,581	10,197	19	10	₹ 21. 1	3s. 4d. per		2	s. per	lb.	48	. 8d. pe	r ib.	
1811	28,977	8,370	1	1	-	do.		1 -	do.	-	-	do.		
1812	35,552	8,547	19	10	(Fro	do. m 15th of	April	-	do.	-	-	do.		
1813	Records de	estroyed		-	58. 5   31. 3	6&d. per ll 3s. 4d. per valorem.	o. and (	28.	4åd. p€	er lb.	58	, 6½d, p	er ib.	
1814	31,975	9,540	9	3	§ Fro	m 10th of	April }	-	do.		-	do.		
1815	50,462	5,708	3	0	-	do.	-	-	do.	-	₹ ad v	atoreia	per cent. ,equal to l. per lb.	
1816	16,470	1.867	6	10	-	do.	-	-	do.	-	-	do.	por 10.	
1817	73,973	6,390	13	6	-	do.	-	-	do.	-	-	do.		
1818	18,281	1,777	5	3	١.	do.	-	-	do.	-	~	do,		
1819	34,2543	3,354	4	3 7 5 2	From	5thof July	2s. Plb.	2	s. per	lb.	ļ.	3s. per	lb.	
1820	30,554	3.657	0	5	-	do.	-	-	do.	-	-	do.		
1821	32,933	3,285	9	2	-	do.	-	-	do.	-	-	do.		
1822	49,765	5,026	16	8	-	do.	-	1 -	do.	-	-	do.		
1823	57,780}	5,747	14	4	-	do.	-	l -	do.	-	-	do.		
1824	60,3231	6,035	10	0	-	do.	-	-	do.	-	-	do.		
1825	45,261	4,543	9	10		do.	-	l -	do.	-	١ -	do.		
						Of British	Possession	s.		or	Foreign	Possessin	ne.	
1826	52,7011	5,279	4	9		- 2s. pe	er lb.				3s. p	er lb.		
1827	85,9901	8,602	ī	9	-	- de			.   .			0.		
1828	61,216	6.148	19	2 2	-	- ä	э.		.   .		d	0.		
1829	48,637	4,875	13	2	-	- ä			.   .		ď	0.		
1830	60,111	6.061	9	7	-	- å			.   .		ä	0.		
1831	83,885	8,379	8	2	-	- d			.   .			0.		
1832	82,672	8,169	6	9	۱ -	- å			.   .		d	0.		

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do. Possessions.

Buty on Cloves.-This was considerably reduced in 1819; and there has, in consequence. been a decided increase in the consumption of the article, though not nearly so great as it would have been, had it been supplied under a more liberal system. The cloves at present entered for home consumption in Great Britain amount to about 80,000 lbs. a year, of which a part comes from Cayenne. But the cultivation of the clove in Cayenne depends entirely on the existence of the present system in the Moluceas. The superiority which the latter enjoy over every other place in the production of cloves is so very great that were any thing like freedom given to those engaged in their culture, they would very speedily exclude every other from the market. It is not to be imagined, that so liberal and intelligent a government as that of Holland can much longer continue insensible to the disgrace of supporting a system like the present, and to the many advantages that would result from its abo-

The price of cloves, exclusive of the duty, in the London market, is, at present (October, 1833), as fellows:

Amboyna, Bencoolen, &c. Bourbon, Cayenne, &c.

1s, 2d, to 1s, 6d, per lb, 1s, 2d, to 1s, 3d, per lb.

[See IMPORTS AND EXPORTS .- Am. Ed.]

CLOVES, OIL OF, is procured from cloves by distillation. When new, it is of a pale reddish brown colour, which becomes darker by age. It is extremely hot and fiery, and sinks in water. The kind generally imported from India contains nearly half its weight of an insipid expressed oil, which is discovered by dropping a little into spirits of wine, and on shaking it, the genuine oil mixes with the spirit, and the insipid separating, the fraud is discovered, - (Milburn.)

COACHES, vehicles for commodious travelling. They have sometimes two and sometimes four wheels. The body of the coach is generally suspended, by means of springs, upon the framework to which the wheels are attached. They are usually drawn by horses, but recently have been impelled by steam. The forms and varieties of coaches are almost innumerable.

1. Historical Notice.—Beekmann has investigated the early history of coaches with his usual care and learning. It is certain that a species of coaches were used at Rome; but whether they were hung on springs, like those now made use of, is not certain. After the subversion of the Roman power, horseback was almost the only mode of travelling. About the end of the fifteenth century, however, covered carriages began to be employed by persons of distinction on great occasions. In 1550, there were at Paris only three coaches: one of which belonged to the queen; another to the celebrated Diana of Poitiers; and the third to a corpulent, unwieldy nobleman, René de Laval, lord of Bois Dauphin. Coaches were seen, for the first time, in Spain, in 1546. They began to be used in England about 1580; and were in common use among the nobility in the beginning of the seventeenth century.—(Hist. of Invent. vol. i. pp. 111, 127. Eng. trans.)

2. Manufacture of Carriages.—This is a department of considerable value and import-

ance. The best built and handsomest carriages are made in London, where only the trade of a coach currier is carried on; but the carriages made at Edinburgh, and some other places, are also very superior. Down to 1825, a duty was laid on all carriages made for sale; and it appears from the following account, that in 1812, 1,531 four-wheeled carriages, 1,700 two-wheeled ditto, and 105 taxed earts (small carriages without springs), were made for

3. Duties on Carriages.—These duties have been long imposed, and have fluctuated considerably at different periods. The table on p. 350 shows the number of four-wheeled and other carriages (exclusive of hackney coaches) charged with duties in the years 1812, 1825, and 1830, the rates of duty on each species of carriages, and the produce of the duties. (Compiled from Parl. Paper, No. 686. Sess. 1830. and Papers published by the Board of

Rates of Duty on Carriages .- On those having-

		F	Rale						Ra	te.		1		1	Rate
Four wheels.		L.	a.	d.				L.		. d				L.	
Persons keeping 1		6	0	01	Persons kee	eping 6		8	4		9	Carriages drawn by one horse			10
- 2		6	10	0	-	7		8	10	Ò	1	Carriages used by common carriers	•	2	10
- 3		7	0	0	-	9		8	16	ı	)	Two wheels,			
- 4		7	10	01	9 and ut	owards		9	ũ	£	3	Drawn by I horse	•	3	5
- 5		7	17	6				_	-			Drawn by 2 or more	•	4	10
Additional bodies			•					3	8		)	Additional bodies		1	11
Carriages let to his	re							0	Ó		)	Described in act 2 & 3 Will, 4, cap. 32. No. 1.			
Post chaises .								5	5	i	ì	charged		ı	10
Carriages with w	hee	:le	of I	ess (	liameter tha	n 30						Ditto, ditto, No. II., common stage carts -	•		10
inches, drawn b	y no	mie	28 D	mu	les not exce	eding						Let out to hire		3	- 5
13 hands				•	•		•	8	5		3	Carriages used by common carriers	•	1	5

		1812.			1525.			1830.	
FOUR-WHEELED CARRIAGES.	Carriages.	Rates of Duty.	Amount of Duty.	Number of Carringes.	Rates of Duly.	Amount of Duty.	Number of Carriages.	Rates of Duty.	Amount of Duty.
Carriages charged at progressive rates:		Ś			£ s.d.	£ 8. d.			£ 8. d.
Persons keeping I	12,566		154,392 0 0	17,312	0 0 9	103,452 0 0	19,417	The same	116,502 0 0
616	2,792	13 0 0	39,296 0 0	3,902	6 10 0	0	5,173	do.	
	2		27,000 0 0	172	100	1990	1,006	ф.	7,042 0 0
	9	15	0	5.	7 17 6	<u> </u>	9.5	9.9	795 7 6
	20		295 4 0	8	4	246 0 0	30	do.	246 0 0
	2	12 0 0	119 0 0		0 9 9		32	do.	297 10 0
	'			01	9 1 6	90 15 0	- 14	<b>d</b> 0.	127 1 0
Total	16,596		201,226 16 0	21,514		131,918 7 6	25,992		160,254 8 6
	143	0 9 9	0 81 006	89			24	do.	170 2 0
Post chaises and other carriages let to him 2	CIZ	17 0 0	2,255 0 0	419	>	2,514 0 0	218	đo.	3,108 0 0
with horses	5,295	10 10 0	55,597 10 0	5,786	5 50	30,376 10 0	6,983	do.	36,660 15 0
oaches	1,355	10 10 0	14,227 10 0	2,747	5 5 0	14,421 15 0	3,138	do.	16,474 10 0
Two-wheeled Carriages.  Drawn by I horse 2 or more horses	1,329	6 10 0 9 0 0	168,720 10 0 11,961 0 0	39,121 539	3 5 0 4 10 0	127,143 5 0 2,425 10 0	47,962	do.	155,811 10 0 1,836 0 0
Total	27,256		180,681 10 0	39,660		129,568 15 0	59,133		214,060 17 0
Additional bodies	11	3 3 0	34 13 0	08	1 11 6	31 10 0	18	do.	28 7 0
Without springs	7,592 11,549	1 9 0 2 15 0	11,008 8 0 31,759 15 0		Exclusiv Four-w	e of the above	there paragram	Exclusive of the above, there paid duty ln 1830— Four-wheeled carriages drawn by I horse, 5,838.	, s. d.
Total	19,141	:	42.768 3 0	Re	at	at 4l. 10s.	diameter	at 41, 10s. With wheels of less dismeter than 30 inches	26,271 0 0
Duries paid by coachmakers and by persons				peal	dra	drawn by ponies, 383, at 31, 5s.	383, at 37	58.	1,244 5 0
Four-wheeled carriages made for sale - Two-wheeled do	1,531	1 5 0 0 12 6	1,913 15 0	ed in	Two-w	wo-wheeled carriages let to his used by carriers 241, at 17, 54,	s let to hi	Two-wheeled carriages let to hire 2,346, at 3l. 5s. used by carriers 24l. at 1l. 5s.	7,299
Taxed carts made for sale - Four-wheeled carriages sold by auction, or \{	407	0 20	61 10	1825					35,563 10 0
on commission 5 Two wheeled carriages do Taxed carts - do	184 46		_		ToI	al duty collect	ed from c	Total duty collected from carriages in 1830 409,907	0 409,907 2 6
I E I O'E	2 07.1		3 9 01 1 6	_					

4. Hackney Coaches are coaches stationed in the streets or other public places, and bound to carry such persons as require their services, for certain rates of hire according to the distances travelled. They have generally been licensed by authority, and subjected to certain regulations, intended to prevent strangers and others using them from fraud and imposition. It may be doubted, however, whether these regulations have had any good effect, and whether the public would not be as well accommodated, at least in all large towns, by throwing the business open, and trusting to competition to rectify abuses. As respects London, nothing can be said in favour of its hackney coach establishment. Speaking generally, the coaches are the dirtiest, most disagreeable vehicles that can well be imagined, and the horses and drivers are but little superior; forming a striking contrast to the elegance and

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solid by auction, or \		3,291 16		Total 3,974	Total
105 1 5 0 131 5 0 52 181 0 12 6 115 0 0		0 81 9	0 3 0	46	do.
25. 0 9 181 0 9 1 901	Total duty collected from carriages in 1830 409,907 2 6	115 0 0	0 12 6	181	do.
	_		1 5 0	105	d by auction, or

es, and bound ing to the discted to certain nd imposition. od effect, and wns, by throwpects London, generally, the ined, and the elegance and commodiousness of the private carriages, the excellence of the horses, and the neatness of

Hackney coaches were first established in London in 1625; but they were not then stationed in the streets, but at the principal inns. In the reign of Charles II, their number was considerable. Commissioners for licensing and superintending hackney coaches were established by the act 9 Ann. c. 23.; and successive acts have been passed, specifying the number of coaches that might be licensed, the duties payable to government, and the conditions under which licenses were to be granted. The total number of hackney coaches, chariots, and cabriolets, actually licensed in the metropolis, on the 1st of January, 1830, appears, from the following table, to have been 1,265.

An account of the Number of Hackney Coaches, Charlots, and Cabriolets, licensed in the Metropolis, in each of the Five Years to the lst of January, 1830; showing the Rates of Duty, and the Produce of the Duties.—(Parl. Paper, No. 687. Sess. 1830.)

	Number liceased.	Lates of Duty.	Produce of t including	
Years ending 1st of January 1826  — 1st of January 1827  — 1st of January 1828  — 1st of January 1829  — 1st of January 1830	1,150 1,200 1,200 1,265 1,265	{ 21. per lunar month } each carriage. } do. do. do. do. do. do.	30,606 31,333 32,176	s. d. 12 6 12 6 7 6 17 6 18 6

5. Hackney Coach Regulations, Fares, &c.—The laws us to backney coaches in the city of London were consolidated by the act 1 & 2 Will. 4. c. 22., which placed the collection of the duties, &c. in the hands of the commissioners of stamps. We notice a few of the more important clauses.

hands of the commissioners of stamps. We notice a few of the more important clauses. Definition.—A hackney coach is any carriage with 2 or more wheels, standing or plying for hire in any public street or road.—\$4. License to keep a hackney coach costs 5L, and a weekly sum of 10s. has to be paid per advance on every licence. A plate specifying the number of the licence is to be placed inside the coach; and 2 other plates, on which are painted the names of the proprietor, or of one of the proprietors of the coach, are to be placed externally one on each side. Penalty on proprietor for letting or employing a backney coach without having properly numbered plates properly fixed upon such coach, 10L: ditto on driver, if proprietor, 10L; if not, 5L—\$\frac{1}{2} \frac{1}{2} \frac{2}{2} \frac{2}{2} \frac{2}{2} \frac{2}{2} \frac{2}{2} \frac{1}{2} \frac{1}{

ing to hire the same.—9 35.

Distance.—Drivers of hackney coaches compellable, under a penalty of 40s., to go any distance not exceeding 5 miles from the General Post Office, or from the place where they shall have been hired.

Number of Passengers.—To prevent disputes, the number of persons to be carried by hackney coaches is to be painted in some conspicuous place outside; and they are compellable, under a penalty of 40s., to carry this number if required. - \2 46.

Rates and Fores—These may be charged, at the option of the pro-prietor or driver, either by time or distance; that is, by the hour or mile, but out by the day. The lerus are, when charged by dis-

For every backney coach drawn by 2 horses, for any distance within and not exceeding 1 mile, la.; and for every distance exceeding one mile after the rate of &c, for every 1 mile, and for any fractional part of \$\frac{1}{2}\$ a nile over and above any num-ber of \$\frac{1}{2}\$ miles completed.

O.

Fares when taken by time are—For any time within and not exceeding 30 minutes, Iz.; above 30 minutes and not exceeding 43 dm, Is. 64; above 45 minutes and not exceeding 43 dm, Is. 64; above 45 minutes and not exceeding 1 hour, 22; and for any further time exceeding one hour, then after the rate and proportion of 64. for every 15 minutes completed, and 64, for any fractional part of the period of 15 minutes.

Cabriolets, or carriages with one horse, are entitled to two thirds, and no more, of the rates and charges above mentioned.—s. 35, and schedules.

Back Fare.—The driver of a hackney coach discharged beyond the limits of the metropolis, that is, iseyond 3 miles from the General Post Office, after 8 o'clock in the evening, or before 5 o'clock in the morning, shall be entitled to full fare from the place of such discharge to the nearest part of said limits, or to the stand where the coach shall have been hired beyond the limits, at the option of the hirer. Coaches discharged during the day beyond the limits, are entitled to a bride fare at the rate of 6.4 a mile; but such back fare is not payable for any distance less than 4 miles.—2 39. Coaches mailing are entitled to a reasonable deposit, to be accounted for in the fare. Penalty on drivers refusing to wait, or to account for deposit, 40s.—2 47. Refusal to pay Fare, or defacing or injuring any hackney coach, may be punished, unless reasonable satisfaction be made for the same, by imprisonment for 1 calendar month.—2 41. Drivers exacting more than legal Fare, not binding; sum paid beyond such legal fare may be recovered back, and driver be liable in a penalty of 40s.—2 43.

Drivers demanding more than Sum agreed upon, though distance be exceeded, or it be less than the legal fare, forfelt 40s. for each offence. 2 44, 45.

Drivers to hold Check Strings, under a penalty of 20s.—2 48.

Property left in Hackney Coaches to be carried to Stamp Office, under a penalty of 20l. If not claimed within a year, to be given up to driver; or if not applied for, to be sold.—2 49.

Court of Aldermen authorised to nake orders for regulating hackney coaches in city.—2 51. Offences may be tried either by a justice appointed for that purpose by the secretary of state, or by any other of his Majesty's justices.—2 62.

Hackney coaches were first established at Edinburgh in 1673; but the number licensed Back Fare .- The driver of a backney coach discharged beyond the limits of the metropolis, that is,

Hackney coaches were first established at Edinburgh in 1673; but the number licensed was inconsiderable till after the American war.

5. Stage Coaches, Travelling by .- Owing to the improvement in the breed of horses and the building of carriages, but, above all, to the extraordinary improvements that have been effected, within these few years, in the laying out, construction, and keeping of roads, the ordinary rate of travelling by stage coaches is seldom under 9 or 10 miles an hour, stoppages included, and, on some roads, is as much as 11 or 12! The stages having been shortened, this wonderful speed is not found to be materially more injurious to the horses

than the slower rate at which they travelled some years ago. The surface of the roads being perfectly smooth, and most sharp turns or rapid descents having been got rid of, travelling even at this speed has been rendered comparatively safe; and it is astonishing, considering the number of coaches, how few accidents occur. They are occasioned, for the most part, by the misconduct of the drivers; and principally by their endeavouring to make up by increased speed for time lost at stoppages, or by their attempting to pass each other.

6. Law as to Stage Coaches.-This is now embodied in the acts 2 & 3 Will. 4. c. 120. and 3 & 4 Will.

6. Details of solution.—A stage coach is any carriage travelling along the road at the rate of 3 miles or more an hour, without regard to form, provided the passengers pay separate fires for their places therein; but all carriages used wholly on a railway, or impelled by steam, are excepted from this definition.— (2 & 3 Will. 4. c. 120. ◊ 4.)

Licenses, Duties, &c.—A large portion of the act is occupied with regulations as to licences, duties, plates, &c.—But it is sufficient for our purpose to give the following schedule of the duties:—

	Duty.	Duty.
For and in respect of every original license to be taken out yearly by the person who shall keep, use, or em- ploy any stage carriage in Great Britain, (that is to say,) for every such stage carriage	5 0 0	And if such stage carriage shall be licensed to carry more than 21 passengers, then for every 3 additional passengers exceeding 21 which such stage carriage shall be licensed to carry, the additional duty of 0 0 0.
And for and in respect of every supplementary licence for the same carriage, for which any such original licence shall have been granted, which shall be taken out in any of the several cases provided for by this act, during the period for which such original licence was granted.	0 1 0	And where such excess above 21 shall not be exactly 3, or a mul- tiple of 3, then such additional duty of \( \frac{1}{2} \) dt. shall be payable for an number of such excess being less than 3, or progressively less than any multiple of 3, which such stage carriage shall be licensed in carry.
And for and in respect of every mile which any such stage carriage shall be licensed to travel, the several sums following respectively, (that is to say,) if such stage carriage shall be licensed to carry—	Duty	Provided always, that the number of passengers for carrying of which any stage carriage shall be licensed, shall be reckoned exclusive of the coachman or driver, and also exclusive of the coaductor or guard.
Not more than 4 passengers	permile. 0 0 1	And also the duties on passengers conveyed for hire by carriages travelling upon railways; (that is to say,)
More than 4 and not more than 6 passengers - More than 6 and not more than 9 passengers - More than 9 and not more than 12 passengers - More than 12 and not more than 15 passengers More than 15 and not more than 15 passengers - More than 15 and not more than 18 passengers -	0 0 11 0 0 2 0 0 2 0 0 3 0 0 3	The proprietor or company of proprietors of every railway in Grat Britain, along which any passengers shall be convered for hire, in or upon carriages drawn or impelled by the power of steam, or otherwise, shall pay for and in respect of all such passengers, even at and after the rate of \( \frac{1}{2} \) d. be rulle for every \( \frac{1}{2} \) passengers.
More than 18 and not more than 21 passengers .	0 0 4	conveyed.

Want of Licence, &c.-Keeping, using, &c. any stage carriage without a licence, or without plates, or with recalled plates, or contrary to their licences, or with improper plates, are offences punishable each by a penalty of  $20l. - \frac{1}{2} \circ 27$ , 28.

Penalty on Drivers of Coaches without Plates, if not the owner, 10l.; if the owner  $20l. - \frac{1}{2} \circ 30$ .

Forging Plates, a misdemeanor.  $-\frac{1}{2} \circ 32$ .

Numes of Proprietors, &c. to be painted outside, in legible and conspicuous characters, the names of the extreme places between which such carriage shall be licensed to go, and also the greatest number of passengers licensed to be carried inside and outside. Penalty for neglect in this particular, if.

Certain Carriages not to carry ontside Passengers or Luggage, viz. those, the top or roof of which shall be more than 8 feet 9 inches from the ground, or the bearing of which on the ground, that is, the distance between the centres of the tracks of the wheels, shall be less than 4 feet 6 inches. Penalty

Luggage on the Roof not to exceed a certain Height, viz. 10 feet 9 inches from the ground on a carriage

Luggage on the Roof not to exceed a certain Height, VIZ. 10 feet 9 inches from the ground on a carriage drawn by 4 or more horses; and 10 feet 3 inches from ditto, if on a carriage drawn by 2 or 3 ionses. Driver of any carriage where such offence is committed liable in a penalty of 51.—5 43.

The clauses in the act 2 & 3 Will. 4 c. 120, relating to the distribution of outside passengers, &c. have been repeated by the act 3 & 4 Will. 4 c. 48, which substitutes the following in their stead. Number of outside Passengers, &c.—Any licensed stage carriage with 4 wheels or more, the top or of of which shall not be more than 8 feet 9 inches from the ground, and the bearing of which on the ground shall not be less than 4 feet 6 inches from the centre of the tracks of the wheels, if such carriage wheels, if such carriage wheels, if such carriage when the biogened to carri any number not more than 9 feet 6 inches from the centre of the tracks of the wheels, if such carriage chall be biogened to carri any number not more than 9 feet 6 inches from the centre of the tracks of the wheels, if such carriage where the passengers and the biogened to carriage where the passengers and the pass riage shall be licensed to carry any number not more than 9 passengers, shall be allowed to carry not more than 5 of such passengers outside; and if licensed to carry more than 9 and not more than 10 passengers, shall be allowed to carry not more than 6 f such passengers outside; and if licensed to carry more than 12 and not more than 15 passengers, shall be allowed to carry not more than 11 of carry more than 12 and not more than 15 passengers, shall be allowed to carry not more than 11 of such passengers outside; and if licensed to carry more than 15 more than 18 passengers, shall be allowed to carry not more than 12 of such passengers outside; and if licensed to carry any greater number than 18 passengers, shall be allowed to carry not more than 2 additional passengers which such carriage shall be so licensed to carry in the whole; provided that in no case a greater number of passengers shall be carried on the outside than is authorised.

by the licence. If more be carried, driver to forfeit 5l. − \( \phi \) 2.

Driver, Guard, and Children in lap, not to be counted as passengers; 2 children under 7 years

reckoned as I passenger. - ∂ 3.

No Person to sit on Luggage on the Roof, nor more than I person besides driver on the box. Penalty

Justices, Rond-surreyors, Toll-keepers, &c. authorised to cause stage certiages and luggage to be measured; any passenger authorised to require the driver to stop at a toll-gate, and to require the gale-keeper to measure the carriage and luggage, and to count the number of inside and outside passengers. Penalty on driver refusing to stop, 5l.; on gale-keeper neglecting to provide a measure, or refusing to measure and count, 5l.—(2 & 3 Will. 4, c. 120 & 45.)

remains to measure and count, 31.—(2 & 3 real. 4, €, 120 & 42.5) per person shall stand at the head of the horses; such person leaving the horses before a proper person shall stand at the head of the horses; such person leaving the horses before some other person shall be placed in like manner, or have the command of the horses, c: before the driver has resumed his sear on the box and taken the reins; driver allowing any passenger or other person to drive for him, or leaving the box without any reasonable occasion, or for a longer time than is absolutely necessary; concealing or misplacing the location of the person to the person to drive for him, or leaving the box without any reasonable occasion, or for a longer time than is absolutely necessary; concealing or misplacing the location of the person to plates; guard discharging fire-arms unnecessarily; driver, conductor, or guard, neglecting to take care of luggage; asking more than the proper fare; neglecting to account to his employer; or as-

saulting or using abusive language to any person having travelled, or about to travel, as a passenger, or to any person accompanying the same: shall in each and every such case forfet 5f,-2 47.

Drunkenness, 4e.—Drivers, conductors, or guards having the care of any stage carriage, endangering, through intoxication, negligence, or wanton and furious driving, the safety of any passenger or other person, or the property of the owner of such carriage or other person, shall each person so offending forfeit 51 .- 2 49.

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iage, endanger-ny passenger or each person so Owners liable for penalties, when driver or guard is not known, or cannot be found.—\(\phi\) 49.

Railway Proprietors are to render accounts of the passengers conveyed along the same to the Stamp Office, and to give security to keep and render such accounts, and to pay the duties. —\(\phi\) 50, 51.

Treasury may compound with proprietors of railways for the duties chargeable on passengers conveyed by them. →\(\phi\) 52, under the regulations of the post-master general; and the enactorents in this MALL COACHES are under the regulations of the post-master general; and the enactorents in this content.

MAIL COACHES are under the regulations of the post-master general; and the enactments in this act as to plates, inscriptions, outside passengers, and lugarge, do not extend to them; but the other regulations as to the conduct of drivers, guards, &c. do apply to them. Mail coaches have only four outside passengers; one on the box, and three immediately behind the box. No passenger allowed to sit beside the guard. The rate of travelling, the time allowed for stoppages, the quantity of luggage to be carried, &c. are all regulated by the post-master general.

COAL (Da. Steenkull; Du. Steenkoolen; Fr. Charbon de terre; Get. Steinkohlen; It. Carboni fossili; Lat. Lithanthrax; Port. Carvoes de terra, ou de pedra; Rus. Ugolj, Kamennoe; Sp. Carbones de tierra, Carbones de piedra; Sw. Stenkol). This highly important combustible mineral is divided by mineralogists into the three great families of black coal, uninflammable coal, and brown coal; each of these being again divided into

many subordinate species.

All the common coals, as slate coal, foliated coal, cannel coal, &c., belong to the black coal family. Slate and foliated coal is found in vast quantities in Durham and Northumberland, at Whitehaven in Cumberland, in the river district of the Forth and Clyde, &c. The best Newcastle coal kindles easily; in burning it cakes or runs together into a solid mass, emitting a great deal of heat, as well as of smoke and flame; it leaves a small quantity of heavy, dark-coloured residuum or ashes. Most of the Scotch coals are what are familiarly called open burning coals. They do not last so long as the Newcastle coal, yield less heat, do not cake or run together in burning, and usually leave a considerable quantity of light, white ashes. They make, however, a very pleasant, cheerful fire; and, for most household purposes, the best fire is said to be made of a mixture of Scotch and Newcastle coal.

Cannel coal is sometimes met with in the Newcastle pits, in Ayrshire, &cc.; but the largest beds of it, and of the purest kind, are near Wigan in Lancashire. It burns with a beautiful clear flame, emitting a great deal of light, but not a great deal of heat. It takes a

good polish; and articles made of it are often passed off for pure jet.

The uninflammable coals are those known by the names of Welsh culm or stone coal, Kilkenny coal, and the blind or deaf coal of Scotland. These coals are difficult to kindle, which has given rise to their name; but when once thoroughly ignited, they burn for a long time: they make a hot, glowing fire, like charcoal, without either flame or smoke; but owing to their emitting noxious vapours, they cannot be used in dwelling houses, though they are in considerable demand among malsters, dyers, &c.

Brown, or Bovey coal, so called from its being principally found at Bovey near Exeter, is

light, yields but little heat in burning, and is seldom used as fuel.

In all, about seventy species of coal are said to be imported into London, of which fortyfive are sent from Newcastle! Of course, many of them differ from each other by almost imperceptible degrees, and can only be distinguished by those thoroughly conversant with

Origin of Coal. Phenomena of Combustion, &c.—Coal beds, or strata, lie among those of gravel, sand, chalk, clay, &c. which form great part of the present surface of the earth, and have been evidently accumulated during remote ages by the agency of "moving water, -similar to accumulations now in process of formation at the mouths of all great rivers, and in the bottoms of lakes and seas. When these strata had, by long contact and pressure, been solidified into a rocky crust to the earth, this crust, by subsequent convulsions of nature, of which innumerable other proofs remain, has been in various parts broken and heaved up above the level of the sea, so as to form the greater part of our dry or habitable land; in some places appearing as lofty mountains, in others as extended plains. In many situations, the fracture of the crust exhibits the edges of the various distinct strata found in a given thickness of it. When the fracture has the form of a precipitous cliff, these edges appear one above another, like the edges of piled planks or books; but often also they are met with in horizontal succession along a plain, as the edges of a pile of books laid down upon a table; or they may be seen surrounding hills of granite which protrude through them. Coal, and other precious minerals, were first discovered by man at the fractures of the strata above described, and by his continued digging of the strata or veins he has gradually formed the vast excavations called mines. When it was at last discovered, that all the world over, the mineral strata occur among themselves in nearly the same order or succession, so that the exposure any where of a portion of one stratum is a good indication of the other strata lying near, the operations of the miner became f much surer result, and expensive horing through superior strata might be prudently undertaken, even where no specimen of the desired but more deeply buried substance had yet been seen.

Before the discovery of coal mines, or the invention of cheap means of working them, wood was the general fuel of the earth; and in many countries where the arts have not much flourished, it is still the chief fuel. Coal, however, for many purposes answers much better than wood. Now, coal and wood, although in appearance so different, are in their

ultimate composition very nearly allied. They both have for their basis or chief ingredient the substance called by the chemists carbon, and for their chief other ingredient, the substance called hydrogen, which, when separated, exists in the form of air or gas. The hydrogen is easily driven away or volatilised from either coal or wood, by heating in a close place; and when it is caught and preserved, it forms the gas now used to light our streets and public buildings. What remains of coal, after being so treated, is the substance called coke; and what remains of wood, similarly treated, is the substance called charcoal,—both being nearly pure carbon, but differing as to the states of compactness. This kindred nature of coal and wood does not surprise, when the fact is known, that much of our coal is really transformed wood; many coal mines being evidently the remains of antediluvian forests, swipt together in the course of the terrestrial changes already alluded to, and afterwards solidified to the state now seen. In these mines, the species of the plants or trees which formed them are still quite evident in abundant specimens mixed often with the remnants of the animals which inhabited the earth at the same time. The extensive peat-mosses now existing on the surface of the earth, consist chiefly of vegetable remains in an early stage of the kind of change which terminates in the formation of coal.

A substance which, like coal or wood, cheaply answers the purpose of producting great heat and light, is called fuel, and the phenomenon of that production is called combustion, Now, modern discovery has ascertained that, in every instance, combustion is merely an appearance which accompanies the mutual action, when very intense, of two substances in the act of forming an intimate or chemical union. Where that act is less energetic, the heat produced is less intense, and there is no light. Thus water and sulphuric acid when mixing produce great heat, but no light. Water and quicklime produce still greater heat; sufficient, it is known, to set fire to a ship in which the mixture unfortunately occurs. It is an occurrence of the same kind when heat is evolved from an acid dissolving a metal; and it is still of the same kind when a mass of coal or wood in a fire-grate is, with the appearance of combustion, undergoing solution in the oxygen of the atmosphere. In this last case, however, the temperature of the fuel is, by the very intense action, raised so much that the fuel becomes incandescent or luminous; an appearance assumed by every substance, whether burning or not,—of a stone, for instance, or piece of metal,—when heated beyond the temperature indicated by 800° of Fahrenheit's thermometer. The inferior degrees of such incandescence are called red heat; the superior degrees white heat. The reason why any strongly heated body throws out light, we cannot yet explain. When a quantity of wood or coal has been burned to ash in a confined portion of air, the whole of the fuel, vanished from view, is held in solution by the air, as salt is held in water, and is again recoverable by the art of the chemist. The phenomenon of common fire, or combustion, then, is merely the fuel being chemically dissolved in the air of the atmosphere. If the fuel has nothing volatile in it, as is true of pure earbon, and therefore nearly true of coke and charcoal, it burns with the appearance of red-hot stones; but if there be an ingredient, as hydrogen, which, on being heated, readily assumes the form of air, that ingredient dilates before burning, and in the act produces the more bulky incandescence called flame.

The two great purposes which combustion serves to man, are to give light and heat. By the former he may be said to lengthen considerably the duration of his natural existence; for he converts the dismal and almost useless night into what, for many ends, serves him as well as day; and by the latter, besides converting winter into any climate which he desires, he is enabled to effect most important mutations on many of the substances which nature offers for his use; and, since the invention of the steam engine, he makes heat perform a great proportion of the work of society. From these considerations may be perceived the importance of having fire at command; and, as the cheapest means of commanding fire, of having abundance of coal.

In respect to the natural supply of coal, Britain, among the nations, is most singularly favoured: much of the surface of the country conceals under it continuous and thick beds of that valuable mineral,—vastly more precious to us then would have been mines of the precious metals, like those of Peru and Mexico; for coal, since applied to the steam engine, is really hoarded power, applicable to almost every purpose which human labour directed by ingenuity can accomplish. It is the possession of her coal mines which has rendered Britain, in relation to the whole world, what a city is to the rural district which surrounds it,—the producer and dispenser of the rich products of art and industry. Calling her cal mines the coal cellars of the great city, there is in them a supply, which, at the present rate of expenditure, will last for 2,000 years at least; and therefore a provision which, as coming improvements in the arts of life will naturally effect economy of fuel, or substitution of other means to effect similar purposes, may be regarded as inexhaustible.

The comparative values of the different kinds of fuel have been ascertained by finding how much ice a certain quantity of the different kinds, while burning, will melt; and thus,

1 tb. of good o	coat	-	-	melts of i	ce 9°	.bs.	1 lb. of goo	d wood	-	melts of i		
	oke		-		9.4	do.	-	peat	-	-	19 do	
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Mr. Bu estimate con the T trade:—

"I hold each depa from the persons e 8,491; al chief ingredient edient, the subgas. The hyating in a close ght our streets ubstance called charcoal,-both kindred nature ar coal is really m forests, swept wards solidifi d ch formed them of the animals ow existing on age of the kind

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The kinds or differences of coal depend on the comparative proportions in them of carbon and hydrogen, and of earthy impurities totally incombustible. While some species of coal contain nearly a third of their weight of hydrogen, others have not a fiftieth. The former kinds are flaming coal, pleasing in parlour fires, and fit for the manufacture of gas. The other kinds—some of the Welsh stone coal, for instance—will only burn when in large heaps, or when mixed with more inflammable coal; they have no flame. When flaming coal is burned where a sufficiency of oxygen cannot pass through or enter above the fire, to combine with and consume the hydrogen as fast as it rises, a dense smoke is given out, consisting of hydrogen and carbon combined in the proportions which form a pitchy substance. The Welsh coal above mentioned can as little give out smoke as flame, and hence is now much used in great breweries, and in the steam engine furnaces of towns, where smoke is a serious nuisance.

According to Mr. Kirwan,

				Charcoat,	Bitumen.	Earth.	Sp. gr.
100 par	s Kilkenny coal yi	eld -		97:3	0	3.7	1.526
	comp. cannel			75.2	21.68 maltha	3.1	1.232
_	Swansea			73.53	23·14 mixt.	3.33	1.357
_				71.43	23.37 do.	5.20	1.351
_	Wigao -			61.73	36.7 do.	1.57	1.268
_	Newcastle			58.00	40.0 do.		1.271
1	Whitehaven		-	57.0	41.3	1.7	1.257
	slaty capnel			47.62	32.52 maltha	20.0	1.426
l -	asphaltum			31.0	68.0 bitamen.		1.117
-	maltha -			8.0			2.07

100 parts of the best English coal give, of coke 63°0 by Mr. Jars. 100 do. - - - 73°0 Hielio. 100 do. Newcastle do. - - 58°0 Dr. Watson.

The foliated or cubical coal, and slate coal, are chiefly used as fuel in private houses; the caking coals, for smithy forges; the slate coal, from its keeping open, answers best for giving great heats in a wind furnace, as in distillation on a large scale; and glance coal, found in Staffordshire, is used for drying grain and malt. The coals of South Wales contain less volatile matter than either the English or the Scotch; and hence, in equal weight, produce a double quantity of cast iron in smelting the ores of this metal. It is supposed that 3 parts of good Newcastle coal are equivalent, as fuel, to 4 parts of good Scotch coal.

Consumption of Coal. Number of Persons engaged in the Trade. Supply of Coal .-The great repositories of coal in this kingdom are in Northumberland and Durham, whence London and most parts of the south of England are at present supplied; in Cumberland, whence large quantities of coal are exported to Ireland; and in Staffordshire, Derbyshire, Lancashire, Yorkshire, Leicestershire, Warwickshire, South Wales, &c. In Scotland, coal is found in the Lothians, Lanarkshire, Renfrewshire, Ayrshire, and other counties. In Ireland, coal is both deficient in quantity and inferior in quality to that of Great Britain; and turf forms the great article of fuel.

Mr. Taylor, an experienced coal owner and coal agent, estimates the annual consumption of coal in Great Britain, as follows :-

cals carried coastwise from Durham and Northumberland is -	3,300,000
ay one fifth	660,000
ies about \$600,000 persons; and supposing the whole population be 15,000,1 °, this must be trebled; for though these two thirds of ups less ab. to afford fuch, yet taking into consideration the munu-	,
	11,880,000
rks, say 600,000 tons of metal, to produce which requires at teast 4	
of coal in making even pig metal, and the extraordinary consump-	3,000,000
l, &c. mines	3,000,000
	14,880,000
ay	700,000
Total tons, exclusive of foreign exportation	15,580,000

This estimate does not differ materially from that of Mr. Stevenson (Edinburgh Energe. art. England, p. 740), and Mr. Blakewell—(see post); and may be regarded as sufficiently accurate.

Mr. Buddle of Wallsend, an extremely well informed coal engineer, gives the following estimate of the number of persons engaged in the different departments of the coal trade on the Tyne and Wear, in the conveyance of coal to London, and in the London coal trade :-

"I hold a paper in my hand stating the number of people employed in the coal trade in each department. I would beg to observe, the returns from the Tyne are official documents; from the Wear I have no returns, but it is by an approximate calculation. The number of persons employed under-ground on the Tyne are,-men, 4,937; boys, 3,554; together, 8,491; above-ground,—men. 2,745; boys 718; making 3,463: making the total comployed

in the mines above and below ground, 11,954, which in round numbers I call 12,000, because I am pretty sure there were some omissions in the returns. On the river Wear, I conceive there are 9,000 employed; making 21,000 employed in digging the coal, and delivering it to the ships on the two rivers. From the best calculations I have been able to make, it would appear that, averaging the coasting vessels that carry coals at the size of 220 London chaldrons each vessel, there would be 1,400 vessels employed, which would require 15,000 seamen and boys. I have made a summary. There are, seamen, 15,000: pitmen and above-ground people employed at the colleries, 21,000; keelmen, coal-boatmen, casters, and trimmers, 2,000: making the total number employed in what I call the North. ern Coal Trade, 38,000. In London, whippers, lightermen, and so forth, 5,000; factors, agents, &c. on the Coal Exchange, 2,500; -7,500 in all, in London. Making the grand total in the North country and London departments of the trade, 45,500. This does not, of course, include the persons employed at the outports in discharging the ships there."

In another place, Mr. Buddle states, that "colliers are always paid by the piece," and consequently their wages, although at the same rate per chaldron, vary according to the quantity of work they have to do; and it is difficult to form an average, they vary so very considerably: they have varied from 14s. a week, to, in some instances, 40s. "The colliers can earn up to 5s. or even more per day; but there is not full employment for them; they sometimes do not carn more than half that sum; 2s. 6d. is the certain wages that they are hired to receive from their employers, whether they are employed or not; that is, consequently, a tax on the coal owner, during the suspension of his colliery from any accident. The men have the option of finding work elsewhere; but if they cannot do this, they may call upon their master to pay them 14s. per week; it was 15s. a week till 1828."

We regret that we are unable to lay any estimates before our readers of the number of persons employed in the other branches of the coal trade; but taking into view the proportion which the trade on the Tyne and the Wear hears to the trade of Great Britain, as shown in Mr. Taylor's statement, we are inclined to think that the total number of persons directly engaged in the coal trade may be set down at from 160,000 to 180,000.

The importance of coal as a necessary of life, and the degree in which our superiority in arts and manufactures depends upon our obtaining supplies of it at a cheap rate, has naturally attracted a good deal of attention to the question as to the period when the exhaustion of the coal mines may be anticipated. But the investigations hitherto made as to the magnitude and thickness of the different coal-beds, and the extent to which they may be wrought, are too vague and unsatisfactory to afford grounds for forming any thing like a tolerably near approximation to a solution of this question. But such as they are, they are sufficient to show that many centuries must elapse before posterity can feel any serious difficulties from a diminished supply of coal. According to Mr. Taylor, whose estimate of the consumption of coal is given above, the coal-fields of Durham and Northumberland are adequate to furnish the present annual supply for more than 1,700 years. We subjoin Mr. Taylor's estimate.

ESTIMATE OF THE EXTENT AND PRODUCE OF THE DURHAM AND NORTHUMBERLAND COAL-FIELDS.

		Durha	m.						Sq. Miles,
"From South Shields southward to C land, 32 miles; north-east from V Shields, 22 miles; being an extent	Vest Au	iekland							594
	$N_0$	rthumb	erland.						
" From Shields northward, 27 miles, b	y an av	erage t	readth	of 9 mi	les	-	-	-	213 837
	Por	tion ex	cavated.	,					
"In Durham, on Tyne, say - on Wear	-	:	:	:	:	:	:	-	39 40
"In Northumberland, say 13 miles by	٤ -	•	-	-	•	•	-	-	79 26 — 105 — 732
									Tons.
"Estimating the workable coal strata of 1 square mile will be 12,390,000	) tons, a	nd of 7	32 squa	re mile	s -	-	-	9,00	69,480,000
"Deduct one third part for loss by si ruptions	mati cos -	ıl, inter	ception -	s by dii -	ces, an	d other 1	nter-	3,02	23,160,000
					Re	mainder	-	6,0	16,320,060
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This remainder is adequate to supply the present vend from Newcastle, Sunderland, Hartley,

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Northumberland a.a is yet almost ordships that no any tuture gene"There is also a considerable extent of coal-field in the northern and south-western districts of Northumberland; but the foregoing comprises that which is continuous, and most suitable and available for exportation."—(Lords' Report, 1829, p. 124.)

Dr. Buckland, the celebrated geologist, considers this estimate as very greatly exaggerated; but in his exumination before the committee of the House of Commons, he quotes and approves a passage of Bakewell's Geology, in which it is stated that the coal-beds in South Wales are alone sufficient to supply the whole present demand of England for coal for

2,000 years. The passage is as follows :-"Fortunately we have in South Wales, adjoining the Bristol Channel, an almost exhaustless supply of coal and ironstone, which are yet nearly unwrought. It has been stated, that this coal-field extends over about 1,200 square miles; and that there are 23 beds of workable coal, the total average thickness of which is 95 fect; and the quantity contained in each acre is 100,000 tons, or 65,000,000 tons per square mile. If from this we deduct one half for waste, and for the minor extent of the upper beds, we shall have a clear supply of coal equal to 32,000,000 tons per square mile. Now, if we admit that 5,000,000 tons from the Northumberland and Durham mines is equal to nearly one third of the total consumption of coal in England, each square mile of the Welsh coal-field would yield coal for 100 years' consumption; and as there are from 1,000 to 1,200 square miles in this coal-field, it would supply England with fuel for 2,000 years, after all our English coal mines are worked out!"

It is therefore quite idle either to prohibit, or impose heavy duties on, the exportation of coal, on the ground of its accelerating the exhaustion of the mines. The abolition of the expensive and destructive process of sereening-(see post)-will more than balance any

export that is ever likely to take place to foreign countries.

Profits of Coal Mining. Coal Owners' Monopoly, &c .-- Instead of the business of coal mining being, generally speaking, an advantageous one, it is distinctly the reverse. Sometimes, no doubt, large fortunes have been made by individuals and associations engaged in this business; but these are rare instances. The opening of a mine is a very expensive and hazardous operation, and of very uncertain result. Collieries are exposed to an infinite number of accidents, against which no caution can guard. The chances of explosion have, it is true, been a good deal lessened by the introduction of Sir Humphry Davy's lamp; and some mines are now wrought, that but for the invention of this admirable instrument. must have been entirely abandoned. But besides explosions, which are still every now and then occurring, from the carelessness of the workmen and other contingencies, mines are very liable to be destroyed by creeps, or by the sinking of the roof, and by drowning, or the irruption of water from old workings, through fissures which cannot be seen, and consequently cannot be guarded against. So great, indeed, is the hazard attending this sort of property, that it has never been possible to effect an insurance on a coal-work, against fire. water, or any other accident.

Mr. Buddle, who is intimately acquainted with the state of the coal trade, informed the committee of the House of Lords, that "Although many collieries, in the hands of fortunate individuals and companies, have been, perhaps making more than might be deemed a reasonable and fair profit, according to their risk, like a prize in a lottery; yet, as a trade, taking the whole capital employed on both rivers, he should say that certainly it has not been 80."-(First Report, p. 56.) Again, being asked, "What have the coal owners on the Tyne and Wear, in your opinion, generally made on their capital employed?" he replied, "According to the best of my knowledge, I should think that by no means ten per cent. has been made at simple interest, without allowing any extra interest for the redemption of capital."

In addition to the vast expense attending the sinking of sharts, the erection of steam engines, &c., and the risk of accidents, the coal, after being brought to the surface, has frequently to be conveyed 7 or 8 miles to the place of shipping; and those whose collieries are in that situation, have to pay way-leave rents, amounting, in some cases, to 500L a year, for liberty to open a communication, or a railroad, through the properties lying between them and the shore.

Much has frequently been said of the monopoly of the coal owners on the Tyne and the Wear; but we are satisfied, after a pretty careful investigation of the circumstances, that no such monopoly has ever existed; and that the high price of coal in the metropolis is to be ascribed wholly to the various duties and charges that have been laid upon it, from the time that it has passed from the hands of the owner, to the time that it is lodged in the cellar of the consumer. What means have the coal owners of obtaining a monapoly price for their coal? They enjoy no exclusive privileges of any sort; they are a numerous body; and the trade is as open as any other to all capitalists to engage in. The number of places on the east and west coasts, both of England and Scotland, and the southern parts of Wales, from which coals are exported, render it quite visionary to suppose that any general agreement to keep up prices can take place amongst the various coal proprictors. And though such an agreement were entered into, it is impossible it could be maintained. The power of producing coal greatly exceeds the present demand; many new mines have been recently opened,

and many others would be brought into activity were the price artificially enhanced. It is true that the coal owners referred to, having experienced the ruinous effects of throwing a superabundant quantity of coal upon restricted and already glutted markets, have occasionally met together; and each having named the price he thinks his coal will command, and at which he intends to sell it, they have proceeded jointly to regulate, according to the probable demand, the quantity that each shall raise during any particular period. By means of this arrangement, the supply and price of coal have been kept, during the time it has existed, comparatively steady. Common prudence prompts and justifies such an arrangement; but it also suggests the necessity of reducing the price of coal to the lowest level that will afford the customary rate of profit. For were the price demanded by the northern coal owners raised above this level, new mines would be opened in Durham and Northumberland; the imports from the Tees, whence a large supply of excellent coal is at present brought to the London market, would be augmented; and fresh competitors, from Swansea and other places, would come into the field and undersell them. Government should encourage and promote this fair competition; but it ought, at the same time, to do equal justice by all the competitors. It is not to lend assistance to, or remove burdens from, one set of adventurers, which it does not lend to or remove from others. It is no part of its duty to say how coals, or any species of produce, shall be carried to market. It is bound to give every reasonable facility for the opening of new channels or modes of conveyance between all parts of the country; but it would be glaringly unjust to lay a tax on the coals conveyed by a particular channel, from which those conveyed by other channels were exempted.

Mr. Buddle thinks that the aggregate capital employed by the coal owners on the Tyne amounts to about 1,500,000*l*. exclusive of the craft in the river; and supposing this estimate to be nearly correct, it will follow, allowing for the value of the ships, that the total capital employed in the coal trade may be moderately estimated at from eight to ten millions; an immense sum to be almost wholly at the risk of the owners, without any insur-

ance mon it.

Progressive Consumption of Coal. Duties and Regulations affecting it, particularly in the Part of London,-There are no mines of coal in either Greece or Italy; and no evidence has been produced to show that the ancients had learned to avail themselves of this most useful mineral. Even in England it does not seem to have been used previously to the beginning of the thirteenth century; for the first mention of it occurs in a charter of Henry III., granting licence to the burgesses of Newcastle to dig for coal. In 1281, Neweastle is said to have had a considerable trade in this article. About the end of this century, or the beginning of the fourteenth, coals began to be imported into London, being at first used only by smiths, brewers, dyers, soap-boilers, &c. This innovation was, however loudly complained of. A notion got abroad, that the smoke was highly injurious to the public health; and, in 1316, parliament petitioned the king, Edward I., to prohibit the hurning of coal, on the ground of its being an intolerable nuisance. His Majesty issued a proclamation conformably to the prayer of the petition; but it being but little attended to, recourse was had to more vigorous measures; a commission of over and terminer being issued out, with instructions to inquire as to all who burned sea-coal within the city, or parts adjoining, to punish them for the first offence, by "pecuniary mulcts;" and upon a second offence to de-molish their furnaces; and to provide for the strict observance of the proclamation in all

But notwithstanding the efforts that were thus made to prohibit the use of coal, and the prejudice that was long entertained against it; it continued progressively to gain ground. This was partly, no doubt, owing to experience having shown that coal smoke had not the noxious influence ascribed to it, but far more to the superior excellence of coal as an article of fuel, and the growing scarcity and consequent high price of timber. In the reign of Charles I. the use of coal became universal in London, where it has ever since been used to the exclusion of all other articles of fuel. At the Restoration, the quantity imported was \$1.00 posed to amount to about 200,000 chaldrons. In 1670, the imports had increased to 270,000 chaldrons. At the Revolution, they amounted to about 300,000 chaldrons, and have since gone on increasing with the growing magnitude and population of the city; being, in 1750, about 500,000 chaldrons; in 1800, about 900,000 chaldrons; and at present about 1,700,000 chaldrons.—(Campbell's Political Survey of Great Britain, vol. ii. p. 30.; Edington on the Coal Trade, p. 41. &c.)

It might have been supposed, considering that coal is, in this country, a prime necessary of life, and by far the most important of all the instruments of manufacturing industry, that it would have been exempted from every species of tax; and that every possible facility would have been given for its conveyance from the mines to the districts in the south of England, and other places in want of it. But such, we regret to say, has not been the case. The coal trade of Great Britain has been for more than a century and a half subjected to the most oppressive regulations. From a very early period, the corporation had undertaken the task of weighing and measuring the coal brought to London; and had been accustomed to charge 8d. a ton for their trouble. In 1613, the power to make this charge

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rime necessary uring industry, possible facility the south of not been the half subjected on had underand had been hke this charge was confirmed to the city by royal charter, it being at the same time ordered that no coal should be unladen from any vessel till the Lord Mayor had given leave. The right to charge this sum according to the chaldron of coal, has since been confirmed to the city by act of parliament; and as the labouring meters, notwithstanding they have been very well paid, have received only 5d. out of the 8d., the balance of 3d. per chaldron, producing at present about 20,000l. a year, goes to the city treasury.

But besides the above, duties for civic purposes have been laid on the coal imported into London from the reign of Charles II. downwards. They were originally imposed in 1667, after the great fire, in order to assist in the rebuilding of clurches and other public edifices; and have ever since been continued, to enable the corporation to execute improvements in the city; though it is probable most of our readers will be inclined to think that few improvements could be so great, as a reduction in the price of so very important an article as coal. At present, a duty of 10d. per chaldron, denominated the orphans' duty, is appropriated,

antil 1858, to defray the expense of the approaches to London Bridge.

Exclusive of the corporation duties, a duty payable to government was laid on all seaborne coal in the reign of William III., which was only repealed in 1830. This duty was at once glaringly unjust and oppressive: unjust, inasmuch as it fell only on those parts of the empire to which coals had to be carried by sea; and oppressive, inasmuch as it amounted to full fifty per cent. upon the price paid to the coal owner for the coal. It is not very easy to calculate the mischief that this tax has done to the southern counties. We, however, are satisfied that the depressed condition of the peasantry of the south, as compared with those of the north, is, in no inconsiderable degree, to be ascribed to the operation of the coal tax. This tax, after being long stationary at 5s. a chaldron, was raised to 9s. 4d. during the late war; but was reduced to 6s. in 1824. But the inequality of the tax was not confined to its affecting those parts only of the empire to which coal had to be carried by sea. Even there its pressure was not equal: for, while it amounted to 6s. a chaldron, or 4s. a ton, in the metropolis and all the south of England, it only amounted to 1s. 7½d. a ton on coal carried by sea to Ireland, and to 1s. 8d. on that carried to Wales; while Scotland was for many years entirely exempted from the duty.

Besides this striking partiality and injustice, various troublesome Custom-house regulations were required, in consequence of distinctions being made between the duties on large and small coal, between those on coal and culm (a species of coal), and coal and cinders, and of coal being allowed to be imported duty free into Cornwall, Devon, &c. for the use of the mines. These distinctions are now, however, wholly abolished; and no duties exist on coal except those collected in London and a few other ports, and appropriated to local

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A small supply of coal was of late years brought to London from Staffordshire, by canal navigation. This coal was charged with a duty of 1s. a chaldron; but this is now

also repealed.

The regulations to which the sale and delivery of coals have been subjected in the city of London, have been, if possible, still more objectionable than the duties imposed on them. Instead of being sold by weight, all coals imported into the Thames have been sold by measure. It is carious to observe the sort of abuses to which this practice has given rise. It is stated by the celebrated mathematician, Dr. Hutton, who, being a native of Newcastle, was well acquainted with the coal trade, that, "If one coal, measuring exactly a cubic yard (nearly equal to 5 bolls), be broken into pieces of a moderate size, it will measure 7½ bolls; if broken very small, it will measure 9 bolls; which shows that the proportion of the weight to the measure depends upon the size of the coals; therefore, accounting by weight is the most rational method." The shippers were well aware of this, and insisted upon the coal owners supplying them with large coal only; and to such an extent was this principle carried, that all coal for the London market was screened, as it is technically termed, or passed over gratings, to separate the smaller pieces. Inasmuch, however, as coals were sold in all their subsequent stages by measure, no sooner had they been delivered by the owner, than it was for the interest of every one else into whose hands they came before reaching the consumer, to break them into smaller portions. In fact, the profit of many of the retailers in London has arisen chiefly from the increase of measure by the breakage of coal. And Mr. Brandling, a very intelligent and extensive coal owner, stated to the Commons' committee, that, in consequence of the breakage, coals are reduced in London to a size inferior to what they would be, were they put on board unscreened, and subjected to no additional breakage.

The statements now made sufficiently evince the nullity of all the regulations enforcing the sale of coal by correct measures: for even though these regulations had been enforced, instead of being, as they usually were, wholly neglected, they would have been of almost no use; inasmuch as any dishonest dealer was as able to cheat, by breaking his coals a little smaller than usual, as if he had sold them in deficient measures.

The loss occasioned by the useless process of screening has been very great. The quantity of coal seperated by it has amounted in some cases to from 20 to 25 per cent. of the whole;

and the greater part of this residue, containing a portion of the very best coat, is burned on the spot. "I have known," says Mr. Buddle, "at one colliery, as many as from 90 to 100 chaldrons a day destroyed. If they were not consumed, they would cover the whole surface, and in the burnings of them they are extremely destructive; they destroy the crops a great way round, and we pay large sums for injury done to the crops, and for damage to the ground."—(First Lords' Rep. p. 72.) The waste of coal has been in this way enormous; and the coal owner has been obliged to charge a higher price upon the coal sold, in order to indemnify himself for the loss of so great a quantity, and for the mischief he does to others in burning.

The fact, that so monstrous a system should have been persevered in for more than a century, sets the power of habit in reconciling us to the most pernicious absurdities in a very striking point of view. Happily, however, the nuisance has been at last abated; the sale of coal by weight taking away both the temptation to break coal, and the necessity of

ercening.

But the abuses that have infected the coal trade were not confined to those that grew out of the duties, and the sale by measure. They have insinuated themselves into most departments of the business; and to such an extent have they been carried, that it takes, at this moment, a larger sum to convey a chaldron of coal from the pool, a little below London Bridge, to the consumers in the city, than is sufficient to defray the entire cost of the coal in the north, including the expense of digging them from the mine, their conveyance to the shore, landlord's rent, &c.! The following statement shows the various items that made up the price of coal to the London consumer, in October, 1830, distributed under their proper heads. They have been carefully abstracted from the evidence before the parliamentary committees.

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<sup>\*</sup> Scorage and ingrain were allowances that grew out of the system of selling by measure. As this system is now repealed, it is unnecessary to describe them.

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Of these charges but little reduction need be looked for in those incurred in the rivers Tyne and Wear, and in the rate of freight: and as the government duty of 6s, per chaldron has been abolished, the charges that admit of further reduction are the number of 6s, per chaldron has been abolished, of condition to the consumers; and in these, certainly, there is ample room for retreuchment.

Of the terms which make up the sum of 4s, 4½d, of charges in the port of London, a sum of 1s, 2d, (0d, as orphan duty, appropriated to the new bridge, and 4d, as corporation metage) is a species of public tax. So soon, however, as the term for which the orphan duty is appropriated has expired, it ught to be abelished; and it would be highly desirable were some means then also found of indemnifying the corporation for the 4d, of metage claimed by them; Inasmitch as the abolition of these duties would not only occasion t. direct saving in the price of coul, but would afford great facilities for its delivery.—(See post, for an account of the local duties in 1832.)

The most important hem, in those forming the charges in the port of London, is the fee of the coal-shipper, or coal-heaver—that is, the deliverer of the coals from the ship to the barge or lighter. This fee is about is, 7d., and is at least 5 inms an great as it ought to be. At Newcastle and Sunderland the filling of a chaldron of coal into the wagon costs from 1½d, to 14d, and admitting that to raise coal from the hold is a little more difficult, still, if 4d, were allowed, it would be a most liberal payment fully to the Thames, which prevents the crews of colliers from performing this indispensable part of the Thames, which prevents the crews of colliers from performing this indispensable part of the Thames, which prevents the crews of colliers from performing this indispensable part of the Thames, which prevents the crews of colliers from performing this indispensable part of the Thames, which prevents the crews of colliers from performing this indispensable part o

blishes, in the fullest manner, all that has been stated. To discharge a ship when loaded with thabe is admitted to be rather me difficult than when she is loaded with coal. Luckily, however, the masters of all ships other th... colliers may employ, in their discharge a there ewe, or such other labourers as they think fit, without any sort of interference. And it is proved, that while the cost of sicharging a ship of 300 tons, laden with coal, amounts to about 304, a ship of 300 tons, laden with coal, amounts to about 304, a ship of such same burden, lader with timber, may be discharged for W. or 101.—(Com. Rep. p. 321.) This, certainly, is a subject descript of the immediate attention of parliament.

Besides the charge of 8d. on account of ship metage, there has been a further charge of 6d. per chaldren on account of land metage. But the new regulations enforcing sale by weight will lead to the abolition of the land as well as the ship meters. Their inefficiency for all useful purposes was conclusively shown by the witnesses examined by the parliamentary committees. In fact, the system of metage has rather been a menas of concenting than of discovering fraud.

The duties appropriated to public purposes, those claimed by the city of London as private property, and those required to defray the cost of the cost exchange, and the weighing establishments, &c., are, in future, to be charged in the aggregate at so much a ton on the coal imported, and paid into the City Chamberlain's office: accounts of the distribution of the produce of the duty being annually prepared and laid before partiament.

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But the charges on account of the delivery of coal from the ship to the consumer are the most oppressive. They amount in all to no less than 14x. 8\frac{1}{2}d.! One item is lighterage, being a sum of 2x, a chaldron paid for conveying the coals from the ship to the wharf. This charge seems to be in no ordinary degree exorbitant. It is mentioned by Mr. Buddle, in his evidence (First Lords' Rep. p. 121.), that the Tyne keelmen, who take the coals from the spouts or staiths, as they are termed, to deliver them to the ships, are paid only 1x, 6d, a chaldron, though they have to navigate their keels from 7 to 8 miles, and though it is far more difficult to shovel the coals from the keels into the port-holes of the ships, than from a lighter to a wharf. Were the charge for lighterage reduced to the same level in the Thames as in the Type, it would not certainly exceed 8d. or 0d. a chaldron. But before this desirable result can be accomplished, this department of the trade must, like all the rest, be thrown open. Here again the transmels of monopoly interfere. At present no individual can net as a lighter-man, who is not free of the Waterman's Company, and who has not served 7 years as an apprentice upon the river. Competition is thus wholly excluded, and the charges rendered far higher than they would be under a different system.

The next item in the charge for delivery is 6s. a chaldron for cartage from the wharf to the con-smer's residence. The best way, perhaps, to induce of the reasonableness of this charge, is by com-paring it with the suns charged for similar work done elsewhere. Now, assuming the average weight paring it with the sun's charged for similar work done elsewhere. Now, assuming the average weight of the chaldron to be 27 cwt., and the average distance to which coals are carted 1½ mile, the charge will he 3e. 5½, per ton per mile; but in the north, in Durham, Lancashire, &c., it is assul to let the cartace of coals, including the loading, by contract, at from 7d. to 8d. a ton on turnpike roads, and 9d. and 10d. on heavy country roads. So that the expense of cartage in London is four or five times as much as it costs in the north. It seems difficult to account for this difference by the greater expense attending keep of men, horses, &c., in the metropolis, though that certainly is very heavy. Perhaps a part of it is owing to the system of licensing carts, and regulating the fees of cartage. At all events the subject is one that ought to be investigated.

hart of it is own that ought to be investigated.

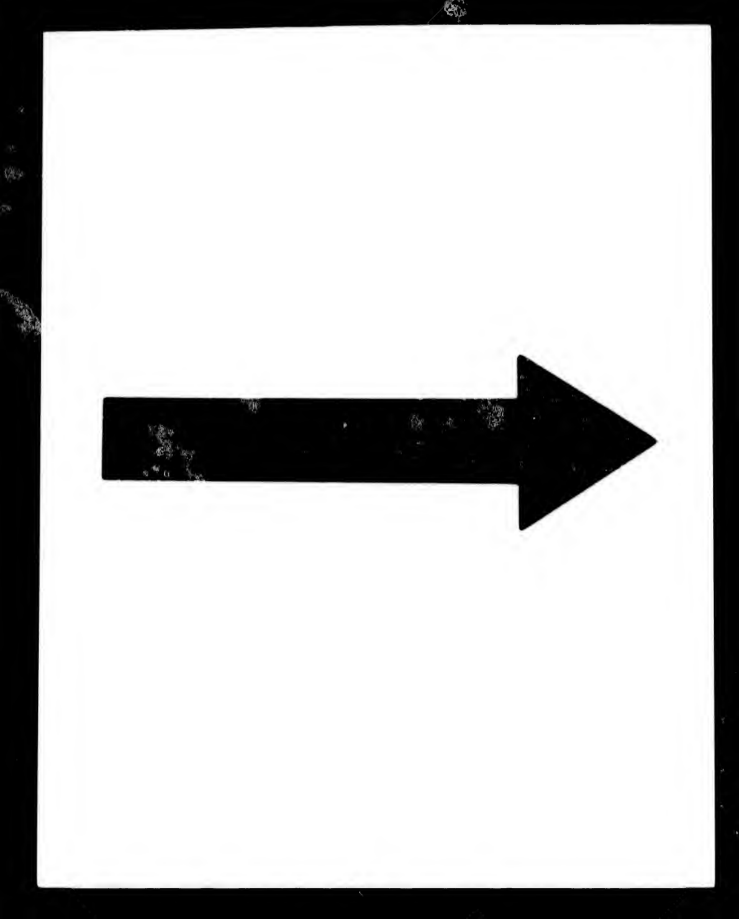
Exclusive of the charge of 6s, for cartage, there is a further charge of 1s, 6d, for shooting, that is, for unleading the wagon into the cellar. Next to the item for whippers, this is the most outrageous overcharge in this lengthened catalogue of abuses. There are thousands of labourers in London who would be glad to be allowed to perform the same work for 3d, or 4d, for which the citizens are obliged thunks for a labourer in the same work for 3d, or 4d, for which the citizens are obliged thanks for a labourer in the same work for 3d, or 4d, for which the citizens are obliged thanks of labourers.

would be glad to be aflowed to perform the same work for 3d, or 4d, for which the citizens are obliged in my 1s. 6d. Indeed, we believe it might be done for a good deal less. Mr. Buddle suys, "At the rate we pay our wagon-men for filling the wagons, I believe they would be very glad, for 2d, to heave these same coals out of the cellar again up the hole,"—(First Lords' Rep., p. 121.); an operation which, every one knows, would be about 10 times as troublesome as pouring them down.

Such of our readers as may have gone through these statements will, we think, feel but little disposed to differ from the committee of the House of Lords, who observe, in the Scond Report, "that in every stage, from the port of shipment to the coal merchant's wharf, and thence to the consumer's cellar, the regulations under which the trade is conducted are productive of delay, of an aggravation of expense, and an encouragement to fraud!"—(Rep. p. 8.)

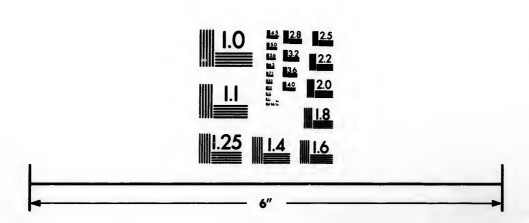
The sale of coal by weight, and the abolition of the metage system, have undoubtedly eradicated some of the more flagrant abuses that infected the trade. But the statements now laid before the reader show that there are other departments that require to be thoroughly examined. The exorbitancy of the existing charges for the delivery of coal from the ships to the wharf, and for carting, shooting, &c. demand that nothing should be left untried that may have any chance of contributing to their effectual reduction.

Regulations as to Sale in London.—A seller's ticket is to accompany all coal sold within the city of London and its envirous, specifying the species of coal, and the number of sacks and weight of coal sect. The coals may be either in bags containing 1 or 2 cwt., or in bulk. The carman is in all cases begin the coals may be either in bags containing 1 or 2 cwt., or in bulk. bound to carry a weighing machine with the coal, which machine is to be made conformably to regu-Vol. I, -2 H



M1.25 M1.4 M1.6 M1.5

IMAGE EVALUATION TEST TARGET (MT-3)



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SIL STEEL BOLES



lation, and, upon being desired, he is to weigh any one sack, or the whole sacks in his wagon. Penalty on refusing to weigh, or otherwise obstructing the weighing, 201. Penalty on non-delivery of ticket to purchaser, 201. In the event of the weight being deficient, a penalty is imposed of 101. or 501. according to deficiency. Quantities of less than 560 lbs. may be sold withte being weighted.—(1 & 2 Will. 4 c. 76.)

order to save trouble in collecting the duties that still attach to coal in the port of London, the corporation is authorised to compound with the owner or master of any ship or vessel importing coal, for the tonnage upon which the duties are to be pald. A certificate of such composition, expressing the number of toos of coal, cinders, or culm, agreed to be taken as the eargo of the ship or vessel compounded for, is to be given to the master or owner of the same, and to be taken as evidence of the quantity on board.

pounded for, is to be given to the master or owner of the same, and to be taken as evidence of the quantity on board.

When no composition is entered into, the end is to be weighted in the presence of an officer of the customs at the port of shipment; and the duties are to be paid upon the weight so shipped.

The shipment of coal in the Tyne is at present regulated by the act 5 Geo. 4. c. 72, commonly called the Tarn Act. The object of this act is to make all ships engaged in the trade of the Tyne be loaded in the order in which they arrive. It prevents any preference being given to particular ships; and renders it nearly impossible for any coal owner to give constant employment to any vessel in the whole, its policy seems very questionable. Why should a coal owner be prevented from coploying certain ships in preference to others? Under this act, if more ships engage in the trade than can be profitably employed in it, the loss produced by detention in port, and waiting for a cargo, instead of falling, as it naturally would, were the trade free, on particular ships, and driving them from the husiness. falls equally on every ship employed, and depresses the whole trade. There is no regulation of this sort in the Wear.

Exportation of Coal.—For a considerable number of years past a duty of 17s. 6d. a chaldron was laid on all large, and of \$2\$, \$d. a chaldron on all small coal exported. The first of these duties is quite excessive; and is not to be vindicated, unless the policy of preventing the exportation of coal were admitted. Inasmuch, however, as small coal is the only species used in chandictories, no ground could be assigned for prohibiting the exportation of round coal, except the risk of exhausting the mines. But the statements previously made show the fullity of this apprehension. There cannot, therefore, be any reasonable doubt as to the policy of the reduction that has recently been made in the duty on large coal exported. We believe, indeed, that it might have been carried a good deal further, with adv

Years.	Pe	r Chal	dron.	Years.	Pe	r Chald	ron.	Years.	F	er Cha	dron.
1730	£	8.	d.	1785	£	#. 14	d. 21	1824	£	8.	d.
1735	1 1	4	0	1780	1 1	14	41	1825	1 6	3	9
1710	1 1	2	ŏ	1795	1 :	19	0.4	1826	1 2	ž	4
1745	l i	10	ő	1800	2	11	7	1827	1 2	ĭ	5 <u>1</u>
1750	1	7	71	1805	2	11	81	1828	2	Ō	81
1755	1	8	71	1810	3	ō	8	1829	1	16	7
1760	1 1	12	8	1815	2	15	61	1830	1	12	1)
1765	ī	12	41	1820	2	5	9	1831	l i	7	6
1770	l i	. 9	1 .	1821	2	6	6	1832	i i	4	3
1775	l i		111		2	4	61		1		
1775 1780		10	111	1822 1823	2	6	61		(800	nr	•

This table sets the beneficial influence of the abolition of the duty on coals, and of the other alterations that have been made in the management of the trade, in a very striking point of view

Imports of Coal into London, and public Duties thereon.—The following table shows the quantity of coal and culm (small coal) imported into London during each of the 7 years ending with 1832, the public duties charged on the same, and the produce of the duties.—(Parl. Paper, No. 197. Sess. 1831)

		Coals, Cinders	, and Culm, imported into the Port of London.	
	Total	Quantity imported,		1
Years.	Stated in Chaldrons.	Stated in Toos, allowing 25 t-2 cwt. to the Chaldron, 1 & 2 Will. 4. c. 76. s. 44.	Ratea of Public Duties charged on Importation	Produce of th Duties.
1826 1827 1828 1829 1830 1831	1,600,229 1,476,331 1,537,694 1,583,511 1,630,804 1,604,151	2,040,291 1,882,321 1,960,559 2,018,975 2,079,275 2,045,292 2,139,079	Coals and cinders: Charged by measure, 6s. per chaldron. Charged by weight, 4s. per ton. Culm, 6d. per chaldron. Duties repealed from 1st of March, 1831, per act 1 & 2 Will. 4. c. 16.	£ 467,852 416,804 413,217 464,659 467,716 40,702

Account of the various Local or Municipal Duties charged on Coals imported into the Port of London since 1825; specifying such Duties in detail, the Rate of each, and the Amount of Duty annually produced by each.—(Parl. Paper, No. 296. Sess. 1833.)

Yеага.	Description of Duties.	Rate of each Duty.	Annual Product of each fluty.
1826	Duty on coals delivered in the year ending 5th of January, 1827, pursuant to the act of the 5th & 6th of Will. & Mary, c. 10., for the relief of the orphaus and other creditors of the city of London, and continued by various acts of par-		£ s. d.
	liament for effecting public works  Additional metage duty, pursuant to the said act of 5 & 6  W. & M. and applicable to the purposes of the said orphans' fund	6d. per chald.	65,548 3 5

> Note. 6d. per c but the the distr It app coal imp all regu serve or

1832

(We and the The in advant portun cost of tures. the pre that th cks in his wagon, ity on non-delivery is imposed of 10*l*, t being weighed .-

ort of Landon, the set importing coal. osition, expressing ship or vessel com-as evidence of the

of an officer of the hipped.
2, commanly called the Tyne be loaded riterilar ships; and any vossel in the ngcous, but, on the eld fron employing e trade than can be r a cargo, instead ing tiem from the there is no regula-

a chaldron was laid duties is quite exon of coal were adansting the mines. e cannot, therefore, nade in the duty on t deal further, with orted, see Tariff.) plied to Greenwich

Per Chaldron.							
£ 2 2 2 2 1 1 1	s. 3 3 0 1 0 16 12 7	d. 8 2 4 51 81 7					
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	Produce of the Duties.
n. 831, }}	£ 467,852 416,804 413,217 464,659 467,716 40,702

the Port of London t of Duty annually

<i>.</i> .	Annual Presch I	oduc July	e of
	£	s.	d.
٦.			
}	65,548	3	5

## Table of Duties on Conl .- continued.

tan duy												
W. & M. and applicable to the purposes of the said orphans' fund	Years.		Desci	iption of I	Duties.				Rate of each Duty.			
orphans' fund	1527	Additional me	tage duty, p	ursnant	to the	e said	act of	5 & 6				
1828   1829   1820		W. & M.	and applica	ble to t	the pu	rposes	of the	said				_ {
Ditto	- 1		nd -	•	•	-	-	-				
Ditto   Ditt				-	-	-	-	-				
1832   Ditto   Commutation pursuant to the act of 1 & 2 Will. 4 . c. 76. for the said duties of 6d. and 4d. per cinaldron, continued by the act of 10 Geo. 4. c. 136. for making the approaches to London Bridge   Davy charged by 43 Geo. 3. c. 134. for establishing a market in the city of London for the sale of coals   Ditto		• •	-	-	-	~	-					
Commutation pursuant to the act of 1 & 2 Will. 4. c. 76. for the said duttes of 6d. and 4d. per chaldron, continued by the act of 10 Geo. 4. c. 136. for making the approaches to London Bridge   Ditty charged by 43 Geo. 3. c. 134. for establishing a market in the city of London for the sale of coals   1d. per chald.   1d. per				-	-	-	-	- 1				
the said duties of 6d. and 4d. per chaldron, continued by the act of 10 Geo. 4. c. 136. for making the approaches to London Bridge  Duty charged by 43 Geo. 3. c. 134. for establishing a market in the city of London for the sale of coals    1827			• • • • • • • • • • • • • • • • • • • •			-			ditto	05,364	15	0 1
the act of 10 Geo. 4. c. 136, for making the approaches to London Bridge — Dity charged by 43 Geo. 3. c. 134, for establishing a market in the city of London for the sale of coals — — — — — — — — — — — — — — — — — — —	1532											- 1
London Bridge   Sd. per ton   71,020   5   4   10   10   10   10   10   10   10												
Ditto   Ditt				130, tor 1	makin	g the aj	proacu	es to	01 000 100	~2 000		
1	1000			- 104	-		-		oa. per ton	71,020	3	4
1827   Ditto	1520	Dny charged	by 43 Geo.	5. C. 139.	tor es	tabusn	ing a m	arket	1.1 now abald	6 640	0	101
Ditto	1004		or Pougou to	or the sa	ie or ce	aus	-	•				
1823   Ditto   Ditto   Ditto including 267t. 8s. 04d. for duty on coals Imported in 1831, but delivered in 1832   Continued by the act of the 1 & 2 Will. 4. c. 7d. for the support of the said market, and for paying the compensations of the land coal-meters of London, Westminster, and Middlesex, for the abolition of their offices   Ditto				-	-	•	-	- 1				
1831   Ditto			-	-	•	-	- 1					
Ditto including 2671. 8s. 64d. for duty on coals Import- ed in 1831, but delivered in 1832				•	-	-	-	- 1				
ditto   6,805   2   0			oluding 9671	8. 61.	Con de		oola l	nort.	unto	0,100	U	*'
Continued by the act of the 1 & 2 Will. 4. c. 76. for the suipport of the said market, and for paying the compensations of the land coal-meters of London, Westminster, and Middlesex, for the abolition of their offices	1001						coats and	Potr-	ditto	6 808	9	ու
port of the said market, and for paying the compensations of the land coal-meters of London, Westminster, and Middlesex, for the abolition of their offices	1620						for the	eun-	unto	0,000	~	0.1
1826   Ditto	1000											1
Middlesex, for the abolition of their offices   1d. per ton   2d. per ton												
Duty payable to the corporation of the city of London, for metrice		Middlegov	for the aboli	tion of t	muon, their o	fices	minater	, 41111	ld parton	8 977	10	e l
1827   Ditto	1508						Landa	for	its per ton	0,011	10	0
1827   Ditto   ditto   24,367   2   11     1828   Ditto   ditto   25,893   3   10     1830   Ditto   ditto   26,539   3   10     1831   Ditto   ditto   27,131   19   5     1832   Commutation for the said duty of 4d. per chaldron, water-bailliage and groundage of coals, and fees to Lord Mayor on permit, &c. pursuant to the act of the 1 & 2 Will. 4. c. 76., chargeable with the compensations to the clerks, officers, and deputy sea-coal meters, for the abolition of their places by the said act	10.00		to the corpe	nation (	or the	city of	Liona o	, .01	Ad nor chald	96 69.1	1	4
Ditto	1697			-	•	-	-	_ [ [				
1830				-	-	-	-					
Ditto   Ditt				-	-	-	-	- 1				
Ditto   Communitation for the said duty of 4t. per chaldron, water-bailliage and groundage of coals, and fees to Lord Mayor on permit, &c. pursuant to the act of the 1 & 2 Will. 4. c. 76., chargeable with the compensations to the clerks, officers, and deputy sea-coal meters, for the abolition of their places by the said act				-	-	-	-	1				
1832   Commutation for the said duty of 4d. per chaldron, water-bailliage and groundage of coals, and fees to Lord Mayor on permit, &c. pursuant to the act of the 1 & 2 Will. 4. c. 76., chargeable with the compensations to the clerks, officers, and deputy sea-coal meters, for the abolition of their places by the said act				-	_	-						
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on period, &C. pursuant to the act of the 1 & 2 Will. 4. c. 76., chargeable with the compensations to the clerks, officers, and deputy sea-coal meters, for the abolition of their places by the said act  Duty of water-baillinge on coals and groundage of colliers, payable to the corporation of London by non-freement only    1826	1002											
76., chargeable with the compensations to the clerks, officers, and deputy sea-coal meters, for the abolition of their places by the said act												
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1826   Duty of water-baillings on coals and groundage of colliers, payable to the corporation of London by non-freement only   200   201												
Duty of water-bailings on coals and groundage of colliers, payable to the corporation of London by non-freenent only   Ditto					-	-	•	-	4d, per ton	35,510	2	8
Duty of water-buillings on coals and groundage of colliers, payable to the corporation of London by non-freenent only   September 2   Ditto     Ditto     Ditto     Ditto     Ditto     ditto   903 11 31 982   Ditto     ditto   904 21 11 982   Ditto     ditto   906 2 5   1830   Ditto     7 16 0   Ditto     ditto   459 19 0   Ditto     ditto   515 13 6   Ditto     ditto   524 19 0   Ditto     ditto   524 19 0   Ditto     ditto   S24 19 0   Ditto     ditto   S24 19 0   Ditto     Ditto     ditto   S24 19 0   Ditto     Ditto     ditto   S24 19 0   Ditto     Ditto -	1								(1d. per New-)	,		_
Separate   Separate	1826	Duty of wate	r-baillinge o	on coals	and gr	oundar	e of co	lliers,				
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1828	1					•						-
1828   Ditto   ditto   942 11 9									groundage	1		
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1830   Ditto   ditto   1.010 6 32     1831   Size   Commuted by said act 1 & 2 Will. 4. c. 76., as before stated   Fees payable to the Lord Mayor of London for permit and registering certificates of the quantity and quality of coals, pursuant to the act 9 Anne, c. 28   ditto   407 10 0     1827   Ditto   ditto   405 19 0     1829   Ditto   ditto   515 13 6     1830   Ditto   ditto   524 19 0     1831   Ditto   ditto   524 19 0     1832   Commuted under the said act 1 & 2 Will. 4. c. 76., as before   Nil.				•	-	-	-	-				
1831   Ditto   ditto   991   15   0½		Ditto		-	-	-	-	-				
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1826   Fees payable to the Lord Mayor of London for permit and registering certificates of the quantity and quality of coals, pursuant to the act 9 Anne, c. 28.     18.6d. per ship   517   11   6   1829   1829   1829   1829   1829   1829   1820					•			-	ditto			01
registering certificates of the quantity and quality of coals, pursuant to the act 9 Anne, c. 28.									1	l N	iil.	
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Note.—The act of the 47 Geo. 3. c. 68. (repealed by the act 1 & 2 Will. 4. c. 76.), Imposed a duty of 6d. per chaldron on all coals sold by wharf measure, and 1s. per 5 chaldrons, sold by pool measure; but the corporation of London have on means of ascertaining the amount of those duties paid in the districts of Wesnufnster, Middlesex, and Surrey.—Guildhall, 15th of May, 1833. It appears from this account, that the various local and numerical duties charged on cond in the port of London in 1832, amounted to 113.4071. 18s. 8d., being at the rate of about is. 4d. der chaldron on the call imported that year. Were these duties wholly abolished, or commuted for some other tax, and all regulations as to the unloading of ships in the river, with the exception of those necessary to preserve order, swept off, we have no doubt that the price of coal would be materially reduced.

We are glad to have to state, that the duty on coal exported in English ships is repealed; and that the duty on all descriptions of coal exported in foreign ships is reduced to 4s. a ton. The increased exportation of coal this measure has occasioned cannot fail of being highly advantageous. Ships, that might otherwise have had to go out in ballast, have now an opportunity of taking with them what may prove a profitable cargo, at the same time that the cost of conveying the mineral abroad operates as a premium in favour of our own manufactures. The fact, too, that there is, in South Wales alone, a supply of coal sufficient to meet the present demand of the empire for more than 2,000 years, shows the futility of imagining that the measure can be injurious, by its hastening the exhaustion of the mines.—Sup.)

Customs Rovenue on Coals, Cinders, and Culm.

An Account of the Quantity of Coals, Culm, and Cinders exported from the different Ports of England, and Wates, for the Ten years ending with 1833; distinguishing the Quantities sent to each.—(Farl. Paper. No. 37. Sess. 1829.)

	thantity of bat ountries ai b Veight,	) [atoT] ioqxa inxienoT	164,775 158,672 172,734 163,667 173,617 173,617 19,22 223,219 244,222 277,709
utries.	Culm.	Chaldrons Newcastle Measure.	218 218 216 226 526 535 515 515 478 478
To Foreign Countries	Small Coals.	Chal-Irons Newcasile Measure.	35,712 36,569 37,569 42,569 44,5349 47,671 57,565 59,667 60,315
ą.	Coals (except Smail Coals) and Cinders.	Chaldrons Newcastle Measure.	22,732 20,536 23,671 16,579 18,778 18,783 11,403 11,403
		Tens.	9,475 7,081 8,236 9,692 5,446 10,952 27,827 87,527 84,080
	Quantity ried to Colonies, d in Veight,	octus octus ulsitiva otels suoT	71,497 90,447 90,423 111,622 59,713 99,575 111,261 123,437 123,169
onies.	Cu!m.	Chaldrons Imperial Measure.	25.4 11.5 25.8 25.8 25.8 11.8 11.8
To British Culonies.	Small Coals.	Chaldrons Imperial Measure.	1,333 1,754 1,754 1,719 3,618 2,621 2,621 2,736 3,035 3,035 3,035
T	Coals (exerpt Small Coals) and Cinders.	Chaldrons Imperial Measure.	49,813 56,500 55,431 51,281 60,251 69,618 55,231 53,615
	Coals Small C	Tons.	9,895 9,191 16,521 13,506 13,506 12,211 10,527 43,963
	Total Quantity exported in Ire- land, stated in Tons Weight.		669,660 606,100 644,737 694,021 691,429 691,429 779,584 656,728
	Culm.	Chaldrons Imperial Measure,	15,168 10,916 10,411 10,486 6,415 11,352 15,636 23,599 19,219 19,219
To Ireland,	Small Coals.	Chaldrons Imperial Measure.	21 11,607 2,368 11,907 30 30 486
	ept Small	Chaldrons Imperial Measure.	351,439 399,743 372,600 376,943 367,915 367,815 367,815 367,849 367,849 367,849 367,849
	Coals (except Smal Coals) and Cinders.	Tons.	156,581 119,609 140,551 156,236 166,131 162,578 236,652 195,723 226,652
sc).	Juantity Coast- isted in Veight,	Tolal ( insu issiw l'auo'l'	3,459,508 3,917,908 3,510,239 4,372,539 4,308,571 4,308,571 4,730,307 4,730,307 4,440,318
nin (Coastwi	Culm.	Chaldrons Imperial Measure.	70,934 105,911 97,396 88,953 92,425 121,091 121,357 122,360 121,201
of Greal Britain (Coastwise)	Small Coals.	Chaldrons Iosperial Measure.	18 71 105 427 62 62 25,036 103,115 75,758
To other Ports of	Coals (except Small Coals) and Cinders.	Chaldrons Imperial Measure.	2,105,745 2,123,263 2,226,757 2,301,770 2,567,456 2,587,880 2,587,880 2,583,354 2,538,871 2,586,266
T	Coals (er	Tons.	433,015 437,074 463,974 491,094 531,835 547,939 557,355 567,355 645,471
_	Years		1810 1820 1831 1832 1833 1833 1833 1833 1833 1833

Aggregate Quantities shipped to all Parts.

Chaldrons Imperial Measure.

Chaldrons Imperial Measure.

Chaldrons Newcastle Measure.

Chaldrons Imperial Measure.

Tone.

Years.

Culm.

Small Coals,

Coals (except Small Coals, and Cinders. Childrons Newcastlo Measure. 86,335 1117,111 107,952 99,439 98,939 132,413 136,456 163,247 146,518

3,061,817 3,211,205 2,599,805 2,976,693

2,502,997 2,819,506 2,664,788 2,733,534 3,097,070

22,732 20,536 22,671 22,425 16,579 18,783 15,501 11,403 11,030

613,996 572,955 623,582 666,763 728,018 733,990 737,837 881,415 892,188

	_	Gross R	Gross Revenue.		
Total Quantity shipped to all Parts, stated in Tons Weight.	Year.	On Coals, Cinders, and Culm, brought or carried Coastwise, or by Inland Navigation, in the United Kingdom.	On Coals, Cinders and Culm exported to Fureign Farts.	Total Gross Revenue,	Nett Produce of the Duties on Coals, Cindens, and Culm in the United Kingdom.
4,365,040	1819	£ s. d. 957,899 9 101	£ s. d.	1,006,760 17 94	£ 8. d.
4,538,039	1820	22	48,359 3 9 50,911 13 1½	1,070,777 3 64	1,115,995 7 94
5,319,627 5,279,192	1525	ca —	40	1,059,277 6 10	9 :-
5,391,763 5,856,547	1824	918,810 16 10	42,821 16 10\$	991,632 13 84	968,291 16 51
5,458,377	989	2	, T	1,013,393 17 5	1
octoria.	182	922,682 1 44	43,102 9 3	961,105 7 61	2 4

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and Misticularly
On the likely to coal has nation of But a ties of 1 Virginia mining

mining port of i "In the States h a million "The veins are burning and emit passes figrate."

Even dautly, t bitumine the State 13,440,0 near the brought their earther which been abl The imale in Lehigh, the Bear Lackawn bong elli long ann by side, has a moof the kill, Lehigh, and the state 13,440,0 near the brought their earther which been abl The imale in Lehigh, the Bear Lackawn bong elli long an hy side, has a moof the kill, soon The first none of is more The Will soon The first none of its more than the side of the will soon the soon the last two fields the coals.

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5,5919,627 5,319,627 5,391,763 5,856,547 5,663,807

95,435 98,939 132,443 136,456 163,247 146,518

515 515 755 478 86

3,622 4,523 32,426 81,673 106,240 78,011

55,592 42,599 47,671 57,565 59,867 60,315

2,733,534 3,097,070 3,015,949 3,061,817 3,211,205 2,599,805 2,976,693

16,579 16,579 18,783 15,501 9,222 11,403

000, 103 720,018 733,950 737,837 881,415 892,188 977,485

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[The great coal field of the United States is situated west of the Alleghany ridge of mountains, which constitutes its eastern boundary from the county of Bradford, in Pennsylvania, through that State, Maryland, and Virginia. This boundary line then bends towards the west, through Tennessee, and into the State of Alabama; coal being found as far south as the neighbourhood of Tuscaloosa. Its western boundary passes from Pennsylvania into Ohio near the town of Sharon, and enters Kentucky near the mouth of the Little Sandy river; whence it proceeds into Tennessee, in the direction of the town of Irvine, and of the point where the Cumberland river intersects the boundary line between the two last mentioned States. The coal in this field is of a bituminous character.

Abundance of bituminous coal has been recently found in the States of Indiana, Illinois, and Missouri, which no doubt belongs to one extensive coal field. It has been noticed particularly in the vicinity of St. Louis, a very important position.

On the Raystown branch of the Juniata there is a small bituminous coal field, which is likely to become important in a commercial point of view; and the sume description of coal has been lately found in Dauphin county, near Harrisburg, being at the western termination of the Pottsville or Schuylkill field of anthracite coal.

But the most important of the smaller bituminous coal fields is that lying in the counties of Henrico, Goochland, Chesterfield, Prince Edward, and Cumberland, in the State of Virginia. A considerable amount of capital has been here invested within a few years, in mining and conveying the coal to market. Previous to 1820, it is said that the whole export of it from Virginia to the northern ports of the Union did not exceed 500,000 bushels. In the year 1835, the amount exported from Richmond to different ports of the United States had attained to about 3,500,000 bushels, with a supply to the home market of nearly a million of bushels."

"The bituminous coals are more particularly designed for manufacturing purposes. The veins are generally found in positions nearly horizontal, and in parallel strata. The close-burning species is the kind which melts, and forms a crust, or what sniths call a hollow fire, and emits a bituminous smell. The open-burning kind produces an extensive flame, which passes freely through the coals, and emits little or no bituminous smell when burnt in a grate."

Even in the State of Pennsylvania, where the anthracite coal is to be found most abundantly, the anthracite coal districts are of very limited extent, in comparison to that of the bituminous districts.

These were estimated by Mr. Packer, in his report to the Senate of the State, in 1834, on the subject of the coal trade, to consist respectively of 624,000 and 13,440,000 scres. From the peculiar situation, however, of the anthracite coal districts so near the Atlantic coast, and the rapidly increasing rate with which their product has been brought into market, as well as the extraordinary enterprise of the parties who have invested their capitals in 'bem, they have become an object of especial interest to the community; for which reason we shall now throw together some of the most important facts we have been able to collect concerning them and the trade to which they have given origin.

The anthracite coal fields under consideration are three in number, averaging about 65 mile in length and 5 miles in width. The first, or southern, or Schuylkill field, includes the Lehigh, Little Schuylkill, Schuylkill, Swatara, and Dauphin districts. The second comprises the Beaver Meadow, Shamokin, and Mahanoy districts. The third, or northern, includes the Lackawanna, and Wilkesbarre or Susquehanna districts. "Each of these fields forms a long elliptical basin, with a well defined border of red shale, and surrounded by a barrier of long and sharp mountain ridges. Two of these fields, the first and the second, run side by side, ranging a little north of cast; the remaining one is somewhat apart from them, and has a more northerly direction."

Of the above mentioned districts, the most important, at the present time, are the Schuyl-kill, Lehigh, Beaver Meadow, and Lackawanna. The Shamokin district is just opening, and will soon take a station among the first in the quality of its coal and extent of its products. The first field is remarkable from its containing Red Ash coal, which is supposed to exist in none of the others to any extent. This coal is easily ignited, burns freely, and its residuum is more ponderous than that of the White Ash. It occupies nearly two-thirds of this field, The White Ash produces a more intense heat, and leaves less residuum than the Red Ash. It is free from what are called *clinkers*, which a white heat produces in all the Red Ash coals. On these accounts it is better suited for stoves, and for manufacturing purposes. This is the product of the northern portion of the first or Schuylkill, as well as of the other two fields.

The consumption of anthracite coal is rapidly increasing. It is superseding all other kinds of fuel in a considerable part of this country for almost every purpose. It is now very generally used for domestic purposes upon the seaboard. In stationary steam engines it is now a common fuel; and in locomotives it is every day becoming more general. During the last year it has been effectually introduced into steamboats. It is the common fuel in the coal regions for blacksmith's forges, in preference to any other. And it has lately been

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introduced with success in the manufacture of iron; in Wales on a large scale; in this country on a scale sufficient to prove its economy.

It may be fair to put the saving in the use of anthracite coal, instead of wood, as high as fifty per cent.

The progressive consumption of anthracite coal, for the first fifteen years after its introduction into use, was quite extraordinary, amounting to about 33 per cent, per annum. For the last 3 years the increase has been only about 16 per cent, per annum. About 830,500 tons were consumed in 1838. As our forests, too, disappear, and as the demand for timber for building purposes increases, the consumption of coal must also increase; and the period is fast approaching when its importance to us may not be less than is that of the collieries of England to her.

Before the year 1820, the anthracite coal fields of Pennsylvania were entirely unworked. The quantity brought to market from that time to the present is exhibited below in a tabular form

Quantitles of Anthracite shipped from the mines.

Years.	Lehigh.	Schuylkill.	Lacka- wanna,	Totals.	Years.	Lehigh.	Sehuylkill.	Lackawanna.	By the Union Canal, from the Pine- grove.	Shamo <b>kin.</b>	Totals,
	Tons.	Tons. ,	Tons.	Tons.	Tons.	Tons.	Tinus.	Tons.	Tons.	Tons.	Tons.
1820	365		-	305	1830	42,790	89,981	43,000	-	_	175,774
1821	1.073	- 1		1,073	1831	41,085	81,854	54,000	1 -		176,939
1822	2,210	_	_	2,240	1832	80,000	209,271	81,600	-	-	373.57
1823	5,823		- 1	5,823	1833	123,000	250,589	112,000	2,383	!	487.97
1824	9,511	_		9.541	1834	106,241	221,242	47,700	2,450	_	350,630
1825	28,393	0,500	-	34,893	1835	131,250	334,872	90,660	5,226	1	502,00
1826	31,280	10,767	- 1	48.047	1830	146,502	432,015	106,270	11,709	_	096,52
1827	32.070	31,360	- 1	63,430	1837	223,902			12,098		874,53
1828	30,232	47,294	_	77,516	1838	212,831	433,575		13,809	3,746	727,5%
1829	25,110	79,973	7,000	112,083		,	1	1	,	( -,	,

The country along the North Branch of the Susquehanna is supplied with coal from the Wilkesbarre district, of which no account is taken above.

Canaral Statement of the whole Anthronite Continuings

Years.	Total receipts at tide water.	On hand at tide water April 1st, being surplus over consumption.	On hand, and brought down during the year.	Consumed of all kinds in year ending April 15th.	Annual increase of consumption.
1600	Tons.	Tom.	Tons.	Tons. 365	Tons.
1820	365 1,073	'	365 1,073	1,073	*00
1821	2,240		2,240	2,240	708 1,167
1822 1823	5,823	1 - (	5,823	5,823	3,583
1821	9,541		9,511	9,541	3,718
1825	34,893	1 = 1	34,893	34,893	25,352
1826	48,047		48,047	143,017	8,151
1827	63,430	5,000	68,430	60,430	17,383
1828	77,516	8,000	85,516	73,516	13,086
1829	112,083	12,000	121,083	106,083	32,567
1830	175,774	18,000	193,774	133,774	27,691
1831	176,939	60,000	236,939	236,039	103,165
1832	373,871	1 - 1	373,871	313,871	76,932
1833	487,971	60,000	547,971	427,971	114,100
1834	380,636	120,000	500,636	420,820	2,849*
1835	562,008	79,816	641,824	641,824	221,004
1836	696,525		696,525	610,525	4,701
1837	874,539	50,000	924,539	721,539	78,014
1838	727,582	200,000	927,582	827,582	103,043

\* Decrease.

We subjoin the following Statement of the Retait prices during a series of Years, for Unbroken Coal delivered in Philadelphia, per top of 2240 pounds.

Years.	Lehigh, (White Ash.)	Schuylkill, (Red Ash.)	Years.	Lehigh. (White Ash.)	Schuylkill. (lled Asb.)
1820	<b>8</b> 8 40		1830	<b>\$6</b> 50	86 50
1821	8 40		1931	0 00	5 00 n 10 00
1822	8 40		1832	6 00 a 6 50	5 50 a 7 50
1823	8 40		1833	6 00	5 50
1824	7 33		1834	4 75 n 5 25	5 25
1825	7 33		1835	4 75 a 5 25	5 25 a 6 00
1826	7 33		1836	0 25 a 6 50	6 00 n 8 50
1827	7 00	<b>26</b> 50	1837	5 75	6 50 a 9 50
1829	6 50	7 00	1838	6 25 a 6 75	5 50 a 7 00
1829	6 50	6 50 a 7 50			

Hitherto the coal fields of Pennsylvania have presented almost the exclusive source whence anthracite coal is procurable in the United States. The explorations lately made in Massachusetts and Rhode Island have met with little or no success; the coal procured appearing to be of an inferior quality.

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such ar ship shi been in of the p goods o master collecto to answ After been gi irge scale; in this wood, as high as

ears after its intro-

per annum. For About 830,500 emand for timber e; and the period at of the collieries

entirely unworked, below in a tabular

n (1)		
	Shamokin.	Totals.
-	Tons.	Tons.
		175,774
	1 - 1	176,939
	-	373,871
3	- 1	487,971
0		350,636
6	_	562,008
9		696,525
8	-	874,539
9	3,746	727,592

oal from the Wilkes.

15	Annual Increase of consumption.
_	Tons.
	708 1,167 3,583 3,718 25,332 8,151 17,383 13,066 32,567 27,691 103,165 76,932 114,100 2,849* 221,004 4,701 78,014

s, for Unbroken Coal

Schuylkill. (Hed Ash.)	
<b>8</b> 6 50	
5 00 n 10 00	
5 50 a 7 50	
5 50	
5 25	
5 25 a 6 00	
6 00 a 8 50	
6 50 a 9 50	
5 50 a 7 00	

exclusive source ons lately made in e coal procured ap-

The duty on coal imported into this country from abroad was five cents per bushel from 1794 to 1812; and it was doubled during the war. In 1816, after the war, it was reduced to five cents on the heaped bushel. It continued at this rate until 1824, when it was raised to six cents on the heaped bushel. And in the year 1833, the law, commonly regarded as a compromise of the tariff question, provided for the limited continuance, and for the reduction of this, in common with other duties.

The average amount of the coal annually imported from abroad, that is to say almost altogether from Nova Scotia and from Great Britain, during the four years ending September 30th, 1837, was 2,750,000 bushels, valued at about 240,000 dollars.

For an account of the quantity of coal exported from Philadelphia and Richmond to other places, the reader is referred to the comparative statement of the trade of our principal ports, under the head of IMPORTS AND EXPORTS.

Additional information concerning American coal may be obtained by consulting a Report of the Committee of the Senate of Pennsylvania upon the subject of the Coal Trade, S. Y. Pucker, Chairman; an article on the coal trade of Pennsylvania in the 42d volume of the North American Review; the reports on the geological survey of this state, by Professor Henry D. Rogers; a letter from Isaac Lea, Esq. to Nicholas Biddle, Esq. dated April 4th, 1838, and published in the National Gazette of Philadelphia; &c .- Am. Ed.]

COASTING TRADE, the trade or intercourse carried on by sea between two or more

ports or places of the same country.

It has been customary in most countries to exclude foreigners from all participation in the coasting trade. This policy began in England in the reign of Elizabeth (5 Eliz. c. 5,), or, perhaps, at a more remote era; and was perfected by the acts of navigation passed in 1651 and 1660. A vast number of regulations have been since enacted at different periods. The existing rules with respect to it, which have been a good deal simplified, are embodied in the act 3 and 4 Will. 4. c. 52., and are as follow :-

Definition of Coasting Trade.—All trade by sea from any one part of the United Kingdom to any other part thereof, or from one part of the Isle of Man to another thereof, shall be decuned to be a coasting trade, and all ships while employed therein shall be deemed to be coasting ships; and no part of the United Kingdom, however situated with regard to any other part thereof, shall be deemed in

of the United Kingdom, however situated with regard to any other part thereof, shall be deeined in law, with reference to each other, to be parts beyond the seas in any matter relating to the trade or navigation or revenue of this realin.—2 105.

Lords of Treasury to regulate what shall be deemed trading by sea under this Act.—It shall be lawful for the said commissioners of his Majesty's treasury to determine and direct in what cases the trade by water from any place on the coast of the United Kingdom to another of the same shall or shall not be deemed at trade by sea within the meaning of this act or of any act relating to the customs.—2 106.

Coasting Ship confined to coasting Voyage.—No goods shall be carried in any coasting ship, except such as shall be laden to be so carried at some port or place in the Isle of Man respectively; and no goods shall be laden on board any ship to be carried coastwise until all goods brought in such ship from parts beyond the seas shall have been unladen; and if any goods shall be taken into or put out of any coasting ship at sea or or the sea or if any coasting ship shall be taken into or put out of any coasting ship at sea or over the sea, or if any coasting ship shall touch at any place over the sea, or deviate from her voyage, unless forced by unavoidable circumstances, or if the master of any coasting ship which shall have touched at any place over the sea shall not declare the same in writing under his hand to the collector or computable.

place over the sea shall not declare the same in writing under his hand to the collector of compitolier at the port in the United Kingdom or in the Isle of Man where such ship shall afterwards first arrive, the master of such ship shall forfeit the sum of 2001.—§ 107.

Before Goods be laden or uniden, Notice of Intention, See to be given, and proper Documents to issue.—
No goods shall be laden on board any ship in any port or place in the United Kingdom or in the Isle of Man to be carried constwise, nor having been brought constwise shall be unladen in any such port. or place from any ship, until due notice in writing, signed by the unaster, shall have been given to the collector or computation, by the master, owner, wharfinger, or agent of such ship, of the intention to hade goods on board the same to be so carried, or of the arrival of such ship with goods so brought, as the case may be, nor until proper documents shall have been granted as hereinafter directed for the lading or for the unlading of such goods; and such goods shall not be laden or unladen except at

the case may be, nor until proper documents shall have been granted as hereinafter directed for the shding of for the unhading of such goods; and such goods shall not be laden or unladen except ut such times and places, and in such manner, and hy such persons, and under the care of such officers, as are hereinafter directed; and all goods laden to be so carried, or brought to be so unladen, contravy hereto, shall be foreficied.—2 108.

Particulars in Notice.—In such notice shall be stated the name and tonunge of the ship, and the name of the port to which she belongs, and the name of the maxter, and the name of the port to which she is bound or from which she has arrived, and the name or description of the wharf or place at which her lading is to be taken in or discharged, as the case may be; and such notice shall be signed by the master, owner, wharfinger, or agent of such ship, and shull be entered in a book to be kept by the collector, for the information of all parties interested; and every such notice for the unlading of any ship or vessel shall be delivered within 24 hours after the arrival of such ship or vessel, under a penalty of 201, to be paid by the master of such ship or vessel; and in every such notice for the Inding of any ship or vessel shall be trated the last voyage on which such ship or vessel shall he produced at such port; and if such voyage shall have been from parts beyond the seas there shall be produced with such notice a certificate from the proper officer of the discharge of all goods, if any, brought in such ship, and of the due clearance of such ship or vessel inwards of such voyage.—2109.

From and to Ireland.—Upon the nervival of any coasting ship at any port in Green Hritain from Ireland, or at any port in Ireland from Great Hrituin, the master of such ship, shall, within 24 hours after such arrival, attend and deliver such notice, signed by him, to the collector or one marks and numbers of the packages containing the same, shall be set forth in such notice; on any goods which ha

After Notice given of luding, Collector may grant a general Sufferance.—When due notice shall have been given to the collector or comptroller at the port of lading of the intention to lade goods on board

day coasting ship, such collector or comptroller shall grant a general sufferance for the lading of goods thy consting snip, such confector or comprising snap grains a general strength which shall be expressed in (without specifying the same) on board such ship, at the wharf or place which shall be expressed in such sufferning; and such sufferning shall be a sufficient authority for the lading of any sort of goods,

(without specifying the same) on noard such sufferance that be a sufficient authority for the lading of any sort of goods, except such, if any, as shall be expressly excepted therein; provided always, that before any sufferance be granted for any goods prohibited to be exported, or subject to any export duly other than any sal valorous duty, the innster or owner of any such ship, or the shipper of such goods, shall give bond with one sufficient surety, in troble the value of the goods, that the same shall be landed at the port for which such sufferance is required, or shall be otherwise accounted for to the satisfaction of the commissioners of his Majesty's customs.—3 it.

Moster of Consting Vessel to keep a Cargo Book.—The master of every coasting ship shall keep or cause to be kept a cargo book of the same, stating the name of the ship and of the inster, and of the port to which should on each voyage; and the functions of the product of which bound on each voyage; and the quantities and descriptions of the product of the product of all goods taken on board such ship, stating the descriptions of the product which should not be an advertise and descriptions of any goods stowed loose, and the names of the respective shippers and consigners, as far as any of such particulars shall be known to him; and in which book, at the port of discharge, shall be noted the respective days upon which any of such goods be delivered out of such ship, and also the respective times of departure from the port of lading, and of arrival at any port of milading; and such master shall be demanded, and who shall be at liberty to make any note or remark therein; and if such master shall be demanded, and who shall be at liberty to make any note or remark therein; and if such master shall be demanded, and who shall be at liberty to make any note or remark therein; and if such master shall be demanded, and who shall be at liberty to make any note or remark therein; and if such master shall fail correctly to keep such book for top ordone the therein; and it with master small all correctly to acceptate those, or dependent the cargo book as laden, or an ago goods not entered in the cargo book as laden, or any goods noted as delivered, or if at any time it be found that any goods entered as laden, or any goods not noted as delivered, be not on board, the master of such ship shall forfeit the sum of 5W; and if, upon examination at the port of lading, any package entered in the cargo book as containing any foreign goods shall be found not to contain such goods, such package, with its contents, shall be forfeited; and it at the port of discharge any package shall be found to contain any foreign goods which are not entered in such hook, such goods shall be forfelted. → 112.

Accounts of Foreign Goods, &c. to be delivered to Collector.—Before any consting ship shall depart

from the port of lading, an account, together with a duplicate of the same, all fairly written, and signed by the master, shall be delivered to the collector or comptroller; and in such account shall be set forth such particulars as are required to be entered in the cargo book of all foreign goods, and of all se' forth such particulars as are required to be entered in the cargo book of all foreign goods, and of all goods subject to export duty (other than any of valorem duty), and of all corn, grain, meal, flour, or malt, laden on board, and generally, whether any other British goods or no other British goods be laden on board, as the case may be, or whether such ship be wholly laden with British goods not being of any of the descriptions before mentioned, as the case may be; and the collector or comptroller shall select and retain one of such accounts, and shall return the other, dated and sinced by him, and noting the clearance of the ship thereon; and such account shall be the clearance of the ship for the voyage, and the transite for the goods expressed therein; and if any such account the false, or shall not correspond with the cargo book, the master shall forfeit the sum of 501.—\$\frac{13}{2}\$.

Transite to be delivered to Collectur.—Before any goods be unladen from any coasting ship at the port of discharge, the master, owner, whartinger, or agent of such ship shall deliver the transite to the collector or comptroller of such port, the master shall thereupon grant an order for the milading of such ship at the wharf or place specified in such order; provided always, that if any of the goods such saip be subject to any duty of customs or excise payable on arrival coastwise at such port, the master, owner, whartinger, or agent of such ship, or the consignee of such goods, shall also deliver to the collector or comptroller a bill of the entry of the particulars of such goods, spressed in words at

owner, wharinger, or agent of such sinp, or the consignee of such goods, saint uses deriver to the collector or comptroller a bill of the entry of the particulars of such goods, expressed in words at length, together with a copy thereof, in which all sums and numbers may be expressed in figures, and shall pay down all duties of customs, or produce a permit in respect of all duties of excise, which shall be due and payable on any of such goods, as the case may be; and thereupon the collector and comptroller shall grant an order for the landing of such goods, in the presence or by the authority of

the coast-waiter. \$\rightarrow\$ 114.

Collector in certain Cases may grant general Transire for Coasting Vessels.—It shall be lawful for the collector and comptroller, in the cases herein-after mentioned, to grant for any coasting ship a general transire, to continue in force for any time not exceeding one year from the date thereof, for the lading of any goods (except such goods, if any, as shall be expressly excepted therein), and for the clearance of the ship in which the goods shall be laden, and for the unlading of the goods at the place of dis-

charge; (that is to say,)

For any ship regularly trading between places in the river Severn castward of the Holmes; For any ship regularly trading between places in the river Humber;

For any ship regularly trading between places in the Frith of Forth;

For any ship regularly trading between places to be named in the transire, and carrying only manure, lime, chalk, stone, gravel, sand, or any earth, not being fullers' earth; Provided always, that such transire shall be written in the cargo book herein-before required to be kept by the masters of coasting ships: provided also, that if the collector and comptroller shall at any time revoke such transire, and notice thereof shall be given to the master or owner of the ship, or shall be current of the cargo book by any officer of the customs, such transire shall become void, and shall be delivered up by the master or owner for the solutions.

owner to the collector or comprising. 115.

Note: was the collector or comprising the master of the constraint of the co for any other proper officer of the customs, to go on board any coasting ship in any port or place in the United Kingdom or in the lsle of Man, or at any period of her voyage, and strictly to search such sbip, and to examine all goods on board, and all goods being laden or unladen, and to demand all

documents which ought to be on board such ship.—2 110.

Times and Places for landing and shipping.—No goods shall be unshipped from any ship arriving coastwise in the United Kingdom or in the 1ste of Man, and no goods shall be shipped or waterborne to be shipped, in the United Kingdom or in the 1ste of Man, to be carried constwise, but only on days not being Sundays or holidays, and in the daytime, (that is to say,) from the 1st of September until the last day of March betwixt sun-rising and sun-setting, and from the last day of March until the 1st of September between the hours of 7 o'clock in the morning and 4 o'clock in the afternoon; nor shall any such goods be so unshipped, shipped, or waterborne, unless in the presence or with the authority of the proper officer of the customs, nor unless at places which shall be appointed or approved by the

proper officer of the customs.—2117.

Souds prohibited or restrained.—Whenever any goods which may be prohibited to be exported by produmentation or by order in council under the authority of this act shall be so prohibited, it shall be lawful in such proclamation or order in council to prohibit or restrict the carrying of such goods caustwise; and if any such goods shall be carried coastwise, or shall be shipped or waterborne to be carried coastwise, contrary to any such prohibition or restriction, the same shall be forfeited. → ≥ 118.

Dues of the City of Landon.-For the purpose of enabling the dues payable to the city on articles

importer goods, v oastw at or in tained, any goo

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is enact another any fore foreign foreign Vess than tw United ! Ever

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March : of May

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bidgi), &c. It taste. ale and the brev COC Sp. Coc

found in Mexico small in for a con grain or the Span The for by the f r the lading of goods dull be expressed in of any sort of goods, hat before any sufport duty other than the goods, shall give all be landed at the the satisfaction of

ship shall keep or e master, and of the in which book shall , stating the descrip-d the quantities and and consignees, as he port of discharge, int of such ship, and ny port of unlading; any note or remark he same, or if at any s laden, or any goods s inden, or any goods any goods not noted nd if, upon examina-y foreign goods shall forfeited; and if at hich are not entered

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sting ship at the port the transire to the inlading of such ship goods on board such uch port, the master, lalso deliver to the spressed in words at ressed in figures, and ties of excise, which oon the collector and r by the authority of

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lawful in any case. or the searcher, and iny port or place in rictly to scarch such and to demand all

m any ship arriving ipped or waterbome e, but only on days of September until f March until the lst fternoon; nor shall with the authority or approved by the

to be exported by ohibited, it shall be of such goods coastrborne to be carried ited.—§ 118. the city on articles

imported constwise to be ascertained and collected, it is enacted, that if all or any of the following inported consisting to be ascertained and collected, it is enacted, that if all of any of the following goods, viz. fixins of butter, tone of cheese, fish, eggs, sait, fruit, roots entable, and onlons, brought coastwise into the port of the said city, and which are liable to the said dues, he landed or unshipped at or in the said port before a proper certificate of it in payment of the said dues shall have been obtained, such goods shall be forfeited, and may be seized by an officer of customs empowered to seize any goods that may be landed without due entry thereof.—(7 & 8 Geo. 4, c. 50.  $\geqslant$  15.)

Account of the Tonnage of Vessels employed in the Cousting Trade, which have entered at and cleared out from the Ports of Great Britain, from 1827 to 1831, both inclusive.—(Parl. Paper, No. 429.

Years.	Tonnage entered luwaris.	Tonnage cirared Outwards.	Years.	Tonnage entered lowards.	Tonnage cleared Outwards,
1527 1528 1529	8,186,004 8,811,109 8,933,633	8,618,868 8,057,286 9,158,525	1830 1831	9,121,619 9,176,758	9,439,099 9,372,870

[As in England, so in the United States, the coasting trade is forbidden to foreigners. It is enacted that no goods shall be imported, under penalty of forfeiture thereof, from one to another port of the United States, in a vessel belonging wholly or in part to a subject of any forcign power. This, however, is not to be construed to prohibit the sailing of any foreign vessel from one to another of such ports, carrying goods imported in it from some foreign port, which goods shall not have been unladen.

Vessels of twenty tons and upwards, enrolled, and having a license in force, or if less than twenty tons, not enrolled, but having a license in force, shall be deemed vessels of the United States, entitled to the privileges of vessels employed in the coasting trade and fisheries.

Every vessel of twenty tons or upwards, (other than such as are registered,) found trading between district and district, or between different places in the same district, or carrying on the fishery, without being enrolled and licensed, or if less than twenty tons, and not less than five tons, without a license, if laden with goods the growth or manufacture of the United States only, (distilled spirits only excepted,) or in ballast, shall pay the same fees and tonnage in every port at which she may arrive, as vessels not belonging to citizens of the United States; and if she have on board any articles of foreign growth or manufacture, or distilled spirits, other than sea stores, the vessel, together with her tackle, apparel, and furniture, and the lading found on board, shall be forfeited. But if such vessel be at sea at the expiration of the time for which the license was given, and the master shall swear that such was the case, and shall also, within forty-eight hours after his arrival, deliver to the collector of the district, in which he shall first arrive, the license which shall have expired, the forfenure aforesaid shall not be incurred, nor shall the vessel be liable to pay the fees and ton-

For the regulations concerning the enrollment, licensing, and registry of vessels, as well as for the regulations generally of the coasting trade, see Gordon's Digest of the Laws of the United States, or the acts of Congress of February 18th, 1793; of March 2d, 1795; of March 12th, 1812; of March 1st, 1817; of March 3d of the same year; of March 2d, 1819; of May 7th, 1822; of February 11th, 1830; and of March 2d, 1831.—Am. Ed.]

COBALT (Ger. Kobalt; Du. Kobal; Sw. Cobolt; Fr. Cobalt; It. Cobalto; Rus. Kabalt; Lat. Cobaltum), a mineral of a grey colour, with a shade of red, and by no means brilliant. It has scarcely any taste or smell; is rather soft; specific gravity about 8.6. Sometimes it is composed of plates, sometimes of grains, and sometimes of small fibres adhering to each other. Its oxides are principally employed.—(See SMALTS, or SMALTZ.) They form the most permanent blue with which we are acquainted. The colouring power of oxide of cobalt on vitrifiable mixtures is greater, perhaps, than that of any other metal. One grain gives a full blue to 240 grains of glass .- (Thomson's Chemistry, and Ure's Dic-

CÖCCULUS INDICUS, on INDIAN BERRY (Sans. Kakamari; Malay, Tubabidgi), the fruit of the Menispermum Cocculus, a large tree of the Malabar coast, Ceylon, &c. It is a small kidney-shaped berry, having a white kernel inside, of a most unpleasant taste. It is of a poisonous and intoxicating quality, and has been employed to adulterate ale and beer. But its employment in that way is prohibited, under a penalty of 2001. upon the brewer, and of 500% upon the seller of the drug, by the 56 Geo. 3. c. 58.

COCHINEAL (Ger. Koscherilje; Du. Conchenilje; Fr. Cochenille; It. Cocciniglia; Sp. Cochinilla, Grana; Port. Cochenilla; Rus. Konssenel), an insect (Coccus cacti) found in Mexico, Georgia, South Carolina, and some of the West India islands; but it is in Mexico only that it is reared with care, and forms an important article of commerce. It is a small insect, seldom exceeding the size of a grain of barley; and was generally believed, for a considerable time after it began to be imported into Europe, to be a sort of vegetable grain or seed. There are two sorts or varietics of cochineal: the best or domesticated, which the Spaniards called grana fina, or fine grain; and the wild, which they call grana sylvestra. The former is nearly twice as large as the latter; probably because its size has been improved by the favourable effects of human care, and of a more copious and suitable nourishment,

derived solely from the Cactus cochinellifer, during many generations. Wild cochineal is collected six tines in the year; but that which is cultivated is only collected thrice during the same period. The insects are detached from the plants on which they feed by a blumth knife; they are then put into bags, and dipped in boiling water to kill them, after which they are dried in the sun; and though they lose about two thirds of their weight by this process, about 600,000 or 700,000 lbs. (each pound being supposed to contain 70,000 insects) are brought annually to Europe. It is principally used in the dyeing of scarlet, crimson, and other esteemed colours. The watery infusion is of a violet crimson; the alcoholic of a deep crimson; and the alkaline of a deep purple, or rather violet hue. It is imported in bags, each containing about 200 lbs.; and has the appearance of small, dry, shrivelled rugose berries or seeds, of a deep brown, purple, or mulberry colour, with a white matter between the wrinkles. In this state they suffer no change from length of keeping. Dr. Bancroit says that that cochineal is the best, which "is large, plump, dry, and of a silver white colour on the surface."

The species of cochineal called granilla, or dust, is supposed by Dr. Baucroft to be principally formed of grana sylvestra. The insects of which it consists are smaller than those composing the fine cochineal; and it does not yield more than a third of the colouring matter that is yielded by the latter. The cochineal insect was introduced into India in 1795; but a very inferior sort only is produced. It has also been introduced into Java and Spain, but with what success remains to be seen.—(Thomson's Dispensatory; Baucroft on

olours, &c.)

The imports of cochineal usually vary from 1,100 to 1,650 bags, or from 220,000 to 530,000 lbs. In 1831, the quantity imported amounted to 224,371 lbs.; of which 95,728 lbs. were brought from Mexico, 69,824 lbs. from the United States, 51,146 lbs. from the British West Indies, and 4,370 lbs. from Cuba and the foreign West Indies. The expents during the same year amounted to about 90,000 lbs. The duty on foreign cochineal was reduced, in 1826, from 1s. per lb. to 6d. At an average of the three years ending with 1831,

the entries for home consumption amounted to 148,131 lbs. a year.

The price of cochineal fluctuated very much during the war, partly on account of the obstacles which it occasionally threw in the way of importation, and partly on account of its being an article of direct government expenditure. In 1814, the price of the best cochineal was as high as 36s, and 39s; and it has since gone on regularly declining, with hardly a single rally, till it has sunk to 8s. or 10s. Previously to the war it had never been under 12s, or 13s. Lae dye has recently been employed to some extent in dyeing scarlet; but notwithstanding this circumstance, the consumption of cochineal, occasioned, no doubt, partly by its cheapness, and partly, perhaps, by some change of fashion, has been materially increased since 1824. This, however, has not had any material influence on its price; and it would appear, from the long continuance of low prices, without any diminution of imports, that they are still sufficient to renunerate the growers of the article.—(Touke on High and Low Prices; Cook's Commerce of Great Britain for 1830; Part. Papers, &c.)

COCOA. See CACAO.

COCO, COKER, on, more properly, COCOA NUTS (Ger. Kokosnüsse; Du. Kokosnooten; Fr. and Sp. Cucos; It. Cucchi; Rus. Kukos; Sans. Narikelu), the fruit of a species of palm tree (Cocos nucifera Lin.). This tree is common almost every where within the tropics, and is one of the most valuable in the world. It grows to the height of from 50 to 90 feet; it has no branches, but the leaves are from 12 to 14 feet in length, with a very strong middle rib. The fruit is nearly as large as a man's head; the external rind is thin, tough, and of a brownish red colour; beneath this there is a quantity of very tough fibrous matter, which is used in many countries in the manufacture of cordage, and coarse sailcloth—(see Co11); within this fibrous coating is the shell of the nut, which is nearly globular, very hard, susceptible of a high polish, and used for many domestic purposes; the kernel is white, in taste and firmness resembling that of a hazel nut; it is hollow in the interior, the hollow being filled with a milky fluid. While the nut is green, the whole hollow of the shell is filled with fluid, which is refreshing, agreenble, and pleasant to the taste. The solid part of the ripe kernel is extremely nutritious, but rather indigestible. The kernels yield by expression a great deal of oil, which, when recent, is equal to that of sweet almonds, but it soon becomes rancid, and is then employed by painters. A tree generally yields about 100 nuts, in clusters near the top of about a dozen each. The wood of the tree is made into boats, rafters, the frames of houses, and gutters to convey water. The leaves are used for thatching buildings; and are wrought into mats, baskets, and many other things, for which osiers are employed in Europe; so that every part of it is applied to some useful

If the body of the tree be bored, there exudes from the wound a white liquor, called palm wine or toddy. It is very sweet when fresh; kept a few hours, it becomes more poignant and agreeable; but next day it begins to grow sour, and in the space of 24 hours is changed into vinegar. When distilled, it produces the best species of Indian agasek; it

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also yields a great deal of sugar. Toddy is obtained from several species of pulms, but that of the Cocos nuclera is the best.—(See Ainslie's Materia Indica; Rees's Cyclopædia, 4c.)

An improvement has recently been effected in the preparation of cocoa oil, which promises to be of much importance in the arts, by making it available in the manufacture of candles and soep, and for various purposes to which it was not previously applicable.

The palm oil met with in the market is not obtained from the Cocus nucifera, but from another species of palm. It is chiefly imported from the coast of Guinea.—(See Palm

011.)

Cócoa nuts are produced in immense quantities in Ceylon, forming, with their products,—oil, arrack, and coir,—the principal articles of export from that island. They are also very abundant in the Maldive Islands, Siam, and on several places of the const of Brazil. Cocoa oil is in very extensive use all over India, and large quantities are manufactured in the lower provinces of Bengal. This latter is said to be superior to that imported from Ceylon.

The duty on cocoa nuts, which is imposed by tale, was judiciously reduced in 1832, from 5s, per 120 on those from a British possession to 1s. per 1,200; those from a foreign country

pay 20 per cent. ad valorem.

COD (Ger. Kubljau, Bukalau; Du. Kabeljaauw, Bankaelju; Da. Kabliau, Skreitorsk, Bakelau; Sw. Kabeljo, Bakelau; Fr. Morue, Cubillaud; It. Baccala, Baccalare; Sp. Bacalao; Port. Bacalhao; Lat. Gadus), a species of fish, too well known to require any description. "It is amazingly prolific. Leewenhoek counted 9,384,000 eggs in a cod-fish of a middling size; a number that will ballle all the elforts of mau to exterminate. In our seas they begin to spawn in January, and deposit their eggs in rough ground, among rocks.

Some continue in roe till the beginning of April.

"The cod is only found in the northern parts of the world; it is an ocean fish, and never met with in the Mediterranean. The great rendezvous of the cod-fish is on the banks of Newfoundland, and the other sand banks that lie off the coasts of Cape Breton, Nova Scotia, and New England. They prefer those situations, by reason of the quantity of worms produced in these sandy bottoms, which tempt them to resort there for food. But another cause of the particular attachment the fish have to these spots is their vicinity to the polar seas, where they return to spawn: there they deposit their roes in full security; but want of food forces them, as soon as the more southern seas are open, to repair thither for subsistence. Few are taken to the north of Iceland, but they abound on its south and west coasts. They are also found to swarm on the coasts of Norway, in the Baltic, and off the Orkney and Western Isles; after which their numbers decrease in proportion as they advance towards the south, when they seem quite to cease before they reach the mouth of the Straits of Gibraltar.

"Before the discovery of Newfoundland, the greater fisheries of cod were on the seas of lecland, and of our Western Isles, which were the grand resort of ships from all the commercial nations; but it seems that the greatest plenty was met with near Iceland. The English resorted thither before the year 1415; for we find that Henry V. was disposed to give satisfaction to the King of Denmark, for certain irregularities committed by his subjects on those seas. In the reign of Edward IV. the English were excluded from the fishery, by treaty. In later times, we find Queen Elizabeth condescending to ask permission to fish in those seas, from Christian IV. of Denmark. In the reign of her successor, however, no fewer than 150 English ships were employed in the Iceland fishery; which indulgence might arise from the marriage of James with a princess of Denmark."—(Pennant's British

Zoology.)

Coll is prepared in two different ways; that is, it is either gutted, salted, and then barrelled,—in which state it is denominated green or pickled cod,—or it is dried and cured—in which state it is called dried cod. Ready access to the shore is indispensable to the prosecu-

tion of the latter species of fishery.

Cod Fishery, British.—Newfoundland was discovered by John or Sebastian Cabot, in 1497; and the extraordinary abundance of cod-fish on its banks was speedily ascertained. The French, Portuguese, and Spaniards engaged in the fishery soon after this discovery. The English were later in coming into the field. In 1578, France had on the banks of Newfoundland 150 vessels, Spain 120 or 130, Portugal 50, and England from 30 to 50. During the first half of last century, the lishery was principally carried on by the English, including the Anglo-Americans, and the French; but the capture of Cape Breton, and of their other possessions in America, gave a severe blow to the fishery of the latter. The American war divided the British fishery; that portion of it which had previously been carried on from New England, being thereafter merged in that of the United States. Still, however, we contrived to preserve the largest share. At an average of the 3 years ending with 1789, we are said to have had 402 ships, 1,911 boats, and 16,856 men, engaged in the American fisheries. During last war, the French being excluded from the tisheries, those of England attained to an extraordinary degree of prosperity; the total value of the produce

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hite liquor, called ecomes more poigce of 24 hours is Indiam aggack; it of the Newfoundland fishery in 1814 having exceeded 2,800,000/. But since the peace, the British fishery on the Newfoundland banks has rapidly declined; and can hardly, indeed, be said, at this moment, to exist. It is now carried on almost entirely by the French and the Americans; the facilities enjoyed by the latter for its prosecution being greater than those of any other people, and the former being tempted to engage in it by the extraordinary encouragements afford d by government. At present, the British fishery carried on by the inhabitants of Newfoundland, is confined entirely to the shore or boat fishery. But this, though probably not so good a nursery of sailors as the bank fishery, is admitted to be "the most productive of merchantable fish and oil."—(M. Gregor's British America, 2d ed. vol.i. p. 206.) The average annual produce of the fisheries of all sorts, including seal, salmon, &c., exported from Newfoundland, during the 3 years ended with 1832, is stated by Mr. M'Gregor at 516,417/.—(vol. i. p. 161.) A considerable fishery is also carried on from the ports and harbours of Nova Sentia and Cape Breton, New Brunswick, &c. But next to that of Newfoundland, the principal British fishery is carried on along the coast of Labrador, We horrow from the valuable work now referred to, the following recent and authentic stalements with respect to it :-

"During the fishing season, from 280 to 300 schooners proceed from Newfoundland to the different fishing stations on the coast of Labrador, where about 20,000 British subjects are employed for the season. About one third of the schooners make two voyages, loaded with dry fish, back to Newfoundland during the summer; and several merchant vessels proceed from Labrador with their cargos direct to Europe, leaving, generally, full cargoes for the fishing vessels to carry to Newfoundland. A considerable part of the fish of the second voyage is in a green or pickled state, and dried after vards at Newfoundland. Eight or 9achooners from Quebec frequent the coast, having on board about 80 seamen and 100 fishermen. Some of the fish caught by them is sent to Europe, and the rest to Quebec; besides which, they carry annually about 6,000, worth of furs, oil, and salmon, to Cauda, "From Nova Scotia and New Brunswick, but chiefly from the former, 100 to 120 vessels resort to Labrador; the hurden of these vessels may anount to 6,000 or 7,000 tons, carrying about 1,200 seamen and fishermen. They generally carry the principal part of their cargoes home in a green state.

"One third of the resident lumbitants are English, Irish, or Jersey servants, left in charge of the property in the fishing rooms, and who also employ themselves, in the spring and full, catching scale in nets. The other two thirds live constantly at Labrador, as furriers and sent-catchers on their own account, but chiefly in the former capacity, during winter; and all are engaged in the fishes during states along the states during the constantly and required and are engaged in the states during

in nets. The other two thrus live constantly at Labrador, as furriers and seal-catchers on their own account, but chiefy in the former capacity, during winter; and all are engaged in the fisheries during summer. Half of these people are Jerseymen and Canadians, most of whom have families. "From 16,000 to 18,000 seals are taken at Labrador in the beginning of whiter and lo spring. They are very large; and the Canadians, and other winter readents, are said to feast and fatten on their flesh.—About 4,000 of these seals are killed by the Esquimaux. The whole number caught produce about 350 tans of oil, value about 8,000.

"There are 0 or 7 English houses, and 4 or 5 Jersey houses, established at Labrador, unconnected with New foundand, who export their fish and oil direct to Etropo. The quantity exported last year (1832) to the Mediterranean was about

	51,000	quinta	ls cod-	ish. at	10s.	-	-	-	£27,000
	1.050 t	erces	salmon	. nt 60,	۴.		-		3,150
To England, about	200 top							_	5,200
To Inglatin, about	220 do			_	_	_	_		4,880
	Fors	· BCui	uo.	-	-	-	-	_	
	rurs	-	•	-	•	-	•	•	3,150
									£43,380
By Newfoundland houses,	27,500	minta	ts cod-f	ish, at	10s.	-	-	_	13,750
.,,			lmon, r			-			810
		To	tal dire	ct exp	o <b>rt fr</b> on	n Labra	dor	-	£57,970
Produce sent direct to New	foundla	nd fro	m Labr	ndor :-	-				
						st qual	itv	_	16.06
			ats cod-			-	,_	_	121,50
			d oil, at		-	-		_	36,00
	Salmo			2000	_	-	_	-	3.22
					aleans	•	-	-	
			nt to Cu						12,00
			io Nova in valu			ew Brit	nawick.	٠ }	52,00
Estimated value of the pr	educe					what t	he Mo-	j	£302,050
ravians send to Londor		-	-	-	-	-		(	

"The Labrador fishery has, since 1814, increased more than sixfold, principally in consequence of our fishermen being driven from the grounds (on the Newfoundland coast) now occupied by the French. In 1829, the Americans had about 500 vessels and 15,000 men employed on the coast; and

French. In 1828, the Americans and about 500 vessels and 13,000 men employed on the cosst; and three 'catch' amounted to 1,100,000 quintals tish, and about 3,000 tuns oil; value together about 610,000."—(British America, vol. 1, pp. 185—187.)

The total produce of the British fisheries in the various seas and rivers of America, including seal oil and skins, is estimated by Mr. M'Gregor, at an average of the 5 years ending with 1832, at 85.24%, a year.—(Vol. ii. p. 506; see, also, for further particulars, the useful pamphlet of Mr. Bliss on the Statistics, Trade, &c. of British America.)

About eight tenths of the dried fish exported from Newfoundland by British subjects, are sent to Spain, Portugal, Italy, and other Continental nations; the rest goes to the West Indies and to Great Britain.

By the act 26 Geo. 3. c. 26. bounties were given, under certain conditions specified in the act, to a certain number of vessels employed in the fishery on the coasts and banks of Newfoundland; but these bounties have entirely ceased several years since. A bounty was, however, paid, down to the 5th of April, 1830, to all persons residing in Great Britain and Ireland, curing, drying, or pickling cod-fish, ling, or hake; the bounty being 4s. a cwt. on the dried the # Great The

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it since the peace, nd can bandly, inrely by the French being greater than y the extraordinary carried on by the fishery. But this, idmitted to be "the merica, 2d ed. vol. l. uding seal, salmon, 32, is stated by Mr. carried on from the &c. But next to coast of Labrader,

idland to the different are employed for the ry fish, back to New-dor with their cargoes for with their cargoes rry to Newfoundland, state, and dried after, mving on board about trope, and the rest to d salmon, to Canada 120 vessels resort to ng about 1,200 seamen n a green state.

and authentic state-

, left in charge of the nd fall, entching scale entchers on their own in the fisheries during ne families, r and in spring. They st and fatten on their amber caught produce

Inbrador, unconnected tity exported last year

£27,000 3,150 5.200 3,150 £13,390 13,750 810 £57,970 16,060 121,500 36,000 3 220 12,000 ick, 52,000

ally in consequence of ) now occupied by the red on the coast; and value together about merica, including seal r with 1832, at 857,210t, ct of Mr. Illiss on the

£302,050

British subjects, are es to the West Indies

tions specified in the and banks of New-A bounty was, howeat Britain and Ireng 4s. a cwt. on the dried cod, &c., and 2s. 6d. a barrel on that which was pickled. A tonnage bounty was at the same time paid on vessels fitted out for the cod, ling, and hake fishery on the coasts of Great Britain and Ireland; but this has also ceased.

refined ertificate.—3 4.

Persons throwing out ballast, &c. to the prejudice of the harbours in Newfoundland, shall be sub-A contract in writing, specifying wages, and how to be paid, must be entered into with senmen and

gherman—e? 7.

A disherman is prohibited receiving more than three fourths of his wages during service; but the balance due to him is to be puld immediately upon the expiration of the covenanted time of service, No disherman to be turned off, except for within neglect of duty, or other sufficient cause, under a penalty, for each offence, of not less than 51, nor more than 50t.

In order to fulfil the conditions in any treaty with a foreign state, his Majesty may empower the governor of Newfoundland to remove may works erected by British subjects for the purpose of carryeach the fishery between Cause St. John and Cana Ray and to company these to desire the service of the fishery between Cause St. John and Cana Ray and to company these to desire the service of the fishery between Cause St. John and Cana Ray and to company these to desire the service of the fishery between Cause St.

ing on the fishery between Cape St. John and Cape Ray, and to compel them to depart to another

Every person so refusing to depart shall forfelt 50t.—\( \) 13.
The governor is empowered to sell or lease places within the Island called Ship-rooms.—\( \) 14.

There are no means whatever by which to form any estimate of the number of ships and boats employed, either regularly or occasionally, in the cod-lishery on the coasts of Great Britain, and on those of Norway, the Orkney and Shetland Islands, the Well-bank, the Dogger-bank, the Broad-fourteens, &c. or of the quantity and value of the fish annually caught. They must, however, be very considerable. See Fisit.

For the regulations, &c. as to the importation of fish into Great Britain, see Fish,

It is doubtful whether the distant cod fishery may not have passed its zenith. Italy, and other Catholic countries, have always been the great markets for dried fish; but the observance of Lent is every day becoming less strict; and the demand for dried fish will, is most likely, sustain a corresponding decline. The relaxed observance of Lent in the Netherlands and elsewhere has done more than any thing else to injure the herring fishery

Coll Fishery, American.-The Americans have at all times prosecuted the coll fishery with great vigour and success. Their fishermen are remarkable for their activity and enterprise, sobriety and frugality; and their proximity to the fishing grounds, and the other facilities they possess for carrying on the fishery, give them advantages with which it is very difficult to contend. In 1795, the Americans employed in the cod-fishery about 31,000 tons of shipping; in 1807, they are said to have employed 70,306 tons: but it subsequently declined for several years, and was almost entirely suspended during the late war. According to the official returns, the Americans had 85,687 tons of shipping engaged in the cod fishery in 1828; but owing to the slovenly and inaccurate way in which the navigation accounts laid before Congress have been prepared,—(for proofs of this, see New York,)—this statement is entitled to no credit. The corrected accounts for 1831 (laid before Congress the 15th of February, 1833) represent the shipping engaged that year in the cod fishery as amounting to 60,977 tons. During the year ended the 30th of September, 1832, the Americans exported 250,514 quintals of dried, and 102,770 barrels of pickled cod; their aggregate value being about 1,050,000 dollars.

"The Americans follow two or more modes of fitting out for the fisheries. The first is accomplished by 6 or 7 farmers, or their sons, building a schooner during winter, which they man themselves (as all by 6 or 7 farmers, or their sons, building a schooner during winter, which they man themselves (as all the Americans on the sea coast are more or less seamen as well as farmers); and after fitting the vessel with necessary stores, they proceed to the banks, Gulf of St. Lawrence, or Labrador: and, loading their vessel with fish, make a voyage between spring and harvest. The proceeds they divide, after paying any bulance they may owe for outfit. They remain at home to assit in gathering their crops, and proceed again for another cargo, which is safted down, and not afterwards dried; this is termed mud-fish, and kept for home consumption. The other plan is, when a merchant, or any other, awing a vessel, lets her to 10 or 15 men on shares. He finds the vessel and nets. The men pay for all the provisions, hooks, and lines, and for the saft necessary to cure their proportion of the fish. One off the provisions, hooks, and lines, and for the saft necessary to cure their proportion of the fish. One of the number is acknowledged master; but he has to eatch fish as well as the others, and receives only about 20s, per month for navigating the vessel; the crew have five eighths of the fish raught, and the owners three eighths of the whole.

the owners three eighths of the whole.

"The first spring voyage is made to the banks; the second either to the banks, Gulf of St. Lawrence, or the coast of Labrador; the third, or fall voyage, is again to the banks; and a fourth, or second fall voyage, is also made, sometimes, to the banks."—(M'Gregor, vol. i. p. 220)

It is stipulated in the first article of a convention between Great Britain and the United States, signed at London, 20th of October, 1818, that the subjects of the United States shall have liberty to take all sorts of fish "on that part of the coast of Newfoundland from Cape Ray to the Ramena Islands, on the western and northern coasts of Newfoundland from Cape Ray to the Quirnon Islands, on the Magdalen Islands, and also on the coasts, bays, harbours, and creeks, from Mount Joly, on the southern coast of Labrador, to and through the Straits of Belleiste, and there northwardly indefinitely along coast of Labrador, to and through the Straits of Belleisle, and thence northwardly indefinitely along the coast, without prejudice, however, to any of the exclusive rights of the Hudson's Bay Company and that the American fishermen shall also have liberty, for ever, to dry and care fish in any of the ensettled bays, harbours, and creeks, of the southern part of the coast of Newfoundland here above Vol. I.-2 I

described, and of the coast of Labrador; but so soon as the same, or any portion thereof, shall by setfled, it shall not be lawful for the said fishermen to dry or cure fish without previous agreement for such purpose with the inhabitants, proprietors, or possessors of the ground. And the United States hereby renounce forever any liberty heretofore enjoyed or claimed by the inhabitants thereof, to take, dry, or cure fish on or within 3 marine miles of any of the coasts, bays, creek, or harbours of his Britanne Majesty's dominions in America not included within the above mentioned limits." The American fishermen are, however, admitted into all bays, &c. for the purpose of shelter, of repairing damages, of purchasing wood, and of obtaining water, and for no other purpose whatever; and when there, they are to be placed under such restrictions us may be necessary to prevent their abusing the privileges hereby reserved to them.

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Cod Fishery, French.—France has always enjoyed a considerable share of the cod fishery. The following Table shows the extent to which she has carried it since the peace:—

Account of the number of Ships, with their Tonnage, Crews, and Cargoes, that have entered the different Ports of France from the Cod Fishery during the Nine Years ending with 1831.—(From the Tableau Général du Commerce de la France for 1831, p. 346.)

Years.	Ships.	Tounage.	Crew.	Cod, green.	Cod, dry.	Oil,
1000				Kilog.	Kilog.	Kilog.
1823	184	16,258	3,655	4,407,730	4,423,739	415,210
1821	318	36,999	6,672	7,677,824	14,691,189	1,353,89
1825	336	35,172	6,311	7,288,949	15,823,731	1,294,33
1826	341	38,938	7,088	8,627,341	15,591,664	1.063,67
1827	387	44.868	8,238	9,046,145	15,970,250	1,201,62
1828	381	45, )4	7,957	12,038,291	17,256,155	1,395,89
1829	414	50,574	9,428	10,548,878	30,377,591	1,909,14
1830	377	45,036	8.174	10.410.302	13,645,790	1,156,05
1831	302	35,180	6.243	9,922,680	12,817,943	1,163,22

The quantities of oil are exclusive of draches (huiles non epurés); there are also sounds, &c. Marseilles, Granville, Dankirk, Bordeaux, La Rochelle, and Nantes, are the principal ports whence ships are fitted out for the fishery.

But notwithstanding the apparent prosperity of this branch of industry, it may be doubted whether it be really so beneficial to France as would at first sight appear. It depends more upon artificial regulations than upon any thing else. Foreign cod is excluded from the French markets by the oppressive duty with which it is loaded; and the comparatively great demand for dried fish in Catholic countries renders this a very great boon to the French fishermen. But it is admitted, that this would not be enough to sustain the fishery; and bounties amounting to about 1,500,000 fr., or 60,000 l. a year are paid to those engaged in it. These, however, have been recently reduced.

St. Pierre and Miquelon, small islands on the coast of Newfoundland, belong to the French. Their right of fishing upon the shores of that island, and upon the great bank, was replaced, in 1814, upon the footing on which it stood in 1792. This concession has been much objected to by Mr. McGregor and others; we believe, however, that they have materially overrated its influence.

[See article Fight for further accounts of the American cod fishery.—Am. Ed.]

COFFEE (Ger. Koffe, Koffebolmen; Du. Koffy, Koffebonnen; Da. Kaffe, Kaffebonnen; Sw. Koffe; Fr. It. and Port. Caffé; Sp. Café; Rus. Kofé; Pol. Kawa; Lat. Coffee, Caffea; Arab. Bun; Malay, Kawa; Pers. Tochem, Kéwéh; Turk. Chaube), the berries of the coffee plant (Coffea Arabica Lin.). They are generally of an oval form smaller than a horse-hean, and of a tough, close, and hard texture; they are prominent on the one side and flattened on the other, having a deeply marked furrow running lengthwise along the flattened side; they are moderately heavy, of a greenish colour, and a somewhat bitterish taste.

Historical Notice of Coffee.—The coffee plant is a native of that part of Arabia called Yemen; but it is now very extensively cultivated in the southern extremity of India, in Java, the West Indies, Brazil, &c. We are ignorant of the precise period when it began to be reasted, and the decoction used as a drink, though the discovery is not supposed to date further back than the early part of the fifteenth century. No mention of it is made by any ancient writer; nor by any of the moderns previously to the sixteenth century. Leonhart Rauwolf, a German physician, is believed to be the first European who has taken any notice of coffee. His work was published in 1573, and his account is, in some respects, inaccurate. Coffee was, however, very accurately described by Prosper Albinus, who had been in Egypt as physician to the Venetian consul, in his works de Plantis Egypti, and de Medicina Egyptiorum, published in 1591 and 1592.

A public coffee-house was opened for the first time, in London, in 1652. A Turkey merchant, of the name of Edwards, having brought along with him from the Levant some bags of coffee, and a Greek servant accustomed to make it, his house was thronged with visiters to see and taste this new sort of liquor. And being desirous to gratify his friends without putting himself to inconvenience, he allowed his servant to make and sell coffee publicly. In consequence of this permission, the latter opened a coffee-house in St. Michael's Alley,

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	Kitog. 415,210 1,353,898 1,294,336 1,063,670 1,201,623 1,395,897 1,909,147 1,156,059 1,163,229	

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A Turkey mer-Levant some bags nged with visiters are friends without all coffee publicly. Michael's Alley, Combill, on the spot where the Virginia Coffee-house now stands. Garrnway's was the first coffee-house opened after the great fire in 1666.—(Moseley on Coffee, 5th ed. p. 15.)\*

M, de la Roque mentions that the use of coffee was first introduced into France in the period between 1640 and 1660; and he further states, that the first coffee-house for the sale of coffee in France was opened at Marseilles, in 1671; and that one was opened at Paris in the following year.—(Voyage de la Syrie, tom. ii. pp. 310—319.)

Some time between 1680 and 1690, the Dutch planted coffee beans they had procured from Mocha, in the vicinity of Batavia. In 1690, they sent a plant to Europe; and it was from berries obtained from this plant that the first coffee plantations in the West Indies and Surjana were derived.

Progressive Consumption of Coffee in Great Britain. Influence of the Duties.—In 1660, a duty of 4d. a gallon was laid on all coffee made and sold. Previously to 1732, the duty on coffee amounted to 2s. a pound; but an act was then passed, in compliance with the solicitations of the West India planters, reducing the duty to 1s. 6d. a pound; at which it stood for many years, producing, at an average, about 10,000l. a year. In consequence, however, of the prevalence of smuggling, caused by the too great magnitude of the duty, the revenue declined, in 1783, to 2,869l. 10s. 10½d. And it having been found impossible otherwise to check the practice of clandestine importation, the duty was reduced, in 1784, to 6d. The consequences of this wise and salutary measure were most beneficial. Instead of being reduced, the revenue was immediately raised to near three times its previous amount, or to 7,200l. 15s. 9d., showing that the consumption of legally imported coffee must have increased in about a ninefold proportion!—a striking and conclusive proof, as Mr. Bryan Edwards has observed, of the effect of heavy taxation in defeating its own object.—(Hist. of the West Indies, vol. ii. p. 340. 8vo ed.)

The history of the coffee trade abounds with similar and even more striking examples of the superior productiveness of low duties. In 1807, the duty was 1s. 8d. a pound; and the quantity entered for home consumption amounted to 1,170,164 lbs., yielding a revenue of 161,245l. 11s. 4d. In 1808, the duty was reduced from 1s. 8d. to 7d.; and in 1809, there were no fewer than 9,251,847 lbs. entered for home consumption, yielding, notwithstanding the reduction of duty, a revenue of 245,856l. 8s. 4d. The duty having been raised, in 1819, from 7d. to 1s. a pound, the quantity entered for home consumption, in 1824, was 7,993,041 lbs., yielding a revenue of 407,544l. 4s. 3d. In 1824, however, the duty being again reduced from 1s. to 6d., the quantity entered for home consumption, in 1825, was 10,766,112 lbs., and in 1831 it had increased to 22,740,627 lbs., yielding a nett revenue of 583.751l.

The consumption of the United Kingdom may, at present, be estimated at about 23,000,000 lbs., producing about 600,000 l frevenue.

We subjoin

1. Quantities of the different Sorts of Coffee entered for Home Consumption in the United Kingdom, each Year since 1822.

	CHOR ROLL BINCE 1020.											
Years ended	British Plantation.	Foreign Plant- atioo.	East India.	Total.	Years ended	Dritish Plantation.	Foreign Plaot- ation,	East India.	Total.			
- 1824	7,494,218 8,218,342	764 3,416 881	206,177 171,717 235,697	7,669,351 8,454,920	- 1330	16,151,239 18,495,407	6.197	973,416 974,576	Lis. 15,566,376 17,127,633 19,476,180			
- 1826	7,947,890 10,622,376 12,409,000	1,510 2,849 2,753		8,262,943 11,082,970 13,203,323	- 1832	21,697,966 21,501,966 20,964,301	3,971 3,910 17,591	1,234,721	22 691,522 22,740,627 22,952,527			

II. An Account of the quantity of Coffee retained for Home Consumption in Great Heitain, the Rates of Duty thereon, and the Produce of the Duties, each Year since 1789.

Years.	Quantities retained for Home	1	N				
	Consumption	British Plantation.	Ea	st India.	Nett Revenue of Customs and Excise.		
	Lbs.	Per lb.	Per lb.	Per cent.ad valorem.	£	s. d.	
1789	930,141	0 10	2 01	Nil.	46,286	17 11	
1790	973,110				50,799	7 4	
1791	1,047,276	_	_	_	57,659	5 11	
1792	946,666	_	_	1	48,525	6 2	
1793	1,070,438	- 1		_	67,357	11 9	
1791	969,512		_	_	74,430	4 6	
1795	1,054,588	1 51	2 64	· - 1	65,788	â	

<sup>\*</sup>Charles II. attempted, by proclamation issued in 1675, to suppress coffee-houses, on the ground of their being resorted to by disaffected persons who "devised and spread abroad divers false, malicious, and scandalous reports, to the defamntion of his Majesty's government, and to the disturbance of the peace and quite of the nation." The opinion of the Judges having been taken as to the legality of the proceeding, they resolved, "That retailing coffee might be an innocent trade; but as it was used to nourish sedition, spread lies, and scandalise great men, it might also be a common nuisance!"

11. An Account of the Quantity of Coffee retained for Home Consumption in Great Britain-continued.

Years.	Quantities retained		Nett Revenue of Customs and				
	Consumption.	British Plantation.	ast India.	Excise.			
	Lis.	Per tb.	Per tb.	Per cent. ad vatorem.	£	8.	d.
1796	396,953	1 51	s. d. 2 64	Nil. ".	30,048	6	11
1797	637,001	1 51	3 7	1471.	92,469	3	ii
1798	697,487	1 57	3 7 2 71 2 71		78,966	6	9
1799	682,432	1 57	2 7	2 0 0	74,001	2	9
1800	820,590	1 28	2 18	1 2 0 0 1	142,867	11	2 5
1801	750.861	1 53	2 7	2 0 0	106,076	2	7
1802	829,435		2 /		72,183	2	3
1803	905,532	1 1 2 1	$\frac{\tilde{2}}{1}$ $\frac{71}{11\frac{5}{2}}$	2 0 0 2 16 3		15	3
1804	1.061,327	1 63	1 114	2 16 3 3 2 6	72,093 151,388	13	8
1805	1,201,736	1 6 1 63 1 71 1 71	2 01 2 01	3 3 9	120,172	18	
1806	1,157,014		2 01		152,759	6	7
1507	1,170,164	1 7 🖁	2 0	3 7 11		11	9
1808	1,069,691		<u> </u>	1 . = 1	161,245	16	4
1809	0.251,837	0 7	0 10	3 7 11	229,738		8
1810	5,308,096	0 7	0 10	3 6 8	245,996	8	4
		- 1	_	_	175,567	1	4
1811	6,390.122	- 1	_	; - I	212,890	12	10
1812	8,118,734				255,184	. 7	1
1813	8,788,601	0 71 0 71	0 103	3 19 2	Custom record	ds des	
1811	6,324,267	0 74	0 1ii	Nil.	213,513		4
1815	6,117,311	- 1	_	-	258,762	18	3
1816	7,557,471	- 1	_	-	290,834	0	11
1817	8,688,726		-	1 - 1	298,540	15	. 1
1818	7,967,857	. – .		- 1	250,106	4	10
1819	7,429,352	1_0	16	1 - 1	292,154	8	10
1820	6,869,286	-	_	1 - 1	340,223	6	7
1821	7,327,283		_	1 - 1	371,252	.5	6
1822	7,404,204	- !	_	:	374,596	19	7
1823	8,209,245	-	_	- 1	416,324	3.	9
1824	7,993,040		-	.: -	407,544	4	3
1825	10,766,112	0 6	0 9	1 - 1	307,204	14	2
1826	12,724,139	_	_	_	324,667	11	1
1827	14,974,378	_	_		384,994	13	2
1828	16,522,423	- 1	-	1 - i	425,389	3	7
1829	18,906,373	-		-	484,975	10	8
1830	21,840,520	-	_	- 1	558,544	3	10
183i	21,747,813	-	_	1 - 1	559,431	19	6
1832	22,053,326			1 - 1	575,264	18	8

III. Account of the Quantity of Coffee imported into the United Kingdom from the several British Colonies and Plantations, from the British possessions in the East Indies, and from Foreign Courties, in the Year ending the 5th of January, 1836; distinguishing the several Sorts of Coffee, and the Colonies and Countries from which the same was imported.—(Furnished by the Custom House.)

Colonies and Countries from which	ch Import	ted.	Of the British Possessions in America, and of Sierra Leone.	Of the East Indies and Mauritius.	Of the Foreign Plantations.	Total Quantity Imported.
			Lbs.	Lbs.	Lbs.	Lbs.
British colonies and plantati	ions in	Ame-				
rica; viz.				1		560
Antigua	-	-	580	-	-	57,825
Barbadoes	-	-	57,825	- 1	-	
Dominica	-	-	112,557	ı – i	-	112,557
Grenada	-	-	8,236	i }	_	8,236
Jamaica	-	-	11,154,307	-		11,154,307
St. Christopher -	-	-	40	-	_	40
St. Lucia	-	-	53,582	-	-	53,582
St. Vincent's -	-	-	118	-	<del>-</del>	118
Trinidad	-	-	21,950	1 - 1	11,110	33,060
Tortola	-	-	28	-	_	28
Bahamas	-	-	_	- 1	280,156	280,156
Demerara	-	-	1,139,054	-	-	1,139,054
Berbice	-	- 1	2,027,037	- 1	_	2,027,037
British North American	Coloni	es -	5,416	1 - 1	8,899	14,315
Egypt	-	-		- 1	50	50
West Coast of Africa -	-		32,306		31,032	63,338
Cape of Good Hope -	-			338		338
Eastern Coast of Africa	-	- 1	_	214	-	214
Mauritins	_	1	_	243,296		243,296
British possessions in the Eas	t Indie	s: viz.				
East India Company's	territo	ries.				1.00
exclusive of Singapor	e -	-		2,462,813		2,462,813
Singapore		-	_	849,900		249,900
Ceylon	-	-	<u> </u>	1,870,143		1,879,143
Java	_	_	Ξ	1,034,262	1	1,034,262
Philippine Islands -		-		34,019	_	34,019
Other islands of the Indian &	leng	_	_	442	- 1	442
China	,040			27	1	27

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4,596	19	
6,324	3	. 9
77,544	4	3
7,204	14	2
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the several British rom Foreign Connorts of Coffee, and the Custom House.)

ign s.	Total Quantity Imported.
_	Lbs.
10 56 99 50 32	560 57,893 112,557 8,236 11,154,307 9,53,562 33,660 28,280,150 1,139,054 2,027,037 14,315 63,338 33,366 2,027,037 14,315 63,338 33,366 2,427,037 243,296
	2,462,813 249,900 1,870,143 1,034,262 34,019 442 27

III. Account of the Quantity of Coffee Imported into the United Kingdom-continued.

Colonies	and Coun	tries fro	m whic	h Import	ed.	Of the British Possessions in America, and of Sierra Leone,	Of the East Indies and Mauritius,	Of the Foreign Plantations.	Total Quantity imported,
New Sout	28				Lbs.	Lbs. 110	Lbs.	Lbs.	
llayti Forelgn co		-	west	Indies	: viz.	=	- 110	1,124,213	1,124,213
Cuba		-	-	-	-	l –	_	609,418	609,418
United Sta		Amer	ica.	-	-	I —	-	37,360	37,360
Guatemal	a	-	-	-	-		_	57,539	57,539
Columbia		-	-	-	-		_	228	228
Brazit	•	-	-	-	-		_	4,117,094	4,117,094
Europe	•	-	-	•	-	4,010	672,350	336,434	1,012,794
			To	tals	-	14,617,046	7,167,914	6,613,533	28,398,493

IV. Account of the Quantity of Coffee exported from the United Kingdom, in the Year ended the 5th of January, 1836; distinguishing the several Sorts of Coffee, and the Countries to which the same was exported.—(Furnished by Custom House.)

Countries	to whi	ch expor	ted.		Of the British Possessions in America, and of Sierra Leone,	Of the East Indies and Mauritius.	Of the Foreign Plantations.	Total Quantity exported.
Russia.	_	-	_	_	Lbs. 18,852	Lbs. 3,750	Lbs. 1,319,652	Lbs. 1,342,254
Sweden	_	-	-	-		102	9,985	10,087
Norway	-	-	-	-		722	309,737	310,459
Denmark	-	~	-	- 1		13,839	615,328	629,167
Prussia	-	-	-	-	_	24,156	133,613	157,769
Germany	-	-	-	- 1	44.867	194,081	866,730	1,105,678
The Netherland	8	-	-	- 1	43,597	2,008,468	4,397,527	6,419,592
France		-	-	- 1		95,951		95,951
Portugal, the A:	zores,	and M	ladeira	- 1	30	642	7,534	8,206
Spain and the (	Canari	es	-	-		479	149	628
Gibraltar	~	-	-	-	-	_	6,279	6,279
ltaly	-	-	-	- 1	35,512	209,686	1,489,905	1,735,103
Malta	-	-	-	- 1	42,026	4,967	364,888	411,881
The Ionian Isla		-	-	- 1		260	37,621	37,881
Turkey and Cor	itinen	tal Gr	ecce	-	-	8,821	739,114	747,935
Morea and Gree	k Isla	nds	-	-	_	-	104,139	104,139
Guernsey, Jerse	y, Ald	erney	, and Ma	an -	8,892	10,488	3,837	23,217
				1	193,776	2,576,412	10,406,038	113,176,226
Cape of Good H		-	•	- 1	_	-	34,776	31,776
Other parts of A		-	•	- 1	2,108	5,370	5,255	12,733
East Indies and			•	-		966	302	1,268
New South W.			River,	and				
Van Dieman'			-	- 1	2,447	9,749	7,348	19,544
British North A		ın Col	onies	- [	1,648	14,702	52,819	69,169
British West In		-	-	-	-	8,676	19,988	28,664
United States of	f Ame	rica	-	-		-	640	640
Brazil	-	-	-	- 1	-	761		761
States of the Ri	o đe la	ı Piata	٠ ،	-	_	-	781	781
Chili	-	-	-	-	112	245	1,330	1,687
Peru	-	-	-	-		-	121	121
Totals 1	from C	ircat l	3ritain	-	200,091	2,616,581	10,529,398	13,346,370
British North A	meric	an Col	onies	-	167	_		167
Total qua United	ntity Kingd	export loin	ted from	n the	200,258	2,616,881	10,529,398	13,346,537

V. Account of the Amount of Duties received on Coffee in Great Britain and Ireland respectively in the Year ending 5th of January, 1836; distinguishing each Sort of Coffee, and the nett Produce of the Duties on Coffee in the United Kingdom in such year.—(Furnished by the Custom-house.)

Year ending 5th January, 1836.	In Great Britain.	In Ireland.	In the United Kingdom.
Of the British possessions in America and Sierra Leone - Of the East Indies and Mauritius - Other sorts	£ 428,416 203,340 145	£ 14,581 6,120 1	£ 442,997 209,160 146
Total gross receipt	- 631,901	20,702	652,603
Nett produce	- 631,422	20,702	652,124

The introduction of tea and coffee, it has been well remarked, "has led to the most wonderful change that ever took place in the diet of modern civilized nations,—a change highly important both in a moral and physical point of view. These beverages have the admirable advantage of affording stimulus without producing intoxication, or any of its evil conse
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VERSITY OF WATERLOO

Layer Verlan quences. Lovers of tea or coffee are, in fact, rarely drinkers; and hence the use of these beversges has benefited both manners and morals. Raynal observes that the use of tea has contributed more to the sobriety of the Chineae than the severest laws, the most eloquent discourace, or the best treatises on morality."—(Scotsman, 17th of October, 1827.)

Supply and Consumption of Coffee.—Owing to the rapidly increasing consumption of coffee in this country, the Continent, and America, the great value of the article, the large amount of capital and labour employed in its production, and the shipping required for its transport, it has become a commodity of primary commercial importance. It deserves particular attention, too, inasmuch as there are few, if any, articles that exhibit such variations, not only as to consumption, but also as to growth and price. These are occasioned partly by changes of commercial regulations and duties, and partly, also, by the plant requiring 4 or 5 years before it comes to bear; so that the supply is neither suddenly increased when the demand increases, nor diminished when it falls off. St. Domingo used formerly to be one of the greatest sources of supply, having exported, in 1786, about 35,000 tons; and it is supposed that, but for the negro insurrection which broke out in 1792, the exports of that year would have amounted to 42,000 tons. The devastation occasioned by this event caused. for a series of years, an almost total cessation of supplies. Recently, however, they have again begun to increase; and are understood to amount, at present, to above 20,000 tons a year. From Cuba, the exports of coffee have within these few years rather declined, owing partly to an increased consumption in the island, and partly to the efforts of the planters having, a little time back, been more directed to the cultivation of sugar; they may at present amount to from 18,000 to 20,000 tons; or, including Porto Rico, to 25,000 or 27,000 tons. In Java, also, the exports of coffee have, of late, been on the decline, but not to any considerable extent. In Jamaica and the other British West India colonies, the cultivation of coffee was greatly extended during the prevalence of the high prices, but the imports have fallen off from 12,000 tons in 1829, to about 10,800 tons in 1832. In Brazil, the growth of coffee has increased with unprecedented rapidity. So late as 1821, the quantity of coffee exported from Rio de Janeiro did not exceed 7,500 tons; whereas it now amounts to about 30,000 tons!\* This extraordinary increase has probably been, in some measure, owing to the continuance of the slave trade; and it remains to be seen, whether the growth of coffee may not now be checked by the late cessation of that abominable traffic. The culture of coffee in India and Ceylon is daily becoming of more importance. In India, it is raised chiefly on the coast of Malabar, and the quantity exported is, at present, believed to exceed 4,000,000 lbs. The exports from Ceylon, in 1830, were 1,669,490 lbs. Tho total imports of coffee into Great Britain from the East Indies, in 1832, were 10,407,897 lbs.

The following may, we believe, be regarded as a pretty fair estimate of the annual experts of coffee from the principal places where it is produced, and of the annual consumption in those countries into which it is imported from abroad, at the present time:—

Exports.								Tons.
Mocha, Hodeida, and oth	er Aral	oian po	rts	-	-	-	-	10,000
Java	-		-	-	-	-	-	18,000
Sumatra and other parts	of Indi	SL.	-	-	-	-	-	8,000
Brazil and the Spanish M		<u>-</u>	-	-	-	-	-	42,000
St. Domingo -	_	_	-			-	-	20,000
Cuba and Porto Rico		_	_	_	_	_	_	25,000
British West India colon		-		_	_		_	11,000
Dutch West India coloni		_	_	_	_	-	_	5,000
French West India colon		A	. J. D.		-	-	-	
rrench west maia coion	ies and	rue 181	e de De	Jurbon	-	•	-	8,000
								147,000
Consumptio	n.							Tons.
Great Britain -	_	-	-	-	-	-	-	10,500
Netherlands and Holland	_	-	-	_	-	-	-	40,500
Germany and countries r		e Balti	ic -			_	_	32,000
France, Spain, Italy, Tu				evant.	le c	_		35,000
America	Acj	Liuiop	,	C v ante,				20,500
inclica -	-	-	-	-	-	•	-	
								138,500

Of this quantity, the consumption of Great Britain and America amounts to nearly a fourth part, and may be said to have arisen almost entirely since 1807.

Of the entire export of coffee from Arabia, not more, perhaps, than 5,000 or 6,000 tons finds its way to the places mentioned above; so that, supposing these estimates to be about correct, it follows that the supply of coffee is, at present, about equal to the demand. The latter is, however, rapidly increasing; and it is impossible to say whether it be destined to outrun, keep pace with, or fall short of the supply. On the whole, however, we should be inclined to think, that though they may occasionally vary to the extent of a few thoasand tons on the one side or the other, the probability is that they will be pretty nearly balanced;

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<sup>\*</sup> M. Montveran is pleased to inform us, in his Essai de Statistique sur les Colonies, a work in other respects of considerable merit (Pièces Justificatives, p. 11.), that the exports of coffee from Brazil in 1830-31 amounted to 1,865,000 kilog. = 1,836 tons! In point of fact they were more than 20 times as much.

use of these use of tea has most eloquent 827.)

nsumption of rticle, the large equired for its deserves paruch variations, casioned partly ant requiring 4 ncreased when formerly to be 00 tons; and it exports of that is event caused, ever, they have e 20,000 tons a declined, owing of the planters may at present or 27,000 tons. ot to any consie cultivation of

the imports have cazil, the growth treatily of coffee mounts to shout easure, owing to growth of coffee The culture of India, it is raised clieved to exceed The total imports

lbs.
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Tons. 0,000 8,000 8,000 2,000 0,000 5,000 1,000 5,000 8,000 1,000 1,000 5,000 8,000

Tons. 0,500 10,500 12,000 15,000 20,500 20,500 138,500

to nearly a fourth

000 or 6,000 tons mates to be about he demand. The r it be destined to ever, we should be f a few thousand r nearly balanced;

ies, a work in other ffee from Brazil in more than 20 times so that, supposing peace to be preserved, we do not anticipate any very great variation of price. The prices of 1827, 1828, 1829, and 1830, seem to have been a good deal below the average. This depression naturally checked production and stimulated consumption, so that prices rose considerably in 1831, 1832, and 1833; but the advance, in the last, has not been maintained, at least to the whole extent. Such oscillations will, no doubt, continue to take place; but unless the cost of producing coffee should be permanently increased or diminished, they can only be temporary.

The consumption of coffee in the United States has been more than quadrupled since 1821, in which year it amounted to 6,680 tons. Part of this increase is, no doubt, to be ascribed to the reduction of the duty, first from 5 to 2 cents per pound, and its subsequent repeal; part to the fall in the price of coffee; and a part, perhaps, to the increase of temperance societies. Probably, also, it was in some degree ascribable to the comparatively high duties formerly laid on the teas imported into the United States; these, however, finally ceased in 1833.

Account of the Imports of Coffee into the United States, the Exports from the same, and the Quantities left for Home Consumption, during each of the Fifteen Years ending the 30th of September, 1835.—(Papers published by Order of Congress.)

Years.	Imports.	Exports.	Left for Home Co	onsumption.
	Lbs.	Lhe.	Lbs.	Tons.
1821	21,273,659	9,387,596	11,886,063	5,306
1822	25,782,390	7,267,119	18,515,271	8,266
1823	37,337,732	20,900,687	16,437,045	7,338
1824	39,224,251	19,427,227	19,797,024	8,838
1825	45,190,630	24,512,568	20,678,062	9,231
1826	43,319,497	11,584,713	31,734,784	14,167
1827	50,051,986	21,697,789	28,354,197	12,658
1828	55,194,697	15,037,964	39,156,733	17,481
1829	51,133,539	18,083,843	33,049,695	14,754
1830	51,488,248	13,124,561	38,363,687	17,127
1831	81,759,386	6,056,629	75,702,757	33,796
1832	91,722,329	55,251,158	40,471,171	18,067
1833	99,955,020	24,897,114	75,057,906	33,508
1834	80,153,366	35,806,861	44,346,505	19,797
1835	103,199,577	11.446,775	91,752,802	40,961

Mr. Cook gives the following statement of the imports of coffee into the Continent and Great Britain, and of the stocks on hand on the 31st of December each year:—

<b></b>	1		Imports.			Stocks.	
Places.	- 1	1830.	1831.	1832.	1830.	1831.	1832.
France Trieste, Genoa, and Leghorn Antwerp Rotterdam Amsterdan Ilamburgh Bremen Copenhagen Petersburgh		Tons. 13,000 12,100 21,200 4,500 9,000 20,250 4,960 1,340 500	Tons. 8,300 6,430 5,130 11,740 10,700 17,380 4,330 1,570 1,200	Tons. 13,130 13,570 8,400 14,200 10,550 22,500 6,130 1,670 1,700	70ns. 6,150 4,300 4,000 3,600 5,800 10,700 2,000 350 300	70ns. 2,900 1,250 2,850 4,500 6,000 7,500 1,750 490 1,000	70ns. 5,100 6,200 1,900 7,500 7,480 11,000 2,680 600 960
Great Britain - Totals	-	86,850 18,290	66,780 19,350	91,850 22,370	37,200 13,420	28,240 12,530	43,420 12,180
Continent and Great Britain	_	105,140	66,130	114,220	50,620	40,770	55,600

(State of Commerce of Great Britain for 1832, p. 19 & 21.)

According to Mr. Cook, the prices of Jamaica and St. Demingo (Hayti) coffee, exclusive of duty, in the London market, at the close of each year since 1814, have been—

Years.	Jamaica.	St. Domingo.	Years.	Jamaica.	St. Domingo.
1814	81s. to 105s. per cwt.	90s. to 104s. per cwt.	1826	42s. to 95s. per. cwt.	
1815	61 — 110	<b>72</b> — 80	1827	30 — 80	37 — 39
1816	68 — 102	74 75	1828	28 — 80	36 — 38
1817	86 — 105	93 - 98	1829	30 75	32 — 34
1818	134 155	144 148	1830	32 — 78	34 — 35
1819	147 — 165	128 134	1831	50 — 86	45 40
1820	112 — 135	118 — 120	1832	60 90	55 — 57
1921	85 — 125	98 102	1833	77 — 110	65 — 66
1822	85 — 135	95 — 100	1834	68 — 124	48 — 52
1823 1824	79 — 117	75 — 79	1835	80 — 113	51 53
1825	50 102		1st Nov		
1020	48 — 100	55 56	1836	71 120	51 — 54

The following extract from Prince's Price Current shows the prices of the different sorts of coffee

m rona	on on the ath of No	Overnoer, 1990.			
Coffee,	per cwt. in bond,—	s. d. s. d. Duty.		s. d. s. d. Duty.	
Jamaica	fine mid, and fine - middling - low do fine nrd good ord ord. and triage -	110 0 to 119 0 94 0 - 106 0 90 0 - 80 0 85 0 - 89 0 75 0 - 80 0 63 0 - 72 0 8 B. P.	Havannah and Cuba, good and fine ord. Parto Rico East India, Java		
Demerara and Berbice	good mid. to fice - middling - good and fine ord ordinary -	- 107 0 - 118 0 6d. - 93 0 - 106 0 F. E. - 77 0 - 91 0 F. E. - 70 0 - 78 0 1.9d.	Cheribon and Bal. good Ceylon rerificate for export Sumstra and Samarang	71 0 - 72 0 F.P. 44 0 - 44 0 F.	
Dominica and St. Lucia	(mid. and fine good and fine ord. triage and ord.	- 92 0 - 116 0 - 80 0 - 91 0 - 70 0 - 76 0	Mocha		

Coffie is sold in bond; the business is done in the public market, either by public sale or private contract. The terms are—E. 1, and with the public sale or private contract. The terms are—E. 1 and by the revenue. The draft on B. P., namely, cashaof 5 cwi. and apper cent for cash; East India at a prompt of three months from the day of sale, whilet discount, allowed the contract of the public and East India 1 lb.

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Notwithstanding the great reduction of the duties on coffee in 1824, there can be no doubt that they are still too high. At this moment they amount to 50 per cent. on the price of very fine coffee, and to 75 or 90 per cent. on the price of inferior sorts. Were the duties on British plantation coffee reduced to 3d. per lb. (28s. a cwt.), and those on Mocha and Foreign India coffee to 4d. per lb. (37s. 4d. a cwt.), the consumption would be so much extended, that, instead of being diminished, the revenue would be decidedly increased. The increase of consumption mentioned above must not, however, be wholly attributed to the reduction of the duty in 1824: the low prices from that year to 1830 had, no doubt, a material effect in facilitating the formation of a taste for coffee. The great reduction in the price of lew brewn sugar (at least 1½d. per lb.) must also have assisted the consumption of coffee,-the one being so necessary to the extensive use of the other. The small increase of consumption since 1830 is wholly to be ascribed to the rise of prices; but were the duty reduced to 3d., this rise would be counteracted, and the consumption would again rapidly increase; nor, provided East India were admitted at a duty of 4d., and foreign at a duty of 6d., is there any reason to fear that the increased consumption would have any material influence on the price.

Species of Coffee. Roasting, &c .- The coffee of Mocha is generally esteemed the best; then follow the coffees of Jamaica, Dominica, Berbice, Demerara, Bourbon, Java, Martinique, and Hayti. Arabian or Mocha coffee is produced in a very dry climate, the best being raised upon mountainous slopes and sandy soils. The most fertile soils are not suitable for the growth of very fine coffee. Mr. Bryan Edwards observes, that "a rich deep soil, frequently melierated by showers, will produce a luxuriant tree and a great crop; but the beans, which are large, and of a dingy green, prove, for many years, rank and vapid." And the same remark is made by Mr. Crawfurd, with respect to the coffee of Java.—(East Indian Archipelago, vol. i. p. 487.) Coffee is improved by being kept; it then becomes of a paler colour.

Mocha or, as it is commonly called, Turkey coffee, should be chosen of a greenish light olive hue, fresh and new, free from any mustiness, the berries of a middling size, clean. plump, and without any intermixture of sticks or other impurities. Particular care should be taken that it be not false packed. Good West India coffee should be of a greenish colour, fresh, free from any unpleasant small, the berries small and unbroken.

Coffee berries readily imbibe exhalations from other bodies, and thereby acquire an adventitious and disagreeable flavour. Sugar placed near coffee will, in a short time, so impregnate the berries, as to injure their flavour. Dr. Moseley mentions, that a few bags of pepper, on beard a ship from India, spoiled a whole cargo of coffee.

"The roasting of the berry to a proper degree requires great nicety; the virtue and agreeableness of the drink depend upon it; and both are often injured by the ordinary method. Bernier says, when he was at Cairo, where coffee is so much used, he was assured by the best judges, that there were only two people in that great city who understood how to prepare it in perfection. If it be under-done, its virtues will not be imparted, and, in use, it will load and oppress the stomach; if it be over-done, it will yield a flat, burnt, and bitter taste, its virtues will be destroyed, and, in use, it will heat the body, and act as an astringent."-(Moseley, p. 39.)

Adulteration of Coffee. - A mill for grinding coffee may be bought for a small sum; and no one who has the means of grinding it at home ought to purchase it ground, unless from shops of the first respectability. Ground coffee is liable to be, and in point of fact is, very extensively adulterated with succery, beans, roasted corn, &c. The facilities for this fraudulent intermixture are so very great as to render it impossible materially to lessen them otherwise than by a reduction of the duty.

Regulations with respect to Sale, Importation, &c.—Roasted beans and tye, reduced to powder, have depending been used to adulterate ground coffee: and the possession of such substitutes for coffee was formerly an offence punishable by the forfeiture of the articles, and a penalty of 100. But by the act 3 Geo. 4. c. 53., persons who are not dealers in coffee may take a license for roasting and selling erent sorts of coffee

s. d. s. d. Duty.

- 51 0 10 - 54 0 1 E. In. - 44 0 - 54 0 1 E. In. - 49 0 - 78 0 W.1. - 58 0 - 72 0 B.P. - 40 0 - 48 0 6 6. - 50 0 - 72 0 F.E. - 71 0 - 72 0 I. Sd. - 38 0 - 48 0 II. Sd. - 38 0 - 48 0 II. Sd. - 50 0 - 105 0 per b. 78 72 48 70 72 44 48 105

res are the same as allowed nely, casks of 5 cwt. and ap-els and bags 2 lbs.: Foreign

re can be no doubt ent. on the price of Were the duties

iose on Mocha and would be so much lly increased. The y attributed to the id, no doubt, a maat reduction in the he consumption of The small increase but were the duty vould again rapidly oreign at a duly of ve any material in-

esteemed the best; ı, Java, Martinique, ate, the best being are not suitable for rich deep soil, frereat crop; but the rank and vapid." ce of Java.—(East it then becomes of

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ic virtue and agreee ordinary method. was assured by the erstood how to prerted, and, in use, it at, burnt, and bitter act as an astrin-

a small sum; and round, unless from oint of fact is, very lities for this fraudlessen them other-

iced to powder, have substitutes for coffee alty of 100*l*. But by r roasting and selling

core, peas, beans, ar parsneps, labelling the parcels with the names, and conforming to the various regulations prescribed in the act.

Dealers in coffee must take out a licence, renewable annually, which, at present, costs 11s.

No coffee can be imported in packages of less than 100 lbs. neft weight.

No abatement of duties is made on account of any damage coffee may have received.

Coffee cannot be entered as being the produce of any British possession in America or of the Maurikius, until the master of the ship in which the coffee is imported deliver to the collector or comparious a certificate of its origin, and declara that the coffee is the produce of such place.—(3 & 4 Will. 4c. 52, 20 36, 37.)

We subjoin two pro forma accounts, one of the sale of 100 bags Brazil coffee, the other of the sale of 10 teres Januaica coffee. They may be depended upon as accurate; and are interesting from their showing in detail the various charges, exclusive of daty, affecting this important article.

1931. Jel. 30.	Cwt.	ot 1 month. qrs. 1bs. 0 0 gross 2 8 Tare 2	lb. Dr	aft 2 lb.	per bag.			L.	s, d,	L.	s.	d.
	141	1 20 nett				- al 3	1. 3s.	445	10 0			
	7				Discount	2 1-2 per	cent.		2 9	434	7	3
		Charges.				L.	s. d.			-	•	۰
	To Ses insurance on 4001. at 21	l, per cent	•	٠.			0 0					
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	Commission 1-2 per cent.		•		•	. 2	0 0	11	2 0	ŀ		
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We pointed out (art, East Indies) the injustice and impolicy of charging 3d. per lb, more on the coffee of our Eastern dominions, when imported for home consumption, than on that imported from the West Indies. This distinction has, however, been put an end to; the 5 and 6 Will. 4. c. 66. having enacted that coffee, the produce of British possessions within the limits of the East India Company's charter and of Sierra Leone, shall pay, when entered for home consumption, a duty of 6d. per lb.

Such coffee must, however, he accompanied with a certificate of origin, that is, a certificate anh-scribed by the proper officer of the place where it was shipped, hearing that he had received from the master, and examined, a declaration under the hand and seal of the shipper of the coffee, stating that it was really and bona fide the produce of some such British possession, and that he (the officer) be-

<sup>\*</sup> Coffee in bags pays 1s. 2d., and in casks 1s. 6d. of dock dues.

lieved such declaration to be true. The master must also, when he arrives in this country, make and subscribe a declaration before the collector or comproder, stating that the certificate of origin was received by him at the port where the coffee was taken on board, and that the coffee imported is the same that is mentioned therein. (We believe that this is the sense of the clause (2) relating to the certificate; but, from some error of the press or otherwise, it is all but unintelligible.)—Sup.)

[The consumption of coffee in the United States is very large. As much as 91,321,000 pounds of it were annually imported, on an average of the four years ending September 30th, 1837, chiefly from Brazil, Cuba, Hayti, Colombia, and Java. Of this amount, however, nearly 19 millions of pounds were re-exported to France, the Hanse towns, Holland, Belgium, Trieste, Turkey, the Levant, &c.—Am. Ed.]

COINS, pieces of metal, most commonly gold, silver, or copper, impressed with a public stamp, and frequently made legal tender in payment of debts, either to a limited or an unlimited extent.

1. Circumstances which led to the Introduction and Use of Coins .- When the precious metals first began to be used as money, or as standards by which to measure the value of different articles, and the equivalents for which they were most commonly exchanged, they were in an unfashioned state, in bars or ingots. The parties having agreed upon the quantity of metal to be given for a commodity, the exact amount was then ascertained by weight. But it is obvious that a practice of this sort must have been attended with a great deal of trouble and inconvenience. There can, however, be little doubt that the greatest obstacle to the use of unfashioned metals as money would be found in the difficulty of determining their quality, or the degree of their purity, with sufficient precision. The operation of assaying is one of great nicety and difficulty; and could not be performed in the early ages otherwise than in a clumsy, tedious, and inaccurate manner. It is, indeed, most probable, that when the precious metals were first used as money, their quality would be appreciated only by their weight and colour. A very short experience would, however, be sufficient to show the extreme inexactness of conclusions derived from such loose and unsatisfactory criteria; and the devising of some method, by which the fineness of the metal might be easily and correctly ascertained, would very soon be felt as indispensable to the general use of gold and silver as money. Such a method was not long in presenting itself: it was early discovered, that, to ascertain the purity of the metal, and also to avoid the trouble and expense of weighing it, no more was necessary than to mark each piece with a stamp declaring its weight and fineness. This invention was made at a very early period. According to Herodotus, the Lydians were the first who coined money.—Lib. i. c. 94. Other ancient authors say that the art of coining was invented during the period when Saturn and Janus reigned in Italy; that is, in a period antecedent to authentic history.—(Goguet, de l'Origine des Loix, &c. tom. i. p. 267.)

2. Metal used in the Manufacture of Coins.—Before the art of metallurgy was well understood, the baser metals were frequently used as money. Iron was the primitive money of the Lacedemonians, and copper of the Romans. But both iron and copper deteriorate by being kept; and besides this defect, the rapid improvement of the arts, by lowering their price, rendered their bulk too great in proportion to their value to permit of their continuing to be used as money. Copper, indeed, is still used in the form of tokens, convertible into silver in very small payments. In this country, copper pence and halfpence are rated at about 72 per cent. above their real value; but as their issue is exclusively in the hands of government, and as they are only legal tender to the extent of one shilling in any one payment, this over-valuation is not productive of any bad effect. The use of copper in other countries is limited in much the same way; gold and silver being every where the only metals made use of in the manufacture of the coins used in considerable payments.

3. Standard of Coins.—By the standard of a coin, is meant the degree of its purity and its weight; that is, the fineness of the metal of which it is made, and the quantity of metal contained in it.

(1.) Silver Coins.—A pound Troy, or 12 ounces, of the metal of which English silver coins are made, contains 11 oz. 2 dwts. pure silver, and 18 dwts. alloy. This pound is coined into 66 shillings; so that each shilling contains 80.727 grains fine silver, and 87.27 grains standard silver; and the money pound, consisting of 20 shillings, contains 1614-545 grains pure silver, and 1745-454 grains standard silver. From 1600 down to 1816, the pound weight of standard silver bullion was coined into 62 shillings. All the English silver coins have been coined out of silver of 11 oz. 2 dwts. fine, from the Conquest to this moment, except for the short period of 16 years, from the 34th Henry VIII. to the 2d Elizabeth.

(2.) Gold Coins.—The purity of gold is not estimated by the weights commonly in use, but by an Abyssinian weight called a carat. The carats are subdivided into four parts, called grains, and these again into quarters; so that a carat grain, with respect to the common divisions of a pound Troy, is equivalent to  $2\frac{1}{2}$  dwts. Gold of the highest degree of fineness, or pure, is said to be 24 carats line. When gold coins were first made at the English mint, the standard of the gold put in them was of 23 carats  $3\frac{1}{2}$  grains line and  $\frac{1}{3}$ 

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commonly in use, ed into four parts, respect to the comhighest degree of e tirst made at the grains fine and \( \frac{1}{2} \) grain alloy; and so it continued, without any variation, to the 18th of Henry VIII., who, in that year, first introduced a new standard of gold of 22 carats fine, and 2 carats alloy. The first of these standards was called the old; and the second the new standard, or crown gold; because crowns, or pieces of the value of 5s., were first coined of this new standard. Henry VIII. made his gold coins of both these standards under different denominations; and this practice was continued by his successors until 1633. From that period to the present, the gold of which the coins of this kingdom have been made has been invariably of the new standard, or crown gold; though some of the coins made of the old standard, previously to 1633, continued to circulate till 1732, when they were forbidden to be any longer current.—(Liverpool on Coins, p. 27.)

The purity of our present gold coins is, therefore, 11 parts fine gold and 1 part alloy. The sovereign or 20 shilling piece, contains 113-001 grains fine gold and 123-274 grains standard gold. The pound Troy of standard gold is coined into  $46_{\frac{100}{20}}$  sovereigns, or into 46l. 14s. 6d. The mint or standard price of gold is, therefore, said to be 46l. 14s. 6d. per lb. Troy, or 3l. 17s.  $10\frac{1}{2}d$ . an ounce.

The alloy in coins is reckoned of no value. It is allowed, in order to save the trouble and expense that would be incurred in refining the metals, so as to bring them to the highest degree of purity; and because, when its quantity is small, it has a tendency to render the coins harder, and less liable to be worn or rubbed. If the quantity of alloy were considerable, it would lessen the splendour and duetility of the metals, and would add too much to the weight of the coins.

The standard of the coins of foreign countries may be learned at a glance, by inspecting the Table of Coins subjoined to this article.

4. Variations of the Standard.—The value of all sorts of property being estimated, and the stipulations in almost all contracts for its purchase, sale, or hire, being made in money or coins, it is plain that no change can take place in the value of such money or coins, without virtually subverting these estimates and contracts, and enriching the debtor portion of society at the expense of the ereditor portion, or vice versâ. As the cost of producing all commodities is liable to vary from improvements in the arts, the exhaustion of the present or the discovery of new sources of supply, none can be selected to serve as money or coin, that may not vary in its real value. It is believed, however, that the precious metals vary less than any material that could be suggested. And with the exception of the extraordinary fall in their value caused by the discovery of the American mines, it seems to have been remarkably constant at other periods.

But in addition to the fluctuations naturally inherent in the value of coins, arising from variations in the cost of the metal of which they are made, their standard has been repeatedly changed. Notwithstanding that money or coin, from its being universally used as a scale by which to compute the value of all commodities, and as the equivalent for which they are commonly exchanged, is by far the most important of all the measures used in society; and should, consequently, be preserved as invariable as possible; there is none that has been so frequently altered. The necessities or extravagance of government have forced them to borrow; and to relieve themselves of the incumbrances thus contracted, they have almost universally had recourse to the disgraceful expedient of degrading the coin; that is, of cheating those who lent them money, to the extent of the degradation, and of enabling every other debtor in their dominions to do the same.

The ignorance of the public in remote nges facilitated this species of fraud. Had the names of the coins been changed when the quantity of metal contained in them was diminished, there would have been no room for misapprehension. But, although the weight of the coins was undergoing perpetual, and their purity occasional, reductions, their ancient denominations were almost uniformly preserved; and the people who saw the same names still remaining after the substance was diminished; who saw coins of a certain weight and fineness circulate under the names of florins, livres, dollars, and pounds; and who saw them continue to circulate as such, after both their weight and the degree of their fineness had been lessened; began to think that they derived their value more from the stamp affixed to them by authority of government, than from the quantity of the precious metals they contained. This was long a very prevalent opinion. But the rise of prices which invariably followed every reduction of the standard, and the derangement that was thereby occasioned in every pecuniary transaction, undeceived the public, and taught them, and their rulers, the expediency of preserving the standard of money inviolate.

The standard may be reduced by simply raising the denomination of the coin; by ordering, for example, that a half-sovereign should pass for a sovereign, and the latter for a double sovereign, &c. If injustice be resolved upon, this is the least mischievous way in which it can be perpetrated, inasmuch as it saves all the trouble and expense of a recoinage. But as it renders the fraud obvious and glaring, it has rarely been resorted to; and most reductions have been effected either by diminishing the weight of the coins, or by increasing the proportion of alloy in the metal of which they are made, or both.

Originally the coins of all countries seem to have had the same denomination as the

weights commonly used in them; and contained the exact quantity of the precious metals indicated by their name. Thus, the talent was a weight used in the earliest period by the Greeks, the as or pando by the Romans, the livre by the French, and the pannel by the English and Scotch; and the coins originally in use in Greece, Italy, France, and England, bore the same names, and weighed precisely a talent, a pendo, a livre, and a pound. The standard has not, however, been preserved inviolate, either in modern or ancient times. It has been less degraded in England than any where else; but even here the quantity of silver in a pound sterling is less than a third part of a pound weight,—the quantity it contained in 1300. In France, the livre current in 1789 contained less than one sixty-sixth part of the silver implied in its name, and which it had actually contained previously to 1103. In Spain, and some other countries, the degradation has been carried still further.\*

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From 1296 to 1355, the coins of England and Scotland were of the same weight and purity; but at the last mentioned epoch the standard of Scotch money was, for the first time, sunk below that of England; and by successive degradations, the value of Scotch money, at the union of the crowns in 1600, was only a twelfth part of the value of the English money of the same denomination. It remained at this point till the union of the kingdoms cancelled the separate coinage of Scotland.

The gold and silver coins of Ireland have been for a considerable period the same as those of Great Britain; but, until 1825, they were nominally rated  $8\frac{1}{3}$  per cent. higher, This difference of valuation, which was attended with considerable inconveniences, was put an end to by the act 6 Geo. 4. c. 79., which assimilated the currency throughout the empire.

The Tables annexed to this article contain all the information that can be desired by mercantile men with respect to the weight, fineness, &c. of English and Scotch gold and

silver coins, from the earliest periods to the present moment.

5. Mint, or Government valuation of Gold and Silver Coins.—If both gold and silver coins be made legal tenders, it is obviously indispensable that their value with respect to each other should be fixed by authority; or that it should be declared, that individuals shall be entitled to discharge the claims upon them by payments, either of gold or silver coins, according to some regulated proportion. The practice of making both metals legal tenders was long adopted in England. From 1257 till 1664, the value of gold coins surregulated by proclamation; or, which is the same thing, it was ordered that the gold coins, then carrent, should be taken as equivalent to certain specified sums of silver.—(Liverpool on Coins, p. 128.) From 1664, down to 1717, the relation of gold to silver was not fixed by authority; and silver being then the only legal tender, the value of gold coins fluctuated, according to the fluctuations in the relative worth of the metals in the market. But, in 1717, the ancient practice was again reverted to; and it was fixed that the guinea should be taken as the equivalent of 21 shillings, and conversely.

But the value of each of the precious metals is liable to perpetual changes. And hence, how accurately seever their proportional value, as fixed by the mint regulations, may correspond with the proportion which they actually bear to each other in the market when the regulation is made, the chances are 10 to 1 that it will speedily cease to express their relation to each other. But the moment that such a change takes place, it becomes the obvious interest of every one who has a payment to make, to make it in the overvalued metal: which, consequently, becomes the sole, or nearly the sole, currency of the country. Hence the reason why the coins of some countries are almost wholly of silver, and others almost wholly of gold. It is estimated, for example, that when it was fixed, in 1717, that the guinea should exchange for 21 shillings, gold was overvalued as compared with silver to the extent of  $1\frac{1}{2}$ ? per cent.—(Liverpool on Coins, p. 85.); and as the real value of silver with respect to gold continued to increase during the greater part of last century, the advantage of paying in gold in preference to silver became more decided, and ultimately led to the universal use of gold in all large payments, and to the fusion or exportation of all silver coins of full weight.—(Liverpool, loce cit.)

In France, a different valuation of the metals has had a different effect. Previously to the recoinage in 1785, the Louis d'or was rated in the mint proportion at only 24 livres, when it was really worth 25 livres 10 sols. Those, therefore, who should have discharged the obligations they had contracted by payments of gold coin instead of silver, would plainly have lost one livre 10 sols on every sum of 24 livres. In consequence, very few such payments were made; gold was almost entirely banished from circulation, and silver became almost the only species of metallic money used in France.—(Say, Traité d'Economie Politique, tom. i. p. 393.)

In 1816, however, a new system was adopted in this country; it being then enacted (56 Geo. 3. c. 68.), that gold coins only should be legal tender in all payments of more

<sup>\*</sup> For an account of the degradation of the coins of the ancient and modern Continental nations, see the article Money, in the Supplement to the old, or in the new edition of the Encyclopedia Britannica.

the precious metals arliest period by the the pound by the ance, and England, ind a pound. The r ancient times. It the quantity of silhe quantity it conhan one sixty-sixth nined previously to rried still further. e same weight and ey was, for the first ne value of Scotch of the value of the ill the union of the

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Continental nations, f the Encyclopædia than 40 shillings. The pound of silver bullion, that had previously been coined into 62 shillings, was then also coined into 66 shillings, the additional four shillings being retained by government as a seignorage or duty (amounting to  $6\frac{1}{3}\frac{1}{4}$  per cent.) upon the coinage. To prevent the silver coins from becoming redundant, government has retained the power to issue them in its own hands. Under these regulations, silver has ceased to be a standard of value, and forms merely a subordinate or subsidiary species of currency, or change, occupying the same place in relation to gold that copper occupies in relation to itself. This system has been found to answer exceedingly well.

A good deal of difference of opinion has existed as to whether gold or silver coins are best fitted for being made a legal tender. It does not seem that the one possesses any very striking advantage over the other; none, certainly, that would justify a change, after a

selection had been made, and acted upon for any considerable period.

Down to 1626, a scignorage or duty upon the coinage was usually charged upon the gold and silver coins issued by the mint; and it may be easily shown that the imposition of such a duty, when it is not carried to an undue height, is advantageous. A coin is more useful than a piece of uncoined bullion of the same weight and purity; the coinage fitting it for being used as money, while it does not unfit it for being used for any other purpose. When, therefore, a duty of seignorage is laid upon coin equal to the expense of coinage, it circulates at its real value; but when this charge is defrayed by the public, it circulates at less than its real value, and is consequently either melted down or exported whenever there is any demand for bullion in the arts, or any fall in the exchange. It is, indeed, true, that were a seignorage to be laid on gold coins, it would be necessary, to prevent an enhancement of the value of the currency, that their weight should be proportionally reduced; and it is on this account better, perhaps, to let them remain on the present footing. But when a seignorage was Isid on the silver coins, in 1816, it was not necessary to take the circumstance now alluded to into consideration; for as they were made subordinate to gold, and were intended to serve as change merely, its imposition had no tendency to raise the value of the currency, at the same time that it was calculated effectually to prevent the fusion of the coins, and to yield a small revenue to government.

6. Coinage since 1790. Amount of Coin in Circulation.—No. V. of the subjoined Tables shows the amount of the gold and silver coinage at the British mint, each year, from

1790 downwards

It will be seen from this account, that gold coin to the amount of about 47,000,000l. has been coincd at the mint between 1817 and 1831, both inclusive. It is not easy to form any very precise estimate of the portion of this immense sum now in circulation. In consequence of the exemption of our gold coin from any seignorage, large quantities of the coins carried abroad during an unfavourable exchange find their way to the foreign mints, where they are melted and recoined. We are not, however, wholly destitute of the means of approximating to the quantity of coin in circulation. The mint works wholly, or almost wholly, for the Bank of England, so that, by comparing the issues of coin by the Bank with the coin paid to her, and allowing for the export, we are able to get at a tolerably accurate result. We are indebted to Mr. Horsley Palmer for the following estimate, made up on this principle, of the gold coin in circulation in February, 1833. It may not be quite accurate, but we are sure that it is as accurate as it is possible to make any estimate of the sort.—(See next page.)

7. The Exportation and Importation of Gold and Silver Coins was formerly prohibited; but in 1819 it was enacted (59 Geo. 3. c. 49.), that they might be freely exported and imported, without being liable to any charge or duty whatever; and they may be imported without being either reported or entered at the Custom-house. This regulation has rendered

it next to impossible to ascertain the value of the bullion imported.

8. Forgery of Coin. Issue of forged or spurious Coins.—The forgery of coin is an offence that is practised more or less at all periods. The most effectual means of preventing it is to improve the fabric of the genuine coins, to cut the dies with great delicacy, and occasionally to vary the form of the coins. During the lengthened period from 1770 down to 1816, the genuine silver coins in circulation were so much worn and defaced, that it was very difficult to distinguish between them and counterfeits, which, in despite of the severest penalties, were thrown into circulation in immense quantities. But since the issue of the new coins, in 1816, forgery has been comparatively rare. There has, however, been a considerable increase of forgery during the last 7 years, as compared with the previous 7. Sufficient time has not yet been afforded for determining the influence of the law exempting the offence of counterfeiting from the punishment of death.

### Estimate of Gold Coin in circulation in February, 1833.

Issued by the Ba	nk.	Observations,
From January, 1821, to July, 1824, inclu- sive	£ 17,370,000	The exchanges during this period were in favour of the country, and gold was imported.
From August, 1824, to December, 1825, inclusive -	8,660,000	The exchanges during the major part of this period were against the country, and gold was exported. Of the total issue of 8,000,000. about 2,500,000. were issued from October to the end of December, 1825, to supply the place of the country notes then discredited, teaving 6,000,000. as the estimated export of coin, in addition to the bar and other uncoined gold sold by the Bank during this period.
From January, 1826, to April, 1828, in-	2,370,000	The exchanges during this period were in favour of the country, and gold was imported.
From May, 1828, to 15th of February, 1832	9,600,000	(1st. The exchanges were against the country from November, 1823, to February, 1820, during which period the issue amounted to 1,500,000t. of which 1,000,000t. is estimated to have been applied in the withdrawal of the country it, notes, leaving 500,000t as the amount of estimated export during that period.
	38,000,000	2d. From August, 1830, to February, 1832, the exchanges were also against the country, during which period the
Deduct for export. 1824-25 £0,000,000 1828-29 500,000 1830-32 2,000,000	8,500,000	issue was 4,000,0007. 1,000,000% of this sum was issued in November, 1831, upon the rejection of the Reform lill, and 1,000,0007. more may fairly be estimated as the futther amount upplied within the whole period, from August, 1830, in the withdrawal of the country small notes I leaving 2,000,000%, as the estimated amount of coin exported from
	29,500,000	1830 to 1832.
From 15th of February, 1832, to 15th of February, 1833.	1,800,000	This sum was taken out during the political discredit of May, 1832, and has not yet returned to the Bank.
redinary, robb.	31,300,000	
Deduct the stock at the branch banks, which has been taken as part of the issue from the Hank in London	1,300,000	
Leaving in circulation in the hands of the public on the 15th of February, 1833 -	30,000,000	,

9. Law as to the counterfeiting, &c. of Coin.—The acts as to this were consolidated and amended by the 2 & 3 Will. 4 c. 34, of which the following is a brief abstract:—

Counterfeiting the gold or silver coin of the realm, transportation for life, or for not less than 7 years, or imprisonment for not exceeding 4 years; and every such offence shall be deemed to be complete, although the counterfeiting be not finished.—2 3.

Colouring counterfeit coin, or any pieces of metal, with intent to make them pass for gold or silver coin; colouring or altering genuine coin with intent to make it pass for higher coin; transportation for fife, or for any term not less than 7 years, or imprisonment for any term not exceeding 4 years.—2 i.

Impairing the gold or silver coin, with intent to make the coin so impaired pass for gold or silver coin of full weight, transportation for not exceeding 14, nor less than 7 years, or imprisonment for not

coin of full weight, transportation for not exceeding 14, nor tess than 7 years, or imprisonment for not exceeding 3 vents. - 0 5.

Buying or selling, &c. counterfeit gold or silver coin for lower value than its denomination, importing counterfeit coin from heyond seas, transportation for life, or for not less than 7 years, or imprison-

ing counterfeit can from neyond seas, transportation for file, or for not less than 7 years, or imprisonment for not exceeding 4 years. —3 6.

Uttering counterfeit gold or silver coin, imprisonment for not exceeding 1 year; and uttering, accompanied by possession of other counterfeit coin, or followed by a second uttering within 10 days, imprisonment for not exceeding 2 years; every second offence of uttering after a previous coaviction, shall be felony.

I transportation for life, or for not less than 7 years, or imprisonment for not exceeding 2 years.

shall be felony, transportation for life, or for not less than 7 years, or imprisonment for not exceeding 4 years.—\$7.

Having 3 or more pieces of counterfelt gold or silver coin in possession, with intent to utter the same, imprisonment for not exceeding 3 years; second offence, transportation for life, or for not less than 7 years, or imprisonment for not exceeding 4 years.—\$8.

Making, mending, having possession of, or selling any mould, &c. or coining tools, or any press or engine, conveying tools or monies out of the mint without authority, felony; transportation for life, or for not less than 7 years, or imprisonment for not exceeding 4 years.—\$9 to, 11.

Counterfeiting any current copper coln, or making, mending, or having in his possession any coining tool, or buying, selling, &c. any counterfeit copper coin for lower value than its denomination, transportation for not exceeding 7 years, or imprisonment for not exceeding 2 years: and uttering any counterfeit copper coin, or having in his possession 3 or more pieces of counterfeit copper coin, amprisonment for not exceeding 1 year.—\$12.

Gold or silver coin tendered to any person suspecting any piece to be counterfeit, may be broken by such person; and if it shall appear to be counterfeit, the person tendering shall bear the loss; but if it shall be of due weight, and appear to be counterfeit, the person tendering shall bear the loss; but if it shall be of due weight, and appear to be counterfeit, the person tendering shall bear the loss; but if it shall be of due weight, and appear to be counterfeit, the person tendering shall bear the loss; but if it shall appear to be counterfeit, the person tendering shall bear the less; but if it shall appear to be counterfeit, the person tendering shall bear the less; but it is the person tendering any counterfeit copper content of the revenue are to break or deface every piece of counterfeit coin tendered for payment.—\$1 is a counterfeit coin tendered for payment.—\$1 is a counterfeit coin tendered for payment.

counterfoit coin tendered for payment.—q 1s.
Any person discovering any connterfeit coin, gold, silver, or copper, or any coining tool, is to carry
the same forthwith, before some justice, and on reasonable cause to suspect any person of counterfeiting, or having such coin, or any tool, &c., such justice may cause any place under the courtol of
such suspected person to be searched, either in the day or night, and if any such coin or tool shall be

found. same mint.with.-

The having

incluse or for artion. 10. C victed execut execut tions 7 second

Silve

\* 1527 pound 7 + 1666 was imp found, to cause the same to be seized forthwith, and carried before a justice, who is to secure the same for the purpose of being produced in evidence, and afterwards of being delivered up to the The necessity of the evidence of any officer of the mint to prove counterfeit coin dispensed with -0 17.

with—\$17.

The court may order hard labour or solitary confinement.—\$19.

The words "king's coin" include all coin hawfully current in the United Kingdom; and wilfully havin, in any dwelling-house or other building, lodging, apartment, field, or other place, open or actions, whether belonging to or occupied by himself or not, and whether for his own use or baneth, or for that of another, shall be deemed paving in his possession within this act.—\$21.

Persons acting in the execution of this act, protected in the usual manner, by requiring notice of action, &c., and allowing tender of amends, &c.—\$22.

10. Concictions for Coining and Uttering.—In the 7 years ending with 1818, 63 persons were convicted in England and Wales of the offence of counterfeiting the coin of the realm, of whom I was executed. In the next 7 years the convictions for coining were reduced to 14, but of these 5 were executed. In the last septembial period, ending with 1832, the convictions were 31, and the executions 7. The convictions for issuing forged coins in the first of the above periods were 21, in the second 9, and in the third, 32.

#### TABLES BELATIVE TO THE COINS OF GREAT HAITAIN AND OTHER COUNTRIES.

No. I. Exotish Coins.—Account of the English Silver and Gold Coins; showing their Value, the Seignorage or Profit upon the Coinage, and the Price of the Pound Troy of Standard Gold and Silver, from the Conquest to the present time.—(This and the most Table, No. 11., are taken from Part II. of Essays on Money, Exchanges, and Political Economy, by Henry Junues.)

			8	ilver.			G	okl.	
<b>A.</b> D.	Anno Regni.		Pound Weight of such Silver coined loto	Profit or Seignorage on the Coinage,	4. Equel to the Mint Price for Standard Silver of 11 az. 2 dwts. fine Troy weight.	5. Fineness of the Gold in the Coins.	6. Pound Weight of such third coined into	Profit or Seignorage on the Comage.	8, Equal to the Mint Price for Standard Guld of 22 Carats fine Troy weight
1066 1280 1300 1344 1319 1356 1401 1421 1425 1461 1470 1482 1483 1485 1509 1543 1543 1545 1515 1516	1 Edward VI	0z. dts. 11 2	L. s. d. 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 3 1 0 3 1 2 0 0 1 5 0 0 1 5 0 0 1 10 0 0 1 10 0 0 1 17 6 0 1 17 6 0 1 17 6 0 1 17 6 0 1 17 6 0 1 17 6 0 2 0 0 0 2 8 0 0 2 8 0 0 2 8 0 0 3 12 0 0 3 12 0	L. L. d. 0 1 0 0 1 2 0 1 3 0 1 3 0 1 3 0 0 10 0 0 10 0 0 10 0 1 0 0 1 0 0 4 6 0 2 0 0 1 6 0 1 6 0 1 6 0 1 0 0 1 0 0 1 0 0 4 4 0 0 2 0 0 4 4 0 4 0 0	1 0 31 1 2 8 1 5 9 1 5 9 1 10 11 1 10 11 1 15 2 1 15 2 1 17 10 1 18 4 1 18 4 1 18 4 1 18 1 1 18 1 1 18 1	23 3½	L. L. d.  13 3 4 14 0 0 15 0 0 0 15 0 0 0 15 0 0 0 15 0 0 0 15 0 0 0 20 10 0 22 10 0 0 22 10 0 0 22 10 0 0 22 10 0 0 22 10 0 0 25 2 10 0 0 25 2 10 0 0 25 2 10 0 0 25 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 8 4 0 11 8 0 6 8 0 5 0 0 5 0 0 5 5 0 0 5 10 0 5 10 0 7 6 0 7 6 0 2 6 0 2 8 0 2 2 0 2 3 0 0 3 0 0 3 0 1 4 0 0 2 8 0 2 10 0 3 0 0 1 1 0 0 1 0	12 10 8 13 3 9 14 8 4 4 14 9 11 14 0 11 14 0 11 11 18 0 5 5 21 1 10 21 15 0 22 0 0 0 22 0 0 0 22 10 0 0 27 10 0 0 37 10 0 0 33 0 0 0
1552 1553 1560 1600 1604 1626 †1666	6	11 0 11 2	3 0 0 3 0 0 3 0 0 3 0 0 3 2 0 3 2 0 3 2 0 3 2 0 3 2 0 3 2 0 3 2 0	0 1 0 0 1 0 0 1 0 0 1 6 0 2 0 0 2 0 0 0 0 0 0 0 0 4 0	3 2 0 3 2 0	23 3\ 22 0 \ 23 3\ 22 0 \ 23 3\ 23 3\ 22 0 \ 23 3\ 22 0 \ 23 0 \ 23 0 \ 24 0 \	33 0 0 36 0 0 36 0 0 36 0 0 36 0 0 37 0 0 38 0 0	0 2 0 0 3 0 0 3 0 0 5 0 0 10 0 0 10 0 1 10 0 1 1 5	

\*1527—Henry VIII.] The Saxon or Tower pound was used at the mint up to this time, when the poind Troy was substituted in its stead. The Tower pound was but 11 oz. 5 dwts. Troy; so that, from the Conquest to the 28th of Edward 1. 20 shillings in the were exactly a pound in weight. †1666—18 Charles II.] The seignorage on the coinage was at this time given up, and the gold bullon brought to the mint has ever since been coined free of expense. A seignorage of  $6\frac{1}{3}\frac{1}{4}$  per cent was imposed on the coinage of silver by 56 Geo. 3.

ted and amended by

in favour of the of this period were ported. Of the total ere issued from Oco supply the place of eaving 6,000,000, as tion to the bar and during this period. re in favour of the untry from Novemhich period the issue DO,0002. is estimated

al of the country 11, of estimated export

1832, the exchanges ng which period the s sum was issued in the Reform Hill, and ated as the further eriod, from August, small notes; leaving 'coin exported from olitical discredit of o the Bank.

r for not less than 7 e deemed to be com-

onse for gold or silver n; transportation for eding 4 years.—§ 4, as for gold or silver imprisonment for not

nomination, import-7 years, or imprison-

and uttering, accomwithin 10 days, im-previous conviction, nt for not exceeding

Intent to utter the r life, or for not less

ols, or any press or insportation for life,

rossession any coin-n its denomination,

years : and uttering uterfeit copper cols,

t, may be broken by I bear the less; but it is to receive it at ce; and the tellers face every piece of

ing tool, is to carry person of counter-nder the centrol of coin or tool shall be

No. 11. ENOLISH COINS.—Account of the Quantity of Fine Silver coined into 20s, or the Pound Sterling; the Quantity of Standard Silver, of 11 oz. 2 dwts. Fine and 18 dwts. Alloy, contained in 20s or the Pound Sterling, in the different Reigns, from the Time of Edward 1. to the Reign of William IV.—A similar Account with respect to Gold.—And an Account of the proportional Value of Fine Gold to Fine Silver, according to the Number of Grains contained in the Coins.—Calculated in Grains and 1000th Parts Troy Weight.

	1		Sil	ver.	Go	ıd.	
<b>A.</b> D.	Anno Regni.		Number of Grains of Fine Silver in 20 Shillings, or the Pound Ster- ling, as coined by the Mint Inden- tures.	2.  Number of Grains of Standard Silver, 11 oz. 2 dwls.  Flue in 20 Shillings, or the Pound Sterling, as coined by the Mint Indentures.	3. Number of Grains of Fine Gold in 20 Shillings, or the Poud Sterling, as coined by the Mint Indentures.	4. Number of Grains of Standard Gold, 22 Carats fine, in 20 Shidlings, or the Pound Ster- ling, as coined by the Mint Ioden- tures,	5. Proportionate Value of Fine Gold to Fine Silver, according to the Quantity of each Metal con- tained in the
			Grains.	Grains,	Grains.	Grains,	Gold to Silver.
1066	Conquest	-	4,995.000	5,400.000			
1280	8 Edward I.	-	4,995.000	5,400.000	407.990	445:080	1 4- 10 001
1311 1319	18 Edward III.	-	4,933 333 4,440 000	5,333·333 4,800·000	383:705	418.588	1 to 12:091 1 — 11:571
1319	30	-	3,996.000	4,320.000	358.125	390 682	1 - 11 158
1401	3 Henry 1V.	-	3,996.000	4,320.000	358.125	390 682	1 - 11 158
1421	9 Henry V	-	3,330.000	3,600 000	322:312	351-613	1 - 10:331
1461	4 Edward IV.	-	2,664.000	2,880.000	257.850	281-291	1 - 10.331
1465	5		2,664.000	2.880.000	238.750	260 454	1 - 11.158
1470	49 Henry VI.		2,664.000	2.880.000	238.750	260.454	i - 11·158
1482	22 Edward IV.	-	2,661.000	2.880.000	238 750	260.454	i — 11·158
1509	1 Henry VIII.	_	2,664.000	2,880.000	238.750	250:454	1 11:158
1527	18	_	2.368.000	2.560.000	210.149	229-253	1 11-268
1543	31	_	2,000.000	2,162.162	191.666	209 090	1 10.434
1515	36	_	1.200.000	1.297 297	176.000	192.000	1 - 6.818
1546	37 ———	-	800.000	864 864	160.000	171 515	1 - 5.000
1547	I Edward VI.	-	800.000	864.864	160.000	174.545	1 5.000
1519	3	-	800:000	864.864	155.294	169-412	1 - 5.151
1551	5	-	400.000				
		-	1,760.000	1,902.702	160.000	174.545	1 11:000
1552	6	-	1,768 000	1,911 351	160.000	174.545	1 - 11:050
1553	1 Mary	-	1,760 000	1,902 702	159.166	173-636	1 11:057
1560	2 Elizabeth -	_	1,776 000	1,920 000	160.000	174.545	1 11:100
1600	43	-	1,718.709	1,858 064	157 612	171 940	1 10.904
1601	2 Jaines I	- 1	1,718.709	1,858.064	141.935	154.838	1 12-109
1626	2 Charles I	-	1,718 709	1,858.061	128.780	140.487	1 13:346
1666	18 Charles II.	-	1,718 709	1,858 064	118 651	129.438	1 - 14.485
1717	3 George I.	-	1,718.709	1,858.064	113 001 ,	123.274	1 - 15.209
1816	56 George III.	-	1,614.545	1,745.454	113.001	123.274	1 14.287

No. III. Scorch Coins.—Account of the Number of Pounds, Shillings, and Pennies Scotch, which have been coined out of One Pound Weight of Silver, at different Times; with the Degree of Purily of such Silver, or its Fineness, from the year 1107 to the year 1601.—(From Cardonnel's Numismata Scotiæ, p. 24.)

<b>A.</b> D,	Anno Regni.		Purity.	Alloy.	Value of the Money coin- ed out of a Lb. Weight of Silver.	<b>A.</b> D.	Anno Regni.	Parity.	Alloy.	Value of the Money coin- ed out of a Lb. Weight of Silver.
From 1107 to	Alexander I. David I. William Alexander II Alexander II John Balioi	. }	Oz. pw.	Oz. pw.	£ s. d.	1451 1456 1475 1484 1488 1489		Oz. pw. 11 2 11 2 11 2 11 2 11 2 11 2	Oz. pw. 0 18 0 18 0 18 0 18 0 18	£ s. d. 3 4 0 4 16 0 7 4 0 7 0 0 7 0 0
From 1306 10 1329 1366 1367	Robert I.  David II.	38 39	11 2 11 2 11 2	0 18 0 18 0 18	1 1 0 1 5 0 1 9 4	1529 1544 1556 1565 1567 1571	James V. 16 Mary 3 ————————————————————————————————————	11 0 11 0 11 0 11 0 11 0 9 0	1 0 1 0 1 0 1 0 1 0 3 0	9 12 0 9 12 0 13 0 0 18 0 0 18 0 0 16 14 0
From 1371 to 1390 1393 1424	Robert II.	- 4 19	11 2 11 2 11 2	0 18 0 18 0 18	1 9 4 1 12 0 1 17 6	1576 1570 1581 1597 1601	10 	8 0 11 0 11 0 11 0 11 0	1 0 1 0 1 0 1 0	16 14 0 22 0 0 24 0 0 30 0 0 36 0 0

No. IV. have b portion

A. D.

Years

Values of in Engla \*\*\* The

No. VI. 6

AUSTRIA BAVARIA

BERN BRUNSW DENMAR

\*The L Master of published Specime for this T been selec their progr from avera

<sup>\* 1551—5</sup> Edward VI.] The coinage of debased silver money in the 5th year of Edward VI. of 3 oz. fine, ought more properly to be considered as Tokens. The sum of 120,000l. only was so coined.—(See James's Essays, chap. iv.) † 1816—50 George III.] The government having taken the coinage of silver into its own hands, there is at present no fixed price paid to the public, by the mint, for standard silver. And supposing the government to continue the present mint regulations, and to keep gold at 75, 101d. an ounce, 2s the price of silver varies, the relative value of gold to silver will vary in like proportion.

or the Pound Ster-oy, contained in 20% he Reign of William tional Value of Fine oins .- Calculated in

Grains Gold, ine, in gs, or Ster- ned by inden-	5. Proportionate Value of Fine Gold to Fine Silver, according to the Quantity of each Metal con- tained to the
s	Gold to Silver.
80 88 82 82 13 11 54 54 54 54 54 54 54 51 15 15 15 15 15 15 15 15 15 15 15 15	1 to 12·091 1 — 11·571 1 — 11·158 1 — 11·158 1 — 10·331 1 — 10·331 1 — 10·331 1 — 11·158 1 — 11·158 1 — 11·158 1 — 11·158 1 — 11·158 1 — 11·268 1 — 5·000 1 — 5·151
45 45	1 — 11:000
36	1 11:057
45	1 11.100
40	1 10.904
38	1 12 109
87 38	1 13:346
30 74	1 — 14·485 1 — 15·209
74	1 - 14-287
-	11201

nnies Scotch, which the Degree of Purity rdonnel's Numismata

I vertice of the

<b>y.</b>	Al	loy.	Lb.	ey o	oin- (a ght
e.		pw.	£	8.	d.
2	0	18	3	4	0
2	0	18	7 7	16	0
2	0	18	7	4	0
2	0	18	7	0	0
***** * DOODOOOOOO	0	18	7	0	0
b	1	0	9	12	0
b	1	0	9	12	0
b	1	0	13	0	0
b	î	0	18	0	Ô
b	1	0	19	0	0
b	3	0	16	14	0
b	4	0	16	14	0
b	1	0	22	0	0
b	1	0	24	0	0
Þ	1	0	30	0	0
b	1	0	36	0	0

of Edward VI. of 3 nly was so coined .--

No. 1V. Scorch Coins.—Account of the Number of Pounds, Shillings, and Pennies Scotch, which have been coined out of One Pound Weight of Gold; with the degree of their Purity, and the Proportion that the Gold bore to the Silver.—(Cardonnet, p. 25.)

A. D.	Anno Regni.	Anno Regni.		inece	4.	Altoy.		Value of the Cnin coined put of One Pound of Gnid.			Pound of Pure Gold weighed of Pure Silver.				
1371, &c 1390, &c 1494 1451 1456 1475 1484 1488 1529 15567 1567 1579 1597 1601	Robert II. Robert II. James I. James II. James III. James IV. James V. Mary James VI. Charles I.	19 15 20 16 24 1 16 14 10 13 31 35 9	Oz. 11 11 11 11 11 11 11 11 11 11 11 11 11	pw. 18 18 18 18 18 18 18 18 18 10 0 0 0 0 0	87. 18 18 18 18 18 18 18 18 0 0 0 0	Oz. 0 0 0 0 0 0 0 1 1 1 1 1 1 1 1 1	pw. 1 1 1 1 1 1 1 1 0 0 0 0 0 0 0	gr. 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	£ 17 19 22 33 50 78 78 108 144 240 240 432 492	8. 12 4 10 0 15 15 15 0 0 0 0 0 0 0 0 0 0 0 0 0	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Lts. 11 11 11 9 10 10 10 10 10 11 12 12 13	02. 1 1 1 1 8 8 2 5 5 5 5 5 5 6 0 0 0 0 0 0	Pw. 17 17 17 4 4 0 7 7 7 8 8 2 0 0 7	sr. 22 22 22 24 14 20 9 9 6 6 0 0

No. V.—Account of the value of the Gold and Silver Coins, specifying each, coined at the Mint, each Year since 1790.—(Parl. Paper, No. 138. Sess. 1833; and papers published by the Board of Trude.)

Years	Gold coined.	Silver coined.	Years.	Gold coined.	Silver coined.
	£ 8. d.	£ s. d.		£ s. d.	£ 8, d
1790	2,660,521 10 0	NII.	1812	Nil.	52 14 0
1791	2,456,566 17 6	Nil.	1813	519,722 3 6	89 18 0
1792	1,171,863 0 0	251 17 6	1814	Nil.	161 4 (
1793	2,747,430 0 0	Nil.	1815	Nil.	Nil.
1794	2,558,894 12 6	Nil.	1816	Nil.	1,805,251 16 (
1795	493,416 0 0	293 11 11	1817	4,275,337 10 0	2,436,297 12 (
1796	464,680 2 6	Nil.	1818	2,862,373 10 0	576,279 0 (
1797	2,000,297 5 0	Nil,	1819	3,574 10 8	1,267,272 12 (
1798	2,967,504 15 0	Nil.	1820	949,516 0 10	847,717 4
1799	449,961 15 0	Nil.	1821	9,520,758 13 10	433,686 0
1800	189,937 2 6	Nil.	1822	5,356,787 12 6	31,430 7
1801	450,242 2 0	53 7 1	1823	¥ 759,748 10 0	285,271 16
1802	437,018 18 6	62 0 0	1824	4,065,075 0 0	282,070 16
1803	596,444 12 6	72 6 8	1825	4,580,910 0 0	417,535 16
1804	718,396 17 6	77 10 0	1826	5,896,461 7 6	608,605 16
1805	54,668 5 0	182 18 0	1827	2,512,636 17 6	33,019 16
1806	405,105 15 0	Nil.	1828	1,008,559 2 6	16,288 3
1807	Nil.	108 10 0	1829	2,446,754 12 6	108,259 16
1808	371.744 2 0	Nil.	1830	2,387,881 2 6	151 16
1809	298,916 11 0	114 14 0	1831	587,949 14 5	33,698 5
1810	316,935 13 6	120 18 0		<u> </u>	
1811	312,263 3 6	NII.	Total -	£69,856,894 8 9	9,183,259 5

No. VI. GOLD Coins OF DIFFERENT Countries.—A Table containing the Assays, Weights, and Values of the principal Gold Coins of all Countries, computed according to the Mint Price of Gold in England, and from Assays made both at London and Paris, which have been found to verify each

<sup>\*\*</sup>The publishers of this work have purchased the right to publish this Table from Dr. Kelly, in the second edition of whose Cambist it originally appeared.

COINS.	Assay.	Weight.	Standard Weight.	Contents in Pore Gold.	Value in Sterling.
AUSTRIAN   Souverain	 Car. gr. W. 0 0 0 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Dut.gr. 3 14 4 12 2 54 6 54 4 2 54 1 23 4 21 4 2 1 5 2 5 2 5 2 5 3 2 5 3 2 5 3 2 5 3 5 3 5	Dut.gr.mi. 3 13 15 4 20 5 2 10 3 5 5 10 3 14 0 2 19 1 4 19 0 4 19 5 2 9 8 1 21 19 2 9 8 1 21 19 2 9 8 4 5 16	Grains. 78-6 106-4 53-3 115- 77- 52-8 45-9 105-5 105-7 51-8 52-6 42-2 52-6 93-3	3. d. 13 10 92 18 9 97 9 5 91 20 4 23 13 7 44 9 4 15 8 1 48 18 8 48 9 2 9 3 7 ( 7 5 62 9 3 7 ( 16 6 14



nto its own hands, er. And supposing s, 10td. an ounce, as portion.

<sup>\*</sup>The London assays in this Table were made by Robert Bingley, Esq. F. R. S. the King's Assay Master of the Mint, and those at Paris by Pierre Frédéric Bonneville, Essayeur du Commerce, as published in his elaborate work on the colns of all nations.

Specimens of all the foreign colns brought to London for commercial purposes have been supplied for this Table from the Bullion-office, Bank of England, by order of the Bank Directors, and have been selected by John Humble, Esq., the chief clerk of that office, who also extunized the Tables in their progress. It may likewise be udded, that the Mint Reports of these commercial coins are chiefly from average assays; and that all the computations have been carefully verified by different calculators.—(Note by Dr. Kelly, to second edition of the Cambist, published in 1921.)

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Tu: Un VE: WI

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DEN

Engi

	COINS.	Assay.	Weight.	Standard Weight.	Contents in pure Gold.	Value in Sterling.
ENGLAND	- Guinea	Car. gr. Stand.	Dwt. gr. 5 01	Dwl. gr. mi. 5 9 10	Grains.	21 d.
PUOPVID	Half-guinea -	Stand.	2 16	2 16 15	59.3	10 6.
	Seven shilling piece	Stand.	1 19	1 19 0	39.6	7 0
	Sovereign	Stand.	5 31	5 3 5	113.1	20 0
FRANCE	- Double Louis (coined before 1786) -	W. 0 2 W. 0 2	10 11	10 5 6 5 2 2	224·9 112·4	39 94
	Double Louis (coincd since 1786)	W. 0 2 W. 0 11	9 20	9 15 19	212.6	10 10 10 137 7 1
	Louis	W. 0 1	4 22	4 19 19	106.3	18 9
	Double Napoleon, or piece of 40		_ ـ			
	francs	W. 0 13 W. 0 13	8 7	8 3 0 4 1 10	179· 89·7	31 8:
	Napoleon, or piece of 20 francs - New Louis (double, &c.) the same as the Napoleon.		4 31	4 1 10	89.7	15 10
	T ON THE MAINE Ducat	B. 1 21	2 53	2 9 14	52.9	9 4
GENEVA	- Pistole, old	W. 0 2	4 71	4 4 18 3 15 4	92·5	16 4
GENOA -	Pistole new	W. 0 01 B. 1 31	3 153 2 53	3 15 4 2 10 6	53.4	9 5
HAMBUROH	- Ducat (double in proportion)	B. 1 21	2 5	2 9 14	52.9	9 4
HANOVER	- George d'or	W. 0 11	4 6	4 5 3	92.6	16 4
	Duent	B. 1 31	2 53	2 10 3	53.3	9 5
	Gold florin (double in proportion) -	W. 3 01 Stand.	2 2 12 21	1 18 6 12 21 0	39.	6 10
IOLLAND	- Double ryder Ryder	Stand.	6 9	6 9 0	140.2	50 1 97 24 97
	Ducat	B. 1 21	2 54	2 0 12	52.8	9 4
MALTA -	- Double Louis	W. 1 3	10 16	9 18 18	215.3	38 15
	Louis	W. 1 3 W. 1 2	5 8 2 16	4 21 16	106° 54°5	19 1
TILAN -	Demi Louis	W. 1 21 B. 1 3	2 16 2 52	2 11 3 2 10 0	53·2	9 77
- 11111	Doppia or pistole	W. 0 1	4 1	4 0 8	88.4	15 7
	40 Lire piece of 1808	W. 0 12	8 8	8 4 0	179.7	31 9
APLES	- Six ducat piece of 1783	W. 0 21	5 16	5 12 18	121-9	21 6
	Two ducat piece, or sequin, of 1762	W. 1 27 B. 1 31	1 20½ 2 10±	1 16 6 2 15 1	37·4 58·1	6 7
JETHENT AN	Three ducai piece, or oncetta, of 1818 ps Gold lion, or 14 florin piece	B. 1 3½ Stand.	2 101 5 73	2 15 1 5 7 16	117.1	10 3 20 8
. Etilenba.	Ten florin piece (1820)	W, 0 13	4 73	4 5 15	93.2	16 5
ABMA -	<ul> <li>Quadruple pistole (double in propor-</li> </ul>	,				
	tion)	W. 1 0	18 9	17 12 18	386	68 3
	Pistole or doppia of 1787	W. 0 3 W. 1 01	4 14 4 14	4 10 4 4 8 14	97·4 95·9	17 25 16 11 6
	Ditto of 1796	W. 1 01 W. 0 11	4 31	4 1 10	69.7	15 10 5
PIEDMONT	- Pistole coined since 1785 (1, &c. in		* 53			
	proportion)	W. 0 1⅓	5 20	5 17 0	125.6	22 27
	Sequin (1 in proportion)	B. 1 21	2 51	2 9 12	52.9	9 4.3
	Carlino, coined since 1785 (1, &c. in proportion)	W. 0 11	29 6	28 20 0	634-4	112 3.3
	Piece of 20 francs, called Marengo	W. 2 0	4 31	3 18 4	82.7	14 76
OLAND	- Ducat	B. 1 21	2 53	2 9 12	52.9	9 4.3
ORTUGAL	- Dobraon of 24,000 rees	Stand.	34 12	34 12 0	759	134 3.9
	Dobra of 12,800 rees	Stand.	18 6	18 6 0	401.5	71 97
	Moldore or Lisbonnine (1 &c. in pro- portion)	Stand.	6 22	6 22 0	152-2	26 11.2
	Piece of 16 testoons, or 1,600 rees -	W. 0 01	2 6	2 5 14	49.3	8 87
	Old crusado of 400 rees	W. 0 0 ¥	0 15	0 14 18	13.6	2 48
	New crusado of 480 rees	W. 0 0	0 161	0 16 2	14.8	2 74
	Milree (coined for the African colo- nies 1755)	Stand.	0 19#	0 19 15	18-1	3 24
RUSSIA	- Ducat of 1748	B. 1 21	2 5	2 9 14	52.9	9 4.0
	Ducat of 1787	B. 1 2	2 5	2 9 6	52.6	9 37
	Frederick (double) of 1769	W. 0 13	8 14	8 9 18	185	32 8:9
	Frederick (single) of 1778	W. 0 11 W. 0 2	4 7 8 14	4 5 4 8 9 6	92·8 184·5	16 50 32 78
	Frederick (double) of 1800 Frederick (single) of 1800	W. 0 2 W. 0 2	8 14 4 7	4 4 13	92.2	32 78 16 34
OME -	- Seguin (coined since 1760)	B. 1 34	2 41	2 9 0	52.2	9 28
	Scudo of the Republic	W 0 14	17 01	16 16 6	367	64 114
AIRBU	Scudo of the Republic	B. 1 21	2 6	2 10 0	53.2	9 4.9
	Ducat of 1763	B. 1 2	2 53 1 04	2 9 8	52 6 22 5	9 37
	Gold ruble of 1756 Ditto of 1790	Stand. W. 0 01	1 01 0 183	1 0 10 0 18 14	17:1	3 11·7 3 0·3
	Gold poltin of 1777	Stand.	0 9	0 9 0	8.2	1 54
	Imperial of 1801	B. 1 21	7 171	8 6 8	181.0	32 23
	Half Imperial of 1801	B. I 21	3 20	4 3 4	90.9	16 10
	Ditto of 1818	B. 0 01	4 34	4 3 12	81.3	16 19
ARDINIA	- Carlino (1 in proportion)	W. 0 21 B. 1 2	10 75	9 23 16	219·8   52·6	30 8·1 9 3·7
AAUNY	Ducat of 1784	B. 1 2 B. 1 2	2 52	2 9 8	52.0	9 4.3
	Augustus of 1754	W. 0 2	4 6	4 3 8	91.2	16 1 6
	Augustus of 1784	W. 0 14	4 61	4 4 12	92.2	16 38
ICILY*	- Ounce of 1751	W. 1 21	2 201	2 15 8	58.2	10 3.6
	Double ounce of 1758	W. 1 2	5 17	5 7 14	117.	20 84
	Dankloon of 1770 /death- and 1 - 1					
PAIN -	- Doubloon of 1772 (double and single in proportion)	W. 0 24	17 81	61 21 16	372	65 10 0

<sup>\*</sup> Much variation is found in the fineness of the Sicilian gold coins.

C	ontents n pure Gold.	Value in Sterling.
	77ains. 118·7 59·3 39·6 113·1 224·9 112·4 212·6 106·3	21 0· 10 6· 7 0· 20 0· 39 9·64 10 10·71 37 7·53 18 9·75
	179· 89·7	31 8:36 15 10:5
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	52-9 92-5 80- 53-4 52-9 92-6 53-3 39- 53-2 140-2 215-3 108- 54-5 53-2 88-4 179-7 121-9 37-4 58-1 117-1 93-2	9 4:34 16 4:45 14 1:9 9 5:41 16 4:66 9 5:10 9 5:10 9 5:10 9 4:13 32 1:25 19 1:75 9 4:13 32 1:25 19 1:75 10 7:75 9 4:13 10 7:75 10 7:75
18 4 14 10	386· 97·4 95·9 69·7	68 3.78 17 2.85 16 11.67 15 10.5
0 12	125·6 52·9	22 2.75 9 4.34
6 16 16 15 18 14 10 10 10 10 10 10 10 10 10 10 10 10 10	634·4 82·7 52·9 759· 401·5	112 3:38 14 7:63 9 4:34 134 3:96 71 9:70
0 14 18 2	152-2 49-3 13-6 14-8	26 11:24 8 8:70 2 4:88 2 7:42
15 14 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	493 13:6 14:8 18:1 52:9 52:6 185: 92:8 184:5 92:2 53:2 53:2 18:1 17:1 8:2 91:3 91:3 91:3 91:3 18:1 18:1 18:1 18:1 18:1 18:1 18:1 1	3 2 44 9 249 9 27 22 890 16 5 66 3 27 59 16 3 42 9 27 3 117 3 117 3 117 3 117 3 117 3 2 23 1 5 41 16 198 30 5 16 19 2 37 11 19 2 16 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	0 0000	QE 10 05

16 372· 6 360·5

coins.

65 10 05 63 9 62

	COINS.	Assay.	Weight.	Standard Weight.	Contents in pure Gold.	Value in Sterling.
SPAIN	Pistole of 1801 Coronilia, gold dollar, or vintem of	W. 1 1	Lwt. gr. 4 81	Dwt. gr. mi. 4 2 6	Grains. 90·1	15 11·35
	1801	W. 1 21	1 3	1 0 18	22.8	4 0.42
	Ducat	B. 1 2	2 5	2 8 12	51.9	9 2.22
SWITZERLAND	Pistole of the Helvetic Republic of		4 011		105.0	10 00
	1800	W. 0 11 B. 1 2	4 211	4 19 9		18 8-91
	Ducat -		2 5≩	2 9 8	52.6	9 3.71
TURKEY -	Sequin fonducil of Constantinople	W. 2 21	2 52	1 23 6	43.3	7 7.94
	Sequin fonducli of 1789	W. 2 3	2 5	1 22 16	42.9	7 7.1
	Half missler (1818)	W. 5 3	0 181	0 13 5	12 16	2 1.89
	Sequin fonducli	W. 2 3	2 5	1 22 7		7 6.26
	Yermeebeshiek	B. 0 31	2 13	3 4 13		12 5:36
TUSCANY -	Zecchino or sequin	B. 1 3	3 5	2 10 14		9 5.83
100000	Ruspone of the Kingdom of Etrurla	B. 1 37	6 17	7 7 13		28 5.93
UNITED STATE	es * Eagle ({ and { in proportion) -	W. 0 01	11 6	11 4 8	246.1	43 6 6
	Zecchino or sequin (1 and 1 in pro-		l .			
	portion)	B. 1 31	2 6	2 10 10		9 5.83
WIRTEMBERG	Carolin	W. 3 2	6 3	5 4 0		20 1.4
	Ducat	B. 1 2	2 5	2 8 12	51.9	9 2.2
	Ducat (double and aducat in propor-					
	tlon)	B. 1 2	2 5₹	2 9 8	52.6	9 3 7
EAST INDIE	a				1	i
EVPT INDIE	Mohur of 1770	B. 1 21	7 221	8 11 15	186-8	33 0.73
	Mohur, Half (1787), 1 in proportion	11. 1 2	3 23			16 7.6
	Mohur Sicca of Bengal	B. 1 3	7 23	8 15 0		30 1 0
	Mohur of the Dutch East India					
	Company, (1783)	W. 3 31	10 2	8.80	183.4	32 5.5
	Mohur, Half Ditto (1801)	W. 3 11	5 31	4 18 18	96.2	17 0.3
	Rupee, Bombay (1818)	B. 0 01	7 11	7 11 13		29 1.7
	Rupee of Madras (1818)	Stand.	7 12	7 12 0		29 2.4
	Pagoda, star	W. 3 0	2 4	1 21 11	41.8	7 4.7

No. VII. SILVER COINS OF DIFFERENT COUNTRIES.—A Table containing the Assays, Weights, and Values of the principal Silver Coins of all Countries, computed at the rate of 5s. 2d. per Ounce Standard, from Assays made both at the London and Parls Mints.

	COINS.	Assay.	Weight.	Standard Weight.	Contents in Pure Silver.	Value in Sterling.
Austria	- Rixdollar of Francis II., 1800 Rixdollar of the kingdom of Hungary Half rixdollar, or florin, Convention Copfisuek, or 20 creutzer piece 17 Creutzer piece Halbe copf, or 10 creutzer piece	Oz. dtot. W. 1 5 W. 1 2 W. 1 3 W. 4 3 W. 4 8 W. 5 5	Dwt, gr. 18 1 18 1 9 01 4 61 4 0 2 11	Dwt. gr. mi. 16 0 4 16 6 1 8 2 1 2 16 3 2 9 18 1 7 1	Grains. 355·5 360·9 179·6 59·4 53·5 28·8	2. d. 4 1.64 4 2.39 2 1.07 0 8.29 0 7.47 0 4.01
BADEN -	- Rixdollar	W. 1 4	18 2	16 3 1	358-1	4 2.
BAVARIA	- Rixdolfar of 1800 (1 in proportion)	W. 1 4	17 12	15 13 13	345.6	4 0.25
	Copfisuck	W. 4 3	4 61	2 16 3	59.4	0 8 29
Bern -	- Patagon or crown (1 in proportion)	W. 0 7	18 22	18 7 14 4 14 17	406.7	4 8.79
	Piece of 10 batzen	W. 1 2 W. 2 2	5 3	8 22 1	102·5	1 2·31 2 3·64
BREMEN	- Piece of 48 grotes	W. 1 3	18 1	16 4 4		4 2.15
DRUNSWICK	Half rixdollar	w. i 3	9 01	8 2 2		2 1.07
	Gulden, or piece of \$, fine, of 1764 -	B. 0 16	8 101	9 1 1	200.8	2 4.03
	Gulden, common, of 1764	W. 1 2	9 0	8 2 10	180	2 1.13
	Gulden, ditto of 1795	W. 2 2	11 13		199-1	2 3.80
	Half gulden, or piece of 1, of 1764 -	W. 1 2	4 12	4 1 5		1 0.56
DENMARK	- Ryksdaler, specie, of 1798 -	W. 0 13	18 14	17 11 17		4 6.23
	New piece of 4 marks	W. 0 12	12 9	11 16 14		3 0.27
	linif ryksdaler	W. 0 13 W. 3 1	9 7	8 17 8 2 21 12		2 3.11
	Mark, specie, or ½ ryksdaler - Rixdollar, specie, of Sleswig and		4 0	2 21 12	04.4	0 7.59
	Holstein (pieces of 4 and 4 in pro-		;		1	
	portion.)	W. 0 12	18 13	17 12 6	389.4	4 6:37
	Piece of 24 skillings	W. 4 7	5 2			0 9.62
ENGLAND	- Crown (old)	Stand.	19 8			5 0.
	Half-crown	Stand.	9 16	9 16 5		2 6
	Shilling	Stund.	3 21	3 21 0		1 0
	Sixpence	Stand.	18 4			0 6
	Crown (new)	Stand.	18 4	9 2 4		4 8.36
	Half-crown	Stand.	3 15			0 11 27
	Sixpence	Stand.	1 19			0 5.63
FRANCE	- Ecu of 6 livres	W. 0 7	18 18	18 7 16		4 8 2
	Demi ecu	W. 0 7	9 9	9 1 18		2 4.13
	Piece of 24 sous (divisions in prop.)	W. 0 7	3 20	3 16 19	83.4	0 11.64
	Piece of 30 sous (4 in proportion)	W. 3 8	6 12	4 12 4		1 1.99
	Piece of 5 francs of the Convention	W. 0 10	16 0	15 5 14	38.3	3 11 24
	Piece of 5 francs (Napoleon) of 1808	W. 0 7	16 1	15 12 4		4 0.16
	Piece of 2 francs of 1808	W. 0 7	6 11	) 6 6 2	138.8	1 7:38

\*This value of the American eagle is taken from average assays of the coins of twelve years.

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	cotns.	Assay.	Weight.	Standard Weight.	Contents in Pure Silver.	Value in Sterling.
FRANCE	- Franc of 1809 Demi franc Franc (Louis) of 1818, same as franc	0z. dwt. W. 0 7 W. 0 8‡	Dwt. gr. 3 51 1 15	Dwt. gr. mi. 3 3 1 4 13 6	Grains. 69.4 34.7	0 9.69 0 4.84
GENEVA	of 1809 Patagon	W.1 0 W.2 6	17 9 2 14	15 19 8 1 15 1	351· 36·1	4 1:03 0 5:01
GENOA -	- Scudo, of 8 life, of 1796 (1, 1, &c. in proportion)	W. 0 8	21 9	20 14 10	457.4	5 3.87
Hamburon	Scudo of the Ligarian Republic - Rixdollar, specie - Double mark, or 32 schilling piece	W. 0 94 W. 0 10	18 18	20 11 2 17 21 12 9 11 8	454·3 397·5	5 3·45 4 7·49
Hanover	(single in proportion) Piecc of 8 schillings Piece of 4 schillings Rixdollar, Constitution	W. 3 12 W. 4 6 W. 0 0	3 81 2 2 18 19	2 6 4 1 6 12 18 0 14	210·3 50·1 28·3 400·3	2 5 36 0 6 99 0 3 95 4 7 89
	Florin, or piece of \(\frac{2}{3}\), fine - Half florin, or piece of \(\frac{1}{3}\), ditto - Quarter, or piece of 6 good groschen, ditto	D, 0 16 B, 0 16 B, 0 16	8 10 4 4 2 1	9 0 10 4 11 4 2 4 10	200·3 99·2 48·6	2 3.96 1 1.85 0 6.78
IIESSE CASSE	Florin, or piece of \$, base L Rixdollar, Convention	W. 2 1 W. 1 6	11 0 <del>1</del> 18 1	8 23 15 15 22 6	199 6 353	2 3·87 4 1·39
	Florin, or piece of \(\frac{1}{2}\) (\frac{1}{2}\) in proportion)  Thaler of 1789  Ecu, Convention (1815)	W. 0 101 W. 1 6	9 01 12 71 17 232	7 23 3 11 17 5 15 21 2	176·8 259·7 340·3	2 0.68 3 0.26 4 0.77
HOLLAND	Hon gros	W. 6 14 B. 0 3 W. 0 2	1 4 20 22 20 7	0 11 5 21 4 15 20 2 12	10·3 471·6 446·4	0 1.43 5 5.85 5 2.33
	Rixdollar (the assay varies) Half rixdollar Florin or guilder († in proportion)	W. 0 16 W. 0 16 W. 0 41 W. 0 161	18 6 9 0 6 18 4 12	16 20 8 8 8 8 6 14 14 4 3 18	375·9 185·4 116·8 92·4	4 4:99 2 1:88 1 8:49 1 0:90
	12 Stiver piece Florin of Batavia Rixdollar, or 50 stiver plece, of the	W. 0 5	6 13	6 9 2	141.6	1 7:77
LUBEC -	kingdom of Holland	W. 0 54 W. 0 13 W. 2 3 W. 2 3	17 0 18 8 11 18 5 21	16 13 18 17 15 12 9 11 8 4 17 14	367·9 391·9 210·3 105·1	4 3·37 4 6·72 2 5·36
Lucca -	Scudo	W. 0 3 W. 3 3	17 0 1 201	16 18 10 3 7 14	372·3 29·3	1 2·67 4 3·98 0 4·09
MALTA"	Ounce of 30 tari of Emmanuel Pinto 2 Tari piece	W. 2 5 W. 2 19	19 1 1 2	15 4 14 0 19 2	337·4 17·7	3 11·11 0 2·41
MILAN	Scudo of 6 lire (1 in proportion)  Lira, new  Lira, old  Scudo of the Cisalpine Republic	W. 0 7 W. 4 10 W. 0 3 W. 0 7	14 203 4 0 2 10 14 211	14 9 10 2 9 0 2 9 4 14 10 4	319·6 52·8 52·9 320·2	3 8.62 0 7.37 0 7.38 3 8.71
Modena -	Piece of 30 soldi of ditto Scudo of 15 lire, 1739 (double, &c. in proportion) Scudo of 5 lire, of 1782	W. 2 18 W. 0 14 W. 0 3	4 17 18 121 5 19	3 11 8 17 8 9 5 17 2	77·2 385·2 126·8	0 10:78 4 5:78
Naples .	Scudo of 1796  Ducat, new (1/4 in proportion)  Piece of 12 Carlini of 1791	W. 3 3 W. 1 0 W. 1 0	18 13 14 15 17 15	12 22 12 13 7 8 16 0 18	287·4 295·4 356·	1 570 3 4·13 3 5·24 4 1·71
	Ditto of 1796 Ditto of 1805 (\frac{1}{2} in proportion) Ditto of 10 Carlini (1818)	W. 1 2 W. 1 2	17 163 17 184	15 22 12 15 23 18	3°3 9 355.2	4 1 41 4 1 60
NETHERLAND	Ducatoon, old	W. 1 2 B. 0 4 W. 0 14	14 18 21 0 21 10	13 7 0 21 9 0 20 1 12	295·1 474·6 445·5	3 5·20 5 6·27 5 2·20
	Crown, (\frac{1}{2}, &c. in proportion) -  5 Stiver plece  Florin of 1790	W. 0 14 W. 6 3 W. 0 14	19 0 3 4 5 231	17 19 4 1 9 18 5 14 9	395·2 31·3 124·3	4 7 18 0 4 37 1 5 35
	Florin of 1816 Half florin (with divisions in prop.)	W. 0 71 W. 4 51	6 22 5 11	6 16 6 3 9 2	148·4 75·	1 872 0 10:46
PARMA	Ducat of 1784  Ducat of 1796 (1 in proportion)  Piece of 3 lire	W. 0 9 W. 0 51 W. 1 4	16 11 16 123 4 14	15 18 18 16 2 18 4 2 2	350·6 357·9 90·7	4 0.95 4 1.97 1 0.66
PIEDMONT -	Scudo, 1755 (\frac{1}{2}, &c. in proportion) - Scudo, 1770 (\frac{1}{2} and \frac{1}{2} in proportion) - Piece of 2 lire (1714) -	W. 0 51 W. 0 5 W. 0 41	22 14 22 14 7 20}	22 0 10 22 1 16 7 16 13	488-9 490- 170-8	1 0.66 5 8.26 5 8.42 1 11.85
OLAND -	5 Franc piece (1801) Rixdollar, old Rixdollar, new (1794)	W. 0 8 W. 1 2 W. 2 17	16 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	15 11 12 16 6 0 11 11 6	343·7 360·8 254·3	3 11 99 4 2 38 2 11 51
PORTUGAL -	Florin, or gulden New crusado (1690)	W. 4 2 W. 0 4 W. 0 64 W. 0 7	6 0	3 18 16 10 19 0 9 1 0 9 1 18	84· 239·2 200·2 201·6	0 11 72 2 9 40 2 3 95 2 4 15
	Doze vintems, or piece of 240 rees (1799) Testoon (1799)	W. 0 7 W. 0 7 W. 0 7 W. 0 4	4 16 2 01	4 12 10 1 22 18	100.4	1 2·01 0 6·06
	New crusado (1809) Sels vintems, or piece of 120 rees (1802)	W. 0 4 W. 0 9	9 3 2 41	8 23 0	198-2	2 4·67 0 0·50
	Testoon (1802)	W. 0 9 W. 0 9	2 0 1 21 0 23	1 22 0	42·5 23·3	0 5·93 0 3·25

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\* The † Thi ‡ The to W. 9

Content in Pure Silver.	8	5	ilue terti	in ug.
Grains 69-4 34-7		0	9	1. 69 81
351· 36·1		40		03 04
457·4 454·3 397·5		5 5 4	3·	87 43
210·3 50·1 28·3 400·3 200·3 99·2		2 0 0 4 2 I	5 6 3 7 3	36 99 95 89
48·6 199·6 353· 176·8 259·7 340·3 10·3 471·6 416·4 116·8 92·4 141·6		0 2 4 2 3 4 0 5 5 4 2 1 1	1:00 0:00 1:4 5:8 4:9 1:8 0:9	13 15 13 15 13 15 19 19 19
367-9 391-9 105-1 391-9 105-1 391-9	4113344444355440011104441551342222 1022 00	1440303003301 4 5 8 1000 100 8 8 1111111111111111111111	3 6 7 3 6 9 9 9 1 1 1 2 4 1 1 2 4 1 1 2 4 1 1 2 4 1 1 1 2 4 1 1 2 4 1 1 1 2 4 1 1 1 2 4 1 1 1 2 4 1 1 1 2 4 1 1 1 2 4 1 1 1 2 4 1 1 1 1	200
23·3 20·4	0	3.	25	
	10   10   10   10   10   10   10   10	Grains.  69-4 34-7 351- 361- 361- 361- 361- 361- 361- 361- 36	Silver   S	Section   Sect

	COINS.	Assay.	Weight.	Standard Weight.	Contents in Pure Silver.	Value in Sterling.
	3 Piece of 8 manutes of B.	Oz. dwt.	Dwt. gr.	Drot. gr. mi.	Grains.	ı, d.
PORTUOUESE	Piece of 8 macutes, of Portuguese	W. 0 9	7 12	7 4 14	1598	1 10:31
COLONIES	Ditto of 0 ditto	W. 0 9	5 13	5 7 12	118.	1 4.47
	Ditto of 4 ditto	W. 0 9	3 16	3 12 8	78-1	0 10 90
PRUSSIA	- *Rixdollar, Prussian currency, (1 in					
	proportion)	W. 2 5	14 61 18 1	$\begin{vmatrix} 11 & 9 & 0 \\ 16 & 4 & 2 \end{vmatrix}$	252.6	2 11 27
	Rixdollur, Convention Florin, or piece of \{ \}	W. 1 3 W. 2 3	18 1	16 4 2 8 22 8	359· 198 4	4 2·13 2 3·70
	Florin of Silesia -	W. 2 2	9 11	7 16 0	170.3	1 11.78
	Drittel or piece of 8 good groschen	W. 3 3	5 8	3 20 4	85.3	0 11 9
	Piece of 6 grosehen	W. 2 8	3 14	2 19 6	62.3	0 8.69
ROME -	- Scudo, or crown (coined since 1753)	W. 0 4	17 1	16 17 13	371.5	4 3.87
	Mezzo scudo, or half-crown Testone (1785)	W. 0 4 W. 0 5	8 12½ 5 2	8 8 16 4 23 4	185.7	2 1.93
	Paole (1785) -	W. 0 5 W. 0 4	1 17	1 16 4	$\begin{vmatrix} 110.3 \\ 37.2 \end{vmatrix}$	0 5 1
	Grosso, or half Paolo (1785)	W, 0 5	0 201	0 20 0	18.5	0 2.5
	Seudo of the Roman Republic (1799)	W. 0 6	17 1	16 13 18	368.1	4 3.40
RESSIA -	- Ruble of Peter the Great	W. 2 7	18 1	14 1 8	312.1	3 7.58
	Ditto of Catherine 1. (1725) - Ditto of Peter II. (1727)	W. 2 41 W. 2 12	17 11 18 57	13 23 0 13 23 4	310·9	3 7.27
	Ditto of Anne (1734)	W 1 11	16 14	14 6 16	317.2	3 8.29
	Ditto of Elizabeth (1750)	W. 1 7	16 12	14 11 16	321.8	3 8.9
	Ditto of Peter III (1769)	1 W. 2 2	15 10	12 12 0	277.5	3 2.73
		W.2 4	15 12	12 10 6	275.9	3 2.59
	Ditto of Paul (1799) Ditto of Alexander (1802)	W. 0 14 W. 0 13	13 12 13 14	12 15 10 17 7 2	280·8 273·	3 3·2: 3 2·19
	Ditto of ditto (1805)		13 12	12 12 12	278-1	3 2.83
	20 Copeck piece (1767)	W. 2 2	3 103	2 19 0	62.6	0 8.7
	Ditto (1784)	W. 2 2	3 3	2 12 18	56.2	0 7.8
	15 Copeck piece (1778)	W. 2 2	2 6	1 19 18	40.5	0 5.6
-4	10 Copeck piece Ditto (1798)	W. 2 6 W. 0 141	2 1	1 14 16	35.9	0 5.11
	Ditto (1802)	W. 0 143	i 81	1 6 16	28·5 23·3	0 3.97
	5 Copeck piece (1801)	W. 0 131	0 16	0 15 10	15.3	0 2 1
SARDINIA	- Scudo, or crown (4 and 4 in prop.)	W. 0 7	15 24	14 15 0	324.7	3 9.3
SAXONY	- Rix-dollar, Convention (1 and 1 in			١		
	proportion)	W. 1 3 W. 2 2	18 0 9 9k	16 3 4	358-2	4 2.0
	Piece of 16 groschen of Leipsic - Rixdollar current of Saxe Gotha -	W. 2 2 W. 4 41	9 9½ 18 1	7 14 16	169·1 248·1	1 11·6 2 10·6
	1-6th Thaler of 1804	W. 4 11	3 11	2 0 19	45.3	0 6.3
	Ditto of 1808		3 51	1 21 8	42.1	0 5.8
	Ditto of Jerome Bonaparte of 1809 -	W. 5 4	3 17	1 23 6	43.7	0 6.1
SICILY -	- Scudo ( in proportion)	W. 1 4	17 14	15 16 6	348.2	4 0.6
~	Piece of 40 grains - †Dollar, of late coinage	W. 1 2 W. 0 8	5 21 17 8	5 7 2 16 17 0	117·5 370·9	1 4·40 4 3·79
SPAIN -	Half dollar, ditto	W. 0 8	8 16	8 8 10	185.4	2 1.8
	Mexican peceta (1774)	W. 0 8	4 71	4 3 16	92.3	1 0.88
	Real of Mexican plate (1775) -	W. 0 8	2 37	2 1 20	40.1	0 6.4
	Peceta provincial of 2 reals of new			l		
	plate (1775)	W. 1 91	3 18	3 6 0 1 15 0	72.2	0 10.0
Sweney	Real of new plate (1795)	W. 1 9 W. 0 12	1 21 18 20	1 15 0 17 19 10	36·1 395·5	0 5·0·
SWEDEN	Rixdollar of late coinage	W. 0 141	18 17	17 12 0	388.5	4 6.2
SWITZERLAN	Ecu, or rixdollar of Lucerne, 1, &c.	-			0000	
	in proportion (1715)	W. 0 14	17 81	16 5 8	360.1	4 2.2
	Old gulden, or florin of Luccrne (1714)	W. 1 19 W. 0 5	8 14	7 2 8	157.5	1 9.9
	Ecu of 40 batzen of Lucerne (1796)	W. 0 3 W. 1 2	19 0 9 20	18 13 14 8 20 12	412.3	4 9·5
	Halfditto Florin, or piece of 40 schillings of	W.1 2	9 20	8 20 12	196.7	2 3.40
	Lucerne (1793)	W, 1 5	4 22	4 8 14	96.8	1 1.5
	Ecu of 40 batzen of the Helvetic Re-			i		
	public, 1798 (4 in proportion) - Ecu of 4 franken (1801)	W. 0 6	18 23	18 10 14	409.5	4 9.18
	Ecu of 4 franken (1801)	W. 0 7	18 23	18 8 12	407-6	4 9 1
<b>TURKEY</b>	- Piastre of Selim of 1801 Piastre of Crim Turtary (1778) -		8 6	4 7 8	95·7 90·9	1 1.30
	Piastre of Crim Turtary (1778) - Piastre of Tunis (1787)	W. 6 13 W. 6 51	10 0	4 8 6	96.5	1 1.4
	Piastre (1818)	W. 5 14	6 61	3 1 4	67.7	0 9.4
Tuscany	- Piece of 10 Paoli of the Kingdom of	i	1	l		
	Etruria (1801)	W. 0 4	17 131	17 5 18	382.9	4 5 1
	Seudo Pisa of dirto (1803)	W. 0 2 B. 0 7	17 12	17 8 4	385.0	4 5.70
	Piece of 10 lire ditto (1803)	B. 6 7 B. 0 7	25 6	26 1 12	578·7	6 8·80 0 7·45
Ilviano Sm.	Lira (1803)	W. 0 61	17 8	16 19 16	373.5	4 4.1
	Dollar (1798)	W. 0 7	17 101	16 21 6	374.9	4 4.3
UNITED STA						
UNITED STA	Dollar (1802)	W. 0 10k	17 10	16 14 0	368.3	4 3.4
UNITED STA		W. 0 101 W. 0 81 W. 0 4		16 14 0 16 16 0 1 18 14	368·3 370·1 39·5	4 3·4 4 3·6 0 5·7

\* The Prussian coins, having been debased at different periods, vary in their reports.
† This is the coin which is universally circulated under the name of the Spanish dollar.
† The American dollars, and inferior silver pieces of late coinage, vary in lineness from W. 4 dwts.
to W. 9\d dwts.





COINS.	Assay.	Weight.	Standard Weight.	Contents in pure Gold.	Value in Sterling.
Venice - Piece of 2 lire, or 24 creutzers (1800) Ditto of 2 lire, cattled moneta provinciale (1808) Ditto of 2 lire, 1802 (\frac{1}{2} \text{ and \frac{1}{2} in prop.}) Winteneuro Risdollar, specie Confluck	W. 8 41 W. 8 3	Dwt. gr. 5 191 5 131 5 61 18 1 4 161	Dwt. gr. mi. 1 12 2 1 11 8 1 8 19 16 14 2 2 16 12	33·4 32·8 30·5 359·1	0 4·58 0 4·58 0 4·25 4 2·14 0 8·35
EAST INDIES.  Rupce Sicca, coined by the East India Company at Calcutta Calcutta (1818) - Bombay, new, or Surat (1818)  Fanam, Cananore - Bombay, old Bombay, old Ditto, double Gulden of the Dutch E. I. Co. (1820)	B. 0 13 Stand. W. 0 04 W. 0 14 B. 0 13 H. 0 51 W. 0 3	7 111 8 0 7 11 1 113 1 113 1 183 6 22	7 22 0 8 0 0 7 10 4 1 11 10 1 13 16 1 1 2 1 18 2 6 16 6	175.8 175.9 164.7 32.9 35. 22.8 39. 148.4	2 0·51 2 6·56 1 11·01 0 4·5 0 4·88 0 3·18 0 5·44 1 8·72

The sterling value of the foreign coins, in the foregoing tables, has been computed from the assays as follows:—Let it be required to assign the value in sterling of a French double Louis d'or coined since 1786, the assay master's report being as follows:—"Weight, 9 dwis, 20 grs.; assay W. 1½ grs.," that is, 0 car. 1½ grs. worse than the English standard. We proceed as under:—

From 22 car. 0 gr. the fineness of English standard gold, Take 0  $1\frac{1}{6}$  gr. lå gr.

Remains 21 21

Theb, as 22 car.: 21 car. 2½ grs.:: 9 dwts. 20 grs.: 9 dwt. 16 grs., the standard gold contained in the Louis d'or; and hence, as 1 oz.: 31. 17s. 10½d.:: 9 dwts. 16 grs.: 11. 17s. 7½d., the value of the Louis in sterling money, and so for any of the other coios.

Ancient Coins.—We subjoin, for the convenience of such of our readers as may at any time have occasion to consult works in which reference is made to ancient coins, the following tables of those that were principally current among the Jews, Greeks, and Romans. They were calculated by Dr. Arbuthnot (Tribles of Ancient Coins, Weights, \$c. 4to ed. Loud. 1754.), and do not differ materially from the tables of Paucton, whose Metrologic (4to. Paris, 1780), is the most complete and elaborate work that has ever been published with respect to ancient monies, weights, and measures. At the same time we confess we should not be disposed to place much reliance on these tables, and we have elsewhere stated our reasons for holding this opinion.—(Art. Money, Supp. to Encyc. Britannica.)

ames and	Propos	tions.					Jewis	н Со	ins.					Va	tue i	n Sterlig
Gerah	•	_									_	_		. £	; s	. d.
10	Be	kah						-	-	-	-	-		. 0	1	110 110
20	-	2	Shek	el	-			-	-		-	-		. 0	2	
1,200		120	ŧ		Mane Mina		alca }		-	-	-	-	-	. 5	14	01
60,000	6.	000	3,00	10	60 7	l'alent		_	-	-	-	-		342	3	9
idus a	ureus	, or se	extula	, we	rth			-	•	-	-	-	-	0	12	01
lus au alent (	rens, of gol	worth d, wo	rth	-	:	:		-	:	:	-	-	7	1 5,475	16 0	6
						,	GRECI	AN CO	INS.							
epton		-	_		_	-			-	-		_		s. 0	$_{0}^{d}$	$0\frac{3}{3}$
7	Cha	tens	-		-	-	-			-		-	-	0	0	031
14	2	Diel	halcu	8	-	-	-		•	-	-	-	-	0	0	$1\frac{7}{2}$
23	4	2	He	miob	olum	-	-			-	-	-	-	0	0	$2\frac{7}{12}$
56	8	4	2	Ob	กโทร		-			-	-	-	-	0	1	11
112	16	8	4	2	Dic	bolun	n -	-		-	-	-	-	0	2	$2\frac{1}{4}$
224	32	16	8	3	2	Tetr	oholu	n -		-	-	-	-	0	5	03
336	48	24	12	0	4	11	Drack	ma .		•	-	-	-	0	7	3
662	96	48	24	12	6	3	2 1	)idrac	rar	•.	-	-	-	1	3	2
1,321	112	96	48	24	12	6	4	2 Te	trad	rachma	-	-	-	2	7	0
1.660	394	120	60	30	15	71	5 2	1 11	Pe	entadrac	eliina.		_	3	2	3

Of these the drachma and didrachma were of silver; the rest, for the most part, of brass.

The drachma is here, with the generality of authors, supposed equal to the donarius; though there is reason to believe that the drachma was somewhat the weightier.

The G stat But a There The st Stater Stater

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The Ro according According According According 25 den

coin, ha States, 1 to the 3

alloy. of this a dollars 8 Wed law, to s effect. with gold rather th way that from this (Dict. p. from 1 to metallic This has from Eu

130-168 Amount o

doubt, ha notes for

	Years.	
-		
	1824	
	1825	
	1926	
	1827 1828	
	1829	
	1630	
	1831	
	1832	
	1833	
	1834	
	1835	
1	1836	
	1337	
	1538	

rd it.	Contents in pure Gold.	Value in Sterling.
mi. 2	Grains. 33.4	0 4 66
8 19 2 12	32·8 30·5 359·1 50·8	0 4·58 0 4·25 4 2·14 0 8·35
0 4 10 16 2 6	175-8 175-9 164-7 32-9 35- 22-8 39- 148-4	2 0·54 2 0·56 1 11·01 0 4·5 0 4·88 0 3·18 0 5·44 1 8·72

uputed from the assays uble Louis d'or coined 's.; ussay W. 1½ grs.,"

contained in the Louis e of the Louis in ster-

nny at any time have lowing tables of those were calculated by Dr. differ materially from the and elaborate work easures. At the same les, and we have else. Britannica.)

Value in Sterling.
£ s. d.
- 0 0 1.50
- 0 1 1.1
- 0 2 3½
- 5 14 0½
- 342 3 9
- 0 12 0½
- 1 16 6
5,475 0 0

of brass. rius; though there

	Valu	ie in S	iterling.
	£	8.	d.
The Grecian gold coin was the stater aurous, weighing 2 Attic drachms, or half of the stater argenteus; and exchanging usually for 25 Attic drachmas of silver But according to our proportion of gold to silver it was worth	0	16	1#
But according to our proportion of gold to silver it was worth	1	0	9
The stater Philippions, and stater Alexandrinus, were of the same value.	0	18	1
Stater Daricus, according to Josephus, worth 50 Attic drachmas, or Stater Crossius, of the same value.	1	12	31

	VALUE AND I	'ROPOR	TION O	FTHE	KOMAI	COINS	l•		S	terli	ing.
Teruncius -		-	-	-		-	-	-	8. 0	d. 0	9rs. 0_775 1000
2 Sembella -		•	-	•	-	-	-	-	0	0	1 5 5
4 2 Libelia }		•	•	-	•	-	-	-	0	0	3 1 0
10 5 24 Sester		-	-	-	-	-	•	-	0	1	32
20 10 5 2 9	uinarius lictoriatus }	-	-	-	-	-	-	-	0	3	31
40 20 10 4	2 Denarius	•	-	-	-	- '	-	-	0	7	3

The Roman gold coin, or nureus, weighed generally double the denarius; its value, a cording to the proportion of gold to silver, mentioned by Pliny, was 4 According to the proportion that now obtains unongst us According to the decuple proportion mentioned by Livy and Julius Poliux 0 12 11 According to the proportion mentioned by Tacitus, by which the aureus exchanged for 3 16 12 23 denarit, its value

(1. AMERICAN EAGLE. This, which, with its subdivisions, is the only American gold coin, has lately undergone an important alteration. By the mint regulations of the United States, the eagle, which is declared to be the equivalent of 10 dollars, contained, previously to the 31st of July, 1834, 270 grains of standard gold, viz.: 246 grains pure, and 24 grains alloy. But, by an act of Congress, which came into operation at the above date, the weight of the eagle is reduced to 258 grains, of which 232 are pure and 26 alloy. In consequence of this alteration, the sovereign, that was formerly worth 4 dollars 57 cents, is now worth 4 dollars 87 cents, and is received by the Americans at this rate.

We do not know whether it was the object of the American government, in enacting this law, to substitute a gold in the place of a silver currency; but it will most probably have that effect. Under the former system, silver was over-valued in the American mint as compared with gold; and, as it consequently became everybody's interest to pay his debts in silver rather than in gold, the latter was nearly banished from circulation, precisely in the same way that the over-valuation of gold in the British mint banished all silver coins of full weight from this country, and that the over-valuation of silver in the French mint banished gold.—(Dict. p. 382.) Under the present American system, it is believed that gold is over-valued from \(\frac{1}{2}\) to \(\frac{1}{2}\) per cent., so that an individual who has to pay a debt of 100l. and who employs metallic money for that purpose, will save from 25s. to 30s. by using gold rather than silver. This has certainly been the principal cause of that exportation of gold to the United States from Europe that has been carried on at intervals during the last four years, though it, no doubt, has been partly owing to other causes, and especially, perhaps, to the suppression of notes for less than 5 dollars in New York and other States.—(See Banks, American, pp. 130-168.)

Amount of Gold received annually from the Gold Region of the United States from 1824 to 1838, both inclusive.

				merusive				
Years.	Virginia.	N. Carolina.	S. Carolina,	Georgia.	Tennessee.	Alabama.	Not ascertained.	Total.
	Dollars.	Dollars.	Dollars.	Dollars.	Dollars.	Dollars.	Dollars.	Dollars.
1824	_	5,000	-	_	_		- 1	5,000
1825	_	17,000	-	_	_	_		17,000
1926	-	20,000	ı –	_	-	-	l 1	20,000
1827	_	21,000	. –	-	_	_	1 1	21,000
1928		46,000			_	_		46,000
1829	2,500 24,000	134,000 204,000	3,500 26,000	013.000	_	_	- !	140,000
1830 1831	26,000	294,000	22,000	212,000 176,000	1,000	1,000	_ 1	466,000 520,000
1832	34,000	458,000	45,000	149,000	1,000	1,000	- 1	678,000
1833	104,000	475,000	66,000	216,000	7,000	_		868,000
1834	62,000	380,000	38,000	415,000	3,000	_	i i	898,000
1835	60,400	263,900	42,500	319,900	100	_	12,200	698,000
<b>#1836</b>	62,000	148,100	65,200	201,400	300	_	,	467,000
1337	52,100	116,900	29,400	83,600	_	_	l	282,000
1938	55,000	66,000	13,000	36,000	1,500	_	200	171,700
	482,000	2,648,500	340,500	1,799,900	13,900	1,000	12,400	5,298,200

<sup>\*</sup> The amounts for the last three years have been added by the American Editor.

Palue of Foreign Gold Coins in the Currency of the United States.—It was ordered by an art of Congress, passed at the same time with the New Mint Act, that there "shall pass current as money, and be receivable in all payments, by weight, for the payment of all debis and demands, from an date in 83 st day of July, 1831," viz. 1. The gold coins of Great Britain, Portugal, and Brazil, of not less than 22 carats fine, at the rate of 1838-10 cents per pennyweight; 2. The gold coins of France, 9-10th fine, at the rate of 93 1-10 cents per pennyweight; and, 3. The gold coins of Spain, of the fineness of 20 carats 37-16 grains, at the rate of 89 9-10 cents per pennyweight. On this principle the following table has been calculated.

Gold Coins of Gr	eat Britain, Por	tugal &	Brazil, 22 c	arats fine.		Gold C	oins of Franc	e, 9-100	ha fine,	
	Weight.	Contents in pure gold.	Value in U. S. currency at 94 S-10 cts. per dw.L.	Value in U. S. currency, es timated by the quantity pure gol compare with tha in the ne eagle of 232 grain	of l		Weight.	Contents in pure gold.	Value in U. S. currency, at 95 1-10 cts. per dwt.	Value U. S. or reacy, timate by the quantity pure go compar with the notate of the caste of the
G. BRITAIN. Guinea, (half and	diet. gr.	grains	d. c. m	d. c. r	ı. Do	uble Inuis, coiped	dwt. gr.	grains	d. c. m.	
7s. piece lo pro- portion)	5 9 39-89	118-6	5 11 (	5 11	2 5	ince 1786, (single in proportion) uble napoleou, (sip-	9 0	212-6	9 15 4	9 16
Sovereign (balf in proportion) PORTUGAL	5 3 171-623	113	4 86 9	4 87*		le in proportion) w touis	S 7 4 3 1-2	179 82·5	7 71 8 3 85 9	7 71
Dobraon of 24,000 rees (half in pro- portion) Dobra of 12,800 rees Moidore Milree, 1755 BRAZIL	34 12 18 6 6 22 19 3-4	759 401·5 152·2 18·1	32 70 0 17 30 6 55 0 78	17 30	9 not 8 are or ti	ote,—The double to being 9-10ths fine, a not legal tenders. I he new louis, exact Il that it is believed brint.	vre not inclu Neither arett Iv 9-10ths tin	ded in ie doubl e. bot i	the table, be e and single by deficience	ecause t
Dobraon	34 12 18 6 6 22	759 40t·5 152·2	32 70 6 17 30 6 55		6 2	Gold Coins of	Spain, 20 ca	rata 3 7-	16 grains fi	ne.
N. B.—There are commess, the pieces trusulo, which are not 22 carais fine, an he act being express and Brazil, of not ke	several gold co of 16, 12, and 8 ot included in t d of course are .—" The gold o so than 22 cara	lins of lifestoon he above not lea coins of to fine.	Portugal and s, and the e table, bec al tenders Great Brit	d Brazil, i old and m ause they; the words ain, Portug	he w re of al,		Weight.	Cantents in pure gold.	Value in U. S. currency at 89 9-10 cts. per dwt.	Value U. S. c rency, timated the qua- ty of pr gold, &c
* In the above to weight, but fractions alculation of their v mation to the truth	d parts of a m alue. It will b for all ordinar	ill have e found y purpo	been disre to be a suff ses. To th	garded io icient appr ose who w	he Qua	druple platnie or oubloon, coincd be- re 1772, (double,	dwt. gr.	grains	d. c. m.	d. c.
erfect accuracy, it is the sovereign is 11 he sovereign, com- 87-7 100. This is	3 18-11, 214 gr pared with the also the true	ains, an e new par of	d that the eagle of 2 exchange	true value 32 grains, between	of si is P he Qu	ngle, and half in roportion) arter pistole, or gold ollar, coined before	17 8 t-2	375-3	15 59 0	16 17
mited States and Lo ent., as near as car 09 7-10 for 100.					or 1	172 ibloop of 1772,(dou- le and single in pro-	1 3	24.2	t 01 1	1 0
					Ha	ortion) I pistole of 1772 orter pistole of 1772	17 81-2 2 4 1 3	372 46·3 23·9	15 59 0 1 94 7 1 01 1	16 03 1 99

2. Indian Rubes.—The variety of rupees of different weights and values, circulating in different parts of India, was long found to be productive of considerable inconvenience. But this is now nearly obviated, it having been enacted that, from the 1st of September, 1835, the coinage of former rupees should cease at all the mints throughout India, and that in future there should be coined a rupee (with doubles, halves, and quarters), to be called "The Company's rupee," which contains 165 grains  $(\frac{1}{12})$  pure silver, and 15 grains  $(\frac{1}{12})$  alloy. This new rupee, which is made legal tender in all payments, is equal to the former Bomber, Madras, and Furrackabad standard rupees, and is receivable as an equivalent for them and for the Sonat rupee, and for  $\frac{1}{16}$ ths of the Calcutta sicea rupee. It is worth, reckoning silver at 5s, 2d, and 5s, 6d, an ounce, 1s, 11d, and 2s,  $0\frac{1}{2}d$ , sterling. The new, or Company's rupee, bears on the one side the head of the reigning sovereign of Great Britain, and on the obverse the words "East India Company," and the designation of the coin in English and Persian.

Monum.—It has also been enacted, that from the 1st of September, 1835, no gold coins shall be coined at any mint in India, except gold molurs or 15 rupee pieces (with the subdivisions), containing each 16 grains (11-12ths) pure gold, and 15 grains (1-12th alloy. Such molurs are consequently worth 29s. 2d. each. These coins are marked in the same way as the new rupees, but they are not legal tender.—Sup.)

[We subjoin the act of Congress of January 18th, 1837, relative to the Mint and Coinage of the United States; annexing to it the other legal provisions still in force on the same subject.

An act supplementary to the act, entitled "An act establishing a mint, and regulating the coins of the United States."

Be it enacted by the Senate and House of Representatives of the United States of America in Conguis assembled. That the officers of the mint of the United States shall be a director, a treasurer, an assayer, a melter and refiner, a chief colner, and nn engraver, to be appointed by the President of the United States, by and with the advice and consent of the Senate.

2. And be it further enacted, That the respective duties of the officers of the mint shall be as follows:

Fire officer of the Presidual al forth a Seco port of on wa the keyling a street of the forth a street of the street of the forth a street of the forth a street of the street

person the tra and sh forms I mini, I Thir require so by I Four ingots of than Fifth confurs banches Sixth dies us and tre opinion usistant form su b 4. A account of the s ing his indine \$5. A

States, of perform \$\int 6. A cation of the safer the for the form the form the form the sum of the

similar to termine, § 7. As salaries and the treas the assisted area and provided \$8. As States a petal, and the gowinele and the gowinele and the gowinele all the gowinele all the terminele and the gowinele all the terminele and the gowinele all the terminele and the gowinele all the terminele and the gowinele all the terminele and the gowinele all the terminele and the gowinele all the terminele and the gowinele all the terminele and the gowinele all the terminele and the t

or twent dollars, or nominal \$10. A and fifty-quarter of legal ten and a ha \$11. A

19. A

one four

the dime

States, a thirty-fo terms as \$ 12. A and sixty considered hundred!

devices r liberty, v of each o ered by an act of Con-current as money, and nands, from and after and Brazil, of not less oins of France, 9-10ths min, of the threness of rinciple the following

0-10tb	s fine	•				٦,
Contents in pure gold.	Value in U. S. currence, at	95 1-10 cts. per dwt.		ren by quar pur con wit	cy, e nate that dity e gr that the n	of did ed at
grains	d.	C. 1	/A.	d,	c.	m.
212-6	9	15	4	9	16	3
179 82·5	3	71 85	9	7 3	71 85	5.

denti-louis, coined before 156, led in the table, because they a double and single rapolen, but the deficiency is so servey by what is called the remedy (

eats 3.7-16 grains fine.

Contents in pure gold.	Value in U. S.	9-10 cts. per dwf.		Va U. S fenc tima the ty n	ted b	y let
grains	d.	c. 7	n,	d.	c. 11	1
375-3	15	59	0	16	17	61
24.2	1	01	1	1	01	3
372 46·3 23·9	15	59 94	0 7	16	03 99 03	4

values, circulating in inconvenience. But of September, 1835, ut India, and that in rs), to be called "The 15 grains  $(\frac{1}{12})$  alloy, o the former Bombay, ivalent for them and orth, reckoning silver new, or Company's t Britain, and on the coin in English and

ald coins shall be coined sions), containing each e consequently worth but they are not legal

ie Mint and Coinage in force on the same

ulating the coins of the

f America in Congress treasurer, an assayer, resident of the United

the mint shall be as

First. The director shall have the control and management of the mint, the superintendence of the

First. The director shall have the control and management of the mint, the superintendence of the officers and persons employed therein, and the general regulation and supervision of the business of the several branches. And in the month of January of every year he shall make report to the tresident of the United States of the operations of the mint and its branches for the year preceding; and also to the Secretary of the Treasury, from time to time, as said Secretary shall require, setting forth all the operations of the mint subsequent to the last report made upon the subject.

Second. The treasurer shall receive and safely keep, all noneys which shall be for the use and support of the mint; shall keep all the current accounts of the mint, and pay all moneys due by the mint, on warrants from the director. He shall receive all builton brought to the mint for colmage; shall be fee keeper of all bullion and coin in the mint, except while the same is legally placed in the hands of other officers; and shall, on warrants from the director, deliver all coins struck at the mint to the persons to whom they shall be legally payable. And he shall keep regular and faithful accounts of all the transactions of the mint, in bullion and coins, both with the officers of the mint and the depositors; and shall present, quarter yearly, to the Treasury Department of the United States, according to such forms as shall be prescribed by that department, an account of the receipts and disbursements of the mint; he hards one of the mint; he shall also make assnys of coins whenever unch assays are required in the operations of the mint; he shall also make assnys of coins whenever instructed to do so by the director.

so by the director.

Soly in an entering the inelter and refiner shall execute all the operations which are necessary in order to form found ingols of standard silver or gold, suitable for the chief coiner, from the natals legally delivered to him

for that purpose.
Figh. The chief coiner shall execute all the operations which are necessary in order to form coins.

Fig. The chief coiner shall execute all the operations which are necessary in order to form coins, conformable in all respects to the law, from the standard silver and gold ingots, and the copper planchets, legally delivered to him for this purpose.

Sitth. The engraver shall prepare and engrave, with the legal devices and inscriptions, all the sessed in the coinage of the mint and its brunches.

§ 3. And be it further enacted, That the director shall appoint, with the approphation of the President, and tensurer, whenever, on representation made by the director to the President, it shall be the opinion of the President that such assistants to ad their principals in the execution of their respective offices, and of the clerks to perform such duties as shall be prescribed for them by the director.

§ 4. And be it further enacted. That whenever any officer of the mint shall be temporarily absent, on account of sickness, or any other sufficient cause, it shall be lawful for the director, with the consent of the said officer, to appoint some person attached to the mint to act in the place of such officer directing his absence: and to employ suck workmen and servants in the mint as he shall from time to time find accessary.

3.6. And be if further enacted. That every officer, assistant, and clerk of the mint, shall, before he eners upon the execution of his office, take an oath or affirmation before some judge of the United States, or judge of the superior court, or any court of record of any State, faithfully and diligently to perform the duties thereof.

b. And be it further enacted, That the following officers of the mint, before entering upon the exe-

No. 3nd be it further exacted. That the following officers of the mint, before entering upon the execution of their respective offices, shall become bound to the United States, with one or more sureties, to the satisfaction of the Secretary of the Treasury, in the sums hereinafter mentioned, with condition for the faithful and diligent performance of the duties of their offices, viz. The treasurer in the sum of ten thousand dollars; the assumer so the duties of their offices, viz. The treasurer in the sum of ten thousand dollars; and the chief coiner in the sum of ten thousand dollars. And that similar bonds may also be required of the assistants and clerks, in such sums as the director shall determine, with the approbation of the Secretary of the Treasury.

2. And be it further exacted. That there shall be allowed to the officers of the mint the following slaries per annum: To the director, for his services, including travelling expenses incurred in visiting the different branches, and all other charges whatever, three thousand divended dollars; to the assistants and clerks, such annual subaries shall be allowed as the director may determine, with me approbation of the President: Provided, That an assistant shall not receive more than fifteen hundred dollars, and that a clerk shall not receive more than twelve lundred dollars. To the worken and servants shall be allowed such wages, to be deternined by the director, as may be custom-

hundred dollars, into that a clear shall not receive more than twelve limited unlars. It all the workmen and servants shall be allowed such wages, to be determined by the director, as may be customary and reasonable, according to their respective stations and occupations; and that the salaries
growided for in this section shall be payable in quarterly instalments.
§ 8. And be it further enacted, That the standard for both gold and silver coins of the United
States shall hereafter be such, that of one thousand parts by weight, nine hundred shall be of pure
wetal, and one hundred of alloy; and the alloy of the silver coins shall be of copper; and the alloy
of the gold coins shall be of copper and silver, provided that the silver do not exceed one half of the

whose analy.

§ 9. And be it further enacted, That of the silver coins, the dollar shall be of the weight of four anadred and twelve and one half grains; the half dollar of the weight of two hundred and six and one fourth grains; the quarter dollar of the weight of one hundred and three and one eighth grains; the dime, or tenth part of a dollar, of the weight of forty-one and one fourth grains; and the half dime, or twenteth part of a dollar, of the weight of twenty and five eighth grains. And that dollars, half dollars, can dollars, and the dollars, the dollars are dollars, the dollars, the dollars are dollars.

manners, quarter monats, arms, and man mines, snar be regal tendors of payment, according to thoir nominal value, for any sams whatever.

§ 10. And he is further enacted, That of the gold coins, the weight of the eagle shall be that of the half engle one hundred and twenty-nine grains; and that of the quarter eagle sixty-four and one half grains. And that, for all sums whatever, the eagle shall be a egal tender of payment for ten dollars; the half cagle for five dollars: and the quarter eagle for two and a half dollars.

11. And be it further enacted, That the silver coins heretofore issued at the mint of the United

\$11. And be it further enacted, That the silver coins heretotore issued at the mint of the United States, and the gold coine issued since the thirty-first day of July, one thousand eight hundred and thirty-four, shall continue to be legal tenders of payment, for their nominal values, on the same terms as if they were of the coinnage provided for by this act.

\$12. And be it further enacted, That of the copper coins, the weight of the cent shall be one hundred and sixty-eight grains, and the weight of the half cent eighty-four grains. And the cent shall be considered of the value of one hundredth part of a dollar, and the half cent of the value of one two-handredth part of a dollar.

13. And be it further enacted, That upon the coins struck at the mint there shall be the following devices and legends: Upon one side of each of said coins there shall be an inpression emblematic of liberty, with an inscription of the word Liberty, and the year of the coinage; and upon the reversa of each of the gold and silver coins, there shall be the figure or representation of an eagle, with the in-Vor. L-2 I.

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scription United States of America, and a designation of the value of the coin; but on the reverse

scription United States of America, and a designation of the value of the coin; but on the reverse of the dume and half dime, cent and half cent, the figure of the eagle shall be omitted.

\$\rangle\$ 14. And be it further exacted, That gold and silver builton brought to the mint, for coinage, shall be received and coined, by the proper officers, for the benefit of the depositor: Provided. That it shall be lawful to refuse, at the mint, any deposite of less value than one hundred datas, and may builton so base as to be unsuitable for the operations of the mint: And provided, also, That when gold and silver are combined, if either of these metals be in such small proportion that it cannot be separated advantageously, no allowance shall be made to the depositor for the value of such metal.

\$\rangle\$ 15. And be it further exacted. That when builton is brought to the mint, for coinage, it shall be weighted by the Tronsuier. In the presence of the depositor, when practicable, and a receipt given

weighted by the Treasurer, in the presence of the depositor, when practicable, and a receipt given, which shall state the description and weight of the bullion: Provided, That when the bullion is in such n state as to require melting before its value can be ascertained, the weight after melting shall be considered as the true weight of the bullion deposited.

\$\tilde{\gamma}\$ lb. And he is further enasted. That from every parcel of bullion deposited for colonge, the treasurer shall deliver to the assayer, a sufficient portion for the purpose of being assayed; but all such bullion remaining from the operations of the assay shall be returned to the treasurer by the

assayer.

§ 17. And be it further enacted. That the assayer shall report to the treasurer the quality or standard of the bullion assayed by bluu; and he shall also communicate to the treasurer such information as will enable him to estimate the amount of the charges hereinafter provided for, to be made to the depositor, for the expenses of converting the bullion into standard metal fit for

coinsign.

§ 18. And be it further enacted. That the only subjects of charge by the mint to the depositor shall be the following:—For refining, when the bullion is below standard; for toughening, when metals are contained in it which render it untit for coining; for copper used for alloy, when the bullion is above standard; for silver introduced into the alloy of gold; and for separating the gold and silver, when these metals exist together in the bullion; and that the rate of these charges shall be fixed, from time to time by the directs with the encourage of the Secretary of the Transaction as not the state. to time, by the director, with the concurrence of the Secretary of the Treasury, so as not to exceed, in their judgment, the actual expense to the mint of the materials and labour employed in each of the cases aforementioned; and that the amount received from these charges shall be accounted for, and appropriated for defraying the contingent expenses of the mint.

appropriated for defraying the contingent expenses of the land.

§ 19. And be if facther caucied, That from the report of the assayer, and the weight of the hullion, the treasurer shall estimate the whole value of each deposite, and also the amount of the charges or deductions, if any; of all which he shall give a detailed memorandum to the deposite; and he shall also give, at the same time, under his hand, a certificate of the nett amount of the deposite, to be paid

also give, at the same time, under his hand, a certificate of the nett amount of the deposite, to be paid in coins of the same species of bullion as that deposited.

§ 20. And be it further enacted. That parcels of bullion shall be, from time to time, transferred by the treasurer to the melter and refiner; that a careful record of these transfers, noting the weight and character of the bullion, shall be kept; and that the bullion thus placed in the hads of the melter and retiner shall be subjected to the several processes which way be necessary to form it into ingots of the legal standard, and of a quality suitable for coinage.

§ 21. And be it further enacted. That the ingots thus prepared shall be assayed by the assayer, and it they prove to be within the limits allowed for deviation from the standard, they shall be transferred by the melter and refiner to the treasurer, accommanded by the assayer's certificate of their fine.

by the molter and refiner to the treasure, accompanied by the assayer's certificate of their fine-ness; and that a careful record of the transfer shall be kept by the treasure, as a companied by the assayer's certificate of their fine-dependent of the careful record of the transfer shall be kept by the treasurer. That the used for coinning of which the quality differs more than two thousandths from the legal standard; and that no ingots of silver shall be used

timers more many two monagers of the standard standard; and that he against states and be used for coinage of which the quality differs more than three thousandths from the legal standard.

§ 23. And be it further emeted. That in the treasurer's account with the melter and refiner, the melter and refiner shall be deblted with the standard weight of all the bullion placed in his hands, that is to say, with the weight of metal of legal standard theness which it will make; and that he shall be credited by the standard weight of all the lagots delivered by him to the treasurer; and that snan he credited by the standard weight of the freedom shall appoint, the melter and refiner shall deliver up to the treasurer all the builton in his possession, in order that his accounts may be settled up to that time; and, in this settlement, he shall be entitled to a credit for the difference between the whole amount of builton delivered to him and received from him, since the last settlement, as an allowance for necessary waste: Provided, That this allowance shall not exceed two thousandibs of the whole amount of radden it has a linear builton that they have the beautiful that the provided the standard to the constant of the whole amount of radden it has a linear builting that he are the beautiful that the local standard to the standard to the standard that the same that he are the standard to the standard that the same that he are the standard to the standard that the same that the same that he are the same that the same of the whole amount of gold and silver bullion, respectively, that had been delivered to him by the

21. And be it further enacted, That the treasurer shall, from time to time, deliver over to the chief coiner, ingots for the purpose of coinnge; and he shall keep a careful record of these transfers, noting the weight and description of the ingots; and that the ingots thus placed in the hands of the chief coiner shall be passed through the several processes necessary to make from them coins in all respects conformable to law.

respects contormable to law. § 25. And bring the reacted, That in adjusting the weights of the coins, the following deviations from the standard weight shall not be exceeded in noy of the single pieces:—In the dollar and half dollar, one grain and a half; in the quarter dollar, one grain; in the dime and half dime, half a grain; in the gold coins, one quarter of a grain; in the copper coins, one grain in the pennyweight; and that in weighing a large number of pieces together, when delivered from the chief coiner to the treasurer to the depositors, the deviations from the standard weight shall not exceed the following limits: Four pennyweights in one thousand dollars; three pennyweights in one thousand half dollars; two pennyweights in one thousand quarter dollars; one pennyweight in one thousand dimes; one pennyweight in one thousand half-dimes; two pennyweights in one thousand eagles; one and a half pennyweight in one thousand half eagles; one pennyweight in one thousand quarter eagles.

Q 26. And be it further enacted, That the chief coiner shall, from time to time, as the coins are pre pared, deliver them over to the trensurer, who shall keep a careful record of their kind, number, and weight; and that in receiving the coins it shall be the duty of the trensurer to see whether the coins of that delivery are within the legal limits of the standard weight; and if his trials for this purpose shall not prove satisfactory, he shall cause all the coins of this delivery to be weighted separately, and such as are not of legal weight shall be delivered to the melter and refiner, as standard bullon, to be comit formed but livery and resident

such as are not of legal weight shall be delivered to the melter and refiner, as standard bullon, to be again formed into ingots and recoined.

§ 27. And be it further enacted, That at every delivery of coins made by the chief coiner to the treasurer, it shall be the duty of the treasurer, in the presence of the assayer, to take, indiscriminately, a certain number of pieces of each variety for the annual trial of coins, (the number being prescribed by the director,) which shall be carefully labelled and deposited in a chest appropriated for the purpose, kept under the joint care of the treasurer and assayer, and so secured that neither can have access to its contents without the presence of the other.

§ 25. And be it further enacted, That the chief coiner shall, from time to time, deliver to the trea-

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surer, the clippings and other portions of bullion remaining after so process of coin 2, and that the treasurer shall keep a careful record of their amount.  $\frac{1}{2}$  29, And be it farther equeted, That, in the treasurer's account with the chief siner, the chief coiner shall be debited with the amount in weight of standard me si of all the busin placed in his hands, and credited with the amount, also by weight, of all the coines, clippings, and therefore the process of the coines and that once at least in every year, at such has as the direction, we had the chief coiner shall deliver to the treasurer all the coins and bullion in his position, we that his accounts may be settled up to that time; and, in this settlement, has an allowance for necessary wastered by the coins and bullion received from him, since the last settlement, as an allowance for necessary wastered to the coins and bullion to the silt of the coins and bullion to the silt of the coins and bullion to the silt of the coins and bullion to the silt of the coins and the coins and the coins and bullion to the silt of the coins and bullion to the silt of the coins and bullion to the silt of the coins and the coins and the coins and the coins and bullion to the silt of the coins and the coins and bullion to the silt of the coins and the coins are coins and the coins and bullion to the silt of the coins and the coins and bullion to the silt of the coins and the coins and bullion to the silt of the coins and bullion to the coins and bullion to the coins and bullion to the coins and bullion to the coins and bullion to the coins and bullion to the coins and bullion to the coins and bullion to the coins and bullion to the coins and bullion to the coins are coins and bullion to the coins are coins and the coins and bullion to the coins are coins and the coins are coins and the coins are coins and the coins are coins and the coins are coins and the coins are coins are coins are coins and the coins are coins are coins are coins are coins are coins are coins a

one and one half thousandth of the whole amount of the gold that had been delivered to him by the treasurer.

3.0. And be it further enacted. That when the coins which are the equivalent to any deposite of bullion are ready for delivery, they shall be paid over to the depositor, or his order, by the treasurer, on a warrant from the director; and the payments shall be made, if demanded, in the order in which the hullion shall have been brought to the mint, giving priority according to priority of deposite only; and that in the demonitantions of coin delivered, the treasurer shall comply with the wishes of the depositor, unless when impracticable or inconvenient to do so, in which case the demoninations of coin shall be designated by the director.

3.1. And be in further enacted, That, for the purpose of enabling the mint to make the returns to depositors with as little delay as possible, it shall be the duty of the Secretary of the Treasury to keep rathe said mint, when the state of the treasury will admit thereof, a deposite of such amount of pable money, or of bullion procured for the purpose, as he shall judge convenient and necessary, not exceeding one million of dollars, out of which those who bring bullion to the mint may be paid the value thereof, as soon as practicable after this value has been ascertained; that the bullion so deposite, or any part thereof, or may, at his discretion, allow the coins formed at the mint to be given for their equivalent in other money.

§ 23. And be it farther enacted, That, to secure a due conformity in the gold and silver coins to their evantiles stundards and sealed.

deposite, or any part thereof, or may, at his discretion, allow the coins formed at the mint to be given for their equivalent in other money.

32. And be it further enacted, That, to secure a due conformity in the gold and silver coins to their respective standards and weights, an annual trial shall be made of the pieces reserved for this purpose at the mint and its branches, before the judge of the district control the United States for the eastern district of Pennsylvania, the attorney of the United States for the castern district of Pennsylvania, and the collector of the port of Philadelphia, and such other persons as the President shall foint time to time designate for that purpose, who shall meet as commissioners for the performance of this dity, on the second Monday in Pebrarry, annually, and my continue their meetings by adjournment, if accessary; and if a majority of the commissioners shall fail to attend at anytime appointed for their meeting, then the director of the mint shall call a meeting of the commissioners at such their time as he may deem convenient; and it is shall eall a meeting of the commissioners at such interiments and in the presence of the officers of the mint, such examination shall be made of the reserved and reported as satisfactory; but if any greater quantity than is allowed by law, the trial shall be considered and reported as satisfactory; but if any greater deviation from the legal standard or weight shall appear, this fact shall be certified to the President of the United States, and if, on a view of the clumatances of the case, he shall so decide, the officer or officers implicated in the error shall be independent instructions from the director; that the cost shall be paid from the fund hereinafter provided for; and that the copper buillion shall be purchased for the mint, from time to time, by the treasurer, under instructions from the director; that the cost shall be paid from the fund hereinafter provided for; and that the copper buillion shall be purchased for the mint f

supply other upplicants.

§ 35. And be if farther exacted, That the copper coins may, at the discretion of the director, be delivered in any of the principal cities and towns of the United States, at the cost of the mint for

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transportation.

§ 37. And be it facther enocied, That the money received by the treasurer in exchange for copper coins, skall form a fund in his hands, which shall be used to purchase copper planchets, and to pay the expense of transportation of copper coins; and that if there be a surplus, the shall be appropriated to defray the contingent expenses of the mint.

§ 38. And be it facther enacted. That all acts or parts of acts heretofore passed, relating to the mint and coins of the United States, which are inconsistent with the provisions of this act, be, and the

same are hereby, repealed.
Approved, Jan. 18th, 1837.

the following enactment:

#### Other legal Provisions still in force.

#### I. Provisions of the Constitution of the United States.

The Congress shall have power to coin money; regulate the value thereof, and of foreign coins; and its the standard of weights and measures.—(Art. I.  $\lozenge$  8.)

No State shall coin money, or make any thing but gold and silver a legal tender in payment of

debts .- (Art. 1. 0 10.)

### II. Establishment and location of the Mint.

Be it enacted, &c. - That a mint, for the purpose of a national coinage, be, and the same is established,

to be situate and carried on at the seat of government of the United States for the time being.—(Act of April 24, 1792; the seat of government being then at Philadelphia)

Beit enacted, &c., That, until the 4th day of March, 1801, the mint shall remain in the city of Philadelphia, and be carried on as heretofore, under the laws now in force, any law to the contrary not-

withstanding.—(Act of May 14th, 1800.)

Be it emeted, &c., That the mint shall remain in Philadelphia until the 4th day of March, in the year 1832.—(Act of March 3d, 1801.)

This act was revived and continued in force and operation, for successive periods of five years, until the 4th of March, 1828, when the location of the mint at Philadelphia was made permanent, by

Be it exacted, §c., That the act entitled "An act concerning the mint," approved March the third-tel thousand eight hundred and one, be, and the same hereby is, revived and continued in force and operation, until otherwise provided by law.—(Act of May 19th, 1888, § 1.)

#### III. Money of account of the United States.

Be it enacted, &c., That the money of account of the United States shall be expressed in dollars or units, dimes or tenths, cents or hundredths, and mills or thousandths; a dime being the tenth part of a dollar, a cent the hundredth part of a dollar, a mill the thousandth part of a dollar; and that all accounts in the public offices, and all proceedings in the courts of the United States, shall be kept and had in conformity to this regulation.—(Act of April 2d, 1792, § 20.)

#### IV. Copper Coins current.

Be it enacted, &c., That after the expiration of six calendar months from the time when there shall have been paid into the treasury, by the said director, in cents and half cents, a sum not less than first thousand doltars—which time shall forthwith be announced by the treasurer in at least tay gazettes or newspapers, published at the seat of the government of the United States, for the time being—no copper coins or pieces whatsoever, except the said cents and half cents, shall pass current as money, or shall be paid or offered to be paid, or received in payment for any debt, demand, chim, patter or thing whatsover; and all copper coins or pieces, except the said cents and half cents, which believes the said or offered to be naid, or received in payment. Contrary to the prolificion aforesid, show natter or thing whatsover; and an copper come or pieces, except the same erms and more cents, which had be forfeited; and every person by whom any of them shall input been so paid or offered to be paid, or received in payment, shall also forfeited; and every person by whom any of them shall inverbeen so paid or offered to be paid, shall and may be recovered with costs of smit, for the benefit of any person by whom information of the incurring thereof shall have been given.—(Act of May 8th, 1792, 2.2. The announcement required having been duly made by the Treasurer of the United States, this enactment is in full trees.)

#### V. Foreign Coins Current.

#### GOLD COINS.

1. Be it enacted, Sec. That, from and after the thirty-first day of July next, the fellowing gold com-1. Be it consteal, &c., That, from and after the thirty-dirst day of July next, the following gold constant pass current as money within the United States, and be receivable in all payments, by weight, for the payment of all debts and demands, at the rates following; that is to say—the gold coins of treat Britain, Portugal, and Brazii, of not less than twenty-two carats fine, at the rate of the pold coins of France, nine tents fine, at the rate of ninety-three cents and one tenth of a cent per pennyweight; and the gold coins of Spain, Mexico, and Colombia, of the theness of twenty carats, three grains and soven sixteenths of a grain, at the rate of eighty-nine cents and nine tenths of a cent per pennyweight.

§ 2. And be it further enacted, That it shall be the duty of the Secretary of the Treasury to cause assays of the aforesaid gold coins, made current by this net, to be had at the mint of the United States, at least once in every year, and to make report of the result thereof to Congress.

#### SILVER COINS.

8 1. Be it enacted, &c., That, from and after the passage of this act, the following silver coins shall be of the begal value, and shall pass current as money within the United States, by tale, for the payment of all debts and demands, at the rate of one hundred cents the dollar; that is asy—the dollar; of Mexico, Peru, Chill, and Central America, of not less weight than four hundred and fifteen grains each; and those restamped in Brazil of the like weight; and of not less fineness than ten current fifteen pennyweights pure silver in the Troy pound of twelve ounces of sineness than ten current with the five-franc piece of France, when of not less fineness than ten ounces and sixteen pennyweights, in the five-franc piece of France, when of not less fineness than ten ounces and sixteen pennyweights, and the sixteen pennyweights are the research ounces. Troy weight of studyer sixteen pennyweights are the research ounces the research of the sixteen pennyweights. twelve ounces Troy weight of standard silver, and weighing not less than 384 grains each, at the rate of ninety-three cents each.

§ 2. And be it further enacted. That it shall be the duty of the Secretary of the Treasury to cause a system of the aforesaid silver coins, made current by this act, to be had at the mind of the United States, at least once in every year, and to make report of the result thereof to Congress. (Acts of June 28th, 1834.)

#### VI. Old Standards and Weights of Coins.

#### SILVER COINS.

Be it enacted, &c., That the standard for all silver coins of the United States shall be one thousand four hundred and eighty-five parts fine, to one hundred and seventy-nine parts alloy; and, accordingly, that one thousand four hundred and eighty-five parts, in one thousand six hundred and sixty-four parts of the entire weight of each of the said coins, shall consist of pure silver, and the renaining one hundred and seventy-nine parts of alloy—which alloy shall be wholly of copper. (Act of April 2d, 1792, § 13.)
This standard corresponds to 892.4 thousandths.

This standard, and the weight of the parts of the dollar is fixed at four hundred and sixteen grains of the above standard, and the weight of the parts of the dollar in proportion.

This standard and weight were retained until the end of the year 1836 and the coins of this paried

are still legal tenders of payment.

#### GOLD COINS.

Be it enacted, &c., That the standard for all gold coins of the United States shall be eleven pars fine to one part alloy; and, accordingly, that eleven parts in twelve of the entire weight of each of the said coins shall consist of pure gold, and the remaining one twelfth part of alloy; and the said roles are proposed of silver and copper, not exceeding one half silver, as shall be found convenient. (Act of April 2d, 1792, part of  $\delta$  12.) This standard corresponds to twenty-two caratts, or to 9163 thousandths. By  $\delta$  9 of the same act, the weight of the eagle was fixed at two hundred and seventy grains, and

the weight of the half and quarter eagle in proportion.

This standard and weight were retained until the end of July, 1834, when the following enactments came into force.

Be it enacted, &c., That the gold coins of the United States shall contain the following quantities of metal; that is to say—each eagle shall contain two hundred and thirty-two grains of pure gold, and two hundred and fifty-eight grains of standard gold; each half eagle, one hundred and sixteen grains two hundred and fifty-eight grains of standard gold; each nair eagle, one hundred and sixteen grains of pure gold, and one hundred and twenty-nine grains of standard gold; each quarter eagle shall contain fifty-eight grains of pure gold, and sixty-four and a half grains of standard gold. Every such eagle shall be of the value of ten dollars; every such hulf eagle shall be of the value of five dollars, and every such quarter eagle shall be of the value of two dollars and fifty cents. And the said gold coins shall be received in all payments, when of full weight, according to their said respective values; (Acti dasy a count The nucl ceins quedi

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following quantities of rains of pure gold, and dred and sixteen grains ch quarter eagle shall dard gold. Every such e value of five dollars; its. And the said gold said respective values;

and, when of less than full weight, at less values, proportioned to their respective actual weights.

and, when of less than this weight, at less values, proportioned to their respective actual weights. Case of June 28th, 1834, \$1.)

The it further exacted. That all gold coins of the United States, uninted enterior to the thirty-first day of July next, shall be receivable in all payments at the rate of ninety-four and eight tenths of a cent per pennyweight. (\$2.30 f the same act.)

The above standard, which corresponds to 21 carats 2 14-43 grains, or 892-25 thousandiths, continued until the act of January, 1837, when it was changed to 900 thousandiths. The weights of the gold coins were not, however, altered; and all gold coins made after July, 31, 1834, are legal tenders, actions to their naminal values. cording to their nominal values.

#### VII. Against Counterfeiting Coins.

Be it enacted, &c., That if any person or persons shall falsely make, forge, or counterfeit, or cause or meure to be falsely made, forged, or counterfeited; or willingly aid or assist in falsely making, forging, or counterfeiting, any coin in resemblance or similitude of the gold or silver coin which has been, or bereafter may be, coined at the Mint of the United States; or in the resemblance or similbeen, or bereatter may be, coined at the Mint of the United States; or in the resemblance or simili-rate of any foreign gold or silver coin which by law now is, or hereafter may be under, current in the limited States; or shall pass, atter, publish, or sell, or attempt to pass, utter, publish, or sell, or bring must be United States from any foreign place, with intent to pass, utter, publish, or sell, as true, any such false, forged, or counterfeiled coin, knowing the same to be hise, forged, or counterfeiled, with intent to defraud any body, politic or corporate, or any other person or persons whatsoever; every person, so offending, shall be deemed guilty of felony, and shall, on conviction thereof, be published by the, not exceeding five thousand dollars, and by imprisonment and confinement at hard inbour,

by fine, not exceeding five thousand dollars, and by imprisonment and confinement at hard labour, not exceeding ten years, according to the aggravation of the offence.

Aside it further enacted. That if any person or persons shall fulsely make, forge, or counterfeit, or cause or pricure to be falsely made, forged, or counterfeited, or willingly aid or assist in falsely making, forging, or counterfeiting any coin in the resemblance or similitude of any copper coin which has been, or hereafter may be, coined at the mint of the United States; or shall pass, after, publish, or sell; or ratempt to pass, after, publish, or sell; or bring into the United States from any foreign place, with intent to pass, utter, publish, or sell, as true, any such fulse, forged, or counterfeited coin, with intent to defraid any body, politic or corporate, or any such is such as what sever a wear any such intent to defraid any body, politic or corporate, or any person or persons whatsoever a very person so offending shall be deemed guilty of fulony, and shall, on conviction thereof, be punished by fac, not exceeding one thousand dollars, and by huprisoment, and continement to hard labour, not exceeding three years. (Act of March 3d, 1825, §§ 20, 21.)

#### VIII. Against offences at the Mint.

VIII. Against offeness at the Mint.

Be it exacted, &c., That if any of the gold or silver coins, which shall be struck or coined at the mint of the United States, shall be debased, or made worse as to the proportion of fine gold or fine silver therein contained; or shall be of less weight or value than the same ought to be, pursuant to the several acts relative thereto, through the default or consistence of any of the otherst or persons who shall be employed at the said mint, for the purposes of profit or gain, or otherwise, with a frandinent intent; and if any of the said officers or persons shall embezzle any of the neetals which shall, at any time, be committed to their charge for the purpose of being coined, or my of the coins which shall be struck, or coined, at the said mint, every such officer or person who shall commit any, or either of the said offences, shall be deemed guilty of felony, and shall be sentenced to imprisonment and hard labour, for a term not less than one year, nor more than ten years; and shall be fined in a sun not exceeding ten thousand dollars. (Act of March 3d, 1825, § 24.)

#### IX. Standard weights of the Mint.

Be it enacted, &c., That, for the purpose of securing a due conformity in weight of the coins of the United States, to the provisions of the ninth section of the act, passed the second of April, one thousand seven hundred and ninety-two, entitled, "An act establishing a mint, and regulating the coins of the United States," the brans Troy pound weight procured by the uninister of the United States, at bondon, in the year one thousand eight hundred and twenty-seven, for the use of the mint, and now in the custody of the director thereof, shall be the standard Troy pound of the mint of the United States, conformably to which the coinage thereof shall be regulated.

And be it further enacted, That it shall be the duty of the director of the mint to procure, and safely them a series of standard weights, corresponding to the inforeshill Troy pound, consisting of a one

And be if further enacted, that it shall be the only of the director of the mint to produce, and safely to keep, a series of standard weights, corresponding to the inforesaid Troy pointd, consisting of a one pound weight and the requisite subdivisions and multiples thereof, from the hundredth part of a gain to twenty-five pounds; and that the Troy weights ordinarily employed in the transactions of the mint, shall be regulated according to the above standards, at least once in every year, under his inspection, and their accuracy tested annually in the presence of the assay commissioners, on the day of the annual assay. (Act of May 19th, 1828, &§ 2, 3.)

### X. Assay of bullion not intended for coinage.

Be it enacted, Sec., That it shall be lawful for the director of the mint to receive, and cause to be assayed, bullion not intended for coinage, and to cause certificates to be given of the fineness thereof, by such offerer as he shall designate for that purpose, at such rates of charge, to be paid by the owner of said bullion, and under such regulations as the said director may from time to time establish. (Act of May 19th, 1828, § 7.)

### XI. Unexpended appropriations.

Be it enacted, &c., That in regard to any sum which shall have remained unexpended upon any appropriation other than for the payment of interest on the funded debt; for the payment of interest upon, and reimbursement, according to contract, of any loan or loans made on account of the United apon, and remnoursement, according to contract, of any tout or rouns made on account of the funded states; for the purpose of the sinking-fund; or for a purpose, in respect to which a longer duration is specially assigned by law, for more than two years after the expiration of the calendar year in which the act of appropriation shall be deemed to have eased and been determined; and the sum so unexpended shall be carried to an account, on the books of the treasury, to be denominated, "The surplus fund," &c. (Act of March 3d, 1795, § 16.)

## X11. Provision for the purchase of bullion for coinage.

Provided, That it may be lawful for the President of the United States to direct transfers of the public money to be made from time to time, to the mint and branch mints of the United States, for supplying metal for rainage. (Provisa in \$\greentlime{1}\)2 of the law regulating the deposites of public moneys: approved, July, 1836.)

### XIII. Act to establish branches of the mint of the United States.

Be it enacted, &c., That branches of the mint of the United States shall be established as follows:—
One branch at the city of New Orleans for the coinage of gold and silver: one branch at the town of
Charlotte in Mecklemburg county, in the state of North Carolina, for the coinage of gold only: and one
branch at or near Dahlonega in Lampkin county, in the state of Georgia, also for the coinage of gold
only. And for the purpose of purclusing sites, erecting suitable buildings, and completing the neces2.1.2.

Berry Control menon entails and an improved

sary combinations of machinery for the several branches aforesaid, the following sums, to be paid out of any money in the treasury, not otherwise appropriated, shall be and hereby are appropriated: for the branch at New Orleans, the sum of two hundred thousand dollars; for the branch at Charlotte,

the branch at New Orleans, the sum of two infinite undustrial density of the Sanah dollars; and for the branch at Dablenega, fifty thousand dollars.

§ 2. And be it further enacted. That so soon as the necessary buildings are erected, for the well conducting the business of each of the said branches, the following officers shall be appointed upon the nomination of the President, and with the advice and consent of the Senate:—One superIntendent, nomination of the President, and with the advice and consent of the Senate:—One superintendent one treasurer, one assayer, one chief coiner, one melter, and one refiner. And the superintendent of each mint shall engage and employ as many clerks, and as many subordinate workmen and servants, as shall be provided for by law; and the salaries of the said officers and clerks shall he as follows:—For the branch mint at New Orleans:—to the superintendent, the sum of two thousand five hundred dollars: to the treasurer, the sum of two 'housand dollars: to the chief coiner, the sum of two thousand dollars: to the assayer, melter and refiner, the sum of two thousand dollars according to the superintendent of the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars according to the same of two thousand dollars and the same of two thousand dollars and the same of two thousand dollars and the same of two thousand dollars and the same of two thousand dollars according to the same of two thousand dollars and the same of two thousand dollars and the same of two thousand dollars and the same of two thousand dollars according to the same of two thousand dollars and the same of two thousand dollars according to the same of two thousand dollars and the same of two thousand dollars and the same of two thousand dollars and the same of two thousand dollars and the same of two thousand dollars and the same of two the same of t to two clerks, the sum of twelve hundred dollars each: to the subordinate workmen and servand, not exceeding twenty in number, such wages and allowances as are customary and reasonable, according to their respective stations and occupations. For the branches at Charlotte and Dahlonega, to the superintendents, each the sum of twe thousand dollars, who shall respectively discharge the duty of trensurers: to the chief coiners, each the sum of one thousand five hundred dollars: to the assayers, melters, and refiners, each the sum of one thousand five hundred dollars: to the clerks, not exceeding one at each branch, the sum of one thousand five hundred dollars: to the clerks, not exceeding the number of five at each of the said branches, such wages and allow ances shall be paid as are customary and reasonable, according to their respective stations and occupations. And for the purpose of paying the said salaries, wages, allowances, and the incidental expenses of the said branches of the mint for the year one thousand eight hundred and thirty-five, the following sums, to be paid out of any money in the treasury not otherwise appropriated:—for the branch at New Orleans, the sum of thirty-five thousand dollars each.

23. And be it furnher enacted, That the officers and clerks to be appointed under this act, before enter.

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Dablonega, the sum of fitteen thousand dollars each.

3. And be it further enacted, That the officers and clerks to be appointed under this act, before entering upon the duties thereof, shall take an oath or affirmation, before some judge of the United States, faithfully and diligently to perform the duties thereof; and shall each become bound to the United States of America, with one or more sureties to the entistaction of the Director of the Mint, and Secretarry of the Trensury, with condition for the faithful and diligent performance of the duties of their offices

their offices.

§ 4. And be it further enacted, That the general business of the said branches of the mint of the United States, shall be under the control and regulation of the director of the mint at Philadelphia, subject to the approbation of the Secretary of the Treasury; and for that purpose, it shall be that of the said director to prescribe such regulations, and require such returns, periodically, and occasionally, as shall appear to him to be necessary, for the purpose of carrying into effect the intention of this act in establishing the said branches: also, for discriminating the coins which shall be stamped at each place. And for that purpose, to require the transmission and delivery to him at the mint, from time to time, such parcels of the coining of each branch as he shall think proper, to be subjected to such assays and tests as he shall direct.

§ 5. And be it further enacted, That all the laws, and parts of laws, made for the regulation of the mint of the United States, and for the government of the officers and persons employed therein, and for the punishment of all offences connected with the mint or coinage of the United States, shall be, and the same are hereby declared to be, in full force, in relation to each of the branches of the mint, by this act established, so far as the same shall be applicable thereto. (Act of March 33, 1835.)

XIV. Amendment to the freeze in the regions agt establishing Franch Mints.

### XIV. Amendment to the foregoing act establishing Branch Mints.

Be it enacted, &c. That the officers of the branch mint at New Orleans shall be one superintendent, Be it reacted, etc. I had the onneers of the branch mint at New Oriesias shall be one superinteneen; one treasurer, one assayer, one melter and refiner, and one coiner; and that the officers of the brauch mints at Charlotte and Dahlonega, severally, shall be one superintendent, who shall also perform the duties of treasurer; one assayer, who shall also perform the duties of treasurer; one assayer, who shall also perform the duties of treasurer; and one coiner; and the annual salaries of the said officers shall be as follows: for the branch at New Orleans, to the superintendent, two thousand five hundred dollars; to the trensurer, the sayer, the melter and refiner, and the coiner, each, two thousand dollars; for the branches at Chalotte and at Dahlonega, to the superintendent, two thousand dollars; and to the assayer and the coiner, each, fifteen hundred dollars.

coloer, each, inteen numered donards. \$2. And be it further enacted, That so much of the net entitled "An Act to establish branches of the mint of the United States," approved the third day of March, one thousand eight hundred and thirty-five, as is inconsistent with the provisions of this act, be, and the same is hereby, repealed.

The following table exhibits the amount of coinage at the mint, from the commencement of its operations in 1792 until the 31st of December, 1838, inclusive,

Tabular Statement of the Amount of Coinage at the Mint of the United States, Philadelphia, in the several Denominations of Coin, from the commencement of its operations until the 31st of December, 1838, inclusive.

Years.	Half Eagles.	Quarter Engles.	Dollars.	Half Dollars.	Quarter Dollars.	Dimes.	Italf Dimes.	Cents.
1792								
1793	8,707	_	204,791	323,144		_	86,416	1,066,033
1794	.,	l i					00,120	1,000,000
1795				1	1			
1796	6,196	963	72,920	3,918	5,894	22,135	10,230	974,700
1797	3,609	859	7,776		252	25,261	44,527	897,510
1798	24,867	614	327,536	_		27,550	_	979,700
1799	7,451	480	423,515		- 1			904,585
1800	11,622	- 1	220,920	_	-	21,760	24,000	2,822,175
1801	26,006	T	54,454	30,289		34,640	33,910	1,362,837
1802	53,176	2,612	41,650	29,890	1 - 1	10,975	13,010	3,435,100
1803	33,506	423	66,064	31,715		33,040	37,850	2,471,353
1804	30,475	3,327	19,570	156,519	6,738	8,265	_	756,838
1805	33,183	1,781	321	211,722	121,394	120,780	15,600	941,116
1806	64,093	1,616		839,576	206,121			348,000
1807	84,093	6,812	_	1,051,756	220,643	165,000	_	727,221

ing sums, to be paid out by are appropriated : for the branch at Charlotte,

rected, for the well conbe uppointed upon the :—One superintenden, into the superintenden, into the superintenden, into two thousand he chief coiner, the sum thousand dollars each: workmen and servante, and reasonable, accordionte and Dahlonega, lo ively discharge the duly underd dolfars: to the dollars: to the clerks, e subordinate workmen, such wages and allowretive stations and occaces, and the incidental hundred and thirty-five, e appropriated :—for the

ler this act, before enterlge of the United States, ne bound to the United ctor of the Mint, and the formance of the duties of

inches at Charlotte and

ches of the mint of the he mint at Philadelphia, purpose, it shall be the rns, periodically, and oc, into effect the intention s which shall he stamped iformity of weight, form, require the trunsmission go of euch branch as he

for the regulation of the is employed therein, and i United States, shall be, he branches of the mint, of March 3d, 1835.)

# of March

Il be one superintendent, I that the officers of the odent, who shall also person of metter and refiner; lows: for the branch at o the trensurer, the asprethe branches at Charto the assayer and the

to establish branches of sand eight hundred and ume is hereby, repealed.

om the commencement

States, Philadelphia, ia ons until the 31st of De-

Cents.
1,066,033
974,700 897,510 979,700 904,585 2,892,175 1,362,837 3,415,100 2,471,353 756,838 941,116 348,000 727,221

Tabular Statement of the amount of Coinage-continued.

ears.	fialf Eagles.	Quarter Eagles.	Dolfars.	flalf Dollars,	Quarter Dollars.	Dimes.	italf Dimes.	Cents.
1808	55,578	2,710	_	1,368,600	_			1,109,000
1809	33,875	- 1	_	1,405,810	_	44.710	_	222,867
1810	100,287	- !	-	1,276,276	_	6,355	_ 1	1,458,500
1811	99,581	- !		1,203,644	_	65,180	_	218,025
1812	58,087	-		1,628,059	-		-	1,075,500
1813	95,428	1 - 1	_	1,241,903	-	_	_	418,000
1814	15,454	- 1	-	1,039,075	- 1	421,500	_	357,830
1815	635	_	_	_	69,232		_	
1816	_	- 1	_	47,150	20,003	_		2,820,98
1817		- 1	-	1,125,567	-	_		3,948,40
1818	48,588	1 - 1	-	1,960,322	361,174	_	_	3,167,00
1819	51,723	_	_	2,208,000	144,000	_	-	2,671,00
1820	263,806		_	751,122	127,444	942,587	_	4,407,55
1821	34,641	6,448	-	1,305,797	216,851	1,186,512	_	389,00
1822	17,796	_	_	1,559,573	64,080	100,000	_	2,072,33
1823	14,485		-	1,694,200	17,800	440,000	-	
1824	17,340	2,600	_	3,504,954			_	1,262,00
1825	20,060	4,434	-	2,943,166	168,000	510,000	<b>–</b>	1,461,10
1826	18,069	760	-	4,004,180			_	1,517,42
1827	24,913	2,800	_	5,493,400	4,000	1,215,000	_	2,357,73
1828	28,029	3,403		3,075,200	102,000	125,000		2,260,62
1829	57,442 126,351	4,540	_	3,712,156	_	770,000	1,230,000	1,414,50
1830	140,594	4,520	_	4,764,800		510,000	1,240,000	1,711,50
1831	157,487	4,400	_	5,873,660	399,000	771,350	1,242,700	3,359,26
1832	193,630	4,160	_	4,797,000	320,000	522,500	965,000	2,362,00
1833	732,169	117,370	_	5,206,000	156,000	485,000	1,370,000	2,739,00
1834	371,534	131,402	_	6,412,004	286,000	635,000	1,480,000	1,855,10
1835 1836	553,147	547,986	1,000	5,352,006	1,952,000	1,410,000	2,760,000	3,878,40
	207,121	45,080	1,000	6,540,200	472,000	1,190,000	1,900,000	2,111,00
1837 1938	286,588	47,030		3,629,820	252,400	1,042,000	2,276,000	5,558,30
1939	200,300	27,030		3,546,000	832,000	1,992,500	1,255,000	6,370,20
Total.	4,220,422	949,130	1,440,517	91,443,993	0,524,069	14,854,600	15,984,243	82,241,30

The above table contains the number of the several denominations of coin, eagles and half cents excepted.

Previous to 1805, the whole number of engles coined amounted to 132,592. Since then none have been coined until the year 1838, during which the number of engles coined amounted to 7,200. The number of half cents coined, down to the end of the year 1838, was 7,838,713.

Deposites and Coinage at the Mint and its Branches for the Year 1838.

	l	DEPOSITES.									
Mints.		Gold.						Total.			
	U. S. 0	U. S. Gold.		Tatal o	Tatat of Gold.		Silver.				
Philadelphia - Charlotte - 2 Dahlonega - New Orleans ( -	171, 127, 135,	Dollars. 171,700 127,000 135,700 700		1,62 13 14	7ars. 4,500 0,600 1,800 0,600	2,301, 2,301, — 237,	200 3	Dollars. 3,925,700 130,600 141,800 277,600			
	435,	100	1,502,400		7,500	2,538,	200   4	,475,700			
		COINAGE.									
Mints.	G	Gold.		Silver.		er.	Tot	a!.			
	Pieces.	Value.	Pieces.	Value.	Pieces.	Value.	Pieces.	Value.			
Philadelphia - Charlotte Dahlonega - New Orleans -	1,.	84,165	· -	Pollars. 2,293,000 — 40,243	6,370,200 — —	Dollars. 63,702 —	15,336,518 20,780 20,583 402,430	84,16 102,91			
	382,181	1.809.595	9.027.930	2,333,243	6,370,200	63,702	15,780,311	4,206,54			

COIR, a species of yarn manufactured out of the liusk of cocoa nuts. The husks being steeped in water, the dry dusty substance mixed with the fibres is separated. These are afterwards spun into yarn, and manufactured into cordage, that is deemed by some superior that made of hemp. The goodness of coir depends on the fineness of the filaments, and on their being of a bright yellow colour. About 3,000,000 lbs. weight are annually exported from Ceylon, principally to Calcutta, and other ports in the East Indies. It is also prepared in the Maldive Islands, and many other places; and is very extensively used throughout the East.—(Bertolacci's Ceylon; Bell's Commerce of Bengal, &c.)

COLOCYNTHIS, COLOQUINTIDA, on BITTER CUCUMBER (Ger. Koloquinten;

COLOCYNTHIS, COLOQUINTIDA, on BITTER CUCUMBER (Ger. Koloquinten; Du. Bitter-appelen; Fr. Coloquintes; It. Coloquintida; Sp. Coloquintidas; Arab. and Pers. Hunzil), the produce of an annual plant (Cucumis colocynthis Lin.) growing in









Turkey, Nubia, India, and other places, much resembling the cucumber in herbage. When ripe, the fruit is peeled and dried in a stove; and in this state is brought to England. It is inodorous, but has an extremely bitter, nauseous taste. It is an exceedingly powerful drastic eathartic. When it is larger than a St. Michael's orange, and has black acute pointed ends, it is not good.—(Ainslie's Materia Indica.)

COLONIES.—COLONY TRADE.—Colonies are establishments founded in foreign countries by individuals who either voluntarily emigrate from, or are forcibly sent abroad by, their mother country. The colony trade is the trade carried on between colonies and their

rent states

1, 1.

I. ESTABLISHMENT OF COLONIES.

II. INFLUENCE OF THE MONOPOLY OF THE COLONY TRADE. SLAVERY.

III. MAGNITUDE, POPULATION, TRADE, &c. OF BRITISH COLONIES.

IV. REGULATIONS UNDER WHICH COLONY TRADE IS CONDUCTED. DISPOSAL OF LAND IN THE COLONIES, &C.

V. Foreign Colonies.

## I. ESTABLISHMENT OF COLONIES.

(1.) Greek Colonies .- Various motives have, in different countries and ages, led to the formation of colonies.\* The Greek colonies of antiquity seem to have been chiefly founded by citizens whom the violence and fury of contending factions forced to leave their native land; but they were sometimes formed for the purpose of relieving the mother country of a redundant population, and sometimes also for the purpose of extending the sphere of commercial transactions, or of providing for their security. The relations between the mother country and the colony depended, in a great measure, on the motives which led to the esta-blishment of the latter. When a colony was founded by fugitives, forcibly expelled from their ancient homes; or when it was founded, as was frequently the case, by bodies of volugtary emigrants, who received no assistance from, and were in no respect controlled by, the parent state, it was from the first independent: and even in those rarer cases in which the emigration was conducted under the superintendence of the parent city, and when the colony was protected by her power and influence, the dependence was, mostly, far from being alsolute and complete. The great bulk of the Greek colonies were really independent states; and though they commonly regarded the land of their forefathers with filial respect, though they yielded to its citizens the place of distinction at public games and religious solemnities, and were expected to assist them in time of war, they did so as allies only, on fair and equal terms, and never as subjects. Owing to the freedom of their institutions, and their superiority in the arts of civilized life to the native inhabitants of the countries among whom they were generally placed, these colonies rose, in a comparatively short period, to a high pitch of opulence and refinement; and many among them, as Miletus and Ephesus in Asia Minor, Syracuse and Agrigentum in Sicily, and Tarentum and Locri in Italy, not only equalled, but greatly surpassed, their mother cities in wealth and power.

(2.) Roman Colonies.—The Roman colonies were, for the most part, founded by and under the authority of government; being intended to serve both as outlets for poor and discontented citizens, and as military stations, or garrisons, to secure the subjection of the conquered provinces over which they were scattered. The most intimate political union was always maintained between them and the mother city. Their internal government was modelled on that of Rome; and, while their superior officers were mostly sent from the capital, they were made to contribute their full quota of troops and taxes, to assist in carrying

on the contests in which the Republic was almost constantly engaged.

(3.) Spanish Colonies.—The early colonies of most modern nations were founded by private adventurers, influenced either by the hope of gain, or by a desire to escape from religious persecution, without any wish to relieve the mother country of a surplus population, or to bridle subjugated provinces. On their first institution, therefore, the modern colonies approached, though with some essential variations, more nearly to the Grecian than the Roman model—but the period of their freedom was of very limited duration. They were very soon subjected to laws and regulations framed in the metropolis, and calculated, as was to be supposed, rather to promote its interests than those of the colony. At a somewhat later period the foundation of colonial establishments was eagerly patronised by most European governments, in the view of extending commerce, and of enriching the mother country,

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gave to atlantic Europe other E mcrcial

<sup>\*</sup> Seneca has given, in a few words, a very clear and accurate statement of the different motives that induced the ancients to found colonies.—" Nec omnibus eadem causa relinquendi querendique patriam fuit. Alios excidia urbivm suarum, hostilibus armis elapsos, in aliena, spoliatos suis, expulerant: Alios domestira seditio sobmovit: Alios mimia superfluentis populi frequentia, aut concernada vires, emisti: Alios pestilentia, aut frequens terrarum hiatus, aut aliqua intoleranda infelicis soli ejecerunt: Quosdam fertilis oraș et in majus laudata, fama corrupit: Alios alia causa ezcivit domibus suis."—(Consol. ad Helviam, c. 6.)

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f the different motives dinquendi quarendique diatos suis, expulerunt: meraudas vires, emisti: di ejecerunt: Quosdam us suis.",—(Consol. ad by securing to her the exclusive possession of the market of distant countries; and where, from the thinness of the aboriginal population, or their inferiority in the arts of civilized life, the colonists were enabled to amass fortunes with comparative rapidity.

The Spaniards who first resorted to America after its discovery, had no intention of settling in the country, or of colonising it. The idea that gold and silver alone constituted wealth was then universally prevalent; and the bold and enterprising companions and followers of Columbus, instead of engaging in industrious undertakings, which they neither understood nor relished, sought only to enrich themselves by plundering the feeble and defenceless natives of the gold and silver in their possession, and of the abundance of which the most exaggerated accounts were immediately spread throughout Europe. When new adventurers arrived on an unknown coast, their single inquiry was, whether it abounded in gold. If it did, they remained, for some time at least, in the country; if not, they immediately set sail for some other quarter. Auri rabida sitis a cultura Hispanos divertit, is the expressive statement of a contemporary writer (Petrus Martyrus, in the Novus Orbis of (irynaus, p. 511.). The slow progress of the Spanish colonies, after their first discovery, must principally be ascribed to this cause. The gold and silver accumulated by the natives were very soon exhausted; and the skill and energy of the successive swarms of adventurers, who continued to pour into the country, were principally directed to the unproductive and generally ruinous trade of mining. The few large fortunes that were made in this way, like the large prizes in a lottery, inflamed the cupidity of the multitude, and gave an appearance of credibility to the fabulous accounts of the excessive productiveness of the mines. After the gambling spirit which had exclusively actuated the early adventurers had begun to subside, the colonists gradually betook themselves to agricultural and commercial pursuits: and the vast variety of valuable productions with which Mexico and the other Spanish colonies abound, the extreme richness of their soil, and their advantageous situation, would, had they been only tolerably well governed, have occasioned their rapid increase in wealth and civilization. But a blind and intolerant despotism paralysed their energies, and fettered and retarded their progress. All the abuses and defects of the government of Old Spain were transferred to, and multiplied in, the colonies. The whole property of those vast regions was considered as vested in the crown of Spain; and every law or regulation, whether of a local or general nature, affecting their government, emanated from the council of the Indies, in which it was supposed the king was always present. We cannot stop to describe the sort of regulations to which the colonists were subjected with any degree of minuteness; but we may notice a few of them, to furnish the means of judging of their general spirit and probable effect. It was, for example, made a capital offence to carry on any intercourse with foreigners; and the inhabitants of the different colonies were even forbidden any intercourse with each other, unless under the strictest and most vexatious regulations. There were several articles, such as flax, hemp, and wine, which they were not permitted to cultivate; at the some time that the crown reserved to itself the monopoly of salt, tobacco, gunpowder, and some other less important articles. The alcavala, and other oppressive imposts, which had proved destructive of industry in Old Spain, were rigorously levied as well on the exports as on the imports of the colonies. No situation of power or emolument could be filled except by a native of Old Spain. The Catholic religion was established, to the exclusion of every other; and bishops, tithes, and the inquisition, followed in its train: while, in order still better to consolidate and strengthen the foundations of this monstrous despotism, the government endeavoured to make the colonists insensible of their degradation, by proscribing every species of instruction, and watchfully opposing the introduction and progress of all

Under such circumstances, we cannot be surprised that the Continental colonists, among whom the monopoly system was maintained in its greatest purity, should have languished for above two centuries in a state of sluggish inactivity. Though surrounded by all the means of producing wealth, they were not generally wealthy. Oppression rendered them indolent; and went far to deprive them not only of the power, but also of the wish, to emerge The progress of the colonists who occupied the West India islands was not quite so slow. It is certain, however, that down to the middle of last century, Spain reaped no greater advantage from the possession of Cuba, Hispaniola, and Porto Rico, than England or France from the smallest of its dependencies. In proof of this we may mention, that the noble island of Cuba, which could without difficulty supply all Europe with sugar, did not, in 1750, produce a sufficient quantity even for the consumption of Old Spain. But the combined influence of an arbitrary and intolerant government, and of a degrading superstition, could not balance the means of improvement, which the fertility of the soil, and the command thence arising over most of the necessaries and many of the conveniences of life, gave to the colonists. Owing also to the total incapacity of Old Spain to furnish her transatlantic provinces with a sufficient supply of the articles she had forced them to import from Europe, and the consequent extension of the contraband trade carried on with them by the other European nations, she had been compelled gradually to relax the severity of her commercial monopoly. A new impulse was thus given to the spirit of industry. The colonists WALES

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began to be more sensible of the natural advantages of their situation, and less inclined to submit to the blind and bigoted policy of the Spanish Court. In 1781, a rebellion broke out in Peru, in consequence of an attempt made by the government to establish a new monopoly in that province, which threatened to end in the total dissolution of the connection between Spain and South America, and was not quelled without great difficulty and much bloodshed But the spirit of liberty, when once excited, could not be suppressed. It continued to gain ground progressively, until the commencement of the late contest between France and Spain interrupted the communication with the mother country, and gave the colonists an opportunity of proclaiming that independence which, after a lengthened and bloody struggle, they

happily succeeded in achieving.

(4.) British Colonies.—The English, who, like all the other nations of Europe, had been impressed with mingled feelings of admiration and envy by the extent and importance of the acquisitions made by the Spaniards in the New World, speedily entered with enthusiasm and ardour into the career of discovery. Owing, however, to the bull which Ferdinand and Isabella had obtained from the Pope, conveying to them the amule donation of all the countries inhabited by infidels that the Spaniards had discovered, or might discover, the English to avoid encroaching on the dominions of their rivals, directed their efforts further to the north. Several attempts to found colonies on the coast of America were made in the reign of Elizabeth by Sir Humphrey Gilbert, Sir Richard Grenville, Sir Walter Raleigh, and others. But in consequence of their ignorance of the country, the deficiency of their supplies of provisions, the loss of time in fruitless searches after gold, and the various difficulties incident to the first settlement of a colony, none of these attempts proved successful: and it was not until 1607, that a small body of adventurers founded the first permanent establishment of the English in America, at Jamestown in Virginia. Letters patent were granted in 1609, by King James, to the principal persons resident in London, by whom the expense attending the formation of the colony was to be defrayed, incorporating them into a company, and establishing a council in England for the direction of their proceedings, the members of which were to be chosen by, and removable at the pleasure of, the majority of the partners of the company; permitting whatever was necessary for the support and sustenance of the colony for the first 7 years to be exported free of duty; declaring that the colonists and their descendants were to be secured in all the rights and privileges of Englishmen, the same as if they had remained at home, or been born in England; and reserving only, as the stipulated price of these concessions, and in imitation of the polley of the Spaniards, one fifth part of the gold and silver ore to be found in the colonies, which was to be paid to his Majesty and his successors in all time to come. In virtue of these powers, the company issued, in 1621, a charter or ordinance, which gave a legal and permanent form to the constitution of the colony. By this charter the supreme legislative authority was lodged, partly in the governor, who held the place of the sovereign, partly in a council of state named by the company, and partly in a general council, or assembly composed of the representatives of the people, in which were vested powers and privileges similar to those of the House of Commons. It was not long, however, before the king and the company quarrelled. The latter were in consequence divested of all their rights, partly by open violence, and partly under colour of law, without compensation, after having expended upwards of 150,000% in founding the colony; and a governor and council of state appointed by the king succeeded to the powers of those appointed by the committee.—(Robertson's History of America, book ix. passim; Jefferson's Notes on Virginia, p. 179.)

The founders of the colony in Virginia had been actuated solely by the hopes of gain; but the colonies that were soon after established in New England, were chiefly planted by men who fled from religious and political persecution. The form of government in the New England colonies, though at first modified a good deal by the peculiar religious opinions entertained by the colonists, was in its leading principles essentially free. For a considerable period, the colonists elected their own governors, coined money, and exercised most of the rights of sovereignty; while the English, wholly engrossed with the contest between freedom and prerogative at home, had no leisure to attend to their proceedings. Subsequently to the restoration, however, the governments of most of the New England states were established nearly on the same footing as that of Virginia; which, indeed, became the favourite model, not only for the constitution of the colonies established on the Continent, with the exception of the proprietary governments of Pennsylvania and Maryland, but also for those that were established in the West India islands. But under every vicissitude of government and fortune, the New England colonists were distinguished by the same ardent and enthusiastic love of liberty that had first induced them to quit their native land. Every thing relating to the internal regulation and administration of the different colonies was determined, in the colonial assemblies, by representatives freely chosen by the settlers. 'The personal liberty of the citizens was well secured and vigilantly protected. And if we except the restraints on their commerce, the monopoly of which was jealously guarded by the mother country, the inhabitants of Virginia, Pennsylvania, and New England, enjoyed nearly the same degree of freedom, when colonists of England, that they now enjoy as citizens of the powerful

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It is not difficult to discover the causes of the unexampled prosperity and rapid growth of our North American colonies, and generally of all colonies placed under similar circumstances. The North American colonists carried with them a knowledge of the arts and sciences practised by a civilized and polished people. They had been trained from their infancy to habits of industry and subordination. They were practically acquainted with the best and wisest form of civil polity that had been established in Europe; and they were placed in a situation that enabled them, without difficulty, to remedy its defects, and to try every institution by the test of utility. But the thinness of the aboriginal population, and the consequent facility of obtaining inexhaustible supplies of fertile and unoccupied land, must certainly be placed at the head of all the causes which have promoted the rapid increase of wealth and population in the United States, and in all the other colonies both of North and South America. On the first foundation of a colony, and for long after, each colonist gets an ample supply of land of the best quality; and having no rent, and scarcely any taxes, to pay, his industry necessarily becomes exceedingly productive, and he has every means, and every motive, to amass capital. In consequence, he is eager to collect labourers from all quarters, and is both willing and able to reward them with high wages. But these high wages afford the means of accumulation, and, joined to the plenty and cheapness of the land, speedily change the more industrious labourers into proprietors, and enable them, in their turn, to become the employers of fresh labourers; so that every class participates in the general improvement, and capital and population advance with a rapidity hardly conceivable in old settled and fully peopled countries.

It has been frequently said, that the establishment of our American and West India colonies was a device of the supporters of the exclusive or mercantile system—that they founded them in the view of raising up a vast agricultural population, whose commerce should be confined entirely to an exchange of their raw products for our manufactured goods. There is, however, no truth in these assertions. On the contrary, the charters granted to the founders of the settlement in Virginia distinctly empower the colonists to carry on a direct intercourse with foreign states. Nor were they slow to avail themselves of this permission; for they had, so early as 1620, established tobacco warehouses in Middleburgh and Flushing.—(Robertson's America, book ix. p. 104.); and the subsequent proceedings of the British government, depriving them of this freedom of commerce, were the chief cause of those disputes, which broke out, in 1676, in an open rebellion of ominous and threatening import.-(Robertson's America, p. 147.) It was not until the colonists had surmounted the difficulties and hardships incident to their first establishment, and had begun to increase rapidly in wealth, that their commerce became an object of importance, and that regulations were framed in the view of restricting its freedom, and of rendering it peculiarly advantageous to the mother country. The act of 1650, passed by the republican parliament, laid the first foundations of the monopoly system, by confining the import and export trade of the colonies exclusively to British or colony built ships. But the famous Navigation Act of 1660 (12 Charles 2. c. 18.) went much further. It enacted, that certain specified articles, the produce of the colonies, and since well known in commerce by the name of enumerated articles, should not be exported directly from the colonies to any foreign country; but that they should first be sent to Britain, and there unladen (the words of the act are, laid upon the shore), before they could be forwarded to their final destination. Sugar, molasses, ginger, fustic, tobacco, cotton, and indigo, were originally enumerated; and the list was subsequently enlarged by the addition of coffee, hides and skins, iron, corn, lumber, &c. In 1739, the monopoly system was so far relaxed, that sugars were permitted to be carried directly from the British plantations to any port or place southward of Cape Finisterre; but the conditions under which this indulgence was granted, continued so strict and numerous down to 1803, when they were a good deal simplified, as to render it in a great degree nugatory.—(Edwards's West Indies, vol. ii. p. 452. ed. 1819.); and with this exception, the oppressive and vexatious restrictions on their direct exportation to foreign countries were maintained on most of the other enumerated commodities of any importance, down to the recent alterations.

But besides compelling the colonists to sell their produce exclusively in the English markets, it was next thought advisable to oblige them to buy such foreign articles as they might stand in need of entirely from the merchants and manufacturers of England. For this purpose it was enacted, in 1663, that "no commodity of the growth, production, or manufacture of Europe, shall be imported into the British plantations, but such as are laden and put on board in England, Wales, or Berwick-upon-Tweed, and in English built shipping, whereof the master and three fourths of the crew are English." The preamble to this statute, which effectually excluded the colonists from every market for European produce, except that of England, assigns the motive for this restriction to be, "the maintaining a greater correspondence and kindness between the subjects at home and those in the plantations;

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keeping the colonies in a firmer dependence on the pother country; making them yet more beneficial to it, in the further employment and increase of English shipping, and the vent of English manufactures and commodities; rendering the navigation to and from them more safe and cheap; and making this kingdom a staple, not only of the commodities of the plantations, but also of the commodities of other countries and places for their supply; it being the usage of other nations to keep their plantation trade exclusively to themselves."

It was also a leading principle in the system of colonial policy, adopted as well by England as by the other European nations, to discourage all attempts to manufacture such nrticles in the colonies as could be provided for them by the mother country. The history of our colonial system is full of efforts of this sort; and so essential was this principle deemed to the idea of a colony, that Lerd Chatham did not hesitate to declare, in his place in parliament, that "the British colonists of North America had no mount to manufacture even a nail for a horseshoe!"—(Edwards's West Indies, vol. ii. p. 566.) And when such were the enactments made by the legislature, and such the avowed sentiments of a great parliamentary leader and a friend to the colonies, we need not be surprised at a declaration of the late Lord Sheffield, who did no more, indeed, than express the opinion of almost all the merchants and politicians of his time, when he affirmed that "The only use of American colonies or West India islands is the monopoly of their consumption, and the carriage of their produce."

### II. INFLUENCE OF THE MONOPOLY OF THE COLONY TRADE.-SLAVERY.

It is not necessary to enter into any lengthened disquisitions with respect to this part of our subject. The rules by which we are to form our judgment upon it, are unfolded in the article Commence. Here it is sufficient to observe, in the first place, that, though it could be shown that restrictions on the colony trade were really advantageous to the mother country, that is not enough to prove that they should be adopted. In dealing with a colony, we are not dealing with a foreign country, but with an integral part of our own empire. And hence, in order to show that restrictions on the colony trade are advantageous, it must not merely be shown that they are beneficial to the mother country, but it must further be shown that they are beneficial, or, at all events, not injurious, to the colony. The advantage of one part of the empire is not to be purchased by the depression of some other part. The duty of government is to promote the prosperity, and to maintain the equal rights and privileges of all; not to enrich one class, or one province, at the expense of others.

This principle is decisive of the whole question. Owing to the identity of language, manners, and religion, the merchants of the mother country must always have very great advantages in the colony markets; and if the commodities which they have to sell be about as suitable for them, and as low priced, as those of others, none else will be imported into them; but if they be not, it would plainly be to the injury of the colony to compel her to buy from the mother country what she might procure cheaper from others. It will immediately be seen that such forced sale could be of no real advantage to the mother country; but whether that were so or not, its mischievous influence upon the colony is manifest, Were Jamaica, for example, obliged to import any article from England which cost her 100,000% a year more than she could procure a similar article for elsewhere, she would manifestly lose this amount; and though it were true that every shilling of this sum found its way as extra profit into the pockets of the merchants or manufacturers of England, that would be no sufficient justification of the policy of such a system. The protection due by a government to its subjects does not depend on the varying degrees of latitude and longitude under which they happen to live. It would not be more glaringly unjust to lay peculiar burdens on the Lothians for the sake of Middlesex, than it is to lay them on Jamaica for the sake of England.

In point of fact, however, the monopoly of the colony trade is of no real use, but the reverse, to the mother country. If, as has been already observed, she can supply her colonists with goods as cheaply as they can be supplied by others, she will have no competitors in their markets; and if she cannot do this, the monopoly is really hostile to her interests. Each country has some natural or acquired capabilities that enable her to carry on cettain branches of industry more advantsgeously than any one clse. But the fact of a country being liable to be undersold in the markets of her colonies, shows conclusively, that instead of having any superiority, she labours under a disadvantage, as compared with others, in the production of the peculiar articles in demand in them. And hence, in providing a forcel market in the colonies for articles that we should not otherwise be able to dispose of, we really engage a portion of the capital and labour of the country in a less advantageous channel than that into which it would naturally have flowed. We impress upon it an artificial direction; and withdraw it from those secure and really beneficial businesses in which it would have been employed, to engage it in business the existence of which depends only on the continuance of oppressive regulations, and in which we are surpassed by foreigners.

Even were it conceded that the possession of an outlet in the colonies for goods that could not otherwise be disposed of, was an advantage, it is one that can exist in theory only.

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exist in theory only.

Practically it can never be realised. The interests of the colonists, and the dexterity and devices of the smuggler, are too much for Custom-house regulations. Cheap goods never fail of making their way through every obstacle. All the tyrannical laws and guarda costus of Old Spain did not hinder her colonies from being glutted with prohibited commodities. And we may be assured that the moment a competitor appears in the field capable of supplying the Canadians and people of Jamaica with cottons, woollens, hardware, &c. cheaper than we can supply them, that moment will they cease to be our customers. All the revenue officers, and all the ships of England, supposing them to be employed for that purpose, would be unable to avert this result.

The consequence of the American war ought to have led to sounder opinions than those that are still current as to the value of the monopoly of the colony trade. Has the independence of the United States been in any respect injurious to us? So far from this, it is certain that it has redounded materially to our advantage. We have been relieved from the expense and trouble of governing extensive countries at a great distance from our shores, at the same time that we have continued to reap all the advantage that we previously reaped from our intercourse with them. It is visionary to imagine that we could have succeeded either in preventing them from establishing manufactories at home, or from importing produets from abroad, had any one been able to undersell us. Our command of the American market depends, at this moment, on the very same principle—the comparative cheapness of our goods—on which it depended when we had a governor in every state. So long as we preserve this advantage, we preserve the only means by which the monopoly of any distant market can be maintained, and the only means by which such monopoly is rendered of the

But it is not to be supposed that, because restrictions on the trade of colonies can be of no real advantage to their mother countries, they are not often very injurious to them and to the colonies. We could not, however anxious, exclude manufactured articles, and such foreign goods as are valuable without being very bulky, from our West India islands, provided they were offered cheaper by others. But such is not the case with lumber, provisions, &c. They are too bulky to be easily smuggled; and may be, and indeed are, very much raised in price by restrictions on their importation. For many years past, all direct intercourse between our West India colonies and the United States was interdicted; and, in consequence, the planters were compelled either to supply themselves with lumber, staves, &c. by a distant voyage from Canada, or, which was by far the most common practice, from the United States, through the circuitous and expensive channel of St. Thomas and other neutral islands! In papers laid by the West India merchants and planters before the House of Commons (No. 120. Session 1831), they estimate the increased expense they thus incurred on lumber, staves, flour, shingles, fish, &c. at 15 per cent. of the entire value of these articles, or at 187,576l. a year. And it will be observed, that no part of this sum went into the pockets of any British merchant. It went wholly to indemnify the Americans and others for being obliged to bring their products round about by St. Thomas, instead of direct

This system grew out of the American war; but it is due to Mr. Pitt to state that it received no countenance from him. On the contrary, he introduced a bill, in 1785, for reviving the beneficial intercourse that existed previously to the war, between the United States and the West India islands. But being opposed by a powerful party in parliament, and by the ship owners and Canada merchants, he was obliged reluctantly to widhdraw the bill. The following remarks of Mr. Bryan Edwards on this subject are as applicable at this

moment, as they were at the period (1794) when they were written.

"This," says he, "is not a business of selfishness or faction; nor (like many of those questions which are daily moved in parliament merely to agitate and perplex government) can it be dismissed by vote. It will come forward again and again, and haunt administration in a thousand hideous shapes, until a more liberal policy shall take place; for no folly can possibly exceed the notion that any measures pursued by Great Britain will prevent the American states from having, some time or other, a commercial intercourse with our West India territories on their own terms. With a chain of coast of 20° of latitude, possessing the facest harbours for the purpose in the world, all lying so near the sugar colonies and the track to Europe, with a country abounding in every thing the islands have occasion for, and which they can obtain no where else; all these circumstances necessarily and naturally lead to a commercial intercourse between our islands and the United States. It is true we may min . or sugar colonies, and ourselves also, in the attempt to prevent it; but it is an experiment which God and nature have marked out as impossible to succeed. The present restraining system is forbidding men to help each other; men who, by their necessities, their climate, and their productions, are standing in perpetual need of mutual assistance, and able to supply it."—(Hist. West Indies, Preface to 2d ed.)

We have also thought fit to interdict the West Indians from the refining, or, as it is technically the standard of the standa

nically termed, the claying of sugars. This is one of the few manufactures that might be advantageously set up in the islands. The process adds considerably to the value of sugar;

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and it might be carried on in the buildings, and by the hands that are required to boil the cane, or to prepare the raw or muscovado sugar. Instead, however, of being allowed to refine their sugars on the spot, and where it might be done for a third of the expense that is required in England, the planters have been prohibited from engaging in this branch of industry; and have been obliged to export all their sugars, either raw or crushed, to England. Nothing can exceed the oppressiveness of such a regulation; and what is most singular, it has not been enforced, like most regulations of the sort, in order to bolster up any of the leading interests of the country, but merely to give a factitious employment to a very small class,—that of the sugar refiners, whose natural residence is in the West Indies. The planters and merchants estimate the loss caused by this preposterous regulation at 75,550L a year.

The distillation of spirits from sugar has only been occasionally allowed; but provided the duties were so adjusted as to give no advantage to the planters over the growers of barbey, or to the latter over the former, we think the distillers should be, at all times, allowed to distil indiscriminately from sugar, molasses, or grain. It is the duty of government to take care that the duties be so arranged as to give no unfair advantage to any party over another; but, having done this, it should do nothing more. To prohibit distillation from sugar, that a forced market may be opened for grain; or distillation from grain, that a forced market may be opened for sugar; are interferences with the freedom of industry, for which no good

reason has been, nor we believe can be, assigned.

The interests of the planters have been sacrificed in many other ways besides those now pointed out, in the view of securing some illusory advantage to our merchants and ship. owners. Perseverance in this line of policy is the less excusable, as it is in direct opposition to the principle of the measures introduced by Mr. Robinson (now Lord Goderich) in 1822. and Mr. Huskisson in 1825; and sanctioned by the legislature. The avowed object of these measures was the subversion of the old colonial system, and the repeal of the vexatious restrictions laid on the trade of the colonies. "If we look," said Mr. Robinson, "to the dominions of England in the Eastern hemisphere, we shall find the restrictive system has been entirely and systematically abandoned. The whole of the East India Company's territories have never been shackled with the peculiar restrictions of the navigation laws; and who will say that the interests of commerce and navigation have suffered? or rather, who will deny that they have been materially benefited by the freedom they have enjoyed?" -"I propose," said Mr. Huskisson, in 1825, "to admit a free intercourse between all our colonies and other countries, either in British ships, or in the ships of those countries, allowing the latter to import all articles, the growth, produce, or manufacture of the country to which the ship belongs; and to export from such colonies all articles whatever of their growth, produce, or manufacture, either to the country from which such ship came, or to any other port of the world; the United Kingdom and all its dependencies only excepted,"

Unluckily, however, the conditions and regulations introduced into the bills were, for the most part, in direct contradiction to the principle laid down in the speeches now quoted; nor is it easy, indeed, to conceive for what purpose the latter were made, unless it were to exhibit the impolicy of the former. Among others which will subsequently be specified, the act of 1825 imposed the following duties for the express purpose of securing to Canada and

to British ships the supply of the West India islands with food and lumber.

Table of Buties imposed by 6 Geo. 4.c. 114, on certain Articles of Provision, and of Wood and Lumber, not height the Growth, Pro- duction, or Manufacture of the United Kingdom, nor of any Bri- tish Possession, imported or brought into the British Possessions on the Continent of South America, or in the West Iodies, the Ba- hama and Bermuda Islands included.	Other wood and lumber, the 1,000 feet of I inch thick 1 8 0 Fish, beef, prohibited.  The support desired from these and the other desired in the standard st
Provisions, v.z.	The effects of these duties in adding to the prices of the food and lumber imported by the planters, is exhibited in the following statement of the prices of some of the principal of these articles in the United States and the Continent, and in Canada and the United
Peas, beans, rye, calavances, oats, barley, Indian corn, the bushel 0 0 7 Rice, the 1,000 lbs. nett weight 0 2 6 Live stock, 10 per cent. Lumber, viz.	Herrings (Danish) at the Island of St. Thomas, the barrel 1 0 0
Shingles, not being more than 12 inches in length, the 1,000 Shingles, being more than 12 inches in length, the 1,000 Slaves and headings, viz.	Pork, in Hamburgh, the barrel 2 6 6 Ditto, in the United Kingdom, ditto 3 5 6 Red oak staves, in the United States, per 1,000 4 0 6
Red sak, the 1,000	Ditto, at Quebec, per ditto   10 6 8 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9

The United States, who felt themselves aggrieved by the imposition of such oppressive duties on flour, wheat, and lumber, refused to accede to those conditions of reciprocity under which the colonial ports were to be opened to their ships; and, owing to this circumstance, it was not till the end of 1830, when fresh negotiations were entered into with the United States, and it was agreed to modify some of the duties, that the West India colonies derived any sensible advantage from the changes, such as they were, that were made in 1825.

But notwithstanding the modifications introduced by the act 1 Will. 4. c. 24., and now

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ys besides those now merchants and shipis in direct opposition d Goderich) in 1822, he avowed object of he repeal of the vexaid Mr. Robinson, "to the restrictive system last India Company's the navigation laws; suffered? or rather, they have enjoyed? ourse between all our those countries, allowture of the country to cles whatever of their such ship came, or to ncies only excepted," the bills were, for the ches now quoted; nor unless it were to exently be specified, the curing to Canada and mber.

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and the other duties imposed by 75,000%, a year, and the charges ing to the prices of the food and is exhibited in the following the principal of these articles in and in Canada and the United

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II. 4. c. 24., and now

embodied in the act 3 & 4 Will. 4. c. 59 .- (see post), - the regulations under which the colony trade is at present conducted, are in the highest degree objectionable. There is, for example, a duty of 5s. a barrel on all flour brought from a foreign country into our possessions in the West Indies and South America, and also into Nova Scotia, New Brunswick, and Prince Edward Island. At first sight there seems nothing to object to in this regulation, except the imposition of the duty; in point of fact, however, this is its least objectionable feature, and is used merely as a pretext to conceal its real object. The necessity of raising a revenue might, in some degree, excuse even the imposition of a duty on the food of the colonists; but there cannot be so much as the shadow of an apology for taxing it for the henefit of another class. Such, however, is the sole end and purpose of this ingeniously contrived regulation. It will be observed, that though no wheat flour can be carried duty free direct, from a foreign country to our possessions in the West Indies, or to our possessions to the north of the United States on the Atlantic, it may be inported duty free into Canada, where it is not needed! The consequence is, that a large proportion of the United States' flour intended for the West Indies, instead of being shipped direct from New York, Philadelphia, &c. for the islands, is carried, in the first instance, to Montreal and Quebec, and is thence conveyed in Briush ships to its final destination. The duty is imposed to force this trade; that is, to make the food of the colonists be carried to them by a roundabout course of more than 2,000 miles, in order that a few hundred pounds may be forced into the pockets of the ship-owners, at an expense of many thousand pounds to the colonists. Such, indeed, is the influence of the system, that there have been instances of wheat having heen carried from Archangel to Quebec, landed there, and again shipped for Jamaica! Shingles, lumber, &c. are subjected to the same regulations, with this difference merely, that they may be imported duty free into Nova Scotia, New Brunswick, &c., being thence carried to the West Indies; whereas, by confining the importation of duty free flour to Canada. it must pass, before it can reach the consumers, through the lengthened, difficult, and dangrous navigation of the St. Lawrence.

It is unnecessary to make any commentary on such regulations. None more objectionable in principle, or mischievous in practice, are to be met with in the worst parts of the old

spanish colonial régime.

All duties on and regulations with respect to the importation of articles of provision, lumber, &c. into the colonies, ought to be wholly abolished. Jamaica, and our other West India colonies, may be viewed as immense sugar, rum, and coffce manufactories, which, though situated at a distance from England, belong to Englishmen, and are carried on by English capital. But to promote the prosperity of any manufacture without injuring that of others, there are no means at once so obvious and effectual, as to give those engaged in it every facility for supplying themselves with the materials necessary to carry it on at the lowest price, and to keep the duties on its produce as low as possible. This is the sound and obvious principle that ought to have been kept steadily in view in legislating for the colonies; though, as already seen, it has been totally lost sight of. That the system of forcing importation from Canada may be advantageous to that province, we do not presume to deny; but we are not to impoverish one part of our dominions that we may enrich another, more especially when it is certain, as in the present case, that the advantage conferred is trifling indeed compared with the injury inflicted. In other respects, the operation of the present system is most pernicious. Sugar is an important necessary of life, and enters largely into the consumption of every individual in Great Britain. Surely, then, it is highly important that every means should be resorted to fer reducing its cost; and as we have excluded foreign sugars from our markets, the only way in which any such reduction can be effected is by abolishing the existing restrictions, and allowing the planters to furnish themselves with the materials necessary for their manufacture at the lowest rate, and to dispose of their produce in the state and at the places they prefer.

The vexatious regulations now alluded to, have been, for the most part, imposed to benefit the mother country at the expense of the colonies. There has, however, been, in this respect, a reciprocity of injuries. Being obliged to buy whatever they wanted in the markets of the mother country, the colonists early succeeded in obtaining, what, indeed, could not, under the circumstances of the case, be denied to them, the monopoly of these markets for the sale of their peculiar productions. And hence the high discriminating duties on foreign sugars, coffee, timber, &c. Owing to the very great fertility of the colonies of Demerara, Berbice, &c., acquired during the late war, the exclusion of foreign sugar has not latterly been so great a burden as it used to be, though it still occasions an enhancement of its price. But there are no palliating circumstances about the discriminating duty on foreign timber. Not satisfied with giving the Canadians an unfair advantage in the markets of the West Indies, we give them a still more unjustifiable advantage in those of England. It was proved in evidence taken before a committee of the House of Lords, that timber from Canada is not half so durable as that from the Baltic, and is, besides, peculiarly liable to dry rot. It is not allowed to be used in the building of ships for the navy, and is rejected by all the more respectable house-builders: and yet, under the miscrable pretext of giving employment to WENT TO

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saw mills in Canada, and to a few thousand tons of additional shipping, we actually force the use of this worthless article, by imposing a discriminating duty of no less than 45%, a load on all timber from the north of Europe. It has been shown, by papers laid before parliament, that were the same duty laid on timber from Canada that is laid on timber from the Baltic, the revenue would gain 1,500,000% a year, while the durability of our ships and houses would be doubled.—(For a further discussion of this subject, see Timben.)

These restrictions tend to render the colony trade a source of loss, and of irritation and disgust to all parties. In other respects, too, their influence is most pernicious. So long as the colonies are prevented from purchasing lumber, provisions, &c. in the cheapest markets, and as their trade continues subjected to regulations injurious to their interests, they are justified in resisting all efforts to make them contribute any thing considerable to the expenses of the armaments required for their protection. "Attempts," said Lord Palmerston, "have been made in all the West India islands to induce them to contribute to the expenses of the establishments; and they have always represented that their means of doing so were crippled by the commercial arrangements of the mother country: they have said, 'If you will let us trade as we like, and collect our own custom duties, and so on, we will do it." And

no proposal could be fairer .- (Finance Committee, Evidence, p. 146.)

The expense of the colonies is a very heavy item in the national expenditure—far more so than is generally supposed. Not only are we subjected, as in the case of timber, to oppressive discriminating duties on foreign articles, that similar articles from the colonics may enjoy the monopoly of our markets, but we have to defray a very large sum on account of their military and naval expenditure. There are no means by which to estimate the precise amount of this expense; but it is, notwithstanding, abundantly certain, that Canada and the islands in the West Indies cost us annually, in military and naval outlays, upwards of a million and a half in time of peace, exclusive of the revenue collected in them. And if to this heavy expense were added the vast additional sums their defence costs during war, the debtor side of a fairly drawn up colonial budget would attain to a very formidable magnitude; and one which we apprehend could not possibly be balanced.

In entertaining this opinion we are not singular. "If," said Lord Sheffield, "we have not purchased our experience sufficiently dear, let us derive a lesson of wisdom from the misfortunes of other nations, who, like us, pursued the phantom of foreign conquest and distant colonisation; and who, in the end, found themselves less populous, opulent, and powerful, By the war of 1739, which may be truly called an American contest, we incurred a debt of upwards of 31,000,0001; by the war of 1755 we incurred a further debt of 71,500,0001. and by the war of the revolt we have added to both these debts nearly 100,000,000/, more! And thus we have expended a far larger sum in defending and retaining our colonies, than the value of all the merchandise we have ever sent them. So egregious has our impolicy been, in rearing colonists for the sake of their custom !"-(On the Commerce of the Ameri-

can States, p. 240.)

But our object is not to excite unavailing regrets for bygone follies, but to induce the return to a better system. The repeal of the restrictions on the colony trado seems indispensable, as a preliminary to other reforms. We have already seen that the legislature has recognised the principle of this repeal; and until it has taken place, or the existing restrictions been materially modified, we shall neither be able to rid ourselves of the discriminating duties in favour of colonial products, nor to make the colonies defray any considerable part of the expenditure incurred on their account.

If there be no room for surprise at the complaints so constantly put forth by the West ladians, there is very great room for surprise that so few attempts should have been made to redress the grievances of which they complain. Met in every quarter by the keen and active competition of the Brazilians and Cubans, who have been emancipated from the trammels of monopoly, and permitted freely to resort, whether as buyers or sellers, to every market, the planters in the British colonies could not be otherwise than depressed. They have been made the victims of an erroneous system of policy; for there is nothing in the circumstances under which they are naturally placed, to lead to a belief that their distresses are incurable. Were they permitted freely to supply themselves with such articles as they require, to refine their sugar in the islands, and were the exorbitant duties that are now laid on some of their staple products adequately reduced, can any one doubt that their condition would be materially improved? or that these measures would not equally redound to the general advantage of the public?

The colonies being integral parts of the empire, the trade with them should, as far as circumstances will permit, be conducted on the footing of a coasting trade. The state of the revenue requires that moderate duties should be laid on sugar, coffee, and rum, when imported into Great Britain or Ireland; but the duties on cotton, cacao, and most other colonial products, might be repealed without injury to the revenue, and with advantage to all parties The system we have hitherto pursued has been a radically different one, and in most respects the reverse of what it ought to have been. By excluding the colonists from the cheapest

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should, as far as cire. The state of the , and rum, when imd most other colonial vantage to all parties. and in most respects s from the cheapest markets for their food and lumber, we have artificially raised the cost of their produce; and then, to protect them from the consequences of such short-sighted policy, we give them a monopoly of the British market! It is thus that one unjust and vicious regulation is sure to give birth to others; and that those who depart from sound principle have nothing left but to endeavour to bolster up one absurdity by another. It is time, surely, that an end were put to so ruinous a system. It is as much for the interest as it is the duty of England, to remove all restrictions from the colonists, not essential for the sake of revenue; for this is the only means by which she can provide for their real prosperity, and rid herself of those monopolies that form the heaviest clog upon her industry.

We hope it will not be supposed, from any thing now stated, that we consider the foundation of colonial establishments as, generally speaking, inexpedient. We entertain no such opinion. It is not to the establishment of colonies, provided they be placed in advantageous situations, but to the trammels that have been Inid on their industry, and the interference exercised by the mother countries in their domestic concerns, that we object. Every individual ought to have full liberty to leave his native country; and occasions very frequently occur, when governments may advantageously interfere to settle emigrants in foreign countries, and when the soundest policy dictates the propriety of their supporting and protecting them until they are in a situation to support and protect themselves. There can be no question whatever that Europe has been prodigiously benefited by the colonisation of America. The colonists carried the arts, the sciences, the language, and the religion of the most civilized communities of the Old World to regions of vast extent and great natural fertility, occupied only by a few miserable savages. The empire of civilisation has in consequence been immeasurably extended: and while the experience afforded by the rise and progress of communities placed under such novel circumstances, has served to elucidate and establish many most important and fundamental principles in government and legislation, Europe has been enriched by the vast variety of new products America has afforded to stimulate the inventive powers of genius, and to reward the patient hand of industry.

But whatever may have been the advantages hitherto derived from the colonisation of America, they are trifling compared to what they would have been, had the European powers left the colonists at liberty to avail themselves of all the advantages of their situation, and avoided encumbering themselves with the government of extensive territories, 3,000 miles distant. Fortunately, however, a new era is, at length, begun—Novus swelorum nascitur ordo! The monopoly of the trade of America is destroyed, and her independence achieved. From Canada to Cape Horn, every port is ready to receive adventurers from Europe; and a boundless field has, in consequence, been opened for the reception of our surplus popula-tion, and for the advantageous employment of European arts, capital, and skill. The few remains of the old colonial system which still exist, and which are principally to be found in the mercantile policy of this country and France, cannot be of long duration. Their mischievous operation is no longer doubtful; and they will disappear according as the know-

ledge of sound commercial principles is more generally diffused.

Slavery.—Since the publication of the former edition of this work, a law has been made which will effect a radical change in the condition of society in the British West Indies. The abolition of the slave trade has been consummated by the act for the freedom of the unhappy persons now in a state of bondage. The statute 3 & 4 Will. 4. c. 73. enacts, that on the 1st of August, 1834, slavery is to cease throughout the British dominions, and that the then existing slaves are to become apprenticed labourers; the term of their apprenticeship partly ceasing on the 1st of August, 1838, and partly on the 1st of August, 1840; when the black and coloured population will become altogether free. A sum of 20,000,000% is to be distributed in certain proportions, and according to certain conditions, to the planters, as a compensation for the loss of their slaves,-(See article SLAVES AND SLAVE TRADE.)

Such are the prominent features of this famous statute, by which the British parliament has endeavoured at once to meet and satisfy the claims of humanity and justice. The payment of 20,000,000, to the colonists, though not more than they were fairly entitled to, is, perhaps, the most striking instance to be met with in history, of a resolution to vindicate and maintain the right of property; and reflects as much credit on the wisdom as on the liberality

of the British nation.

Nothing but vague conjectures can, of course, be indulged in as to the future working of this measure in the colonies. We believe, however, that those who have contended that it will not be productive of any falling oil in the industry of the blacks will be found to have taken a very erroneous view of the matter. Field labour in the West Indies has hitherto been always associated with slavery and degradation, and been enforced by the lash. The fair inference, consequently, is, that when the fetters are struck off the slave, and he is left to follow his own inclinations, he will be desirous of escaping from what he cannot fail to consider an ignominious occupation. Necessity, no doubt, will prevent him from becoming altogether indolent; but the effect will in this, as in other instances, be proportioned to its cause: and necessity in the West Indies is very different from necessity in Europe. Most articles that are here deemed indispensable, would there be positive encumbrances; and those



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essential to subsistence may be procured with less certainly than half the labour hitherto exacted from the slaves. At some future period, perhaps, when the recollection of their degradation has begun to fade, and a taste for conveniences and gratifications has been introduced amongst them, they may become more industrious; but this is a distant and a very uncertain prospect. We, therefore, look, at first, for a very considerable decline in the industry of the slaves, and a proportional falling off in the exports from the islands. It will give us pleasure should our anticipations be disappointed; and assuredly we do not state them by way of objection to, or deduction from, the great measure of emancipation. It would be monstrous to suppose that we might retain above 750,000 of our fellow-creatures in a state of bondage, for no better reason than that sugar might be sent to England from Januaica or Barbadoes, rather than from India, Java, or Cuba.

For further information on this subject, we beg to refer our readers to an article on Colonial Policy, in No. 84. of the Edinburgh Review, to the chapter on Colonies, in Sir Henry Parnell's invaluable work on "Financial Reform," and to the Parliamentary Paper No. 120. Sess. 1831. This paper, being prepared by a committee of West India merchants and planters, occasionally, probably, exaggerates the injury they sustain from the existing regulations; it is, however, a very instructive and valuable document. Some of the previous statements are taken from the article in the Edinburgh Review; but we are not, on that account, liable

to the charge of appropriating the labours of others.

## III. MAGNITUDE, POPULATION, TRADE, ETC. OF THE BRITISH COLONIES.

Notwithstanding the loss of the United States, the colonies of Great Britain, exclusive of India, exceed in number, extent, and value, those of every other country. Previously, indeed, to the breaking out of the late contests, the colonial dominions of Spain far exceeded in extent and importance those of any other power. But Cuba, Porto Rico, and the Philippine Islands, are now all that remain to her. These, indeed, are very valuable possessions.

though inferior to those of England.

(1.) North American Colonies .- In North America we possess the provinces of Lower and Upper Canada, Nova Scotia, and New Brunswick, with their dependencies. The situation and boundaries of these provinces will be more easily learned from the inspection of the accompanying map, than they could be from any description. The shores of Nova Scotla and New Brunswick are washed by the Atlantic Ocean; and the noble river St. Lawrence, by its communication with the great American lakes, gives to Canada all the benefits of a most extensive inland navigation, and forms a natural outlet for her surplus produce, as well as for the surplus produce of that part of the United States which is washed by the lakes, There is every variety in the soil and climate of these regions. In Lower Canada, the winter is very severe. The surface of the country is covered with snow for nearly half the year, From the beginning of December to the middle of April, the St. Lawrence is frozen over, and affords a smooth and convenient passage for the sledges by which it is then covered. But though severe, the climate is far from being unhealthy or disagreeable. The weather is generally clear and bracing; and the labour of artisans, at their out-door employments, is rarely suspended for many days in succession. On the breaking up of the ice in the latter end of April, or the beginning of May, the powers of vegetation almost immediately resume their activity, and bring on the fine season with a rapidity that is astonishing to a stranger, The highest temperature in Lower Canada varies from 96° to 102° of Fahrenheit; but the purity of the atmosphere abates the oppressive heat that is felt in most countries where the mercury ranges so high; and the weather is, on the whole, decidedly pleasant. In 1814, it was ascertained that the province of Lower Canada contained about 335,000 inhabitants; at present the number may amount to about 580,000. The population is chiefly confined to the banks of the St. Lawrence.

That part of the province of Upper Canada, which stretches from Lake Simcoe and the rivers Trent and Severn, westward to Lake Huron and the St. Clair River, and southward to Lake Erie, and part of Lake Ontario, has a soil of extraordinary fertility, capable of producing the most luxuriant crops of wheat, and every sort of grain. "The climate," says Mr. Bouchette, surveyor-general of Lower Canada, "is so particularly salubrious, that epidemic diseases, either among men or cattle, are almost entirely unknown. Its influence on the fertility of the soil is more generally perceptible than it is in Lower Canada, and is supposed to be congenial to vegetation in a much superior degree. The winters are shorter, and not always marked with such rigour as in the latter. The duration of frost is always accompanied with a fine clear sky and a dry atmosphere. The spring opens, and the resumption of agricultural labours takes place, from 6 weeks to 2 months earlier than in the neighbourhood of Quebec. The summer heats rarely prevail to excess, and the autumns are usually very friendly to the harvests, and favourable for securing all the late crops."—(Bouchette's Topographical Description of Canada, p. 595.) The ground on the shores of Lake Ontario and Lake Eric, as far west as the junction of the Thames with the St. Clair Lake, is laid out in townships, and partly settled. But the population is so very thin as

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Lake Simcoe and the River, and southward tility, capable of pro-"The climate," says salubrious, that epivn. Its influence on Canada, and is supnters are shorter, and of frost is always acens, and the resumper than in the neighnd the autumns are Il the late crops."round on the shores nes with the St. Clair on is so very thin as not, on an average, to amount to more than twenty persons to a square mile, in settled townships; while the fertility of the soil is such, that 120 persons to a square mile would not be a dense population. To the north of the River Thames, along the banks of the St. Clair, and the shores of Lake Huron, round to the River Severn, and thence to the river that joins Lake Nippissing and Lake Huron, is a boundless extent of country that is almost entirely unoccupied. The interior of this space has hitherto been but imperfectly explored; but the banks of the St. Clair and the shores of Lake Huron afford the finest situations for settlements. The soil is in many places of the greatest fertility, the river and lake teem with fish, and every variety of the best timber is found in the greatest profusion. In 1783, the settlers in Upper Canada were estimated at only 10,000: in 1825 they amounted to upwards of 157,000; and now amount, according to Mr. M'Gregor, to above 300,000: a miserably small population for a country that could easily support many millions of inhabitants in a state of the greatest comfort.

The winters in the provinces of Nova Scotia and New Brunswick are more severe than in Upper Canada, and they are a good deal infested with fogs and mists. But their proximity to England, and their favourable situation for the fishing business, give them considerable advantages.

In addition to the above, we possess the Hudson's Bay territory,—a tract of vast extent, but situated in an inhospitable climate, and worth very little except as hunting grounds. We also possess the large islands of Newfoundland and Cape Breton; but the soil is barren, and the climate severe and foggy; so that they are valuable principally as fishing sta-

We extract from the valuable work of Mr. M'Gregor on British North America (2d ed. rol, ii, p. 589.) the following statistical Table, representing the population, stock of cattle, cultivated land, &c. in the different provinces in 1832:-

		Inhabitants.	Horses.	Horned Cattle.	Hogs.	Steep.	Acres culti- vated.
I'pper Canada		310,000 580,000 110,000 196,000 35,000 76,000	34,380 126,000 12,000 19,000 4,500 600	214,692 440,000 87,000 114,796 32,000 8,000	220,000 350,000 65,000 98,214 30,000 10,000	210,000 610,000 105,000 234,658 48,000 10,000	1,800,000 2,125,000 365,000 398,961 180,000 45,000
Total -	-	1,307,000	196,480	926,488	779,214	1,247,658	4,913,964

Number of Emigrants.-There emigrated to the British Colonies in North America in

Individuals.	Individuats.	Individuals.
1825 8,741	1828 12,084	1831 58,067
1826 12,818	1829 13,307	1832 66,339
1827 12,648	1830 30,574	(Parl. Paper, No. 696, Sess. 1833.)

Of these, the great majority have been destined for Upper Canada.—(For the total emigration from the United Kingdom, see Passengens.)

Information for Emigrants to British North America .- In the latter part of 1831, a set of commissioners were appointed by government for the purpose of digesting plans of emi-gration, procuring information useful for emigrants, &c. On the 9th of February, 1832, they issued the following paper, the statements in which may be, consequently, regarded as quite authentic.

Colonial Office, 9th of February, 1832.

Colonial Office, 9th of February, 1832.

The object of the present notice is to afford such information as is likely to be useful to persons who desire either to emigrate, or to assist afters to emigrate, to the British possessions in North America. In the first place, it seems desirable to define the nature of the assistance to be expected from government by persons proceeding to these colonies. No pecuniary aid will be allowed by government or emigrants to the North America notonies; a nor after their arrival will they receive grants of land, or gifts of tools, or a supply of provisions. Hopes of all these things have been sometimes held out or emigrants by speculators in this country, desirons of making a profit by their enveyance to North America, and willing for that purpose to delude them with antonaded expectations, regardless of their rabsequent disappointment. But the wish of government is to furnish those who emigrate with a sal knowledge of the circumstances they will find in the countries to which they are going.

No assistance of the extraordinary extent above described is allowed, because, in colonies, where those who desire to work cannot fail to do well for themselves, none such is needed. Land, indeed, used formerly to be granted gratuitously; but when it was taken by poor people, they found that they knew not enough of the manner of farming in the colonies, to make any progress. After all, therefore, they were obliged to work for wages, until they could make a few savings, and could learn a little of the way of farming in Canada. But now, tand is not disposed of except by sale. The produce of the benefit of the colonies, and therefore of the emigrants; while yet no hardship is inflicted on the poor emigrant, who will work for wages just as he did before, and may after a while acquire and, if land he his object, by the savings which the high wages in these colonies enable him speedily to make.

These are the reasons why government does not think it necessary to give away land in a country, where, by the lowness of its price, the plentifulness of work, and high rate of wages, an industrious man can earn enough in a few seasons to become a freeholder by means of his own acquisitions.

The land which is for sale will be open to public competition, and of course, therefore, its price

THE MALE STATES

must depend upon the offers that may be made; but it will generally not be sold for less than from 4s. 10 5s. per acre; and in situations where roads have been made, or the ground has been partially cleared, the common prices lately have been 7s. 6d., 10s., and 15s. Further particulars will be best learned upon the spot, where every endeavour will be made to meet the different circumstances and views

of different purchasers.

of different purchasers.

Although government will not make any gifts at the public expense to emigrants to North America, agents will be maintained at the principal colonial ports, whose duty it will be, without fee or reward from private individuals, to protect emigrants against imposition upon their first landing, to acquaint them with the demand for labour in different districts, to point out the most advantageous routes, and to furnish them generally with all useful advice upon the objects which they have had in view in emigrantia; and when a private engagement cannot be immediately obtained, employment will be afforded on some of the public works in progress in the colonies. Persons newly arrived should not omit to consult the government agent for emigrants, and as much as possible should avoid detention in the ports, where they are exposed to all kinds of impositions, and of pretexts for keeping them at the first against the frauds practised on new comers, and of preventing an improvident expenditure at the first moment of arrival, it seems very desirable that individuals who may wish to furnish emigrants with money for their use in the colony should have the means of making the money payble there, instead moment of arrival, it seems very desirable that individuals who may wish to furnish entigrants with money for their use in the colony should have the means of making the money parable there, instead of giving it into the hands of the emigrants in this country. The commissioners for emigration are engaged in effecting general arrangements for this purpose, and due notice will be given to the public when they shall be completed. Agents for emigration have been appointed at St. John's, St. Andrew's, and Miramichl in New Ibrainswick, and at Quebec and York in Canada. On the whole subject of the manner of proceeding upon landing, it may be observed, in conclusion, that no effort while be spared to exempt emigrants from any necessity for delay at the place of disembarkation, and from uncertainty as to the opportunities of at once turning their labour to account.

After this explanation of the extent of the aid to be expected from government, the following state ments are subioined of the ordinary charges for massage to the North American colonies, as well-accounts are subioined of the ordinary charges for massage to the North American colonies, as well-accounts.

ments are subjoined of the ordinary charges for passage to the North American colonics, as well as of the usual rates of wages and usual prices in them, in order that every individual may have the

or The usual rates of wages and usual prices in thom, in order that every individual may have the new of judging for himself of the inducements to enligrate to these parts of the British dominions, I ussage.—Passages to Quebec or New Brunswick may either be engaged inclusive of provisions, or cusive of provisions, in which case the ship owner finds nothing but water, fucl, and bed places, athout bedding. Children under 14 years of age are charged one half, and under 7 years of age one third, of the full price; and for children under 12 months of age no charge is made. Upon these conditions the price of passage from London, or from places on the east coast of Great Ritain, has generally been 6t, with provisions, or 3t, without. From Liverpool, Greenack, and the principal period price of the provisions of the charge is exposured tower, this event will restore the charge is exposured tower. The contraction of the principal period o rally been 62, with provisions, or 32, without. From Liverpool, Greenack, and the principal parts of Ireland, as the chances of delay are fewer, the charge is somewhat lower; this grait will probable be from 24, to 24. 108, without provisions, or from 44, to 51, including provisions. It is possible that in March and April passages may be obtained from Dublin for 35s. or even 30s.; but the precess always grow higher as the season advances. In ships sailing from Scotland or Ireland, it has mostly been the custom for passengers to find their own provisions: but this practice has not been so general in London; and some ship owners, sensible of the dangerous mistakes which may be made in this matter through ignorance, are very averse to receive passengers who will not agree to be victualled by the stim. These wheels received and the restrictions are required to the control with the second control with the seco

London; and some ship owners, sensible of the dangerous mistakes which may be made in this mater through ignorance, are very averse to receive passengers who will not agree to be victualled by the ship. Those who do resolve to supply their own provisions, should nt least be careful not to lay in an insufficient stock; 50 days is the shortest period for which it is safe to provide; and from London the passage is sometimes prolonged to 75 days.

The best months for leaving England are cortainly March and April; the later emigrants do not find employment so abundant, and have less time in the colony before the commencement of winter.

Various frauds are attempted upon emigrants, which can only be effectually defeated by the good sense of the parties against whom they are contrived. Sometimes agents take payment from the emigrant for his passage, and then recommend him to some tavern, where he is detained from day to day under false pretences for delay, until, before the departure of the ship, the whole of his money is extracted from him. This of course cannot happen with agents connected with respectable houses; but the best security is to name in the bargain for passage a particular day, after which, whether or not he ship sails, the passenger is to be received on board and victualled by the owners. In this manner the emigrant cannot be intentionally brought to the place of embarkation too soon, and be compelled to spend his money at public houses, by false accounts of the time of sailing; for from the very day of his arrival at the port, being the day previously agreed upon, the ship becomes his home.

The conveyance of passengers to the British possessions in North America is regulated by an act of parliament (9 Geo. 4. c. 21.), of which the following are the principal provisions:—Ships are not allowed to carry passengers to the British possessions in North America is regulated by an act of parliament (9 Geo. 4. c. 21.), of which the following are the principal provisions:—Ships are not allowed to carry passeng

each passenger. When the ship carries the full number of passengers antowed by law, no part of the concergo, and no stores or provisions, may be carried between decks; but if there he less than the conclude number of passengers, goods may be stowed between decks in a proportion not exceeding 3 cubical feet for each passenger wanting of the highest number. Masters of vessels who land passengers unless with their own consent, at a place different from that originally agreed upon, are subject to a penalty of 20t., recoverable by summary process before 2 justices of the peace in any of the North

American colonies

penalty of 201., recoverable by summary process hefore 2 justices of the peace in any of the North American colonies.

The enforcement of this law rests chiefly with the officers of his Majesty's customs; and persons having complaints to make of its infraction, should address themseives to the nearest Custom-house. Besides the sea voyage from England, persons proceeding to Canada should be provided with the means of paying for the journey which they may have to make after their arrival at quebec. The cost of this journey must, of course, depend upon the situation of the place where the individual may find employment, or where he may have previously formed a wish to settle; but to all it will probably be useful to possess the following report of the prices of conveyance, during the last senson, on the route from Quebec to York, the capital of Upper Canada. From Quebec to Montreal (180 miles), by steam-boat, the charge for an adult was 0s. 6d.; from Montreal to Proscott (120 miles), by boats or barges, 7s.; from Prescott to York (250 miles), by steamboat, 7s. The journey, performed in this manner, usually occupies 10 or 12 days: adding, therefore, 11s. for provisions, the total cost from Quebec to York (addingtone of 550 miles) may be stated, according to the charges of last year, at 11. 11s. 6d. Persons who are possessed of sufficient means prefer to travel by land that part of the route where the River 8t. Lawrence is not navigable by steam-boats, and the journey is then usually performed in 6 days, at a cost of 6d. It must be observed, that the prices of conveyance are necessarily fluctuating, and that the foregoing account is only presented as sufficiently accurate for purposes of information in this country, leaving it to the government agent at Quebec to supply emigrants with more exact particulars, according to the circumstances of the time at which they may arrive.

Rates of Wages and Market Prices.—The colonies in North America, to which emigrants can with advantage proceed, are Lower Canada, Upper Canad

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for less than from 4s. to been partially cleared, rs will be best learned constances and views

ants to North America, , without fee or reward rst landing, to acquain vantageous routes, and y have had in view in d, employment will be wly arrived should not should avoid detention should avoid detention As for keeping them at e purpose of guarding expenditure at the first furnish emigrants with payable there, instead rayand there, lastead ers for emigration are ill be given to the public at St. John's, St. Aa-la. On the whole subsion, that no effort will sembarkation, and from

ent, the following statean colonies, as well as dividual may have the the British dominions. the British dominions, or this te of provisions, or t, fuel, and bed places, nder 7 years of age one onde. Upon these con-treat Britain, has gene-treat Britain, has gene-tis year it will probably the processible that. s. It is possible that in but the prices always and, it has mostly becu not been so general in ty be made in this mat-ree to be victualled by st be careful not to lay rovide; and from Lon-

er emigrants do not find icement of winter, icement of winter, by defented by the good ake payment from the is detained from day to y whole of his money is the respectable houses; twhich, whether or not winers. In this manner soon, and be compelled for from the very day mes his home. mes his home. Is regulated by an act

risions:—Ships are not if feet between decks; red burden; there must neal, or bread stuff, for l by law, no part of the be less than the conon not exceeding 3 cus who land passengers upon, are subject to a ce in any of the North

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to all it will probably be to all it will probably be ason, on the route from niles), by steam-boat, y houts or barges, 7s.; in this manner, usually om Quebec to York (a. 11s. 6d. Persons who e where the River St. formed in 6 days, at a y fluctuating, and that of information in this themore exact particularly. th more exact partica-

th emigrants can with From the reports re-rd's Island, Newfound-

land, Nova Scotia, and Cape Breton, it appears that they do not contain the means either of affording employment at wages to a considerable number of emigrants, or of settling them upon land.

Upper Canada.—From a comparison of all the documents before the commissioners for emigration, appears that the yearly wages of labourers in Upper Canada, hired by the year, are from 27. to 32, that their monthly wages, in different situations and at different seasons, range from 12. 10s. to 3. 10s. per month; and that daily wages range from 2s. to 3s. 9d. In all these rates of wages, board and lodging are found by the employer. Without board, daily wages vary from 3s. 6d. onto f barvest to 5s. daing harvest; 6s. 3d., besides provisions, is sometimes given to harvest men. The wages of mechanics may be stated universally at from 5s. to 7s. 6d. per day.

The following Table exhibits the lowest and the highest price which the several articles therein named bore, during the year 1831, in each of the principal districts of Upper Canada:—

Wheat, per bu.  Maize — Oats Barley — Potatoes, cwt.  Butter (fr.) lb. Ditto (sail) — Eggs, per doz. Eggs, per doz. Butes, per pair Gesse — Turkey — Straw, per load Bread, 4 lb load Bread, 4 lb load Bread, 4 lb load Flow 100 lbs. Flow 100 lbs. Flow 100 lbs. Fine — Flow 100 lbs. Fine — Seconds		
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Lowest Price in 1831.	Eastern
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Highest Ditto.	Eastern District.
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Lower Canada.—From Lower Canada the commissioners for emigration have not received the official reports which were required from the North American colonles, for the purpose of compiling the pre-sent statement. They believe, however, that the following account of the prices of grain and of wages may be relied upon for its general correctness:—

								8.	d,
Wheat	-	- D	er bushel	-	-	-	-	4	6
Rye	_	- '	_	-	-	-	-	3	0
Maize	-	-	_	-	-	-	-	2	6
Oats	-	-	_	-	-	_	-	1	3
Wages of 1	nbourers	- p	er dav	-	-	-	-	2	6
				s, masons	and tailors	-	-	5	0

New Brunswick .- The following is a list of prices compiled from documents sent in from various parts of New Brunswick :-

					7		d.		T	. s. d	١. ا						T	s.	A.			
Wheat				per bushel	õ	5	o	lo			Ö	Bread				per 4 lb. loaf		ö		to	0 4	1 a.
Maize .				-	0	4	6	_	0	5	0	Bref				per stone	0	3	3	_	ŏ.	4 0
Oats .	-	•		-	0	1	6	_	0	2 (	6	Mutton		•		· —	0	2	4	-	0 4	
Barley .				_	0	4	0	_	0	5	0	Pork			-	_	0	2	0.1	_	ñ.	4 6
Potatoes				per cwt.	0	1	3	_	0	3	6	Veal			•	-	0	2	4"	_	0 4	1 0
Butter (fresh)				per lb.	0	0	9	_	0		0	Flour	•	•		per 100 lbs.	0		0	_	0 1	3
Ditto (salt)				-	0	0	8	_	0	0 1	0]	Salt pork	•	•		per barrel	4	15	0	~		5 0
Cheese		•		_	0	0	4.	_	0	0 '	7	Ditto beef	•	•	•	·	3	0	0	_	3 10	ìň
Eggs .	-		•	per dozen	0	0	7.	_	0	1 (		Malt	•	•	•	per bushel	0	6	2	_	0 6	1
Ducks -				per pair	0	2	o T	_	0	3 (		Rye flour		•	-	per barrel	1	2	б			
Fowls .			•		0	1	6	_	0	2 (		Indian dilto		٠	•	_	1	2	6			
Geese .	•			-	0	3	0	_	0		0 [	Oatmeal	•	•	•	per cwt.			0	_	0 18	10
Turkeys	-			_	0	7	6	_	0	10 (	0	Salt cod		•	•		0		0	_	0 12	n.
Hay -	•	•		per ton	1	10	0	_	2	10 (	0	Ditto mackare			•	<ul> <li>per barrel</li> </ul>	0		U	_	1 0	òò
Straw -	-		•	_	1	0	0	_	- 1	5 (	DΙ	Ditto alewive	5				0	10	0	_	0 13	

Coals are sold at 30s. per chaldron. House rent is from 5l. to 6l. per annum for families occupying one room; and for families occupying two rooms, from 6l. to 10l. Common labourers receive from 3s. to 4s. a day, finding their own subsistence; but when employed at the portal loading vessels, their subsistence is found for them. Mechanics receive from 5s. to 7s. 0d. per day, and superior workmen from 7s. 6d. to 10s.

Upon the foregoing statements, it must be observed that emigrants, especially such of them as are agricultural labourers, should not expect the highest wages named until they have become accustomed to the work of the colony. The mechanics most in demand are those connected with the business of house-building. Shoemakers and tailors, and ship-builders, also find abundant employment.

Mr. Buchanan, his Majesty's chief agent for the superintendence of emigrants in Upper and Lower Canada, has issued the following information, dated Quebec, 16th of July,

There is nothing of more importance to emigrants on arrival at Quebec, than correct information on the leading points connected with their future pursuits. Many have suffered much by a want caution, and by listening to the opinions of interested designing characters, who frequently offer their advice unsolicited, and who are met generally about wharfs and landing places frequented by strangers. To guard emigrants from falling into such errors, they should, immediately on arrival at Qbec, proceed to the office of the chief agent for emigrants in Sault-nn-Match Street, Lower Too.

where every information requisite for their future guidance, in either getting settlement on lands, or whose every information requisite for their future guidance, in either getting settlement on lands, or obtaining employment in Upper or Lower Canada, will be obtained gratis. On your route from Quebec to your destination you will find many plans and schemes offered to your consideration, but turn away from them unless you are well satisfied of the purity of the statements. On all occasions when you stand in need of advice, apply to the government agents.

Emigrants are informed that they may remain on board ship 48 hours after arrival; nor can the deprived of any of their usual accommodations for cooking or berthing during that period; and the master of the ship is bound to land the emigrants and their baggage, free of expense, at the usual landing before any or treaspands have

ing places and at seasonable hours.

Should you require to change your English money, go to some respectable merchant or to the banks. Should you require to change your English money, go to some respectable merchant or to the banks. The currency in the Canadas is at the rate of 5s. the dollar, and is called Halifax currency; at present the gold sovereign is worth 24s. currency in Montreal; in New York, 8s. is calculated for the dollar; hence many are deceived when hearing of the rates of labour, &c.: 5s. in Canada is equal to 8s. New York; thus, 8s. New York currency is equivalent to 5s. Halifax currency.

Emigrants who wish to settle in Lower Canada, or to obtain employment, are informed that many desirable situations are to be met with. Wild lands of superior quality may be obtained by purchase on very easy terms from the commissioners of Crown lands in various townships in the province, and

good farm labourers and mechanics are much in request, particulary in the eastern townships, where also many excellent situations and improved farms may be purchased from private properties. At and the Chambily Canal many labourers will find immediate employment. In every part of Upper Canada the demand for labourers and mechanics is also very great. All labouring emigrants who reach for and who may be in want of immediate employment, will be provided with it by the government. The principal situations in Upper Canada where arrangements are made for locating emigrants, are in the Bathurst, Midland, Newcastle, Home, London, and Western districts. Settlers with means will have opportunities of purchasing Crown lands in several parts of the province at the monthly sales, information of which may be obtained on application at the Crown Land Office, York, or to A.B. Hawke, Esq. the government agent for emigrants there, to whom they will apply, on arrival, for such

triamer, 18-31, the government agent for emigrants there, to whom they will apply, on arrival, to such further advice as they may require.

Emigrants proceed ng to Upper Canada, above Kingston, either by the Ottawa or St. Lawrence route, are advised to supply themselves with provisions at Montreal, such as bread, tea, sngar, and butter, which they will purchase cheaper and of better quality than along the route. They are also particularly cautioned against the use of ardent spirits, or drinking cold river water, or lying on the banks of the river exposed to the night dews; they should proceed at once from the steambatta Montreal for Lachine, 8 miles above, from whence the Durhum and steamhoats start for Prescut and

Bytown daily.

Emigrants will betain from Mr. John Hays, the government agent at Lachine, such advice and assistance as they may require; and they will find there a convenient barrack log house, where those wishing may remain for the night, and avoid exposure and expense of lodgings. Mr. John Patton, the government agent at Prescott, will render every advice and assistance to emigrants.

Labourers or mechanics dependent on immediate employment are requested to proceed immediately on arrival into the country. The chief agent will consider such persons as may loiter about the ports

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emigrants in Upper iebec, 16th of July,

an correct information ed much by a wanter no frequently offer the requented by strangers, ely on arrival at Que t Street, Lower Top, settlement on lands, o a your route from Que. ensideration, but turn nts. On all occasions

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rehant or to the banks x currency; at present culated for the dollar; da is equal to Ss. New

e informed that many obtained by purchase ps in the province, and tern townships, where ivate proprietors. At part of Upper Canada ants who reach York, the government. The emigrants, are in the with means will have at the monthly sales, ice, York, or to A. Il. y, on arrival, for such

wa or St. Lawrence bread, tea, sugar, and ronte. They are also water, or lying on the from the steamboat at start for Prescott and

ine, such advice and og house, where those zs. Mr. John Patton, ys. Mr. nigrants.

proceed immediately loiter about the ports or landing beyond one week after arrival to have no further claims on the protection of his Majesty's agents for assistance or employment, unless they have been detained by sickness or some other satis-

The following information with respect to Upper Canada has been circulated by the Ca-

and a Company:—

"Persons desirous of obtaining employment, and having the means of emigrating to Upper Canada, may get work at high prices compared with what they have been accustomed to receive in this country as agricultural labourers. The wages given in Upper Canada are from 21. to 32, per month, with hoard and lodging. At these wages there is a constant demand for labour in all parts of Upper Canada; and there is no doubt that a very great number, beyond those now there, would find employement. Working artisans, particularly blocksmilths, carpouters, bricklayers, masons, coopers, mill-wrights, wheelwrights, shoemakers, and tailors, get high wages, and are much wanted. Industrious men may look forward with confidence to an improvement in their situation, as they may save enough out of one season's work to buy land themselves in settled townships.

"Freehold land of excellent quality is to be sold at 8s. 9d. to 20s. currency per acre, payable as follows—One fifth of the purchase money to be paid down at the time of waking choice of the land in Canada, and the remainder in 5 annual payments with interest, which an industrious settler would be able to pay out of the crops.

Canada, and the remainder in 5 annual payments with interest, which an industrious settler would be able to pay out of the crops.

"Upper Canada is a British province, within a few weeks' sail of this country. The climate is good; all the fruits and vegetables common to the English kitchen garden thrive well; sugar, for domestic purposes, is made from the maple tree, on the land. The soil and country possess every requisite for farming purposes and comfortable settlement, which is proved by the experience of the numerous industrious emigrants new settled there. The samples of Upper Canada wheat have not been exceeded in quality by any in the British market during the past year. The population of the province, which is rapidly increasing, consists almost exclusively of persons from Great Britain and reland, who have gone there to settle. The taxes are very tritling, and there are no tithes. The expense of clearing the land ready for seed is about 4t. per acre if paid for in money; but if done by the purchasers themselves, they must employ part of their time at wages, or possess some means of their own.

of their own.

"The expense of removing from this country to Quebec or Montreal, including provisions for the vorage, is, for grown persons, men or women, from 6l. to 7l., and half price for children under 14 years of age: if the parties flud their own provisions, the passage money is 3l. or 3l. 10s. for an adult, and in proportion for children. From Ireland and Scotland the expense is considerably less. The expense of the transport of an adult emigrant from Quebec to York and the head of Lake Ontario, will not exceed from 1l. to 1l. 2s. 6d. currency, or 18s. or 19s. sterling, exclusive of provisions.

"The Canada Company, to encourage settlement in the Huron 1 act, have determined for this year (183) to allow all families, settlers in that district, purchasing 160 acres or more, of the Company, the expenses of connegance, at a stipulated rato, from Quebec or Montreal to the head of Lake Ontario, allowing each family to consist of 2 adults and three children, by deducting those expenses from the second instalment of the purchase money of their farm. The present prices of land in the Huron tact, which is sof the finest quality in America, are from 8s. 9d. to 10s. provincial currency, that is, from 1 to 2 dollars per acre.

"The Canada Company, to facilitate the transmission of money to the Upper and Lower Provinces, will receive from intending emigrants any deposits in London, for which the; will issue letters of credit on their agents, allowing the parties the full benefit of the rate of exchange, which usually ranges from 8 to 10 per cent. Persons resident in this country, desirous of making remittances to their

credit on their agents, antowing the parties in this country, desirous of making remittances to their fines to 10 per cent. Persons resident in this country, desirous of making remittances to their fines in the Canadas, are afforded the same facilities and advantages.

"Forther information, and the papers distributed by the Canada Company, may be obtained on application to the secretary, John Perry, Esq.

"London, October, 1833."

The following extract from the Montreal Daily Advertiser of the 4th of September, 1833, gives the prices of the principal articles of Canadian produce as under:—

bitco ot the branch at a contract to					
L. s. d. L. s. d.	L.	8.	d. L.	8. 6	d.
Ashes, pot, 1st sort, per cwt. 1 3 6 to 1 4 6   Grain and seed-					
pearl 1 5 0-1 5 6 Wheat, W. Canada, per 60 lbs.	0	6	3 - 0	6	6
			0 - 0		
			10 - 0		
Fine ditto ditto 1 9 6-1 10 0 Barley, per bushel	0	3	4 0	3	6
	1)	4	0 - 0	4	6
Pollards ditto ditto 1 2 0-1 2 6 Oats	θ	1	6 - 0	1	8
	0	4	9 - 0	5	0
Oatmeal, per cwt 0 13 6 - 0 14 0 Flax seed, per bushel	0	5	0 - 0	5	3

(2.) West India Colonies. - In the West Indies we possess Jamaica, Barbadoes, St. Lucia, Anligua, Grenada, Trinidad, and some other islands, exclusive of Demerara and Berbice in South America. Jamaica, by far the largest and most valuable of our insular possessions, is about 120 miles in length and 40 in mean breadth, containing about 2,800,000 acres, of which from 1,100,000 to 1,200,000 are supposed to be in cultivation. Being situated within the tropic of Cancer, the heat in the West Indies is intense, but is moderated by the sea breeze which blows regularly during the greater part of the day. The rains make the only distinction of seasons. They sometimes fall with prodigious impetuosity, giving birth to innumerable torrents, and laying all the low country under water: the trees are green the whole year round: they have no snow, no frost, and but rarely some hail. The climate is very humid; iron rusts and corrodes in a very short time; and it is this, perhaps, that renders the West Indies so unfriendly to European constitutions, and produces those malignant fevers that are so very fatal. The vegetable productions are numerous and valuable; but the sugar cane and the coffee plant are incomparably more important than the others, and constitute the natural riches of the islands.

The West Indies are occasionally assailed by the most dreadful hurricanes, which destroy in a moment the hopes and labours of the planters, and devastate entire islands. Whole fields of sugar canes are sometimes torn up by the roots, houses are either thrown down or

unroofed, and even the heavy copper boilers and stills in the works have, in numerous instances, been wrenched from the ground and battered to pieces. The rain pours down in torrents, sweeping before it every thing that comes in its way. The destruction caused by such dreadful scourges seldom fails to produce a very great scarcity, and not unfrequently famine; and we are ashamed to have to add, that the severity of the distress has on several occasions been materially aggravated by a refusal on the part of the authorities to allow importation direct from the United States!\* This was the case at Dominica so late as 1817.

Jamaica was discovered by Columbus in 1494, and continued in possession of the Spaniards till 1655, when it was wrested from them by the English. Although it had thus been for more than a century and a half under the power of Spain, such was the deadening influence of her colonial system, that it did not, when we conquered it, contain 1,500 white in habitants, and these were immersed in sloth and poverty. Of the many valuable articles which Jamaica soon afterwards produced in such profusion, many were then altogether unknown; and of those that were known, such a supply only was cultivated as was required for the consumption of the inhabitants. "The Spanish settlers," it is said by Mr. Bryan Edwards, "possessed none of the elegancies of life; nor were they acquainted even with many of those gratifications which, in civilised states, are considered necessary to its comfort and convenience. They were neither polished by social intercourse, nor improved by education; but passed their days in gloomy languor, enfeebled by sloth, and depressed by poverty. They had been for many years in a state of progressive degeneracy, and would probably in a short time have expiated the guilt of their ancestors, by falling victims themselves to the

vengeance of their slaves."-(Hist. West Indies, vol. i. p. 297. Svo ed.)

For a considerable number of years after we obtained possession of Jamaica, the chief exports were cacao, hides, and indigo. Even so late as 1772, the exports of sugar amounted to only 11,000 hogsheads. In 1774, they had increased to 78,000 hogsheads of sugar. 26,000 puncheons of rum, and 6,547 bags of coffee. The American war was very injurious to the West India settlements; and they may, indeed, he said to be still suffering from its effects, as the independence of America led to the enactment of those restrictions on the importation of food, lumber, &c. that have been so very hurtful to the planters. In 1780. Jamaica was visited by a most destructive hurricane, the devastation occasioned by which produced a dreadful famine; and other hurricanes followed in the immediately succeeding years. But in 1787, a new era of improvement began. The devastation of St. Domingo by the negro insurrection, which broke out in 1792, first diminished, and in a few years almost entirely annihilated, the annual supply of 115,000 hogsheads of sugar, which France and the Continent had previously been accustomed to receive from that island. This diminution of supply, by causing a greatly increased demand for, and a consequent rise in the price of, the sugar raised in the other islands, occasioned an extraordinary extension of cultivation. So powerful in this respect was its influence, that Jamaica, which, at an average of the 6 years preceding 1799, had produced only 83,000 hogsheads, exported, in 1801 and 1802, upwards of 286,000 hogsheads, or 143,000 a year!

The same rise of price, which had operated so powerfully in Jamaica, occasioned a similar though less rapid extension of cultivation in our other islands, and in Cuba, Porto Rico, and the foreign colonies generally. The vacuum caused by the cessation of the supplies from St. Domingo being thus more than filled up, a reaction commenced. The price of sugar rapidly declined; and notwithstanding a forced market was for a while opened to it, by substituting it for malt in the distillery, prices did not attain to their former elevation. On the opening of the Continental ports, in 1813 and 1814, they, indeed, rose, for a short time, to an extravagant height; but they very soon fell again, involving in ruin many of the speculators upon an advance. And notwithstanding a recent rally, they are, and have been for the last 10 years, comparatively low. The fall seems to be entirely owing to the vast extension of the sugar cultivation in Cuba, Brazil, Java, Louisiana, &c., and in Demerara, Berbice, and the Mauritius. From the facility, too, with which sugar may be raised in most of these countries, and their vast extent, there seems little prospect of prices ever again attaining to their old level. It is to no purpose, therefore, to attempt to relieve the distresses of the planters of Jamaica and our other islands by temporary expedients. The present low prices have not been brought about by accidental or contingent circumstances. And to enable the planters to contend successfully with the active competitors that surround them on all sides, we must place them, at least in so far as we have the means, in a similar situation, by allowing them to resort for supplies to the cheapest markets, and to send their produce into Europe in such a shape as they may think best.

The devastation of St. Domingo gave the same powerful stimulus to the growth of coffee

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<sup>\*</sup> It is stated in a report by a committee of the Assembly of Jamaica, that 15,000 negroes perished between the latter end of 1780 and the beginning of 1787, through famine occasioned by hurricans and the prohibition of importation from the United States—(Edwards's West Indies, vol. it, 9.15). Those who are so very fond of vituperating "hard-hearted economists," as they are pleased to term those who advocate the repeal of oppressive restrictions, must, we presume, took upon occurrences of this sort as merciful dispensations.

numerous instances, rs down in torrents, tion caused by such unfrequently famine; on several occasions to allow importation e as 1817.

ssession of the Spalthough it had thus ch was the deadening ontain 1,500 white inaluable articles which altogether unknown; was required for the Mr. Bryan Edwards, even with many of ry to its comfort and approved by education; lepressed by poverty, and would probably in ms themselves to the

of Jamaica, the chief rts of sugar amounted hogsheads of sugar, var was very injurious still suffering from its se restrictions on the e planters. In 1780, occasioned by which nmediately succeeding ation of St. Domingo d, and in a few years f sugar, which France at island. This dimionsequent rise in the nary extension of culwhich, at an average exported, in 1801 and

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o the growth of coffee 15,000 negroes perished

15,000 negroes perished casioned by hurricanes st Indies, vol. ii. p. 515.) hey are pleased to term look upon occurrences in the other West Indian colonies, that it did to the growth of sugar; and owing to the extraordinary increase in the demand for coffee in this and other European countries during the last 10 years, the impulse has been, in a great measure, kept up.—(See Coffee) In 1752, the export of coffee from Jamaica amounted to only 60,000 lbs.; in 1775, it amounted to 440,000 lbs.; in 1797, it amounted to 7,931,621 lbs.; in 1832, the exports to England amounted to 19,811,000 lbs.; and they have been stationary at about this quantity for some time.

We have already seen, that when Jamaica was taken from the Spaniards, it only contained 1,500 white inhabitants. In 1673, the population amounted to 7,768 whites and 9,504 slaves. It would have been well for the island had the races continued to preserve this relation to each other; but, unfortunately, the black population has increased more than fire times as rapidly as the white; the latter having increased only from 7,768 to about 30,000, while the former has increased from 9,504 to 322,421, exclusive of persons of colour. The immense prependerance of the slave population has rendered the question of emancipation so very difficult.

The correspondence of the slaves in Jamaica with their emancipated brethren in Hayti of St. Domingo has been prohibited by a provision in the act 3 & 4 Will. 4. c. 59. § 55.—

The real value of the exports to Jamaica amounts to about 1,600,000*l*. a year, being more than half the amount of the exports to the West Indian colonies. It should, however, be observed, that a considerable portion of the articles sent to Jamaica, and some of the other colonies, are only sent there as to an *entrepôt*, being subsequently exported to the Spanish main. During the ascendancy of the Spanish dominion in Mexico and South America, this trade, which was then contraband, was carried on to a very great extent. It is now much fallen off; but the central situation of Jamaica will always secure to her a considerable share of this sort of transit trade.

Barbadoes was the earliest of our possessions in the West Indies. It is the most easterly of the Caribbee islands; Bridge Town, the capital, being in lon, 59° 41′ W. Barbadoes is by far the best cultivated of all the West India islands. It contains about 105,000 acres, having a population of about 16,000 whites, 2,700 free people of colour, and 68,000 slaves. It exports about 21,000 hogsheads of sugar, of 16 cwt. each. Barbadoes had attained the acmé of its prosperity in the latter part of the seventeenth century, when the white population is said to have amounted to about 50,000, though this is probably an exaggeration. But it is only as compared with itself that it can be considered as having fallen off; for compared with the other West India islands, its superiority is manifest. It raises nearly as much food as is adequate for its supply.

much food as is adequate for its supply.

The islands next in importance are St. Vincent, Grenada, Trinidad, Antigua, &c. It is unnecessary to onter into any special details with respect to them; their population and trade being exhibited in the Tables annexed to this section.

During the late war, we took from the Dutch the settlements of Demerara, Berbice, and Essequibo, in Guiana, which were definitively ceded to us in 1814. The soil of these stilements is naturally very rich; and they have, in this respect, a decided advantage over most of the West India islands. Their advance, since they came into our possession, was for a while very great; but recently their progress seems to have been checked, and their exports, particularly those of rum and coffee, have declined considerably. The imports of sugar from them amount to about a third of the imports from Jamaica. The rum of Demerara enjoys a high reputation; and of the total quantity imported from the British colonies and plantation in 1832, amounting to 4,741,649 gallons, Demerara and Berbice furnished 4,415,449 gallons. The best samples of Berbice coffee are of very superior quality; but the planters finding the cultivation of sugar more profitable, the imports have materially lectined of late years. In 1832, they amounted, from both colonies, to 3,449,400 lbs. Considerable quantities of cotton were formerly exported from Guiana; but the Americans having superior facilities for its production, the planters have in a great measure ceased to cultivate it. Cacao, annotto, &c. are produced, but not abundantly.

These statements are sufficient to show the importance of Demarara and Berbice. Considering, indeed, their great natural fertility, and the indefinite extent to which every sort of tropical culture may be carried in them, they certainly rank among the most valuable of the colonial possessions we have acquired for many years.

Exclusive of the above, we possess the settlement of Balize on the Bay of Honduras. This is of importance, as affording a means of obtaining abundant supplies of mahogany; but it is of more importance as an entrepôt for the supply of Guatemala with English manufactured goods.—(For accounts of the colonies in Australasia, &c., see Columbo, Cape of Goon Hope, Port Louis, Sydney, &c.)

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Account of the Quantities of Sugar, Rum, Molasses, and Coffee, imported into the United Kingdom from the West Indies and the Mauritius, and of the Portions of those Quantities entered for Reexportation in 1834 and 1835.—(Parl. Paper, No. 298., Sess. 1836.)

Colonies whence	Sugar (ur	refined.)	R	ım.	Mol	assen,	Co	ffec.
imported.	1834.	1835.	1834,	1835.	1834.	1835.	1834.	1835.
West Indies.	Cwts. 257,177	Crots. 174,818	Gallons. 71,445	Gallons. 67,051	Cwts. 87,882	Cwts. 75,985	Lbs. 224	Lbs.
Barbadoes	394,527	344,659	2,170	1.793	55,553	58,123	77,868	57,82
Dominica -	54,878	25,014	27,764	7,308	2,550	2,700	893,492	112,55
Grenada	194,542	170,280	247,049	244,524	23,219	8,747	10,332	8.25
Jamaica -	1,256,253	1,148,760	2,924,067	2,450,272	2,509	982	18,268,883	11,154,3
Montserral	26,631	16,261	20,480	26,492	4,779	1,848		-
Nevia -	59,748	39,637	23,286	39,366	5,466	161		~
St. Kitt's	105,355 63,306	87,614	70,080	107,101	17,397 2,811	7,526 8,057	185	
St. Lucia		54,744	4,707	10,972	33,094	8,037	96,004	53,5
St. Vincent -	213,017	195,057	93,397 272,787	189,154		26,455	197	ĺ
Tobago	79,018 21,926	77,260 13,921	3,478	299,705	11,646	5,986 1,408		-
Tortola ·	339,615	289,393	7,714	5,220	99,494	84,640	160,915	
Trinidad - •	303,013	200,000	1,114	9,586	20,404	04,040		_33,0
Bahamas • •	_ "	-	- ,	35			45,579	280,1
Bermudas	687,282	760,378	1,273,693	1,875,245	282,967	221,782	1,481,980	
Berbice	90,699	126,485	61,277		20,699	5,225	1,045,668	1,139,0
Hondaras		120,135	01,011	115,411	20,000	- Oyear	163	2,027,0
MAURITIUS .	553,890	558,712	- 11	201	206		701	2.2
MACHITICS .	0.00,000	0.00,772		201	200		101	243,2
Total Importations -	4,397,966	4,062,921	5,112,401	5,453,518	650,572	507,627	22,082,191	15,109,8
Proportion re- { W.t. exported(unref.) { M.	12,313 4,850	11,455 } 1,750 \$	1,613,163	1,668,205	2,078	4,753	768,810	813,05

The duties on West India produce entered for home consumption during the year 1835, yielded about 6,700,000l. nett.

The exports from this country to our West India colonies consist of coarse cottons, linens, checks, hats, and other articles of negro clothing; hardware and earthenware; staves, hoops, coal, lime, paint, lead; Irish provisions, herrings and other salt fish; along with furniture, wine, beer, medicines, and, indeed, almost every article which a great manufacturing country can supply to one situated in a tropical climate, which has very few mechanics, and hardly any manufactures. Since the depression of West Indian property, and the opening of the ports on the Spanish main to ships from England, the exports to the West Indies have decreased both in quantity and value. Their declared or real value amounted, as appears from the following account, in 1834, to 2,680,0221.

Statement of the Total amount of Trade between the United Kingdom and the British West India Colonies, in each year, from 1814 to 1834, both inclusive.

		Official 3	Value.		
Years.		Export	s to the British West	Indice.	Declared Value of British and Irish
rears,	Imports from the British West Indies.	British and Irish Produce and Manufactures.	Foreign and Colonial Merchandise.	Tntal of Exports,	Products exported to the British West Indie
	£	£	£	£	£
1814	9,622,309	6,282,226	339,912	6,222,138	7,019,938
1815	9,903,260	6,742,451	453,630	7,196,081	7,218,057
1816	7,847,895	4,584,509	268,719	4,853,228	4,537,056
1817	8,326,926	6,632,708	382,883	7,015,591	5,890,199
1818	8,608,790	5,717,216	272,401	5,989,707	6,021,627
1819	8,188,539	4,395,215	297,199	4,692,414	4,811,253
1820	8,353,700	4,246,783	314,567	4,561,350	4,197,761
1821	8,367,477	4,940,609	370,738	5,311,347	4,320,581
1822	8,019,765	4,127,052	243,126	4,370,178	3,439,818
1823	8,425,276	4,621,589	285,247	5,906,836	3,676,780
1821	9,065.546	4,843,556	324,375	5,167,931	3,827,489
1825	7,932,829	4,702,219	295,621	4,997,270	3,866,834
1826	8,420,454	3,792,453	255,241	4,047,694	3,199,265
1827	8,380,833	4,685,789	331,586	5,017,375	3,683,222
1828	9,496,950	4,134,744	326,298	4,461,012	3,289,704
1829	0,087,923	5,162,197	359,059	5,521,256	3,612,085
1830	8,599,100	3,749,799	290,878	4,040,677	2,838,448
1831	8,448,839	3,729,522	258,764	3,988,286	2,581,949
1832	8,138,668	3,813,821	286,605	4,100,426	2,439,807
1833	8,008,248	4,401,990	302,189	4,701,180	2,597,591
1834	5,410,113	4,494,659	323,986	4,818,646	2.680,622

The following are the quantities of some of the principal articles exported to the West Indian colonies in 1831.—Cottons, 21,975,459 yards; linens, 11.029,101 yards; woollens, 149,952 yards; hats, 26,694 dozens; leather, wrought and unwrought, 349,842 lbs.; eartherware, 1,331,799 pieces; class, 23,544 cwt.; hardware and cutlery, 13,533 cwt.; coals and culm, 48,536 tons; beef and pork, 21,472 barrels; soap and candles, 4,389,968 lbs., &c.—(Parl. Paper, No. 556, Sess. 1833.)

The articles exported from Canada and the British possessions in North America principally consist of timber and lumber of all sorts; grain, flour, and biscuit; furs, dried fish, fish oil, turpentine, &c. The imports principally consist of woollens, cottons, and linens, earthenware, hardware, leather, salt, haberdashery of all sorts; tea, sugar, and coffee; spices, wine, brandy, and rum, furniture, stationery, &c.

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	Coff	ce,
	1834.	1835.
95 25 00 47 82 48 61 26 57 55 86 08	Lbs. 224 77,868 893,492 10,332 18,268,853 — 185 96,004 197 — 160,915 45,579	Lbs. 5590 57,825 112,557 8,236 11,154,307
92 25	1,481,980 1,045,668 163 701	1,139,054 2,027,037 213,296
27	22,082,191	15,109,576
53	768,819	613,053

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coarse cottons, linens, earthenware; siaves, ish; along with furgreat manufacturing very few mechanics, coperty, and the opents to the West Indies amounted, as appears

the British West India

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-	Declared Value
	British and Irish
	Products
	exported to the
	British West Indies,
	£
	7,019,938
	7,218,057
	4,537,056
	5,890,199
	6,021,627
	4,811,253
	4,197,761
	4,320,581
	3,439,818
	3,676,780
	3,827,489
	3,866,834
	3,199,265
	3,683,222
	3,289,704
	3,612,085
	2,838,448
	2,581,919
	2,439,807
	2,597,591
	2,680,022
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d to the West Indian n th the West mulan is, 149,952 yards; hats, 1,331,799 pieces; glass, beef und pork, 24,472

orth America princicuit; furs, dried fish, , cottons, and linens, sugar, and coffee;

The following are the quantities of some of the principal articles exported from Great Britain to Canada, Nova Scotia, &c., in 1831:—Cottons, 15,618,106 yards; woollens, 300,124 yards; linens, 3,309,165 yards; earthenware, 2,253,851 picces; iron and steel, wrought and unwrought, 12,400 tons; hardware and cutlery, 29,482 cwt.; coals and culm, 31,134 tons; salt, 1,559,684 bushels; beef and pork, 8,534 barrels, &c.—(Parl. Paper, No. 550. Sess. 1833.)

We are indebted to Mr. Mayer, of the Colonial Office, for much valuable information, and in particular for the Tables given in the next two pages, the most complete that have

ever been published, of the population and trade of our colonial possessions.

Money.—What is called West India currency is an imaginary money, and has a different value in different colonies. The value it bears, as compared with sterling money, was supposed to represent the corresponding value of the coins in circulation in the different islands at the time the proportion was fixed: these coins being for the most part mutilated, and otherwise worn and defaced, currency is in all cases less valuable than sterling. The following are the values of 1002 sterling, and of a dollar, in the currencies of the different islands:—

					Sterling.		Currency.	Donar.	Currency
Jamaica	-	-	-	-	1002.	=	140/.	1 =	6s. 8d.
Harbadoes -	-	-	-	-	1007.	-	1351.	1 ==	6s. 3d.
Windward Islands	(except	Barbade	ee)	-	1007.	=	1751.	1 =	8s. 3d.
Leeward Islands	` :	-	-	_	1001.	==	2001.	1 =	9s. 0d.

But these proportions are seldom acted upon; the exchange being generally from 10 to 20 per cent. above the fixed par.

above the fixed pair.

By an order in council of the last of March, 1825, British silver money is made legal tender throughon all British colonial possessions, at the nominal value as in England; and bills for the same are
given on the Treasnry of London, of 1001. each bill for 1031, such silver money. By this order, also,
the value of the Spanish dollar is fixed at 4s. 4d. British silver money throughout all the colonies

The following are the gold coins circulating at Jamaica, with their legal weight and fineness:

									Valu	e in Ci	irrenc
				Dw!s.	gre. Tr.					L. s	. d.
Spanish doubleen -	-	-	-	17	<sup>-</sup> 8	-	-	-	-	5 €	0 (
Two pistele piece	-	-	-	8	16	-	-	-	-	2 10	0 0
Pistole -	-	-	-	4	8	-	-		_	1 !	Ó
Half pistole -	-	_	-	2	4	_	-	-	_	0 19	2 6
Portuguese Johannes (cal	lied Joe)	-	-	18	12	-	-	-	_	5 10	Õ
Half Joe -	-	-	-	9	6	-	-	-	-	2 13	
Quarter Joe	-	-	-	4	15	_	-	-	_	1 7	
Moldore -	_	_	-	6	22	_	_	-	_	2 (	0 0
Half meidere	-	_	_	3	ĨĨ	_	_		_	ĩi	
English guinea -	-	_	_	5	8	_	_	-	_	1 19	2 6
Half gulnea -	-		_	2	16	_	-	_	_	0 10	3
Sovereign -	-	-	-	Ĩ	2	_	-	_	_	ĭi	

IV. REGULATIONS UNDER WHICH COLONY TRADE IS CONDUCTED .- DISPOSAL OF LAND IN THE COLONIES, &c.

These are embodied in the act 3 & 4 Will. 4. c. 59., which came into operation on the 1st of September, 1833. It is as follows :-

of September, 1833. It is as follows:—

Importation and Exportation of Goods confined to free Ports.—No goods shall be imported into, nor chall any goods, except the produce of the fisheries in Ilritish ships, be experted from, any of the Enish possessions in America by sea, from or to any place other than the United Kingdom, or some other of such possessions, except into or from the several ports in such possessions, except into or from the several ports in such possessions, called "Free Ports," enumerated or described in the table following; (that is to say,)

Tuble of free Ports.—Kingston, Savanmah Le Mar, Montego Bay, Sama Lucia, Antonio, Saint Ann, Falmouth, Maria, Morant Bay, Annotto Bay, Black River, Rio Bueno, Port Morant, Jamaica; Saint George, Grenada; Roseau, Dominica; Saint John's, Antigua; San Josef, Trinidad; Sariborough, Tokago; Rond Harbour, Tortola; Nassau, New Providence; Piti's Town, Crooked Island; Kingston, Saint Vincent; Port Saint George and Port Hamilton, Hernmda; any port where there is a custom-house, Bahamas; Bridgetown, Barbadoes; Saint John's, Newfoundland; George Town, Demerat, New Amsterdam, Berbice; Castries, Saint Lucia; Ilasseterre, Saint Kirs; Charles Town, Nevis; Plymauth, Montserrat; Sydney, Cape Breton; Charlotte Town, Prince Edward's Island; Anguilla; and if any goods shall be imported into any port or place in any of the said possessions contarry thereto, such goods shall be forfeited.—22

His Mojesty may appoint other Ports to be free Ports.—Provided always, that if his Majesty shall demit expedient to extend the provisions of this act to any port or ports not enumerated in the said able, it shall be lawful for his Majesty, by order in conneil, to do so; and from the day mentioned in such order in council, all the privileges and advantages of this act, and all the provisions, penaltics, and foreitures therein contained, shall extend, and be deemed and construed to extend, to any such not or ports and tenumerated in the lawful for his Majesty, by order in conneil, to do s

port of ports, as fully as if the same had been inserted and enumerated in the above table: provided also, that nothing herein-before contained shall extend to prohibit the importation or exportation of goods into ar from any ports or places in Newfoundland or Labrador in British hips.—§ 3. His Mojesty may appoint Ports for limited Purposes.—And whereas there are in the said possessions may places situated in rivers and in bays at which it may be necessary to establish ports for particular and limited purposes only; be it therefore enacted, that it shall be lawful for his Majesty, on any order in council made for the appointment of any free port, to limit and confine such appointments respectively to any and such purposes only as shall be expressed in such order.—§ 4. Privileges granted to Foreign Ships limited to the Ships of those Countries granting the like Privileges to British Ships, &c.—And whereas by the law of navigation foreign ships are permitted to import into any of the British possessions abroad, from the countries to which they belong, goods the produce of those countries, and to export goods from such possessions to be carried to any foriga country whatever, be it therefore enacted, that the privileges thereby granted to foreign ships shall be limited to be ships of those countries which, having colonial possessions, shall grant the like privileges of rading with those possessions to British ships, or which, not having colonial possessions, shall place the commerce and navigation of this country, and of its possessions abroad, upon the footing of the

## Extent, Population, &c. of the British North American and West Indian Colonics.

British North	America	n Colonies.		Area in British Square Miles.			1	806.		1925.		1834, or latest Census,		
Lower Canada Upper Canada New Brunswich Nova Scotia Cape Breton Prince Edward' Newfoundland		:		1	50,000 05,000 27,700 15,600 3,100 2,100 36,000			00,000 70,718 35,000 35,000 2,513 9,676 26,505		423,63 157,54 72,83 104,00 16,00 20,00 62,49	0 }	519,0 336,4 119,4 142,5 32,2 60,0	61 57 48 92	
	Totals	•	.	4	39,500			09,412		846,60	0	1,239,5	ñI .	
		1mports				192	4.			1	1834, or late	et Census.		
British West Indian	Area in British	of Sugar from West	W	iles.	Colo	ee ured.	Sian	/69.	Total.	Whiles.	Free Coloured.	Apprent. Labour.	Total.	
Colonies.	Square Miles.	India Colonies into U. K. In 1835.	Male.	Female.	Male,	Female.	Male.	Female.	Male and Female.	Male and Female.	Male and Female.	Male and Female.	Male and Female.	
Antigna Gartadoes Dontinica Jonatinica Jonatinica Jonatinica Jonatinica Jonatinica Montserrat Non- Service S. Kitt's S. Lucia S. Vincent Tokago Joriota and Virgin Lebuds Hermadas Bermudas Berm	108 150 275 125 125 7 47 20 63 130 187 	Ctet, 158,603 392,705 25,014 170,229 1,145,377 16,262 39,637 87,614 34,133 195,038 77,260 13,621 221,342 685,284	6,827 447 628 173 1,676 676 1,200 207 162 2,243 2,2-2 1,897	7,800 417 219 37, 30 сенян 213 1,1 612 518 053 44 201 2,278 2,751	1,406 1,387 152 2 taken 234 40 1,576 1,576 225 283 150 6,681 867 312	320 996 2,083 182 360 328 177 7,314 1,332 410	166,595 3,032 4,583 9,505 6,297 12,007 6,558 2,975 1,279 13,052 5,529 2,620	16,531 42,657 8,635 13,052 169,658 3,473 4,678 10,212 7,497 12,245 7,098 3,485 10,336 6,279 2,622	80,945	330 700 1,612 881 1,301 280 477 365 4,201 4,657 4,234	5,146 3,608 3,786 sus taken. 974 2,000 3,000 3,919 2,524 3,000 1,298 327 18,724 4,211 4,456 6,360	82,507 14,354 23,536 311,692 6,355 8,722 20,660 13,334 22,997 11,621 6,192 2,359 9,705	26,41 102,91 15,83 25,12 311,69 7,63 1,42 25,12 4,50 6,96 3,06 45,25 8,72	
Berbice - Honduras -	63,000	126,143	453 156	108 61	325 685	510 737	1,654	10,349 811 otal •	24,752 4,107 850,304	250		19,359 1,920 Total	21.5	

Superintendent and Magistrates
Totals

900 246,609

## Population and Trade of Asiatic, African, and European Colonies in 1834.

British African and European	Рор	ulation.	Imports into the United	Exports from the	Declared or real Value of British and trish	to	er and Top and from gdom and	the Unite	d
Colonies.	Whites.	Free Coloured and Ap- prentices.	Kingdom, Official Value.	Kingdnin, Official Value.	Froduce and Manu- factures ex- ported from the U.K.	Inw	ards.	Outwards	
Mauritius Ceylon New South Wales Yan Diemen's Land Yan Diemen's Land Cape of Good Hape Sierra Leone, and settlements on the coast of Africa— River Gambis, Sierra Leone, and coast to Mesura'd, Winduwad Coast from Mesu- rads to Cape Apolfonia Cape Coast Castle and Gold	85	84,464 1,150,259 — — — — — — — — — — 33,438	L. 782,148 289,917 152,040 95,349 69 248,760	L. 307,848 95,917 735,825 336,539 5,089 649,153	L. 149,316 50,181 492,313 230,145 3,555 304,381	Ships, 75 10 42 27	Tons. 20,909 2,774 12,400 5,566	Ships, 33 13 90 47	Tons. 9,193 4,31: 29,567 9,14:
Coast from Cape Apollonia to Rio Volta Coast from Rio Volta to Cape of Good Hapa (including Feroando Po) Heligoland Gibraltar Malta United States of the Iogian Islands	2,221 14,998 123,125	_ 10 _	11 47,355 14,955 207,393	203 1,423,166 589,425 214,229	31 460,719 242,696	1 28 9 62	56 3,720 1,219 8,469	1 100 86 42	12,88 13,00 5,75

<sup>\*</sup> The white population of Jamaica is supposed to amount to about 36,000.

dian Colonies,

		0	r latest Co	nsus.
32000	}}		549,00 336,40 119,40 142,5 32,20 60,00	57 48
α	)		1,239,5	51
1	834, or	lates	t Census,	
1	Free		Apprent, Labour,	Total.
	Male and Female.		Male and Femals.	Male and Female.
0 0	3.6	32 46 506 796	82,507 14,384 23,536	35,412 102,912 15,830 25,123
	sus tak		311,692#	311,692
002110	2.3 3, 3, 2,	974 000 000 919 524 000	6,355 8,722 20,660 13,349 22,997 11,621	7,659 1,422 25,372 18,148 27,122 4,901
15	18,	298 327 724 211 458	5,192 2,388 22,359 9,705	6,965 3,0% 45,254 18,573 8,720
06 70	) 1	,360 ,651 ,788	65,556 19,359 1,920	21,580

### nies in 1834.

umber and Tonnage of Vessels to and from the United Kingdom and the Colonies.

Total 784,575

lnw:	ards.	Outn	ards.
ps. 1	Tons. 20,909 2,774	Ships, 33 13	Tons. 9,193 4,315
12	12,400	90	29,567
7	5,566	47	9,145
6	32,213	150	35,338
1 8	56 3,720 J <sub>1</sub> 219	1 100 56	53 12,885 13,006
2	8,469	42	5,753

	Resequibo - S Resequibo - S Berbice	Trioidad Bahanas Bermudas British Goiana-				Antigua Barbadoes	British West India Colonies.	Se'tlements of the Huthon's Bry Company.		Island Newfoundland	Nova Scotia Cape Breton	Upper Canada )	Lower Canada			British North American Colonies.	Colonier.
	Capitalation, 18th Sept. 1803 Ditto, 23d Sept. 1803 Treaty, 1670	Capitulation, 18th Feb. 1797 Settlement, 1629 Ditto, 1609	Ditto, 1763 Settlement, 1666	Ditto, 1623 Ditto, 1623 Capitulation, 22d June, 1803	Coried by France, 1763 Ditto, 1763 Capitulation, 1655 Settlement, 1632	Settlement, 1632 Ditto, 1605		Scttlement, 1663		discovery in 1497	Fisheries and settlements es-	sion by treaty, 1763	Ditto, 8th Sept. 1760, and cos-			Schlement	Date of Capture, Cession, or
Totals	Gov. and Counc., and Orders of the King in Counc. Ditto Ditto Ditto Superintendent and Magistrates	or, Council, and Ord Ditto	Ditto Ditto Ditto	Ditto Ditto Ditto Ditto Counc., and Orders of the King in Council	Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto	Council, and Ditto		Hudson's Bay Company.	Totals	Ditto Ditto Ditto	Ditto Ditto Ditto	Ditto	Ditto Ditto			governed by Orders in Council.	Whether having Legislative Assemblics, or
8,425,277	1,492,250 68,060 143,522	463,365 23,530 12,945	36,550	117,003	37.548 3,736,935 37.598	243,921 558,410	1823.	35,902	1,312,911	9,214 200,841	6,864	3:9,559	731,855	7	1825.	1.21	Imports
8,110,107	1,416,936 223,925 263,432	625,997 67,736 6,710		110,516 331,451	<b>.</b>	416,746 645,446	1834	64,225	1,103,596	181,566	85,014	220,418	613,558	7	1831	ţ,	Imports into the
4,+35,912	959,108 90,920 357,533	323,077 107,591 30,652	42,691		2,739,554 9,310	138,533	1823.	13,711	2,246,303	317,265	12,199	474,044	1,145,461	Ţ	1825.	\ \frac{1}{2}	Exports U. K.
4,818,635	481,324 55,766 672,259	329,435 81,577 33,909	49,122 2,077	33,034	35,700 90,712 2,198,346 7,212	159,286 394,764	1834.	54,269	2,497,910	353,981	285,244	519,061	1,339,624	7	1834.	Value.	Exports from the U. K. Official
3,678,120	355,418 \$1,553 191,420	230,557 70,670 32,182	41,007	32.5	-5		1823.	20,153	1,900,300	351,964	10,622	458,604	£66,278	7	1825.	Fritish Ca Depen	Declared British Produce an tures e
2,680,015	356,251 42,993 213,400	176,108 41,744 27,165	37,663 1,534	52,013 16,560	1,153,130 6,731	99,258 267,713	1834.	1	1,613,594	273,125	130,565	350,992	799,912	7	1834.	from the U. K. to British Colonies and Dependencies,	Declared Value of British and Irish Produce and Manufac- tures exported
26	153 28 46	856	621	4750	279	28		. 2	1,856	126	15.5	848	752	Ships.			
233,840	41,749 6,053 11,731	14,411 2,203 529	6,278 1,258	3,491 640		7,395 19,048	1823	746	459,098	6,597	3,201	235,097	203,886	Tons.	1825.	Inw ard	Number and Tonnage of Vessels to and from the United Kingdom and the Colonies.
216	422 55	-27	588	32.83	259	25	_	5	1,900	137	) IGI	613	989	Ships.		ď.	d Tonna Kingdo
246,605	46,904 5,788 11,165	20,012 4,515 59			78,65 78,65		1834	1,551	523,055	17,120	37,925	177,129	290,881	Tons.	1834.		uge of Vess
7	42 45	605	ध्य	ಶಿವವನ	:8%:	88	16	. 10	1,515	316	5.5		612	Ships.	E		els Io an Colonie
232,717	41,137 5,413 11.649	12,938 1,985 1,647			88,0 88,0 88,0 88,0 88,0 88,0 88,0 88,0		1823.	<i>5</i> 1	463,155	3,351 43,590	3,266	210,071	178,785	Tons.	1925.	Outwards	ad from th
900	±22 58	~ 5.8	412	\$555	2333	128	_		17.57	28	7 143	\$	383	Ships.		ards	e Unit
246,609	48,169 6,074 12,013				2000	_	1834.	3	502,515		35,739	134,570	288,150	Tons,	1834.		2.

Returns as to the Acquisition, Government, and Trade of the American and West Indian Colonies in 1823, 1825, and 1834.

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most favoured nation, unless his Majesty by order in council shall in any case doem it expedient to grant the whole or any of such privileges to the ships of any foreign country, aithough these conditions he not in all respects fulfilled by such foreign country: provided, that no foreign country shall be deemed to have fulfilled the before-mentioned conditions, or to be entitled to these privileges unless his Majesty shall, by his order or orders, have declared that such foreign country last so fulfilled the said conditions, and is entitled to the said privileges: provided also, that every order in council in force at the time of the commencement of this act, whereby declaron is made or the countries entitled in whole or in part to the privileges of the law of unvigation, shall continue in force as effectually as if the same had been made under the authority of this act.—§ 5.

This Act not to affect certain Acts.—Nothing contained in this act, or any other act passed in the present session of parliament, shall extend to repeal or in any other way unler or affect an act (4 Geo. 4, c. 77.), intilled "An Act to authorize his Majesty, under certain Circumstances, to regulate the Dulies and Drawbacks on Goods imported or exported in foreign Vessels from Pilotage," mor to repeal or in any way after or affect an act (5 Geo. 4, c. 50.) to amend the last-mentioned act; and that all trade and intercourse between the British possessions and all foreign countries shull be subject to the powers granted to his Majesty by those cist.—§ 6.

Goods prohibited or restricted to be imported into Colonies.—The several sorts of goods cummented or described in the table following, denominated "A Table of Prohibitions and Restrictions," are hereby prohibited to be imported or brought, either by sea or by inland carriage or navigation, into the British possessions in America, or shall be so imported or brought only under the restrictions mentioned in such table, according as the several sorts of such goods are set forth therein; (that i

## A Table of Prohibitions and Restrictions.

Guapowder, a rais, ammunitions or utrails of war, prohibited to be imported, except from the United Kingdom, or from some other British peasession.

Tea, prohibited to be imported except from the United Kingdom, or from some other British peasession in America, unless by the East India Company, or with their licence during the continuance of their exclusive right of true. Fail, dried or salted, oil, blubber, flas, or skins, the produce of creatures living in the sea, prohibited to be imported, except from the United Kingdom, or from some other British peasesion, or unless taken by British ships fittled out from the United Kingdom or from some British peasesion, and brought in from the fishery, and excluding the control of the produced of the property of th

orgh herings from the Life of Man, taken and cored by the lub-histants thereof.

Colles, susar, melasser, and rum, being of foreign production, or the production of any place within the limits of the East Iodia Com-pany's charter, prohibited to be imported into any of the sup-possessic as on the continent of South America or in the Weg Indies 'the Bahama and Hermuda island not included, except be war assured for exportation only; and may also be produbing be imported into the Bahama or the Hermuda islands by his Ma-jesty' corles in coincil.

Base or counterted crisis, and books, such as are prohibited to be imported into the United King lorm, prohibited to be imported.

some fittish jeasesion, and brought in from the fishery, and ex. ported into the United Kinglem, prohibited to be imported. And if any goods shall be imported or brought into any of the British possessions in America contary to any of the prohibitions or restrictions mentioned in such table in respect of such goods, the same shall be forfeited; and if the ship or vessel in which such goods shall be imported be of leas burden than 70 tons, such ship or vessel shall also be forfeited—77.

Coffee, &e., though British, deemed Foreign in certain Cases.—All coffee, sugar, metasses, and true (although the same may be of the British plantations), exported from any of the British possessions in America, into which the like goods of foreign production can be legally imported, shall, upon subscient importation from thence into any of the British possessions in America, into which such goods, being of foreign production, cannot be legally imported, or into the United Kingdom, be deemed to be of foreign production, and shall be liable, on such importation respectively, to the same duties or the same forfeitures as articles of the like description, being of foreign production, would be liable to nuless the same shall have been warehoused under the provisions of this act, and exported from the warehouse direct to such other British possession, or to the United Kingdom, as the case may be warehouse direct to such other British possession, or to the United Kingdom, as the case may be

Duties of Importation in America.—There shall be raised, tevied, collected, and paid unto his Majesty the several duties of customs, as the same are respectively set forth in figures in the table of duties herein-after contained, upon goods, wares, and merchandise, imported or brought into anyof his Majesty's possessions in America; (that is to say,)

Tuble of	Duties.	
outies payable upon spirits, being of the growth, production, or ma- nufacture of the United Kingdom, or of any of the British pos- sessions in America or the West ladies, imported into Newfound- land or Candia.	Red oak staves and headings; viz.	L. s. d. 1 6 3
pirits imported into Newfoundland; viz.  the produce of any of the British possessions in South America or the West Indies; viz.		1 2 3 0 15 0
imported from any diritish possession in America, or from the United Kingdom, the gallon - 0 0 6 Imported from any other place, to be deemed fo-	Kingdom White oak staves and headings; viz.	Free.
reign, and to be charged with duty as such, the produce of any British possession in North Ame-	on and from the 1st of January, 1834, until the	138
rica, or of the United Kingdom, and imported from the United Kingdom, or from any British possession in America, the gallon Imported from any other place, to be deemed	on and from the 1st of January, 1836, the 1,000 - (imported from any British possession in North America, or from the warehouse in the United	0 19 9
foreign, and to be charged with duty as such, pirits imported into Canada; viz. the produce of any British possession in South Ame- rica or the West Indies, and imported from any	Pitch pine lumber, I inch thick, the 1,000 imported from any British possession in North America, or from the warehouse in the United	Free, i i 0
British possession in America, or from the United Kingdom, the gallon 0 0 6	King lose White and yellow pine lumber, I inch thick, the 1,000 feet; viz.	Free.
Imported from any other place, to be deemed foreign, and to be charged with duty as such.  Note.—When imported from the United Kington, this duty is	on til the 1st of January, 1834 on and from the 1st of January, 1834, until the	1 8 0
nt to be abated upon the ground of any duty under any colonial inv.  uties payable upon goods, wares, and merchandise, not being of		1 6 0
the growth, production, or manufacture of the United Kingdom, or of any of the British possessions in America, imported or Frought into any of the British possessions in America, by sea or	Dye wood and cabinet-maker's wood Other kinds of wood and lumber, I inch thick, the	Free. Free.
by inland carriage or navigation.  uported into the British possessions in the West Indies or  on the continent of South America, or into the Bahama  or Bermuda islanda; viz.	Wood hoops, the 1,000 - imported from any British possession in North America, or from the warehouse in the United	9 0 5 3
Wheat flour, the barrel imported from soy British possession in North America, or from the warehouse in the United	Beef and pork, salted, of all sorts, the cwt ( imported from any British possession in North	Free. 0 12 0
King-lom thingles, not more than 12 inches in length, the 1,000 more than 12 inches in length, the 1,000 0 14 0	Imported into New Brunswick, Nova Scotia, or Prince Edward's Island; v.z.	Free,
imported from any British possession in North America, or from the warehouse in the United	Beef and pork, salted, of all sorts, the cwt (	0 5 0 0 12 0 Prez.
Kingdom Free.	The state of the s	

And if a

ing been having l such got Acts n shall ex "An Act Britain i for repet a Duty o thereto: the last granted (31 Geo. Majesty Province Duties

proportio any artic colonial of such Curren duties, p ling mon nominal

the acts received

5s. 6d. (1) sessions value, ti value; a -d 12 Duties ceived u as afores

uses as s so receiv All Br possessio ions, or

general (

levied ar sions, or employe

7 10 0

THE EAST

and doem it expedient to y, although these condino foreign country shall litled to these privileges. ign country buth so fal-also, that every order in claration is made of the n, shall continue in force

er act passed in the prer affect an act (4 Geo. 4 es, to regulate the Duties exempt certain foreign Geo. 4. c. 50.) to amend thish possessions and at

se acts.—\$ 6.

s of goods enumerated or estrictions," are hereby or navigation, into the ter the restrictions menorth therein; (that is to

lan, taken and cared by the lahs-

wing of foreign production, or the the limits of the East India Com-imported Into any of the British South America or is the West a islan is not included), except to ily; and may also be prinhibed to the Bermuda islands by his Ma-

, such as are prohibited to be im. , prohibited to be imported.

ions in America contrary t of such goods, the same iported be of less burden

igar, melasses, and run he British possessions in orted, shall, upon subse-i, into which such grous, ngdom, be deemed to be o the same duties or the ction, would be liable to, a, and exported from the om, as the case may be.

cted, and paid unto his in figures in the table of d or brought into any of

	L. r. d.
viz. 34, the 1,000 muary, 1831, until the	1 6 3
1,000 uary, 1836, thr 1,000	1 2 3 0 15 0
sh possession in North archouse in the United	Free.
: viz.	rree.
834, the 1.000	1 3 9
nary, 1836, the 1,000	0 19 9 0 12 6
th presentation in North archouse in the United	_
the 1,000	Free.
h possession in North archouse in the United	Free.
, I inch thick, the 1,000	
34 anuary, 1834, until the	1 8 0
pary, 1836	1 6 0
h possession in North archouse in the United	
wood · · ·	Free. Free.
ber, 1 inch thick, the	1 9 0
h possession in North	0 5 3
arebouse in the United	Free.
ts, the cwt h possession in North	0 12 0
Nova Scotia, or Printe	Free.
	0 5 G 0 12 D
ts, the cwt land navigation -	Pree.

imported into any of the British possessions in Am	erica į	L,	8.	a.
gille latent side				
Spirits; viz. Brandy, geneva, or cordials, and other spirit	10 00			
cept run, the gallon	int or.	0		^
and further, the amount of any duly is		v	ı	U
for the time being on spirits the ma ture of the United Kingdom	marac.			
Rum, the gallon and further, the amount of any duly p		v	0	0
for the time being on rum of the I	Lynina			
powerions in South America or the	TW-mt			
Indies.	14 601			
N. IIRum, although Brilish, if im	Do stad			
from any British possession in which f	mried			
rum is not prohibited, is treated as foreig	oreign			
less it had been Warehoused, and exported				
the warehouse.	I IIU II			
Wine in bottles, the tun		-	-	•
and further, for every 1001, of the value		ż	1ó	ŏ
and on the bottles, the dozen .		ó	ï	ŏ
bottled in and imported from the United	King.	۰		U
dunt, for every 1002 of the value	reinft.	7	10	0
the bottles	·		ree	
Wipe not in bottles, for every 1001, of the value			10	
imported into the British possessions in	North	•	••	•
America from Gibraltar or Malta, subject	to no			
higher duty than if imported from the U				
Kingdom; viz. 1-10th of the duty remitte	d.			
Coffee, the cwt.		0	5	0
Cocoa, the cwt.		ā	5	0
Sugar, the cwt.		000	5	0
Melasses, the cwt.		ō	3	Õ
and further, the amount of any duty payah	le for	-	_	-
the time being on coffee, cocoa, sugar, an	d me-			
fasses respectively, being the produce of	of the			
British possessions in South America				
West Indies.				
Clocks and watches, leather manufactures, linen, m	usical			
instruments, wires of all sorts, books and papers	s. silk			
- soutscinges, for every 100t, of the value .		30	0	0
class manufactures, soap, tenned sugar, sugar cand	v. to-			
bacco manufactured, cotton manufactures, for ever	v 100/.			
of the value		20	0	0
	nonds,			
brimstone, botargo, box wood, currents, capers,	casca-			
brimatone, botargo, box wood, currants, capers,	ssence			
of bergamot, of lemon, of roses, of citron, of or	anges,			
weren .				

of lavender, of rosemary 1 emery stone 1 fruit, preserved in sugar or brandy; figs; housy; iron to bars, surveyed; had pis iron; jumpler berries, incense of frankincense, lava and Malta stone for bushing, lestilis; oarble, rough and worked; mosaic work, unclash, musch, maccavani, nut of all kinds; oil of ourse, out of all sinds and peal, oilwes, pilch, pickles in jers and bottles, paine and peal, oilwes, pilch, pickles in jers and bottles, paine ings, pozzolana, pumice stone, sucuk, Parmean cheese, pickles, pricts, period, period stone; for experience of all sinds, poszolana, pumice stone, sucuk, Parmean cheese, pickles, pricts, period, period stone; for every 100. of the value of the property of the value of the property of the value of the property of the value of the property of the value of the property of the value of four (except wheat flow), for every 100, of the value of flow, bullon, and diamonds; horses, mules, asses, next cattle, and all other live stock; tallow and raw hides; rice; oorn and grain, unground; biscuit of bread; nical or flow (except wheat flour;) fresh meal, fresh fish, carriages of travellers. Wheat flour, her and the carriages of travellers. Wheat flour, her and the property of the p

Free.

And if any of the goods herein-before mentioned shall be imported through the United Kingdom (hav-ing been warehoused therein, and exported from the warehouse, or the duties thereon, if there paid, baying been drawn back), one tenth part of the duties herein imposed shall be remitted in respect of such goods. - ₹ 9.

such goods.—\( \psi \) 9.

As and repealed.—Nothing in this act or in any other passed in the present session of parliament shall extend to repeal or abrogate, or in any way to alter or affect an act (18 Geo. 3, c. 12.), initially a shall extend to repeal or abrogate, or in any way to alter or affect an act (18 Geo. 3, c. 12.), initially a finial in any of the Colonies, Provinces, and Plantations of North America and the West Indies, and for repealing so much of an Act made in the 7th Year of the Reign of his present Majesty as imposes a Day on Tea imported from Great Britain into any Colony or Plantation in America, as relates hereto; 'n or to repeal or in any way alter or affect any act now in force which was passed prior to the last-mentioned act, and by which any duties in any of the British possessions in America were gamed and still continue payable to the Crown; nor to repeal or in any way alter or affect an act (31 Geo. 3, c. 31.) intituled 'An Act to repeal certain Parts of an Act passed in the 14th Year of his Majesty's Reign, intituled 'An Act for making more effectual Provisions for the Government of the said agesty's action, untruled An Act for making more effectual Provisions for the Government of the Province of Quebec in North America, and to make further Provisions for the Government of the said province.  $^{\prime\prime} \sim 10$ .

received, accounted for, and applied for the purposes of those acts: provided always, that no greater proportion of the duties imposed by this act, except as herein-before excepted, shall be charged upon any article which is subject also to duty under any of the said acts, or subject also to duty under any colonial law, than the amount, if any, by which the duty charged by this act shall exceed such other days of duties: provided, that the full amount of the duties mentioned in this act, whether on account of such former acts, or on account of such colonial law, or on account of this act, whether on account of such former acts, or on account of this uct.—3 lt.

Curracy, Weights, and Measures.—All sums of money granted or imposed by this act, either as daies, penalities, or forfeitures, in the British possessions in America, are hereby declared to be sterling money of Great Britain, and shall be collected, and paid to the amount of the value which such nominal sums bear in Great Britain; and that such monies may be received and taken at the rate of \$5.61, the onne in silver; and all duties shall be paid and received in every part of the British possessions in America according to British weights and measures in use on the 6th day of July, 1825; and is all cases where such duties are imposed according to any specific quantity or any specific value, the same shall be deemed to apply in the same proportion to any greater or I-sa quantity or alle; and all such duties shall be under the management of the commissioners of the customs. value; and all such duties shall be under the management of the commissioners of the customs-

Duties paid by Collector to Treasurer of Colony in which levied .- The produce of the duties so received under this act, except such duties as are payable under any act passed prior to the 18 Geo. 3. as aforesaid, shall be paid by the collector of the customs into the hands of the treasurer or receivergeneral of the colony, or other proper officer authorized to receive the same, to be applied to such uses as shall be directed by the local legislatures of such colonies; and that the produce of such duties

uses as shall be directed by the local legislatures of such colonies; and that the produce of such duties or received in colonies which have no local legislature may be applied in such manner as shall be directed by the commissioners of his Majesty's treasury.—\[2\] 13.

All British Vessels shall be subject to equal Duties, except coasting Vessels.—Whereas in some of his Majesty's possessions abroad, certain duties of tomage are, by acts of the local legislatures of such possessions, levied upon British vessels, to which duties the life vessels built within such possessions considered by present suitable are not subject, but it wither another that there are not subject, but it wither another that there are not subject, but it wither another that there are possessions, reviewed by persons resident there, are not subject; be it further enacted, that there shall be levied and paid at the several British possessions abroad, upon all vessels built in any such possessions, or owned by any person or persons there resident, other than consting or drogueing vessels employed in coasting or drogueing, all such and the like duties of tonnage and shipping dues as are or

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shall be payable in any such possessions upon the like British vessels built in other parts of his Majesty's dominions, or owned by persons not resident in such possessions.—§ 14.

Drawback on Rusa, &c.—There shall be allowed upon the exportation from Newfoundland to Canada of rum or other spirits, the produce of the British possessions in South America or the West India, a drawback of the full duties of customs paid upon the importation thereof from any of the said places into Newfoundland, provided proof on oath be made to the satisfaction of the collector and comptrol. here of the customs at the port whence such runs or other spirits is exported, that the full duties on the customs at the port whence such runs or other spirits is exported, that the full duties on the importation of such runs or other spirits at the said port had been paid, and that a certificate be produced under the hands and seals of the collector and comptroller of the customs at Quebec that such runs or other spirits had been duly landed in Camada: provided that no drawback shall be allowed upon any such runs or other spirits unless the same shall be shipped within 1 year from the day of the importation of the same, nor unless such drawback shall be duly claimed within 1 year from the day of such shipment.—§ 15.

the day of such shipment.—2 13.

Ship and Cargo to be reported on Arrival.—The master of every ship arriving in any of the British
possessions in America, or the islands of Guernsey, Jersey, Alderney, or Surk, whether laden or in
hallast, shall come directly, and before bulk be broken, to the Custom-home for the port or district
where he arrives, and there make a report in writing to the collector or comptroller, or other proper where he arrives, and there make a report in writing to the concern of a comprehence, one proper officer, of the arrival and voyage of such ship, stating her name, country, and toningse, and if principle the port of registry, the name and country of the master, the country of the owners, the number of the crew, and how many are of the country of such ship, and whether she be laden in bullat, and if haden the marks, numbers, and contents of every package and parcel of goods on board, and where laden the marks, numbers, and contents of every package and parcet of goods on noard, and where the same was laden, and where and to whom consigned, and where any and what goods, if any, had been unladen during the voyage, as far as any of such particulars can be known to him; and the mas-ter shall further answer all such questions concerning the ship, and the energe, and the crew, and the voyage, as shall be demanded of him by such officer; and if any goods be unladen from any ship he-tors such report be made, or if the master fail to make such report, or make an untrue report, or do

tor's such report be made, or if the master full to make such report, or make an intrue report, or do not truly answer the questions demanded of him, he shull forfeit the sum of 100/1, and if any goods be not reported, they shall be forfeited.—3 10.

Entry outwards of Ship for Cargo.—The master of every ship bound from any British possession in America, or the islands of Guernsey, Jersey, Alderney, or Sark, shall, before any goods be laden therein, deliver to the collector or comptroller, or other proper officer, an entry outwards under his land of the destination of such ship, shalling her name, country, and tomage, and if British the part of registry, the name and country of the master, the country of the owners, the number of the creek, and how many are of the country of such ship; and if my goods be laden on board any ship before such entry be made, the master of such ship shall forfeit the sum of 500; and before such ship depart the master shall bring and deliver to the collector or countroller, or other officer, a content in writesuch entry be 'made, the master of such ship shult forficit the sum of 50t.; and before such ship depart the master shull bring and deliver to the collector or comproller, or other officer, a content inguinder his hand of the goods laden, and the names of the respective shippers and consigners of the goods, with the marks and numbers of the packages or parcels of the same, and shall make and subscribe a declaration to the truth of such content as far as any of such particulars can be known to bing and the master of every ship bound from any British possession in America, or from the islands of thermsey, Jersey, Alderney, or Sark, whether in ballast or laden, shall before departure come before the collector or comptroller, or other proper officer, and answer upon oath all such questions concerning the ship, and the carear of same and the cream and the vowage, as shall be defendant by such officer; and or comptolier, or other proper officer, and answer upon out on an any queries when we had the reapy, if any, and the crew and the voyage, as shall be demanded of him by such officer; and thereupon the collector and comptroller, or other proper officer, if such ship be laden, shall make out and give to the master a certificate of the clearance of such ship for her intended voyage, containing a account of the total quantities of the several sorts of goods laden therein, or a certificate of her clearance

Guods not stated in Certificate to be Produce of British Possessions to be deemed of Foreign Production.

No goods shall be stated in such certificate of clearance to be the produce of British possessions in America, unless such goods have been expressly stated so to be in the entry outwards of the same; and all goods not expressly stated in such certificate of clearance to be the produce of the British pasessions in America shall, at the place of importation in any other such possessions, or in the linited

in ballast, as the case may be; and if the ship depart without such clearance, or if the master delivera

talse content, or shall not truly answer the questions demanded of blin, he shall forfeit the sum of

sessions in America stata, at the prace of importation in any other such possessions, or in the latter Kingdom, be deemed to be of foreign production.—2 18.

Newfoundland Fishing Certificates in lieu of Clearence.—Whenever any ship shall be cleared out from Newfoundland, or any other part of his Majesty's dominions, for the disheries on the banks or coasts of Newfoundland or Labrador, or their dependencies, without having on board any article of traffic, (except only the provisions, nets, tacke, and other things usually employed in and about the said fishery.) the master of such ship shall be entitled to demand from the collector or other principal colleges of the constraint of the const officer of the customs at such port a certificate under his hand that such ship hath been specially cleared out for the Newfoundland fishery; and such certificate shall be in force for the fishing seasor, for the year in which the same may be granted, and no longer; and upon the first arrival in any por for the year in which the same may be granted, and no longer; and upon the first arrival in any port in Newfoundland, &c. of any ship having on board such certificate, a report thereof shall be neade by the master of such ship to the principal officer of the customs; and all ships having such certificate so reported, and being actually engaged in the said fishery, or in carrying constwise to be landed or put on board any other ships engaged in the said fishery any fish, oil, saft, provisions, or other necessaries for the use and purposes thereof, shall be exempt from all obligation to make an entry at or obtain any clearance from any Custom-house at Newfoundland upon arrival at or departure from any of the ports or harbours of the said colony, &c. during the fishing season for which such certificate may be granted; and previously to obtaining a clearance at the end of such season for any other voyage at any of such solar notes, the master of such ship shall deliver in the hefore-neuroned certificate to the granted; and previously to continuing a charance at the end of such senson for any other voyage at any of such ports, the master of such ship shall deliver up the before-mentioned certificate to the officer of the customs: provided always, that in case any such ship shall have on board, during the time the same may be engaged in the said fishery, any goods or merchandises whatsoever other han fish, seals, oil made of fish or seals, salt, provisions, and other things, being the produce of or usually employed in the said fishery, such ship shall forfeit the said fishing certificate, and shall thenceforth be subject to the same transfer of the said fishery.

be subject and liable to the same rules, regulations, &c. as ships in general are subject or liable to.—§19. Entry of Goods to be laden or unladen.—No goods shall be laden, or water-borne to be laden, on board any ship, or unladen from any ship, in any of the British possessions in America, or the islands of Guernsey, Jersey, Alderney, or Sark, until due entry be made of such goods, and warrant granted for the lading or unlading of the same; and no goods shall be so laden or water-borne, or so unladen for the lading or unlading of the same; and no goods shall be so laden or water-borne, or so unladen. except at some place at which an officer of the customs is appointed to attend the lading and unlading of goods, or at some place for which a sufferance shall be granted by the collector and comptroller; and no goods shall be so laden or unladen except in the presence or with the permission in writing of the proper officer: provided always, that it shall be lawful for the commissioners of customs to make and appoint such other regulations for the carrying constwise, or for the removing of any goods for shipment, as shall appear expedient; and that all goods laden, water-borne, or unladen contrary to the regulations of this act, or contrary to any regulations so made, be foreited.—§ 20. Particulars of Entry of Goods, inwards and outwards.—The person entering any such goods shall deliver to the collector or comptroller, or other proper officer, a bill of the entry thereof, fairly written

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wfoundland to Canada ica or the West Indies, n any of the said places collector and comptrol-, that the full duties on and that a certificate be nstoms at Quebec, that drawback shall be al-hin I year from the day med within I year from

ig in any of the British ig in any of the Bruish k, whether laden or in s for the port or district ptrofler, or other proper tonnage, and if British eners, the number of the den or in ballast, and if de on board, and where what goods, if any, had n to him; and the maso, and the crew, and the taden from any ship bean antrue report, or do 100%; and if any goods

my British possession in ore any goods be laden ntry outwards under his e, and if British the port the number of the crew, on bourd truy ship before I before such ship depart cer, a content in writing I consigners of the goods, II make and subscribe a known to him; and the the islands of tinerasey, come before the collector our concerning the ship, him by such officer; and laden, shall make out and oynge, containing an acor if the master delivera shall forfeit the sum of

ed of Foreign Production, of British possessions in outwards of the same; oduce of the British posessions, or in the United

ip shall be cleared out sheries on the banks or on board any article of ployed in and about the lector or other principal ship hath been specially ce for the fishing season first arrival in any port hereof shall be made by aving such certificate so wise to be landed or put ms, or other necessaries in entry at or obtain any parture from any of the such certificate may be for any other voyage at tioned certificate to the ve on board, during the whatsoever other than ie produce of or asually e, and shall thenceforth nhject or liable to.—( 19. r-horne to be laden, on America, or the islands s, and warrant granted r-borne, or so unladen, be lading and uptading lector and comptroller; ermission in writing of ers of customs to make loving of any goods for or untaden contrary to .- 0 20.

g any such goods shall thereof, fairly written

in words at length, containing the name of the exporter or importer, and of the ship, and of the master, and of the place to or from which bound, and of the place willin the port where the goods are to be labeled or unladen, and the particulars of the quality and quantity of the goods, and the packages containing the same, and the marks and numbers on the packages, and setting forth whether such goods help produce of the British possessions in America or not; and such person shall at the same time pay down all dutes due upon the goods; and the collector and comptroller, or other proper officers is all thereupon grant their warrain for the lading or unlading of such goods.—2 21.

Estay lowards by Bill of Sight.—If the importer of any goods make and subscribe a declaration make perfect clarry thereof, it shall be lawful for the collector and comptroller to receive an entry by bill of sight for the packages or parcels of such goods by the best description which can be given, and of the officer of the customs, and at the expense of the importer, and may be seried to the satisfaction of the officer of the customs, and at the expense of the importer, and may be seried to the satisfaction of the officer of the customs, and at the expense of the importer, and may be seried to the satisfaction and indicated the importer shall make a perfect entry thereof, and pay down all duties due thereon; and indicate the custom of the officers of the custom of the importer shall make a perfect entry thereof, and pay down all duties due thereon; custom of the officers is an indicate of the proper officers and within 3 days after the goods shall have been a banded, the importer shall make a perfect entry thereof, and pay down all duties due thereon; custom of the officers of the custom of the officers of the custom of the officers of the custom of the proper officers in the presence of the proper officers in the presence of the proper officers and warrelines, and if the importer shall not of such entry such goods shall be taken to the

declaration of the importer of such articles, or his known agent, in manner and form following; (that

[4.6] About the several packages, and describing the several marks and numbers, as the case may be, are of the value of th

The above operation, signed the day of in the presence of C. D. collector (proble principal officer).

Which declaration shall be written on the bill of entry of such article (a, a doub) for subscribed by the importer thereof, or his known agent, in the presence of the collector or other, placipal officer of the customs at the port of importation; provided, that if a post view and examination of such articles by the proper officer of the customs it shall appear to him that it is said a rate of said articles have been considered in the proof and the constitution of the customs it shall appear to him that it is said a rate of said and according sections at the port of importation; provided, that it those were not come to the extinction of such articles by the proper officer of the customs it shall appear to that the past of various terms of the according to the true price or value thereof, and necording to the true bearing at the configuration of such articles in the importer or his known agent shall be required to declare on such before the collector or compiroller while he notice price of such articles, and that he verify believes such in once is the arrival of the articles at the place from whence the said activity whose in costed; and such invoice price with the addition of 100, per centum thereon, shall be deniced to be the schee of the articles in fleu of the value of the articles and paid; provided also, that it is shall appear to the collector articles in fleu of the value of the articles in fleu of the value of the articles in fleu of the sain so declared by the importer or his known agent, and upon which the collector and compitoller, other proper officer, that such articles have been javouced below the real activity asks thereof at the place from whence the same were imported, or if the invoice price is a law to reduce the sain and the proper officer, that such articles had not appear to the collector and experience of a the place from whence the same were imported, or if the invoice price is a known, the articles shall such case to examined by two competent precesses, be remined and apane and by the governor of management of the collector of the collector or compared and apane and by the governor of the proper officer, chief of the colony, plantation, or island into which the sain articles shall be deemed to be the crea and real value of such persons shall be deemed to be the crea and real value of such persons shall be deemed to be the crea and real value of the articles, and most such persons the refusal made, and at such the analyse of the base of the sain. With a classe of the customs where such articles shall be happed for the collect

and charges, next of duties, and the overplus, if any, shall be paid to the propriet of the goods—Goods imported from United Kingdom or British Possessions must appear in Cocket, &c.—No goods shall be imported into any British possession as a ciag hopoeted from the United Kingdom, or from any other British possession (if any advantage attach to seek instruction), unless such goods appear upon the cockets or other proper documents for the same to nave here to the Centred autwards at the port of exportation in the United Kingdom, or in such other British possession, nor unless the ground upon which such advantage he claimed be stated in such ecocket or documents.—226.

Goods imported from, to be deemed of the Growe's of, United Kingdom.—No goods shall, upon importation into any of the British possessions in America, be deemed to be of the growth, production, or manifecture of the United Kingdom or \( f \) any British possession in America,—8 27.

Entry not to be valid, if Goods \( \text{Prop} \) are preperly described in it.—No entry, nor any warrant for the landing of any goods, or for the United or any goods out of any warchouse, shall be deemed valid, unless the particulars of the goods \( \text{Prop} \) and packages in such entry correspond with the particulars of the goods and packages in the report of the ship, or in the certificate or other document, where any is required, by which the happort viou or entry of such goods is authorised, nor unless the goods shall have been properly descended in such entry by the denominations and with the characters and circumstances according to which such goods are charged with duty or may be imported; and any goods taken or delivered out of any ship or out of any warchouse by virtue of any entry or warrant not correspond and corresponds and to the without due entry thereof, and shall be forfeited.—2 28.

Certificate of Production for Sagar, Coffee, Cocon, or Spirits.—Before any sugar, coffee, cocon, or spirits shall be shipped for exportation in any British possession in

lector or comptroller at the port of exportation, or before a justice of the peace, or other officer duly

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authorised to administer such oath, declaring that such goods are the produce of such estate; and such althdavit shall set forth the name of the estate, and the description and quantity of the goods, and the packages containing the same, with the marks and numbers thereon, and the name of the person to whose charge at the place of shipment they are to be sent; and if any justice or other officer shall subscribe his name to any writing purporting to be such affidavit, unless the person making it shall actually appear before him and be sworn to the truth of the same, such justice of the peace or officer shall forfeit and pay for any such offence the sum of 50%; and the person entering and shipping such goods shall define reschafted vice the collector or comptroller, or other proper officer, and shall make and subscribe a declaration before him that the goods which are to be shipped by virtue of such entry me those mentioned in such affidavit; and the master of the ship in which such goods shall be laden show those mentioned in such affidavit; and the master of the ship in which such goods shall be laden shall before clearance, make and subscribe a declaration before the collector or comptroller that the goods those mentioned in such affidavit; and the master of the sup in which such goods shall be finded in such affidavit; and the master of the sup in which such a declaration before the collector or comptroller that the goods shipped by virtue of such entry are the same as are mentioned and intended in such affidavit, to the best of his knowledge and belief; and thereupon the collector or comptroller, or other proper officer, shall sign and give to the master a certificate of production, stating that proof has been made, in manner required by law, that such goods (describing the same) are the produce of such British possession or of such island, and setting forth in such certificate the name of the exporter and of the exporting ship, and of the master thereof, and the destination of the goods; and if any sugar, coffec, coca, or spirits be imported ioto any British possession in America, as being the produce of some other such possession or of such island, without such certificate of production, the same shall be forfeited.—22 of Certificate of Production on Re-exportation in row another Colony.—Before any sugar, coffec, coca, or spirits shall be shipped for exportation in any British possession in America, as being the produce of the production, and refer to the entry inwards and landing of such goods, and shall make and subscribs a declaration before the collector or comptroller to the identity of the sune; and thereupon, if such goods shall have been duly imported with a certificate of production within 12 mouths prote to the shipping for exportation, the collector and comptroller shall sign and give to the master a certificate of production. Feering to the certificate of production under which such goods had been so imported, and containing the like particulars, will the date of such importation.—230.

Goods brought over Land, or by Inland Mydrofion—It shall be lawful to bring or import by land or by inland Anvigation into any of the British possession in America from any adjoining foreign com-

by inland navigation into any of the British possessions in America from any adjoining foreign contry any goods which might be lawfully imported by sea into such possession from such country, and so to bring or import such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, and the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, as well as in British by the such goods in the vessels, boats, or carriages of such country, and the such goods in the vessels, boats, or carriages of such country, and the such goods in the vessels, boats, or carriages of such country, and the such goods in the vessels, boats, or carriages of such country, and the such goods in the vessels, boats, or carriages of such country, and the such goods in the vessels, boats, or carriages of such country, and the such goods in the vessels, boats, or carriages of such country, and the such goods in the vessels, boats, or carriages of such goods in the vessels, boats, or carriages of such goods in the vessels, boats, or carriages of such goods in the vessels, boats, or carriages of such goods in the vessels, bo

tish vessels, boats, or carriages.—231.

What Vessels shall be deemed British on the Lakes in America.—No vessel or boat shall be admitted to What Vessels shall be decayed British on the Lakes in America.—No vessel or boat shall be admitted to be a British vessel or boat on any of the inland waters or lakes in America, except such as have been built within the British dominious, and shall be wholly owned by British subjects, and shall not have been repaired at any foreign place to a greater extent than in the proportion of 1bs. For every fon of such vessel or boat at any one time: provided always, that nothing herein-before contained shall extend to prevent the employment of any vessel or boat as a British vessel or boat on such inhand waters or lakes, which shall have wholly belonged to British subjects before the 5th day of Jaly, 182, and which shall not have been since that day repaired us aforesaid in any foreign place.—3 32.

Goods must be brought to a Place where there is a Custom-house.—1t shall not be lawful so to bring or import any goods except into some port or place of entry at which a Custom-house now is or hereafter may be lawfully established: provided also, that it shall be lawful for the governor, licutenan-investment or presson administering the governoment of any of the said possessions respectively, he and

governor, or person administering the government of any of the said possessions respectively, by and with the advice of the executive council thereof, from time to time to diminish or increase, by mo-

with the advice of the executive council thereof, from time to time to diminish or increase, by proclamation, the number of ports or places of entry.—2 33.

Duties to be collected in same Manner as on Goods imported by Sea.—The duties imposed by this act shall be ascertained, levied, and recovered upon all goods so brought or imported in the same manner, and by the same means, rules, regulations, penalties, &c. as the duties on the like goods imported by sen; and if any goods shall be brought or imported contrary hereto, or if any goods so brought or imported shall be removed from the station or place appointed for the examination of such goods before all duties payable thereon shall have been paid or satisfied, such goods shall be forfaited, together with the vessel, boat, or carriage, and the horses or other cattle, in or by which sach goods shall have been so imported or brought, or so removed.—§ 34.

Duties in Canada on American Boats, as in America on British Boats.—The same tonnage duties shall be paid upon all vessels or boats of the United States of America importing any goods into Canada as are or may be payable in the United States of America on British vessels or boats entering the harbours whence such goods have been imported.—§ 35.

harbours whence such goods have been imported .-- \( 35.

### CONDITIONS WITH RESPECT TO WAREHOUSING IN THE COLONIES.

Ports herein mentioned to be free worknowing Ports.—The several person berein-after mentioned, (that is to say,) Bridgetown in Barbadoes, Quebec in Canada, Sydney in Cape Ureton, Roscau in Dominica, St. George in Grenada, Kingston and Montego Bay in Janaica, Charlestown in Nevis, St. John's and St. Andrew's in New Brunswick, St. John's in Newfoundland, Nassau in New Providence, Halifax and Picton in Nova Scotia, Basseterre in St. Kitt's, Kingston in St. Vincent, Road Harbour in Tortola, San Josef in Trinidad, shall be free warehousing ports for the work of the carehousing ports for the warehousing of goods brought by land or by indand navigation, or imported in British ships; and it shall be lawful for the several collectors and comptrollers of the said ports respectively, by notice in writing under their hands, to appoint from time to time such warehousing as a such ports as shall be approved of by them for the free warehousing and securing of goods, and also in such notice to declare what sort of goods may be so warehoused, and also by like notice shall be transmitted to the governor of the place, and shall be published in such manner as he shall direct.—§ 36.

thous may be warehoused without Payment of Duty.—It shall be lawful for the importer of any such goods into the said ports to warehouse them in the warehouses so appointed, without payment of any duty on the first entry thereof, subject nevertheless to the rules, regulations, &c. herein-after con-

Regulation as to warehousing of Goods on Arrival in Canada.—Upon the arrival of any goods at any frontier port in the Canadas, such goods may be entered with the proper officer of the customs at such port, to be warehoused at some warehousing port in the Canadas, and may dedivered by such officer to be passed on to such warehousing port, under bond, to the satisfaction of such officer, for the due arrival and warehousing of such goods at such port.—§ 38.

Stowage of Goods in Warehouse.—All goods so warehoused shall be stowed in such parts of divisions.

of the wavehouse and in such manner as the collector and comptroller shall direct; and the ware-house shall be locked and secured in such manner, and shall be opened and visited only at such times, and in the presence of such officers, and under such rules and regulations, as the collector and comptro the war shipped, Bond importer ficient s goods, v

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of such estate; and such ity of the goods, and the e name of the person to e name or the person to or other officer shall sub-son making it shall actu-the peace or officer shall and shipping such goods icer, and shall make and wirths of such potential. virtue of such entry are goods shall be laden shall mptroller that the goods I in such affidavit, to the r, or other proper other, has been made, in manrisis ocen made, in man-of such British possession ter and of the exporting singar, coffee, cocon, or duce of some other such a shall be forfeited.—\(\rangle 2\). y sugar, coffee, cocoa, or us being the produce of outwards state the place and shall make and sube same; and thereupon, within 12 months prior to e to the master a cenifih goods had been so in-

oring or import by land or y adjoining foreign counfrom such country, and untry, as well as in Bri-

–∂ 30.

boat shall be admitted to except such as have been pjects, and shall not have to 10s. for every ton of in-before contained shall el or boat on such inland the 5th day of July, 1825, reigo place.—≷ 32.
of be lawful so to bring

om-house now is or here-the governor, lieutenantions respectively, by and inish or increase, by pro-

luties imposed by this act ported in the same mann the like goods imparted any goods so brought or amination of such goods goods shall be forfeited. or by which such goods

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### LONIES.

herein-after mentioned, e Breton, Roseau in Do-parlestown in Nevis, St. Ariestown in Nevis, St., Nassau in New Provi-ton in St. Vincent, Road r all the purposes of this th in Nova Scotia, shall y inland navigation, or comptrollers of the said time to time such wareg and securing of goods, l, and also by like notice s, that every such notice such manner as he shall

he importer of any such without payment of any s, &c. herein-after con-

ival of any goods at any officer of the customs at any be delivered by such iction of such officer, for

n such parts or divisions il direct; and the ware-and visited only at such ous, as the collector and

compiroller shall direct; and all such goods shall, after being landed upon importation, be carried to be warehouse, or shall, after being taken out of the warehouse for exportation, be carried to be shipped, under such rules and regulations as the collector and comptroller shall direct.—\$ 39.

Bond upon Entry of Goods to be varehoused.—Upon the entry of any goods to be warehoused, the importer of such goods, instead of paying down the duties due thereon, shall give bond with two sufficient sureties, to be approved of by the collector or comptroller, in treble the duties payable on such goods, with condition for the safe depositing of such goods in the warehouse mentioned in such entry, and for the payment of all duties due upon such goods, or for the exportation thereof, according to the first account taken of such goods upon the landing of the same; and with further condition, that no part thereof shall be taken out of such warehouse until cleared from thence upon due entry and payment of duty, or upon due entry for exportation; and with further condition, that the whole of such goods shall be so cleared from such warehouse, and the duties, upon any deficiency of the quantity according to such first account, shall be paid, within 2 years from the dute of the first entry thereof; and if after such bond shall have been given, the goods or any part thereof shall be sold or disposed of, so that the original bonder shall be interested in or have any centrol over the same, it shall be swful for the collector and compitroller to admit fresh security to be given by the bond of the new proprietor or other person having control over such goods, with his sufficient surcties, and to fresh security to be given by the bond of the new proprietor or other person having control over such goods, or to exonerate him to the extent of the fresh security to be given by the bond of the new forms of the collector and compital bender of such goods, or to exonerate him to the extent of the fresh security to be given the such as a such

diffy carried and snipped, or shall afterwards be relanded except with permission of the customs, such goods shall be forfeited.—241.

Account of Goods to be taken on landing.—Upon the entry and landing of any goods to be ware-based, the proper officer shall take a particular account of the same, and shall mark the contents on each package, and shall enter the same in a book to be kept for that purpose; and no goods which have been so warehoused shall be taken or delivered from the warehouse except upon due entry, and each package, and shall enter the same in a book to be kept for that purpose; and no goods which have been so warehoused shall be taken or delivered from the warehouse except upon due entry, and under care of the proper officers for exportation, or upon due entry and payment of duty for home use; and whenever the whole of the goods warehoused under any entry shall be cleared from the warehouse, or whenever further time shall be granted for any such goods to remain warehoused, an account shall be made out of the quantity upon which the duties have been paid, and of the quantity (to be then ascertained) of the goods still remaining in the warehouse, as the case may be, deducting from the whole the quantity contained in any whole packages (if any) which may have been abandoned for the duties; and if upon such account there shall in either case spear to be any deficiency of the original quantity, the duty payable upon the amount of such deficiency shall then be paid.—§ 42.

Samples may be taken.—It shall be lawful for the collector and comptroller, under such regulations as they shall see fit, to permit underate samples to be taken of any goods so warehoused, without entry, and without payment of duty, except as the same shall eventually become payable, as on a deficiency of the original quantity.—§ 43.

Roads may be sorted and repacked.—It shall be lawful for the collector and comptroller, under such regulations as they shall see fit, to permit the proprietor or other person having control over any varehoused goods to sort, separate, and pack and repack any such goods, and to make such lawful alterations therein, or arrangements and assortments thereof, as may be necessary for the preservation of such goods, or in order to the sale, shipment, or legal disposal of the same; and also to permit my parts of such goods so separated to be destroyed, but without prejudice to the claim for duty upon the whole original quantity of such goods: provided always, that it shall be lawful for any person to chandon any whole pack

under hand, to the satisfaction of such efficer, for the due arrival and rewarehousing of such goods at such other port.- ₹ 45.

such other port.—§ 45.

All Goods to be eleared within 2 Years, or sold.—All goods which have been so warehoused or rewarehoused shall be duly cleared, either for exportation or for home consumption, within two years from the day of first entry for warehousing; and if may such goods be not so cleared, it shall be hawful for the collector and comptroller to cause the same to be sold, and the produce shall be applied, first to the payment of the duties, next of warehouse rent and other charges, and the overplus (if any) shall be paid to the proprietor; provided always, that it shall be lawful for the collector and comptroller to grant further time for any such goods to remain warehoused, if they shall see fit.—§ 46.

Bond on Entry for Exportation.—Upon the entry outwards of any goods to be exported from the warehouse, the person entering the same shall give security by band in troble the duties of importation on such goods, with two sufficient sureties, to be approved by the collector or comptroller, that the same shall be landed at the place for which they be entered outwards, or be otherwise accounted for—§ 47.

Pater to oppoint other Ports.—It shall be lawful for his Majesty, by order in council, from time to time to appoint other Ports.—It shall be lawful for his Majesty's possessions in America to be a free warehousing port for all or any of the purposes of this act; and every such port so appointed by his Majesty shall be, for all the purposes expressed in such order, a free warehousing port under this act, as if appointed by the

same. - \(\frac{1}{2}\) 48.

Goods from Mauritius liable to same Duties and Regulations as West India Goods. - \(\frac{1}{2}\) 49. - (See Port

Cape of Good Hope within Limit of the Company's Charter.—In all trade with the British possessions in America, the Cape of Good Hope, and the territories and dependencies thereof, shall be deemed to be within the limits of the East India Company's charter.—§ 50.

# DUTCH Pacprierons, &c.

Dutch Proprietors in Demerara, Essequibo, and Berbice, to import in Dutch Broprietors in the Lawful for any of the subjects of the King of the Netherlands, being Dutch proprietors in the colonies of Demerara, Essequibo, and Berbice, to import in Dutch ships from the Netherlands into the said colonies all the usual articles of supply for their estates therein, and also wine imported for the purposes of medicine only, and which shall be liable to a duty of 10s, per ton, and no more; and in case seizure be made of any articles so imported, upon the ground that they are not such supplies, or are for the purpose of trade, the proof to the contrary shall lie on the Dutch proprietor importing the same, and not on the selxing officer: provided always, that if sufficient security by ond be given in court to shide the decision of the commissioners of customs upon such scizure, the goods so seized shall be admitted to entry and released.—5 51. shall be admitted to entry and released .- \ 51.

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Dutch Proprietors may not export to United Kingdom.—It shall not be lawful for such Dutch proprietors to export the produce of their estates to the United Kingdom, or to any of his Majesty's sugar colonies in America, except under the conditions herein-after provided.—\$52.

What Persons shall be deemed Dutch Proprietors.—All subjects of his Majesty the King of the Netherlands resident in his said Majesty's European dominions, who were at the date of the convention between his Majesty George III. and the King of the Netherlands, dated the 12th day of August, 1815, proprietors of estates in the said colonies, and all subjects of his said Majesty who may hereafter become possessed of estates then belonging to Dutch proprietors therein, and all such proprietors as being then resident in the said colonies, and being natives of his said Majesty's dominions in the Netherlands, may have declared, within 3 months after the publication of the aforesaid convention in the said colonies, that they wish to continue to be considered as such, and subjects of his said Majesty the King of the Netherlands who may be the holders of mortgages of estates in the said colonies made prior to the date of the convention, and who may under their mortgage decels have the right of exporting from the said colonies to the Netherlands the produce of such estates, shall be right of exporting from the said colonies to the Notherlands the produce of said best deemed Dutch proprietors under the provisions of this act: provided, that where both Dutch and British subjects have mortgages upon the same property in the said colonies, the produce to be consigned to the different mortgages shall be in proportion to the debts respectively due to them.—33.

Persons not vishing to be considered Dutch Proprietors to sign a Declaration to that Effect.—Whereast is expedient to permit any of such persons, at their option, to relinquish such character of Dutch prois expedient to permit any of such persons, at their option, to relinquish such character of Dutch poprietor; be it therefore enacted, that if any such person shall make and sign a declaration in writing, attested by two credible witnesses, setting forth that he is desirous and has elected not to be deemed to be a Dutch proprietor within the meaning of the suid act in respect of any such estate or mortgage to be mentioned and named in such declaration, and shall cause such declaration to be delivered the commissioners of his Majesty's customs, such person shall thenceforth be no longer deemed Dutch proprietor within the meaning of the said act in respect of the estate or mergage so mentioned in such declaration as aforesaid, and such declaration shall have effect in respect of any such estate of which such persons so far as relates to those goods was a Dutch preproduce of any such estate of which such person so far as relates to those goods was a Dutch prictor, although such goods may have been exported from the colony before the delivering of such

prictor, atthough such goods may have been exported from the county before the deriving of such declaration as a foresaid.—\$ 54.

No Ship to sail from Jamaica to St. Domingo, or from St. Domingo to Jamaica.—No British merchant ship or vessel shall sail from Jamaica to St. Domingo, nor from St. Domingo to Jamaica, under the penalty of forfeiture of such ship or vessel, together with her cargo; and no foreign ship or vessel which shall have come from, or shall in the course of her voyage have touched at St. Domingo, shall come into any next or between the island of Jamaica, and if any such ship or vessel, butter. Which shall have come from any port or harbour in the island of Jamaica; and if any such ship or vessel, having come into any port or harbour, shall continue there for 48 hours after notice shall have been given by the officers of the customs to depart, such ship or vessel shall be forfeited; and if any person shall be landed in Jamaica from any ship or vessel which shall have come from or touched at St. Domingo. except in case of urgent necessity, or unless licence shall have been given by the governor of Jamaica to land such person, such ship shall be forfeited, together with her cargo. — 55.

Colonial Laws repugnant to any Act of Parliament to be null and roid. — All laws, by-laws, usages, or

customs at this time or which hereafter shall be in practice, or pretended to be in practice, in any of the British possessions in America, in anywise repugnant to this act, or to any other act of parish. ment, so far as such act relates to the said possessions, shall be null and void to all intents and per-

Exemption from Duties to extend only to Duties by Act of Parliament.—Provided always, that no exemption from duty in any of the British possessions alroad, contained in any act of parliament, extends to any duty not imposed by act of parliament, unless and so far only as any duty not so

extends to any duty not imposed by act or parliament, unless and so far only as any duty not so imposed is expressly mentioned in such exemption.—§ 57. Officers may board ships hovering on the Coasts.—It shall be lawful for the officers of customs to go on board any ship in any British possession in America, and to running and search all parts of such ship for prohibited and uncustomed goods, and also to go on board any ship hovering within 1 league of the coasts thereof, and in either case freely to stay on board such ship so long as she shall remain such port or within such distance; and if any such ship be bound elsewhere, and shall continue so hovering for the space of 21 hours after the master shall have been required to depart, it shall be have ful for the officers of the customs to bring such ship into port, and to examine her eargo, and to examine the master upon oath touching the cargo and voyage; and if there be any goods on board prohibited to be imported, such ship and cargo shall be forfeited; and if the master shall not truly answer the questions demanded of him, he shall forfeit 100l - 258.

answer the questions demanded of him, he shall rotted four -2 os.

Forfeiture of Vessels, Carriages, &c. removing Goods liable to Forfeiture.—All vessels, boats, carriages, and cattle made use of in the removal of any goods liable to forfeiture under this act shall be forfeited, and every person who shall assist or be otherwise concerned in the unshipping, landing, or removal, harbouring, &c. of such goods, or into whose possession the same shall knowingly consistent the treble value thereof, or the penalty of 100L, at the election of the officers of the cus-

toms.—≥ 99.

Goods, Vessels, &c. hable to Forfeiture, may be seited by Officers.—All goods, ships, vessels, bags, Goods, Vessels, liable to forfeiture under this act, may be seized and secured by any officer of carriages, and cattle, liable to forfeiture under this act, may be seized and secured by any officer of the conthe customs or navy, or by any person employed for that purpose with the concurrence of the commissioners of his Majesty's customs; and every person who shall in any way hinder or obstact each officers or persons employed as aforesaid, or any person alding him, shall for every such offence forfeit the sum of 2001.-0 60.

Writ of Assistance to search for and seize Goods liable to Forfeiture.—Under authority of a writ of assistance granted by the supreme court of instite or court of vice admirally having jurisdiction in the place, it shall be lawful for any other of the customs, taking with him a peace offers, to enter any building or other place in the daytime, and to search for, seize, and secure any goods liable to forfeiture under this act, and, in case of necessity, to break open any doors and any chests or other packages for that purpose; and such writ of assistance, when issued, shall be deemed to be in force during the whole of the reign in which the same shall have been granted, and for 12 months from the conclusion of such reign  $-\lambda$  61.

Obstruction of Officers by Force.—If any person shall by force or violence assault, molest, hinder, or obstruct any officer of the customs or navy, or other person employed as aforesaid, or any person acting in his aid, such person upon conviction shall be adjudged a felon, and punished at the discretion of the court. - d 62.

Goods seized to be secured at the next Custom-house, and sold by Auction. liable to forfeiture under this act, or under any act made for the prevention of smuggling, or relating to the customs, or to trade or navigation, shall be delivered to the collector and comptroller of the customs next to the place where the same were seized; and after condemnation they shall cause the same to be sold by public auction to the best bidder: provided always, that it shall be lawful for the commissioners of the customs to direct in what manner the produce of such sale shall be applied, or, in lien of such sale, to direct what things shall be destroyed, or be reserved for the public service.

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52, ty the King of the Nether, the date of the convention a 12th day of August, 18th aljesty who may herender all all such proprietors as lajesty's dominions in the convention of the convention of the such proprietors. he aforesaid convention in and all subjects of his said ges of estates in the said mortgage deeds have the r mortgage decils have the e of such estates, shall be at where both Dutch and s, the produce to be contively due to them. \$\delta\$ s, the tradice to be contively due to them. \$\delta\$ s, the character of Dutch process and collapsation in writing n a declaration in writing elected not to be deemed y such estate or mortgage tration to be delivered to th be no longer deemed a or mortgage so mentioned n respect of any goods the e goods was a Dutch pro

ica .- No British merchani go to Jamaica, under the no foreign ship or vessel ched at St. Domingo, shall ched at St. Domingo, snan nip or vessel, having come shall have been given by and if any person shall be touched at St. Domingo, y the governor of Jamaica § 55. laws, by-laws, usages, or

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ler authority of a writ of ty having jurisdiction in a a peace officer, to eater cure any goods tiable to and any chests or other deemed to be in force d for 12 months from the

sault, molest, hinder, or aforesaid, or any person punished at the discre-

 All things seized as of snauggling, or relating r and comptroller of the tion they shall cause the t shall be lawful for the sale shall be applied, or, ed for the public service.

The next 17 clauses relate to the mode of proceeding in actions as to seizures before the courts, the application and recovery of penalties, &c. It seems nunecessary to insert these in this place.

The King may regulate the Trade of certain Colonies.—It shull be lawful for his Majesty, by any order or orders in council to be issued from time to time, to give such directions and make such regulate. order or orders in council to be issued from time to time, to give such directions and make such regu-lations touching the trade and commerce to and from any British possessions on mear the continent of Europe, or within the Mediterranean Sea, or in Africa, or within the limits of the East India Com-pany's charter (excepting the possessions of the said Company), as to his Majesty in council shall appear expedient; and if any goods shall be imported or exported in any manner contrary to any such order, the same shall be forfeited, together with the ship importing or exporting the same.

Last India Company may carry Goods from India to Colonies.—It shall be lawful for the East India Company, during the continuance of their exclusive privileges of trade, to export from one place within the limits of their charter any goods for the purpose of being carried to some of his Majesty's passessions in America, and so to carry and to import the same into any of such possessions, and also to carry return cargots from such possessions to any place within the limits of their charter, or one the United Kingdon; and it shall be lawful for any of his Majesty's subjects, with the licence or ander the authority of the said Company, to lade in and export from any of the dominions of the Emperor of Clinia any goods, and to lade in a dexport from any place within the limits of the said Company's cluster any ten, for the purpose of being carried to some of his Majesty's possessions in America, and also so to carry and to import the same into any of such possession.—82.

Critificate of Production of East India Sugar.—It shall be lawful for any shipper of sugar the produce of some British possession within the limits of the East I dia Company's charter, to be exported from such possessions at such place, or, if

duce of some British possession within the limits of the East I, dia Company's charter, to be exported from such possession, to go before the collector, comptroller, &c. of the customs at such place, or, if there he none such, to go before the principal officer of such place, or the judge or commercial resident, and make an affidavit that such sugar was really and bon's fide the produce of such British possession, to the best of his knowledge and belief; and such officer, &c. is to grant a certificate thereof, setting forth the name of the ship in which the sugar is to be exported, and her destination...—\(\text{\text{\text{o}}}\) 83. Ships built prior to the lst of January, 18th, decemed British Ships within certain Limits.—All ships built within the limits of the East India Company's charter prior to the 1st day of January, 18th, and which were then, and have continued since, to be solely the property of his Majesty's subjects, shall be deemed to be British ships for all the purposes of trade within the said limits, including the Cape of the continue of the said limits, including the Cape of the continue of the said limits.

le deened to be printed sups for all the purposes of trade within the said limits, including the Cape of Good Hope.—§ 81.

Certificate of Production of Cape Wine.—It shall be lawful for the shipper of wine the produce of the Cape of Good Hope, or of its dependencies, which is to be exported from thence, to go before the chief officer of the customs, and make an affidavit that such wine was really and bonh fide the produce of the Cape or its dependencies; and such officer is required to administer such affidavit, and to see a certificate thereof, statius the name of the ship in which the wine is separated and has destigrant a certificate thereof, stating the name of the ship in which the wine is exported, and her desti-

nationificate of Production of Goods in Guernsey, &c.—It shall be lawful for any person who is about nexport from Guernsey, Jersey, Alderney, or Sark, to the United Kingdom or any British possession in America, any goods the growth or produce of any of those islands, or my goods manufactured from materials the growth or produce thereof, or of the United Kingdom, to go before a magistrate of the island from which the goods are to be exported, and sign a declaration that such goods are of sach growth, produce, or manufacture, and such magistrate shall administer and sign such declaration; and thereupon the governor, lieutenant-governor, &c. of the island shall, upon the delivery to him of such aeclaration, grant a certificate under his hand of the proof contained in such declaration, sating the ship by, and the port in the United Kingdom, or in such possession, to, which the goods are to be exported; and such eertificate shall be produced at such ports, in proof that the goods mentioned therein are of the growth, produce, &c. of such islands.—> 86.

The next section relates to the importation of tea into Guernsey, &c. during the exclusive frading decisions are not proved by the East India Company.

The next section relates to the importation of tea into Guernsey, &c. during the exclusive trading privileges enjoyed by the East India Company.

Guernsey, &c. Tonnage of Ships and Size of Packages for Spirits.—No brandy, geneva, or other spirits (except rum of the British plantations), shall be imported into, or exported from the islands of Jersey, Guernsey, Alderney, or Sark, or removed from any one to any other of the said islands, or coastwise from any one part to any other part of either of the said islands, or be shipped to be so removed or carried, or be water-horne for the purpose of being so shipped in any ship, vessel, or boat of less hurden 100 tons (except when imported from the United Kingdom in ships of the burden of 70 tons tleast), or in any cask or nackage of less size or content than 40 callons. General whom in bottles carried, or he water-borne for the purpose of being so shipped in any ship, véssel, or boat of less hurden than 100 tons (except when imported from the United Kingdom in ships of the burden of 70 tons at least), nor in any cask or package of less size or content than 40 gallons, (except when in bottles, and carried in a square-rigged ship,) nor any tobacco or smuff in any ship, vessel, or boat of less burden than 100 tons (except when imported from the United Kingdom in ships of the burden of 70 tons at least), nor in any cask or package containing less than 450 lbs, weight, (save and except any exchapitis or loose tobacco as shall be for the use of the seamen belonging to and on board any such ship, vessel, or boat, not exceeding 2 gallons of the former, and 5 lbs, weight of the latter, for each seman, and also except such mandicutured tobacco or sunff as shall have been duly exported as merchandise from Great Britain or Ireland,) on pain of forfeiture of all such foreign brandy, geneva, or other spirits, tobacco or sunff respectively, together with the casks or packages containing the same, and also of every such ship, vessel, or boat, together with all her guns, furniture, &c.—\(\phi\) 88.

\*\*Mol to extend to Vessels of 10 Tans supplying Island of Sark, having Licence so to do.—Nothing herein contained shall extend, or be construed to extend, to any boat not exceeding the burden of 10 tons, for bacing on board at any one time any foreign spirits of the quantity of 10 gallons or under, in casks or packages of less size or content than 40 gallons, or any boat not exceeding the burden of 10 tons, for large of loss size or content than 40 gallons, or any boat not exceeding the burden of 10 tons, for large of loss size or content than 40 gallons, or any boat on the other of the size of loss is an except of loss is an except of large of loss size or content than 40 gallons, or any proceeding on the other of large or large of the said island of Sark; provided that every such boat baving on board at any one time any

board or in any monner attached or affixed thereto, or conveying or having conveyed, in any manner, such goods or other things as subject such vessed or boat to forfeiture, or who shall be found or discovered to have been on board any vessel or boat from which any part of the cargo shall have been throw overboard during chace, or staved or destroyed, shall forfeit the sum of 1001.—§ 20. British Coals not to be re-expected from British Possessions without Dany.—It shall not be lawful to re-export from any of his Majesty's possessions abroad to any foreign place any coals the produce of the United Kingdom, except upon payment of the duty to which such coals would be liable upon expertation from the United Kingdom to such foreign place; and no such coals shall be shipped at any of such pessessions, to be experted to any British place, until the exporter or the master of the export-

ing vessel shall have given hond, with one sufficient surety, in double the value of the coals, that such coals shall not be landed at any foreign place.—? 31.

Penalty for using Documents counterfeited or falsified.—If any person shall, in any of his Majesty's possessions abroad, counterfeit or falsify, or wilfully use when counterfeited or falsified, any entry, warrant, cocket, &c. for the unlading, lading, entering, reporting, or clearing any ship or vessel, or for the landing, shipping, or removing of any goods, stores, baggage, or article whetever, or shall by any false statement procure any writing or document to be made for any such purposes, or shall falsely make any onth or affirmation required by any act for regulating the trade of the British possessions abroad, or shall force or counterfeit a certificate of the said oath or affirmation, or shall knowingly publish such certificate, he shall for every such offence forfeit the sum of 2001.—? 92.

The American convergency beginning and complying with those conditions of processing the content of the said of the

The American government having declined complying with those conditions of reciprocity under which the trade between the United States and the British colonies was to be opened by the act 6 Geo. 4. c. 114., it was directed by an order in council, dated the 27th of July, 1826, that a duty of 4s. 3d. per ton should be charged upon all American vessels entering his Majesty's possessions in the West Indies, as well as an addition of 10 per cent. upon the duties imposed by the above-mentioned act on all and each of the articles named in it, when imported into the West Indies in American ships.

In the course of 1830, however, the negotiations that had been entered into with the United States relative to this subject were happily terminated by the Americans agreeing to the conditions of reciprocity above mentioned; so that the discriminating duties imposed upon the ships and goods under authority of the above-mentioned order in council are

wholly repealed.

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Subjoined is the circular letter of the American government, and an extract from the British order in council, dated the 5th of November, 1830, relative to this new arrange-

### Circular to the Collectors of Customs.

Treasury Department, Oct. 6, 1820.

Sir,—You will perceive by the proclamation of the president herewith transmitted, that from and after the date thereof, the act entitude "An Act. cerning Navigation," passed on the 13th of April, 1818; annet supplementary therein, passed the low of May, 1820; and an act entituded "An Act or regulate the commercial Intercourse between the United States and certain British Ports," passed on the 18th Late of May, 1820; and an act entitled "An Act to regulate the commercial Intercourse between the United States and certain British Ports," passed on regulate the commercial tolercourse between the United States and certain British Poits, 'passed on the 1st of March, 1823, are absolutely repealed; and the ports of the United States are open to British resets and their eargoes, coming from the British calonial possessions in the West Indies, on the continent of South America, the Bahama Islands, the Caicos, and the Bermuda or Somer Islands; also from the islands, provinces, or colonics of Great Britain on or near the North American continent, and north or east of the United States. By virtue of the authority of this proclamation, and in conformity with the arrangement made between the United States and Great Britain, and under the sanction of the president, you are instructed to admit to entry such vessels being laden with the productions of Creat Britain or her said colonies subtoatts the growth with of the magnagement and Import and Other Chemical Control of the production of the president, you are instructed to admit to entry such vessels being laden with the productions of the president, you are instructed to admit to entry such vessels being laden with the productions of the president, you are instructed to admit to the growth with the productions of the president of the programment and import and other chemical colonies such as the productive of the programment and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies are chemical colonies and the chemical colonies and the chemical colonies and the chemical colonies are chemical colonies and the chemical colonies and the chemical colonies are chemical colonies and chemical colonies and chemical colonies are chemical colonies and chemical colonies and chemical colonies are chemical colonies and chemical the presence, you are instructed to admit to entry such vessers being much with the pronounces of Great Hritain or her said colonies, subject to the same duties of tonnage and impost, and other charges, as are levied on the vessels of the United States, or their cargoes arriving from the said British colonies; you will ulso grant clearances to British vessels for the several ports of the aforesaid colonial possessions of Great Britain, such vessels being laden with such articles as may be exported from the United States in vessels of the United States; and British vessels couning from the said colonial possessions with the property of the United States in vessels of the United States; and British vessels couning from the said colonial possessions with the property of the United States in vessels of the United States; and British vessels couning from the said colonial possessions with the property of the United States in vessels of the United States in vessels couning from the said colonial possessions with the property of the United States in vessels couning from the said colonial possessions with the property of the United States in vessels couning from the said colonial possessions with the property of the United States in vessels couning from the said colonial possessions with the property of the United States in vessels couning from the said colonial possessions with the property of the United States in vessels country from the said colonial possessions with the property of the United States in vessels country from the vessels country from the vessels of the United States in vessels country from the vessels country from the vessels of the United States in vessels country from the vessels country from the vessels of the United States in vessels country from the vessels country from the vessels country from the vessels country from the vessels country from the vessels country from the vessels country from the vessels country from the vessels country from the vessels country from the vessels country from the v sessions may also be cleared for foreign ports and places other than those in the said British colonial possessions, being laden with such articles as may be exported from the United States in vessels of the United States. I am, &c.

(Signed)

S. D. INGHAM, Secretary to the Treasury.

Extract from the British Order in Council, dated the 5th of November, 1830, relative to the Trade between the United States and the British West Indies.

"Whereas it hath been made to appear to his Majesty in council, that the restrictions heretofore imposed by the laws of the United States upon British vessels navigated between the hald States and his Majesty's possessions in the West Indies and America, have been repealed; and that the discriminating duties of tonnage and of customs heretofore imposed by the laws of the said United States eriminating duties of connage and of customs herefore imposed by the laws of the said unlied States upon British vessels and their cargoes entering the ports of the said States from his Majesty's said possessions, have also been repeated, and that the ports of the United States are now open to British vessels and their cargoes coming from his Majesty's possessions aforesaid. His Majesty dolf, therefore, with the advice of his privy council, and in pursuance and exercise of the powers so vested him by the act passed in the sixth year of the reign of his said late Majesty, or by any other act of acts of parliament, declare that the said rectice of orders in council of the 21st of July, 1823, and of the 27th of July, 1826, and the said order in council of the 16th of July, 1827, so far as such late-mentioned earlier so the said United States), shall be and the arms are because when the second consideration of the said order in council of the 16th of July, 1827, so far as such late-mentioned

order relates to the said United States), shall be, and the same are hereby respectively revoked.

"And his Majesty doth further, by the advice aforesaid, and in pursuance of the powers aforesaid, declare that the slips of and belonging to the said United States of America may import from the United States aforesaid into the British possessions abroad, goods the produce of those States, and may export goods from the British possessions abroad, to be carried to any country whatever."

Connection of the Planter and Home Merchant. Mode of transacting Business in England.—The mode of transacting West India business is as follows:—A sugar planter forms a connection with a mercantile house in London, Bristol, Liverpool, or Glasgow; stipulates for an advance of money on their part; grants them a mortgage on his estate; and binds himself to send them annually his crop, allowing them the full rate of mercantile commissions. These commissions are 21 per cent, on the amount of sugar sold, and of plantation stores sent out; along with ½ per cent. on all insurances effected. During the war, when prices were high, the amount of those commissions was large; but, like other high charges, the result has, in nine cases in ten, been to the injury of those who received them: they led the merchants to undertake too much, and to make too large advances to the planters, for the sake of obtaining their business. At that time it was usual to allow a permanent loan at the rate of 3,000% for the assured consignment of 100 hogsheads of sugar; 5.000%, and too Perso

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in any of his Majesty's d or falsified, any entry, any ship or vessel, or for hatever, or shall by any urposes, or shall falsely the British possessions tion, or shall knowingly .—§ 92.

conditions of reciprosh colonies was to be ouncil, dated the 27th all American vessels ldition of 10 per cent. of the articles named

entered into with the Americans agreeing to nating duties imposed l order in council are

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partment, Oct. 6, 1830. Insmitted, that from and ssed on the 13th of April, act entituled "An Act to British Ports," passed on States are open to Eritish West Indies, on the confi-Somer Islands; also from American continent, and atlon, and in conformity and under the sunction of with the productions of npost, and other charges, on the said British colo-of the aforesaid colonial say be exported from the on the said colonial posthe said British colonial ited States in vessels of

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restrictions heretofore veen the aid States and aled; and that the disof the said United States from his Majesty's said are now open to British tis Majesty doth, there-the powers so vested in , or by any other act or of July, 1823, and of the as such last-mentioned pectively revoked. of the powers aforesaid, ra may import from the ace of those States, and untry whatever."

sacting Business in ws :-A sugar planter verpool, or Glasgow; age on his estate; and ull rate of mercantile of sugar sold, and of effected. During the large; but, like other of those who received oo large advances to was usual to allow a of 100 hogsheads of sugar; but that ratio was very often exceeded by the planter, the 3,000% becoming 4,000%, 5,000l., 6,000l., and, in very many cases, still more, in consequence of unforced wants and too sanguine calculations on his part.

Persons resident in the West Indies are almost always bare of capital, and for obvious reasons. A climate of such extreme heat, and a state of society possessing so few attractions to persons of education, offer no inducements to men of substance in Europe to go thither. Those who do go, must trust to their personal exertion and the support of others; and when, after a continued residence in the West Indies, they have made some progress in acquiring a competency, and have become accustomed to the climate, they hardly ever consider themselves as settled there for life; their wish and hope is to carry their acquisitions so far as to be enabled to pass the remainder of their days comfortably at home. The readiest means, in the view of the planter, of accomplishing this, is the extension of his undertakings; which he can do only by borrowing money. Hence a continued demand on his mercantile correspondents at home for fresh advances: the consuming effect of heavy commissions, and of the interest on borrowed money, is, or rather was, overlooked in his ardent speculations. But when prices unfortunately fall, he finds himself 10,000 l or 20,000 l. in debt, with a reduced income. The merchants at home become equally embarrassed, because the case of one is the case of three fourths of their correspondents; and the capital of the merchants, large as it may be, is absorbed and placed beyond their control. The mortgages they hold are of value only in an ultimate sense: to foreclose them, and to take possession of the estates, is, in general, a very hazardous course.

Such has been for a number of years the state of our West India trade. Perhaps it is impossible to point out any means of effectual relief: our planters must not build expectations on such doubtful, or rather improbable, events as the stoppage of distillation from malt, or an insurrection of the negroes in rival countries, such as Cuba or Brazil. Of a bounty on exportation it is idle to speak: so that their only rational and substantial ground of hope seems to be in a further reduction of the duties on sugar, coffee, and rum; and an abclition of the duties on imports, and of the restrictions laid on their trade with America and other

The sale of West India articles takes place through the medium of produce brokers, who in London reside chiefly in Mineing Lane and Tower Street. Samples of sugar and rum are on show in their respective sale rooms during four days of the week, viz. Tuesday, Wednesday, Thursday, and Friday, from 11 to 1 o'clock; during which time the sugar refiners, wholesale grocers, and other dealers in produce, call in, observe the state of the market, and buy what they require. The term of credit is short; only 1 month for coffee and rum, and 2 months for sugar. Coffee is generally sold by public auction, sugar and rum by private contract.

The broker's commission is usually 1/2 per cent. on the amount; but in the case of coffee, as they guarantee the buyers, their charge amounts to 1 per cent. The brokers have no correspondence or connection with the planters; they are employed by the merchants; and their sales, though for large amounts, being very simple, a brokerage house of consequence generally does the business of a number of merchants. Neither merchants nor brokers see, or are in the least under the necessity of seeing, the bulky packages containing the different articles of produce of which they effect the sales; all is done by sample; the puckages remaining in the bonded warehouse from the time of ianding till they are sold; after which they pass to the premises of the refiner, wholesale grocer, or whoever may be the purchaser.

The allowances made to the buyer in respect of weight, consist, first, of the tare, which is the exact weight of the cask; and, in the second place, of a fixed allowance of 5 lbs. per cask in the case of coffee, called trett, and of 2 lbs. per cask on sugar, under the name of

draft.—(See Account Sales of both, in p. 208.)

The shipping of stores from England to the plantations is also a very simple transaction. West India merchants in London, Liverpool, or Bristol, receive from the planters, in the autumn of each year, a list of the articles required for the respective estates: these lists they divide, arrange, and distribute among different wholesale dealers in the course of September and October, with instructions to get them ready to ship in a few weeks. November and December are the chief months for the despatch of outward-bound West Indiamen, as the plantation stores ought, by rights, to arrive about the end of December, or in the course of January. That is a season of activity, and generally of health, in the West Indies; the comparatively cool months of November and December having cleared the air, and the produce of the fields having become ripe and ready to carry. Crop time lasts from January to the end of July, after which the heavy rains put a stop to field work in the islands. Demerara, being so near the line, experiences less difference in the seasons, and it is customary there to continue making sugar all the year round.

The arrivals of West Indiamen in England with homeward cargoes begin in April and continue till October; after which, with the exception of occasional vessels from Demerara and Berbice, they cease till the succeeding April. This corresponds with the time of carrying and leading the crops: for it would be quite unadvisable, on the score of health, as BOOK IN.

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well as of the interruptions to work from the heavy rains, to attempt loading vessels in the

sugar islands during the autumnal months.

The unloading of West Indiamen in London usually takes place at the West India docks; and did so uniformly from the autumn of 1802, when the docks were first opened, till August, 1823, when the dock monopoly expired. The delays in discharging, occasionally complained of during the war, arose from two causes; from the vessels arriving in fleets (in consequence of sailing with convoy,) and from the imperfections inseparable from a new establishment. The latter have been long remedied; and as to the former, though at particular sensons, and after a change of wind, the vessels still come close on each other, the crowding in the docks is by no means to be compared to that arising from the arrival of a convoy. Cargoes are discharged very speedily, the time seldom exceeding 3 days. The dock dues have also been materially reduced since the peace; and the whole exhibits a striking example of the advantage attendant on transacting a mass of business on one spot; an advantage which can be enjoyed only in great sea-ports, such as London, Liverpool, or Amsterdam.—(See Docks.)

The rates of freight during the war were, on sugar from 7s. to 8s. per cwt., and on coffee from 10s. to 11s.; whereas they now amount, the former to 4s. and 4s. 6d., and the latter to 6s. The ship owners complain that these freights leave them very little profit; but in consequence of the speed with which vessels may now be unloaded and cleared at London, it is probable that the practice of making two voyages in the season will become general.

Disposal of Land in the Colonies.—The chief cause of the rapid advancement of all colonies placed in rude and thinly peopled countries, has been the facility with which they have obtained supplies of fertile and unoccupied land. Were the inhabitants of a colony so situated, that instead of resorting to new land to obtain increased supplies of food, they were obliged to improve the land already in cultivation, their progress would be comparatively slow, and they would approach to the condition of an old country; and the greater the concentration of the inhabitants, the nearer, of course, would be their approach to that state. On the other hand, several inconveniences result from allowing the colonists to spread themselves at pleasure over unoccupied districts. The inhabitants become too much dispersed to be able to lend sufficient assistance to each other; a large extent of roads is necessary, and their construction is a task too great for so thin a population. But the greatest injury that can be done to a colony is the making of gratuitous grants of large tracts of land to corporations or individuals, without laying upon them any obligations as to their occupation, or obliging them to contribute their share of the expenses necessary on account of public improvements. Wherever such an unwise policy has been pursued, as in Lower Canada for example, the consequences have been most injurious. The occurrence of the unoccupied districts obliges the settlers to establish themselves at inconvenient distances from each other; it prevents, by the want of roads, their easy communication; and retards, in a degree not easy to be imagined, the advancement of the district. The inconveniences resulting from these grants are, indeed, obvious. They have been loudly complained of by the colonists, and are now almost universally admitted.

It is not difficult to discover the *principle* of the measures that ought to be adopted with respect to the disposal of unoccupied colonial land. They should be so contrived as to prevent too great a diffusion of the colonists, without, however, occasioning their too great concentration. And it is plain, that these advantages may be realised by selling all lands at a moderate price, or by imposing upon them a moderate quit-rent. If the price of quit-rent were very high, it would, of course, occasion too great a concentration, and be an insuperable obstacle to the rapid progress of the colony; while, if it were too low, it would not obviate the inconvenience of too great dispersion. The fixing of the price at which land should be sold is, therefore, the only really difficult point to be decided upon. The Americans sell their public lands at 2 dollars an acre; and this is, perhaps, all things considered,

as proper a sum as could be selected.

Until very recently we did not follow any fixed plan in the disposal of colonial lands, which have in many instances been bestowed in the most improvident manner. But a different system has been adopted, and lands in the colonies are no longer obtainable except by purchase. We, however, are not without apprehensions that considerable inconvenience will result from the proposed plan of selling land by auction. It is easy, no doubt, to fix a minimum upset price; but the market price must entirely depend on the quantity put up for sale, compared with the number and means of the buyers. And, as the regulation of this quantity must necessarily be left to the local authorities, they will, in fact, have the power of fixing the price. A system of this sort can hardly fail of leading to very great abuses; and will give rise to perpetual complaints, even when they are not deserved, of partiality and preference. The best way, as it appears to us, would be to order competent persons to fix certain prices upon all the lands to be located, according to the various circumstances for and against them; and to grant specified portions of such lands to all who claim them, according to the amount of capital they proposed to employ in their cultivation. We do not, however, think that the maximum price ought in any case to exceed 12s, or 15s.

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Disposal of Land in Canada.—The following advertisement, dated at the office of the Commissioner of Crown Lands, York, Upper Canada, 27th of May, 1833, explains the terms on which lands are in future to be granted in that province:-

In conformity to instructions recently received from his Majesty's secretary of state for the colonies, the following arrangements for disposing of the waste lands of the crown in Upper Canada, are made known for the information of emigrants and others.

Except in the case of U. E. Loyalists, and other presons entitled by the existing regulations of the government to free grants, no person can obtain any of the waste lands of the crown otherwise than by purchasing at the public sales, made from time to time under the direction of the commissioner of course lands.

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These sales will be made on the 1st and 3d Thesday of each month, and will either be continued through the following day, or not, as circumstances may appear to the agent to require.
Besides these general periodical sules, there may be occasional sales by nuction in other districts, of such town lots, or other lots of land, as may remain to be disposed of; and of these sales ample notice

will be given. The conditions of every sale by public auction will be as follows:—One fourth of the purchase money to be paid down; and the remainder in 3 equal annual instalments, with interest at 6 per cent. on each instalment. The lands will be put up at an upset price, of which notice will be given at the time of sale, and in the previous advertisements which will be published of the lands latended to be put up at each sale; and in case no offer shall be made at the upset price, the land will be reserved for future sale, in a similar manner, by auction.

A patent for the lands will be issued free of charge, upon the payment in full of the purchase money and interest.

The commissioner for crown lands, acting also as agent for the sale of clergy reserves, requests it The commissioner for crown lands, acting also as agent for the sale of therety reserves, requests the bendiced, that such elergy reserves as have not been hitherto occupied by authority, or lensed by the government, will be disposed of, by public nuction only, either at the periodical sales of crown lands, or at occasional sales, to be duly advertised, and that the terms of payment for clergy reserves will continue to be as follows:—10 per cent. to be paid at the time of sale, and the remainder in 9 annual instalments of 10 per cent. each, with interest on each instalment, to be paid with the instal-

ment.
Such clergy reserves as have been leased, or occupied by the authority of the government, must be applied for by letter to the commissioner of crown lands, and when disposed of, will be sold by private sale on the same terms of payment as those disposed of by public auction.

## Terms upon which the Crown Lands will be disposed of in New South Wales and Van Diemen's Land.

It has been determined by his Majesty's government that no land shall, in future, be disposed of in New South Wales or Van Dienen's Land otherwise than by public sale, and it has therefore been deemed expedient to prepare for the information of settlers the following summary of the rules which it has been thought fit to lay down for regulating the sales of land in those colonies:—

1. A division of the whole territory into counties, hundreds, and parishes, is in progress. When that division shall be completed, each parish will comprise an area of about 25 square miles.

2. All the lands in the colony, not hitherto granted, and not appropriated for public purposes, will be put up to sale. The price will of course depend upon the quality of the land, and its local situation; but no land will be sold below the rute of 5s. per acre.

3. All persons proposing to purchase lands not advertised for sale, must transmit a written application to the governor, in a certain prescribed form, which will be delivered at the Surveyor General's office to all persons applying, on payment of the requisite fee of 2s. 5d.

4. Those persons who are desirous of purchasing, will be allowed to select, with certain defined limits, such portions of land as they may wish to acquire in that manner. These portlous of land will be advertised for sale for 3 calendar months, and will then be sold to the highest bidder, provided that such hidding sland at least amount to the price fixed by Article 2.

5. A deposit of 10 per cent. upon the whole value of the purchase must be paid down at the time of sale, and the remainder must be paid within 1 calendar month from the day of sale, previous to which the purchaser will not be put in possession of the land: and in case of payment not being made within the prescribed period, the sale will be considered void, and the deposit forfeited.

6. On payment of the money, a grant will be made in fee-simple to the purchaser at the nominal quit-rent of a pepper-corn. Previous to the delivery of such grant, a fe

Court, for enrolling it.

7. The land will generally be put up to sale in lots of 1 square mile, or 640 acres; but smaller lots than 640 acres may, under particular circumstances, be purchased, on making application to the sovemor in writing, with full explanations of the reasons for which the parties wish to purchase a coalescensible. smaller quantity.

smaler quantity.

8. The crown reserves to itself the right of making and constructing such roads and bridges as may be accessary for public purposes in all land purchased as above; and also to such indigenous timber, stone, and other materials, the produce of the land, as may be required for making and keeping the said roads and bridges in repair, and for any other public works. The crown further reserves to itself all mines of precious metals.

Colonial Office, 20th of January, 1831.

Selection of Sites for Colonial Establishments .- Nothing can be more unwise than the plan, if so we may call it, hitherto followed in the selection of places at which to found colonies. The captain of a ship, without any knowledge whatever of the nature of soils, or the capacities of a country in an agricultural point of view, falls in after a long cruise with a river or bay, abounding with fish and fresh water, and surrounded with land that

<sup>\*</sup>The injurious consequences resulting from the late system of granting lands in the colonies have been very forcibly pointed out by Mr. Gouger, Mr. Tennant, and others; but the degree of concentration they recommend would be ten times more injurious.

looks fertile, and is covered with herbage. He forthwith reports all these circumstances, duly embellished, to the Admiralty, strongly recommending the situation as an admirable one at which to found a colony; and in nine cases out of ten this is all the information that is required in taking a step of such infinite importance! No wonder, therefore, that, many fine schemes of colonisation should have ended only in loss and disappointment; and that situations which the colonists were taught to look upon as a species of paradise, have proved to be any thing but what they were represented. Botany Bay, though described by Captain Cook as one of the finest places in the world, had to be abandoned by the colonists that were sent out to it; as the country round it, instead of being favourable for cultivation, is a mere sandy swamp. Is it possible to suppose, had the proper inquiries been entered into, that any attempt would have been made to establish a colony in so pestilential a climate as that of Sierra Leone? The colony in the district of Albany, in the Cape of Good Hope, was founded upon the representations of an individual, who, whatever might be his information in other respects, had not the slightest knowledge of agriculture; and the distresses the settlers have had to encounter were the natural consequences of their relying on such authority. The late establishment at Swan River may be adduced as another instance of misplaced or premature confidence in the reports of those who were really without the means of forming a correct estimate of the various circumstances necessary to be attended to in forming a colony.

We do, therefore, hope that an end will be put to this system,—a system which is in no common degree injurious to the public interests, and is highly criminal towards those who embark as colonists. The founding of a colony ought to be looked upon in its true point of view—as a great national enterprise. It is not an adventure to be intrusted to presumptuous ignorance; but should be maturely weighed, and every circumstance connected with it carefully investigated. Above all, the situation in which it is proposed to found the colony should be minutely surveyed: and its climate, soil, and capacities of production, deliberately inquired into by competent persons employed for the purpose. Were this done, government and the public would have the best attainable grounds upon which to proceed; and neither party would have much reason to fear those disappointments, which have hitherts so often followed the exaggerated representations of those to whom the important and difficult

task of selecting situations for colonies has been delegated.

### V. Foreign Colonies.

1. Spanish Colonies.—Spain, whose colonial possessions extended a few years ago from the frontiers of the United States to the Straits of Magellan, is not, at present, possessed of a foot of ground in the whole American continent. Still, however, her colonial possessions are of great value and importance. In the West Indies, she is mistress of Cuba and Porto Rico;—the former by far the largest and finest of the West India islands; and the latter also a very valuable possession. In the East, Spain is mistress of the Philippine Islands, which, were they in the hands of an enterprising people, would speedily become of very great commercial importance.—(See the articles HAVANNA, MANILLA, PORTO RICO.)

2. Dutch Colonies.—Java forms the most important and valuable of the Dutch colonial possessions.—(See Batavia.) In the East they also possess the Moluccas, Bencoolen on the coast of Sumatra, Macassar, and the eastern coast of Celebes, Banda, &c. They have several forts on the Gold Coast in Africa; and in the West Indies they possess the islands of Curaçoa and St. Eustatius, Saba, and part of St. Martin; and on the continent of South America, they are masters of Dutch Surinam. Curaçoa and St. Eustatius are naturally barren, but they have been both highly improved. From its being very conveniently situated for maintaining a contraband traffic with the Caraccas and other districts in South America, Curaçoa was formerly a place of great trade, particularly during war. But since the independence of South America, Curaçoa has ceased in a great measure to be an entrepôt; the goods destined for the Continent being now, for the most part, forwarded direct to the places of their destination.

That district of Surinam ceded to the British in 1814, comprising the settlements of Demerara, Berbice, and Essequibo (see antė, p. 421.), formed the most valuable portion of Surinam, or Dutch Guiana. The district which still belongs to the Dutch lies to the south of Berbice. It contains about 25,000 square miles, and a population of about 60,000. It

is daily becoming of more value and importance.

3. French Colonies.—Previously to the negro insurrection that broke out in 1792, St. Domingo was by far the most valuable colony in the West Indies. But this disastrous event, having first devastated the island, terminated in the establishment of the independent black republic of Hayti.—(See Port Au Prince.) Having also sold Louisiana to the Americans, and ceded the Mauritius to the English, without making any new acquisitions, the colonial dominions of France are, at this moment, of very limited extent. They consist of Guadeloupe and Martinique, and the small islands of Marie-Galante and Deseada, in the West Indies; Cayenne, in South America; Senegal and Goree, in Africa; the Isle de

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Table

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these circumstances. tion as an admirable is all the information vonder, therefore, that, disappointment; and cies of paradise, have , though described by doned by the colonists ourable for cultivation, nquiries been entered o pestilential a climate e Cape of Good Hope, might be his informaand the distresses the ir relying on such aunother instance of misally without the means y to be attended to in

system which is in no nal towards those who upon in its true point is intrusted to presumptance connected with sed to found the colony production, deliberately ere this done, governwhich to proceed; and which have hitherto so important and difficult

d a few years ago from t, at present, possessed er, her colonial possess mistress of Cuba and India islands; and the ress of the Philippine ald speedily become of NILLA, PORTO RICO.) of the Dutch colonial oluceas, Bencoolen on anda, &c. They have ney possess the islands he continent of South ustatius are naturally ing very coaveniently ther districts in South aring war. But since neasure to be an entrepart, forwarded direct

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e and Deseada, in the
Africa; the Isle de

Bourbon, in the Eastern Ocean; St. Marie, in Madagascar; and Pondicherry and Chandernagor, with a very small surrounding territory, in the East Indies. The tabular statements annexed show the population, trade, &c. of the French colonies.

Table of the Population of the French Colonies, and of their Commerco with France.—(Montvéran, Essai de Statistique sur les Colonies, Pièces Justificatives, No. 5.)

	Popula	tion in 18	29, or ac	cording	Commer Fra			Navig	ation.		Cod of the	
Colonies.		O THE NA	i Census.		Real Val	ie, 1831.	Ent	ered.	Cleare	d out.	Fishe	T108.
	Whites.	People o	(Colour	Total.	Imports	Exports	Ships.	Ton-	Ships.	Ton-	Imported	Official
	W Miles.	Free.	Slaves.	I Ulai.	France.	France.	Stila.	nage.	ompa.	nage.	in 1831.	Value.
North America.	No.	No.	No.	No.	Francs.	Francs.	No.	No.	No.	No.	Kilogr.	Francs.
Miquelon, 1831 }	861	-	-	861	6,700,916	470,117	3	353				
Martinique (Jan. )	9,410	18,832	80,753	109,995	20,123,584	12,633,530	154	40,996	136	35,037	1,744,618	436,15
indeloupe (Jan. ) 1, 1831) South America.	10,596	10,772	90,743	112,111	26,642,222	12,140,853	195	47,623	194	47,772	2,820,075	705,01
(Sayenne, (Jao. 1. ) (S32) Africa.	1,291	2,220	19,173	22,684	2,442,158	1,736,792	29	4,459	23	4,056	131,157	32,78
Bourbou (Jan. 1. }	20,000	11,500	66,000	97,500	15,057,276	5,732,968	50	15,122	62	18,315	210,345	68,58
Senegal (1825) -	240	3,573	12,297	16,110	3,445,067	3,095,818	29	3,058	25	2,706		
French factories } in India (1825) }	1,021	107,986	1,194	110,201	3,723,270	753,235	4	1,145	Б	1,241		
Total .	43,419	156,073	270,160	469,615	79,133,603	33,588,240	464	110,755	445	109,127	4,906,193	1,228,54

Statement of the Products of the French Colonies imported into France, and entered for Consumption, and of the Duties charged on their Introduction, in 1831.—(Montvéran, No. 6.)

Colonies and Establishments.	Sugars of all Qualities.	Coffee.	Cacao.	Colton,	Cloves and Spices.	Annolto.	ludigo.	Oum.	Wax.	Wood of all Kinds.	Custom Duties,
Guadeloupe Martinique Bourbon Cayenne Seoegal Factories in India	Kilogr. 36,579,836 27,049,000 16,229,003 1,432,075 43,023	Kilogr. 968,480 379,044 761,814 42,426 47,282	157,110 191	Kilogr. 28,892 5,117 3,174 169,520 81,232	Kilogr. 61 24,318 729 18,112 193,747	## Rilogr.	Kilogr. 282 12,754	Kilogr.	Kilogr.	241,042 949,840 31,995 69,729	Francs, 18,813,357 13,845,765 7,092,305 851,408 114,752 424,608
St. Pierre and Fish- } eries of Miquelon }	81,332,937	2,199,646	168,345	268,935	236,967	E2,122	13,036	677,040	12,899	1,384,889	6,789
Produce of the French colonies imported, but not catered for con- sumption, in 1821-			,043							-	938,317
Total -	87,915,770	2,199,646	168,345	268,935	236,967	82,122	13,036	677,040	12,598	1,354,599	42,087,301
Value in france -	52,749,462	1,649,246	116,442	175,148	2,369,670	164,244	130,360	947,856	25,796	346,222	58,674,486

N. B.—The kilogramme =  $2\cdot2$  lbs. avoirdupois.

4. Danish Colonies.—In the West Indies, these consist of the islands of St. Croix, St. Thomas, and St. John: of these, St. Croix only is valuable. It is about \$1 square miles in extent, and contains about 37,000 inhabitants, of whom 3,000 are whites, 1,200 free blacks and mulattoes, and the remainder slaves. The soil is fertile, and it is well cultivated. The principal productions are sugar, rum, and coffee. In India, the Danes possess Tranquebar, near Madras; and Serampoor, near Calcutta. The former contained, in 1809, about 19,000 inhabitants; but it has greatly improved since the peace, both in commerce and population. Serampoor is a neat but not very considerable place. It serves as an asylum for the debtors of Calcutta, and is the capital station of the missionaries. The Danes have a few forts on the coast of Guinea.

5. Swedish Colonies.—The Swedes only possess one colony—the small island of St. Bartholomew, in the West Indies. It is only about 25 square miles in extent, but is very fertile. It has no springs, nor fresh water of any sort, except such as is supplied by the rain. Population between 8,000 and 9,000.

<sup>\*</sup> Allowing for bounty on exports.

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(Statement of the Nett Expenditure incurred by Great Britain, on account of her several Military and Marilime Stations, Colonies, and Plantations, during 1833-34.—(Parl. Paper, No. 408. Sess. 1835.)

10,000   1	Colonies, &c.	Military Expenditure,	Civil Expenditure.	Naval Ex- penditure.	Tolal Expenditura for Military, Civil, and Navat Establishments.	Repayments from Colonial Revenues, and Surplus Cus- toms, and Post Office Collec- timps,	Total Expenditure Incurred by Great Britain,
Clibralizar   153,858   3   8   154,360   2   154,360		L. s. d.	L. s. d.	L. s. d.	L. s. d.	L d.	L. 1. d.
International Communication	Gibraltar Alaita Alaita Cape of Good Hope Mauritus Bermuda Fernando Po Ascension Heligoland	100,805 17 10 02,657 18 5 116,389 12 2 69,338 1 10 983 19 0 1,417 11 10 500 0 0	29,464 15 11 1-4 7,542 6 9	8,120 9 7 3,360 14 3 13,296 19 6	106,926 7 5 97,222 16 8 117,074 18 2 112,099 17 3 1-4 8,526 4 9 11,171 14 7 467 19 5	211 13 83-4	97,222 16 8 117,074 18 2 112,019 17 3 8,526 4 9 11,171 11 7 862 19 4
Tolago	Jamaica Command i Jamaica Command i Jamaica Hahamas Honduras Winilward and Leeward Islands Command i Barbaloen Grenada	210,753 14 5	6,664 16 9	2,679 0 11	219,087 12 1	-	
British Guiana   2   254,778   1	Tolsago Antigua Montserrat St. Christopher's Nevis Anguilla Virgin Islands Ilominica St. Lucia	a	5,930 19 2	,458 O O	416,000 19 7	-	423,725 0 10 1.3
New Brunswick   128,328 2 5 20,435 10 6 1-4   7,502 18 0   156,564 10 10 1-4   162,312 6 4 14   7,502 18 0   156,564 10 10 1-4   162,312 6 4 14   7,502 18 0   156,564 10 10 1-4   162,312 6 4 14   162,312 6 4   162,312 6 4 14   162,312 6 4 14   162,312 6 4 14   162,312 6 4   1	British Guiana -   ower Canada -   oper Canada -   iova Scotia Command :		5,893 10 1 1-4	2,577 10 0	263,249 14 1 1-4	-	263,249 14 114
Sicra Leone   28,199 16 7   11,061 18 1   1,500 0 0   40,761 12 8   40,761 12 8   25,000 0 0   1,064 13 6   13,197 10 1   17,797 10 4 12   13,500 0 0   1,064 13 6   13,197 10 1   17,797 10 4 12   13,500 0 0   13,643 1 1 5   24,434 1 1 5   24,43	New Brunswick Prince Edward's Is,	128,328 2 5	20,435 10 6 1-4	7,802 19 0	156,564 10 10 1-4	-	162,312 6 414
New South Wales : 92,321 3 2 311,418 7 5 3-4 - 403,739 10 7 3-4 26,032 6 3 1-4 371,010 9 1-4	irra Leone	129,167 17 3	3,500 0 0 1,005 0 0	_	3,500 0 0 131,137 10 11	17,797 10 4 1-2	3,500 0 0 113,340 0 612
Totals - 1,920,287 16 7 431,241 14 5 1-2 50,173 14 5 2,401,703 5 5 1-2 50,865 15 5 3-4 2,364,309 6 9	lew South Wales an Dieman's Land eneral charges	29,114 6 1	8,000 0 0	-	37,114 8 1	{ 6,052 B 3 1-4	37,114 8 1

Note.—In the above intals are comprehended, in addition to the specified expenditures, the following advances in aid of Colonial menus, to wit, L.848 6s. 8d. for Barbadoes, L.8875 14s. 7\frac{1}{2}d. for British Guiana, and L.5,747 15s. 6d, for Nova Scolia, &c.—Sup.)

[The only colonics which have been hitherto planted by the people of the United States are those classed together under the general name of Liberia, on the western coast of Africa. They present a remarkable, and indeed singular instance, of establishments of the kind having been formed, and conducted from their origin, with views of a purely disinterested and philanthropic character, viz. the facilitating of the gradual emancipation of the slaves in the United States, and the spreading of Christianity and civilization among the surrounding tribes of savage men.

We extract the following account of "Liberia as it is" from the report of the Pennsylvania Colonization Society for 1838, 17 years after the first settlement was made under the auspices of the American Colonization Society. This account is given by Mr. Buchanan, who resided about a year in Africa, and who made himself familiar with the condition of all the settlements.

"Liberia extends from the St. Paul's river on the north-west to the Cavally river on the south-east, a distance of 300 miles along the coast. Its extent inland is from 10 to 40 miles. Four separate colonies are now included within its limits, viz.

"Monrovia, established by the American Colonization Society, including the towns of Monrovia, New Georgia, Caldwell, Millsburgh, and Marshall.

"Bassa Cove, established by the United Colonization Societies of New York and Pennsylvania. This colony includes Bassa Cove and Edina. The latter village was founded by the American Colonization Society, and lately ceded to the United Societies.

"Greenville, established by the Mississippi Colonization Society at Sinou.

"Maryland, established by the Maryland Colonization Society at Cape Palmas.

"In the nine villages enumerated above, there is a population of about 5,000—all of course coloured persons, of which 3,500 are emigrants from this country, and the remainder natives of Africa......

"The commerce of the colonies, though in its infancy, is already extensive. From \$80,000

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Total Expenditure Incurred by Great Britain, 9. d. 151,360 2 9 106,714 20 11 14 97,222 16 8 117,071 18 2 112,069 17 3 8,526 4 9 11,171 11 7 862 19 5 97,660 17 4 6 9 13 5 3-4 219,087 12 1 423,725 0 10 1-2 263,249 14 114 162,312 6 414 40,761 12 8 10 41-2 18 71-4 371,010 914 37,114 8 1 15 5 3-4 2,364,309 6 9

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nsive. From \$80,000

to \$125,000 is exported annually, in camwood, ivory, palm oil, and hides; and an equal or greater amount of the manufactures and productions of Europe and America are brought into the colonies in return. Monrovia, which is the largest town and principal seaport, carnes on a considerable coasting trade by means of small vessels built and owned by her own citizens. Not less than 12 or 15 of these, averaging from 10 to 30 tons burden, manued and navigated by the colonists, are constantly engaged in a profitable trade along 700 miles

"The harbour of Monrovia is seldom clear of foreign vessels; more than 70 of which, from the United States, England, France, Sweden, Portugal, and Denmark, touch there annually.

"Bassa Cove and Cape Palmas have both good harhours, and possess great advantages for commerce. Already their waters are gladdened by the frequent presence of traders from other countries, and in a few years, when the hand of enterprise shall have developed the rich mines of wealth which nature has so abundantly provided there, these growing towns will become the centres of an extensive and important business.

"Sinou, too, possesses an excellent harbour, and is the natural outlet of a vast tract of rich and productive country. Under the fostering hand of its enterprising founders it must soon become an important link in the great maritime chain of Americo-African establishments. The productions of the country, which may be raised in any quantity for exportation, are coffee, cotton, sugar, rice, indigo, palm oil, together with the gums, dye-woods, ivory, &c., which are collected from the forests,"

The fact may be mentioned that a regular packet has commenced plying between Liberia

and the port of Philadelphia .- Am. Ed.]

COLUMBO, the modern capital of Ceylon, situated on the southwest coast of the island, lat, 6° 55' N., lon. 79° 45' E.\* It is defended by a very strong fort, nearly surrounded by the sea, in which is a light-house 97 feet high. In 1816, the population of the town and fort was 24,664; and in 1831, 26,357 .- (Columbo Journal, 17th of October, 1832.) The houses are generally only one story high; they are of stone, clay, and lime; and the town has more of a European appearance than any other in India. The inhabitants are principally Cingalese. In 1821, there were only 32 Europeans in the place qualified to serve on juries. The temperature of the air is remarkable for its equality; and though very humid, the climate may, on the whole, be esteemed salubrious and temperate. There is no harbour at Columbo for large vessels, but only an open roadstead. A projecting rock, on which two batteries are erected, affords shelter to a small semicircular bay on the north side of the fort, having a wooden quay to facilitate the loading and unloading of boats. The depth of water is not sufficient to allow sloops or large dhonies to come alongside the quay; those exceeding 100 tons burden lying at about a cable's length from it. A bar of sand, on some parts of which the water is not more than 7 feet deep, extends from the projecting rock across this bay. The channel where it may be crossed by the larger class of ships is liable to shift; and it is only in the fine weather of the safe season that they venture to go within the bar. The outer road affords secure anchorage for half the year, from the beginning of October to the end of March, during the prevalence of the N. E. monsoon, when the wind blows off the land: during the other, or S. W. monsoon, when the wind blows from the sea on shore, the road is very far from safe; and the ships that frequent it are sometimes obliged to slip their cables and stand out to sea .- (Milburn's Orient. Comm. ; Hamilton's Gazet., &c.) As respects its harbour, Columbo is, therefore, very inferior to Trincomalee, the harbour of which is accessible at all times, and is one of the best in India; but the country in the vicinity of Columbo is more fertile; and it has the command of an internal navigation, stretching in a lateral direction along the coast, from Putlam, to the north of the city, to Caltura on the south, a distance of about 100 miles, partly obtained by rivers, and partly by canals. Many flat-bottomed boats are employed in this navigation, the families dependent on which reside mostly on board. Nearly all the foreign trade of Ceylon is carried on from Columbo; and it has also a large proportion of the coasting traffic.

Moneys.-The rixdollar = Is. 6d.; but accounts are kept in pounds, shillings, and pence, as in Eng-

weights, Measures, &c.—The weights are divided into ounces, pounds, &c., and are the same as in Great Britain. The candy or bahar = 500 lbs, avoirdupois, or 461 lbs. Dutch Troy weight. The prin-cipal dry measures are seers or parrahs. The former is a perfect cylinder, of the depth and diameter undermentioned :-

- 4.35 inches.

The parrah is a perfect cube, its internal dimensions being every way 11:57 inches. The liquid measure consists of gallons, and their multiples and sub-multiples. 150 gallons = 1 The bale of cinnamon consists of 921 lbs. very nearly.

<sup>\*</sup>This is the position as given by Hamilton. According to Mr. Steuart, master attendant of the port, it is in lat. 6° 57' N., lon. 79° 52' E.

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Dates of	milatage	navable	by all S	anare-riered	Vessels.	Sloops.	n
Schooners	at the Pe	ris of Ca	lumbo.	quare-rigged Trincomales	and ton	ile.	

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The above rates of pilotage will be charged to all vessels going in-to the inner harbour of Trincomales and the harbour of Galle, whe-ther they make a signal for pilot or not. In Columbo and Back Bay, at Trincomales, the charge will only be made, if the vessel make signal, and a pilot actually repair on board.

Fees on Port Clearences payable by Merchant Ships and Vencly, from the 1st Day of October, 1825.

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under 5 Marar and Jaffra dhonies, when passing from pret to part within the districts they belone to, or from Marar to Jaffra Aktis or Folial Felins, are used every to, to yet half of the about rules. Hotats, vessels, or thomes, certified to belongs to any port of Crypto-being under the 5 general Cylo parache burden, are to by as afoliated to the contract of the c

being unoas luwa:— Under 50 parrahs, 50 and under 200 parrahs, or 1 garce 1 garce and under 2 garce 2 3 4 5

## Sailing Directions and Remarks on the Port of Columbo, by James Steuart, Esq. Muster Attendant.

stating directions and remarks on the Port of C.

The land shout Columbo is low near the sea, with some bills to
the extexard at a distance in the rountry. The high mountain
having on it a sharp cone, railed Adam's Fest, bear from Columbo
E. 7° S., distant 12'1-2' leagues; its height above the isevel of the sea
is estimated at about 7,000 free, according to a roungh trigonometrical
measurement by Colonel Willerman. When the atmosphere is
clera, it may be seen 30 leagues. During the prevalence of the N. E.
monsoon, Adam's Fest is generally whiche in the morning, and frequently the whole of the day; but it is rarely seen in the S. W.
monsoon, dease capours generally prevailing over the island at this
season.

eason. Ships approaching Columbo in the night have a brilliant light to irect them, which is exhibited every night from a light-house in the ort; the height of the light above the level of the sea is W feet, and have be seen in clear weather as far as the light appears above the

fort; the height of the light above the level of the sea is 17 few, and may be seen in clear weather as far as the light uppears above the horizon.

Amp bank of cort, about half a mile bread, with 15 fathoms are on it. list 7 miles. W. Funn Columbo, extending northward towards Negombot twhere its surface is sandy, and a few miles to the southward of Columbo 1 outside the bank the water deepens of more to 23 fathoms, and in 2 miles to 28 fathoms, greenish sand, which is not far from the edge of southings. Within the bank there are 25 fathoms gradually shoulings towards the shore.

A bed of sunker necks, extled the Brunkes Sailor, lies S. W. by W. 12 W. from Columbo Light-broad, distant 1,000 radia. The Columbo Light-broad, distant 1,000 radia. The 20 gards, on its N. end a small spot, about the size of the built of a 20 in boat, it said to have only 3 feet water on it at low water; but during several recent visits, when some of the coral from its surface was brought up, there did not appear to be less than 7 feet inches water on the shallowest part; on the other parts of the ledge there is 4, 5, and 6 fathoms. The sea breaks on the shallow part of the great of the coral from its surface increased the same description as the rocke on the shallow. The read of the same description as the rocke on the shallow. The Irunken Sailor should not be approached under 9 fathoms their face in created with coral; if there ever was so little water as 1 feet on it; it may be supposed to be sinking, and the N. E. moneson. There appears to be a nother as a feet on it; it may be supposed to be sinking stood too lease to the land in beating up to the anchorage from the southward; but with earlier to the head of the Drunken Sailor, having stood too lease to the land in beating up to the anchorage from the southward; but with common attention to the depth of water approaching the rock, it may be easily avoided.

be easily avoided. The passage w be easily avoided.

The passage within the Drunken Sailor la clear, and some ships have sailed through; but no advantage can be gained by approaching the shore so very near at this point.

The Drunken Sailor lies so near the land, and so far to the south-

ward of the anchorase in Columbo read, as scarcely to form septiment to ship a bound to or from Columbo.

The current of Columbo are subject to considerable variation; but they are never as trong as to cause inconvenience to ships, which may have to communicate with the above in either memoron with-

The currents off Columbo are subject to considerable variating in they are never as strong as to cause inconvinence to high, and they are to communicate with the shore in either monoson without coming to an burler.

Columbo read affinise and an enterprise free from find ground a soil coming to an industry.

Columbo read affinise and an enterprise free from find ground a soil columbo read affinise and they have.

The best anchorage during the prevalence of S. W. wink from April to October, in in from 7 to 8 fathories, with the lighthous hearing S. N. S. Inte N. E. Benapsoon from November to April, it is near convenient to another in the lighthous hearing S. N. S. Inte N. E. Langboom from November to April, it is near convenient to another in which the usual signal; the characte for pitologic is 16.

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The har is a bank of sand with 7 feet water not its shillowest part, the northern extremity being about 400 yaris [a 16].

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The Brunken Safor lies to near the land, and so far to the south—no means unprising that Columbo road proves a safe anchorac.

Trade and Navigation of Ceylon.—The quantity and estimated value of the principal articles exported from Ceylon in 1830, beginning with cinnamon, the most important of all, were as follow; viz. Cinnamon 380,000 lbs., value 14,5001.; artrack 739,472 gailons, value 21,6001.; coir, and coir ropes and cables, 1,390,453 lbs., value 5,4331.; cocoa nut s2,812,499, value 2,5281.; cocoa nut oil 18,51 gallons, value 8,9921.; chanks and chank rings 822,833 pieces, value 3,0901.; plumbago 50,629 lbs., value 18,001.; plumbago 50,629 lbs., value 18,0321.; plumbago 50,629 lbs., value 12,0324.; tobacco and sherroots 1,995,673 lbs., value 4,8901. The destination and total value of the exports from Ceylon in 1830, were, to Great Britian, 165,576 lbs.; to Britis colonies, including India, 80,6751.; to foreign states, 1,5361.; being, in all, 230,7871.; but to this has to be added, for the value of the pearl fishery in 1830, 24,0231.; making an aggregate sum of 274,8101.

Of the imports, the principal are rice and other grain, the estimated value of the quantity imported in 1830 being 111,7611.; the next article of importance is cotton cloth, mostly brought from India, estimated at 123,7594. The imports from Great Britain are very trifling; their cutties require value in 1830 being

mated at 123,7592. The imports from Great Britain are very trifling; their entire value in 1830 being only estimated at 40,7772. The total imports during that year amounted to 349,5812; of which 274,5762, were from British colonies, including India and China.\*

The number and tonnage of the ships entering Ceylon inwards in 1830 were as follow:-

From Great Britain.			Colouies and	From For	eign States.	Total.		
Ships.	Tms. 3,911	Shipr. 678	Tont. 60,157 [1]	Ships. 169	Tons. 12,962	Ships. 11,058	77,030†	

\* Dr. Colquinoun (2d ed. p. 412.) estimated the exports of Ceylon at 1,500,000t. a year, and the imports at 1,000,000t.! Perhaps a third of the Doctor's estimates are about equally near the mark. † No accurate returns of the trade of Ceylon for 1831 have as yet (10th of October, 1833) been teceive

oy Merchant Ships and Venety, October, 1825. onles, when passing from porting to, or from Manar to Jama pay half of the above rates to belong to accompany

aq. Master Attendant. no rond, as scarcely to form say non Columbo. abject to considerable sariation ( use inconvenience to ships, which a above in either monoon with-

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of the principal articles t of all, were as follow: 001.; coir, and coir ropes cocou nut oil 118,511 galumbago 50,629 lbs., value areca nuts 3,318,972 lbs., ition and total value of itish colonies, including has to be added, for the 101

of the quantity imported prought from India, esti-atire value in 1830 being 5811.; of which 274,5761.

e as follow:-

Total. Ships. 77,030

l. a year, and the imports ear the mark. 1 of October, 1833) been

Extent, Population, Revenue, &c. of Ceylon.—The area of Ceylon has been computed at 24,664 square miles. Its population has been much exaggerated; having frequently been estimated as high as 2,000,000, and even Mr. Bertolacci reckoned it at 1,500,000.—(View of Ceylon, p. 65.) But it was found by an actual enumeration taken in 1831, that the total population did not exceed 950,000, of which about 6,600 were whites. It appears from the official accounts laid before the Finance Committee in 1825, that during the 14 years ending with 1824, the excess of expenditure over revenue in the island amounted to 1,365,4521, at the same time that various heavy items of expense are not included in this account. But according to a statement in the Ceylon Almanac for 1833, which seems to proceed from authority, there was, during the 3 years ending with 1831, an aggregate surplus of revenue over expenditure of 174,828%. We may, however, observe that the accounts laid before the Finance Committee differ very widely for the period to which they apply, from those in the Ceylon Almanac; so much so, that while, according to the former, there was, in 1822, an excess of expenditure over revenue of 55,896/., there was, according to the latter, an excess of revenue over expenditure of 15,323/.! Of course, we do not presume to say which of these accounts is most to be relied upon. Probably our readers will be inclined to think that neither is entitled to implicit credit.

A part, at least, of the former excess of expenditure may fairly be ascribed to the nature of the establishment kept up in the island; which, in point of magnitude and expensiveness, seems to have been a good deal beyond what was really required. We are, however, disposed to believe that the greater part of the excess is to be ascribed to the poverty and backward state of the colony, arising from the perpetual interference of government with every branch of inclustry. All the restrictive regulations enacted by the Dutch more than a century ago were kept up till 1892. The cultivation of cinnamon, the fishery of pearls and chanks, the digging for chaya root, the felling of timber, &c. - (see these articles) - have been all monopolised by government, and were carried on exclusively either by its servants or by those whom it had licensed. A country where most of the principal branches of industry were subjected to such restrictions, could not be otherwise than languishing. We believe, too, that most of these monopolies have not been worth the expense attending them. In fact, the whole revenue of the island, including land rent, customs, cinnamon monopoly, &c., very seldom exceeds 360,000l. a year; but looking at its extent, its fertility, its favourable situation for commerce, and the advantage it enjoys in the possession of cinnamon, can any one doubt that, were it rightly governed, its trade and revenue would be far greater than they are? Nothing is wanted but the adoption of measures calculated to give freedom and security to industry, and the imposition of moderate duties on imports and exports, to increase them both in a very high degree.

We are glad to have to state that government seems, in part at least, to have at length come round to this way of thinking; and that, under the auspices of the present governor (Sir R. W. Horton); the system of compulsory labour has been relinquished, and most monopolies, including that of cinnamon, been thrown up. This wise and liberal conduct will, no doubt, be productive of the most beneficial effects. These, however, will be materially lessened by the exorbitant duty of 3s. per lb. laid on the exportation of cinnamon. It is difficult, indeed, to imagine for what other purpose so oppressive a duty could be imposed, except it were to countervail the advantages that would otherwise have resulted from the abolition of the monopoly. It is not, however, possible that so mischievous an impost should be maintained.—(See CINNAMON.) Among other improvements recently introduced into the island, may be mentioned the establishment of a mail coach from Columbo to

CÓLUMBO ROOT (Du. Columbo wortel; Fr. Racine de Colombo; Ger. Columbowurzel; It. Radice di Columbo; Port. Raiz de Columba; Sp. Raiz de Columbo; Mosamb. Kalumb), the root of the plant of that name. It is a staple export of the Portuguese from Mosambique. It is not cultivated, but grows naturally in great abundance. It is imported in circular pieces, from 1 an inch to 3 inches in diameter, generally from 1 to 1 of an inch thick; the bark is wrinkled and thick, of a brownish colour without, and a brightish yellow within; the pith is spongy, yellowish, and slightly striped: when fresh, its smell is rather aromatic; it is disagreeably bitter, and slightly pungent to the taste, somewhat resembling mustard that has been too long kept. Choose the largest pieces, fresh, and of a good colour, as free from worms as possible, rejecting that which is small and broken. The freight is calculated at 16 cwt. to a ton .- (Milburn's Orient. Com.)

COMBS (Ger. Kamme; Du. Kammen; Fr. Peignes; It. Pellini; Sp. Peines; Rus. Grebnu; Lat. Pectines), instruments for combing the hair, sometimes made of horns of bullocks, or of elephants' and sea-horses' teeth; sometimes also of tortoiseshell, and sometimes of box or holly wood,

received in England. Those given in the papers printed by the Board of Trade for 1831, are really

COMMERCE, from commutatio mercium, is simply, as its name imports, the exchange of commodities for commodities.

I. OHIGIN OF COMMERCE.—MERCANTILE CLASSES.

II. HOME TRADE.
III. FOREIGN TRADE.

IV. RESTRICT ONS ON COMMERCE.

## I. CRIGIN OF COMMERCE.-MERCANTILE CLASSES.

(1.) The Origin of Commerce is coëval with the first dawn of civilization. The moment that individuals ceased to supply themselves directly with the various articles and accommodations they made use of, that moment must a commercial intercourse have begun to grow up amongst them. For it is only by exchanging that portion of the produce raised by ourselves that exceeds our own consumption, for portions of the surplus produce raised by others, that the division of employments can be introduced, or that different individuals can

apply themselves in preference to different pursuits.

Not only, however, does commerce enable the inhabitants of the same village or parish to combine their separate efforts to accomplish some common object, but it also enables those of different provinces and kingdoms to apply themselves in an especial manner to those callings, for the successful prosecution of which the district or country which they occupy gives them some peculiar advantage. This territorial division of labour has contributed more, perhaps, than any thing else to increase the wealth and accelerate the civilisation of mankind. Were it not for it, we should be destitute of a vast number of the necessaries, comforts, and enjoyments, which we now possess; while the price of the few that would remain would, in most instances, be very greatly increased. But whatever advantages may be derived,—and it is hardly possible to exaggerate either their magnitude or importance,—from availing ourselves of the peculiar capacities of production enjoyed by others, are wholly to be ascribed to commerce as their real source and origin.

We do not mean to say any thing in this article with respect to the practical details connected with the different Jepartments of commerce. These will be found under the various titles to which they refer. Our object, at present, is merely to show the nature and influence of commerce in general, and of the restrictions that have sometimes been imposed upon it. We shall begin by endeavouring, first of all, to give some account of the nature of the services performed by those individuals by whom commercial undertakings are usually carried on. In the second place, we shall consider the influence of the home trade, or of the intercourse subsisting amongst individuals of the same country. In the third place, we shall consider the influence of foreign trade, or of that intercourse which subsists amongst individuals belonging to different courcries. After these topics have been discussed, we shall offer a few remarks on what has been termed the restrictive system; or on the principles involved in the regulations enacted at different times, in this and other countries, for the government and

direction of commerce.

(2.) Mercontile Clusses.—While the exchange of different products is carried on by the producers themselves, they must unavoidably lose a great deal of time, and experience many inconveniences. Were there no merchants, a farmer wishing to sell his crop would be obliged, in the first place, to seek for customers, and to dispose of his corn as nearly as possible in such quantities as might suit the demands of the various individuals inclined to buy it; and after getting its price, he would next be obliged to send to 10 or 20 different and, perhaps, remote places, for the commodities he wanted to get in it. stead. So that besides being exposed to a world of trouble and inconvenience, his attention would be continually diverted from the labours of his farm. Under such a state of things, the work of production, in every different employment, would be meeting with perpetual interruptions, and many branches of industry that are successfully carried on in a commercial country would not be undertaken.

The establishment of a distinct mercantile class effectually obviates these inconveniences. When a set of dealers erect warehouses and shops for the purchase and sale of all descriptions of commodities, every producer, relieved from the necessity of seeking customers, and knowing beforehand where he may at all times be supplied with such products as he requires, devotes his whole time and energies to his proper business. The intervention of merchants gives a continuous and uninterrupted motion to the plough and the loon. Were the class of traders annihilated, all the springs of industry would be paralysed. The numberless difficulties that would then occur in effecting exchanges would lead each particular family to endeavour to produce all the articles they had occasion for: society would thus be thrown back into primeval barbarism and ignorance; the divisions of labour would be relinquished; and the desire to rise in the world and improve our condition would decline, according as it became more difficult to gratify it. What sort of agricultural management could be expected from farmers who had to manufacture their own wool, and make their own shoes? And

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The numberless diffiach particular family to would thus be thrown would be relinquished; decline, according as it ement could be expected their own shoes? And what sort of manufacturers would those be, who were every now and then obliged to leave the shuttle for the plough, or the needle for the anvil? A society, without that distinction of employments and professions resulting from the division of labour, that is, without commerce, would be totally destitute of arts or sciences of any sort. It is by the assistance each individual renders to and receives from his neighbours, by every one applying himself in preference to some particular task, and combining, though probably without intending it, his efforts with those of others, that civilised man becomes equal to the most gigantic efforts, and appears endowed with almost omnipotent power.

The mercantile class has generally been divided into two subordinate classes—the whole-sale dealers, and the retail dealers. The former purchase the various products of art and industry in the places where they are produced, or are least valuable, and carry them to those where they are more valuable, or where they are more in demand; and the latter, having purchased the commodities of the wholesale dealers, or the producers, collect them in shops, and sell them in such quantities and at such times as may best suit the public demand. These classes of dealers are alike useful; and the separation that has been effected between their employments is one of the most advantageous divisions of labour. The operations of the wholesale merchant are analogous to those of the miner. Neither the one nor the other makes any change on the bodies which he carries from place to place. All the difference between them consists in this,-that the miner carries them from below ground to the surface of the earth, while the merchant carries them from one point to another on its surface. Hence it follows that the value given to commodities by the operations of the wholesale merchant may frequently exceed that given to them by the producers. The labour or expense required to dig a quantity of coal from the mine, does not exceed what is required for its converance from Newcastle to London; and it is a far more difficult and costly affair to fetch a piece of timber from Canada to England, than to cut down the tree. In this respect there is no difference between commerce and agriculture and manufactures. The latter give utility to matter, by bestowing on it such a shape as may best fit it for ministering to our wants and comforts; and the former gives additional utility to the products of the agriculturist and manufacturer, by bringing them from where they are of comparatively little use, or are in excess, to where they are of comparatively great use, or are deficient.

If the wholesale merchant were himself to retail the goods he has brought from different places, he would require a proportional increase of capital; and it would be impossible for him to give that exclusive attention to any department of his business, which is indispensable to its being carried on in the best manner. It is for the interest of each dealer, as of each workman, to confine himself to some one business. By this means each trade is better understood, better cultivated, and carried on in the cheapest possible manner. But whether carried on by a separate class of individuals or not, it is obvious that the retailing of commodities is indispensable. It is not enough that a cargo of tea should be imported from China, or a cargo of sugar from Jamaica. Most individuals have some demand for these articles; but there is not, perhaps, a single private person, even in London, requiring so large a supply of them for his own consumption. It is clear, therefore, that they must be retailed, that is, they must be sold in such quantities and at such times as may be most suitable for all classes of consumers. And since it is admitted on all hands, that this necessary business will be best conducted by a class of traders distinct from the wholesale dealers, it is impossible to doubt that their employment is equally conducive as that of the others to the public interest, or that it tends equally to augment national wealth and comfort.

# II. HOME TRADE.

The observations already made serve to show the influence of the home trade in allowing individuals to confine their attention to some one employment, and to prosecute it without interruption. But it is not in this respect only that the establishment of the home trade is advantageous. It is so in a still greater degree, by its allowing the inhabitants of the different districts of the empire to turn their labour into those channels in which it will be most productive. The different soils, different minerals, and different climates of different districts, fit them for being appropriated, in preference, to certain species of industry. A district, like Lancashire, where coal is abundant, which has an easy access to the ocean, and a considerable command of internal navigation, is the natural seat of manufactures. Wheat and other species of grain are the natural products of rich arable seils; and cattle, after being reared in mountainous districts, are most advantageously fattened in meadows and low grounds. Hence it follows, that the inhabitants of different districts, by confining themselves to those branches of industry for the successful prosecution of which they have some peculiar capability, and exchanging their surplus produce for that of others, will obtain an incomparably larger supply of all sorts of useful and desirable products, than they could do, were they to apply themselves indiscriminately to every different business. The territorial division of labour is, if possible, even more advantageous than its division among individuals. A person may be what is commonly termed Jack of all trades; and though it is next to certain that Vol. I.-2 P

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he will not be well acquainted with any one of them, ho may nevertheless make some sort of rude efforts in them all. But it is not possible to apply the same soil or the same minerals to every different purpose. Hence it is, that the inhabitants of the richest and most extensive country, provided it were divided into small districts without any intercourse with each other, or with foreigners, could not, how well soever labour might be divided among themselves, be otherwise than poor and miserable. Some of them might have a superabundance of corn, at the same time that they were wholly destitute of wine, coal, and iron; while others might have the largest supplies of the latter articles, with but very little grain. But in commercial countries no such anomalies can exist. Opulence and comfort are there universally diffused. The labours of the mercantile classes enable the inhabitants of each district to apply themselves principally to those employments that are naturally best suited to them. This superadding of the division of labour among different provinces to its division among different individuals, renders the productive powers of industry immeasurably greater; and augments the mass of necessaries, conveniences, and enjoyments, in a degree that could not previously have been conceived possible, and which cannot be exceeded except by the in-

troduction of foreign commerce. "With the benefit of commerce," says an eloquent and philosophical writer, "or a ready exchange of commodities, every individual is enabled to avail himself, to the utmost, of the peculiar advantages of his place; to work on the peculiar materials with which nature has furnished him; to humour his genius or disposition, and betake himself to the task in which he is peculiarly qualified to succeed. The inhabitant of the mountain may betake himself to the culture of his woods and the manufacture of his timber; the owner of pasture lands may betake himself to the care of his herds; the owner of the clay-pit to the manufacture of his pottery; and the husbandman to the culture of his fields, or the rearing of his cattle. And any one commodity, however it may form but a small part in the accommodations of human life, may, under the facility of commerce, find a market in which it may be exchanged for what will procure any other part, or the whole: so that the owner of the clay-pit, or the industrious potter, without producing any one article immediately fit to supply his own necessities, may obtain possession of all that he wants. And commerce, in which it appears that commodities are merely exchanged, and nothing produced, is, nevertheless, in its effects. very productive, because it ministers a facility and an encouragement to every artist in multiplying the productions of his own art; thus adding greatly to the mass of wealth in the world, in being the occasion that much is produced."—(Ferguson's Principles of Moral Science, vol. ii. p. 424.)

The roads and canals that intersect a country, and open an easy communication between its remotest extremities, render the greatest service to internal commerce, and also to agriculture and manufactures. A diminution of the expense of carriage has, in fact, the same effect as a diminution of the direct cost of production. If the coals brought into a city sell at 20s, a ton, of which the carriage amounts to a half, or 10s., it is plain that in the event of an improved communication, such as a more level or direct road, a railway, or a canal, being opened for the conveyance of the coals, and that they can, by its means, be imported for half the previous expense, their price will immediately fall to 15s. a ton; just as it would have done, had

the expense of extracting them from the mine been reduced a half.

Every one acquainted with the merest elements of political science is aware that emplorments are more and more subdivided, that more powerful machinery is introduced, and the productive powers of lahour increased, according as larger masses of the population congregate together. In a great town like London, Glasgow, or Manchester, the same number of hands will perform much more work than in a small village, where each individual has to perform several operations, and where the scale of employment is not sufficiently large to admit of the introduction of extensive and complicated machinery. But the great towns with which England is studded, could not exist without our improved means of communication, These, however, enable their inhabitants to supply themselves with the bulky products of the soil and of the mines almost as cheap as if they lived in country villages; securing to them all the advantages of concentration, with but few of its inconveniences. Roads and carals are thus productive of a double benefit; for while, by affording comparatively cheap raw materials to the manufacturers, they give them the means of perfecting the divisions of labour, and of supplying proportionally cheap manufactured goods; the latter are conveyed by their means, and at an extremely small expense, to the remotest parts of the country. The direct advantages which they confer on agriculture are not less important. Without them it would not be possible to carry to a distance sufficient supplies of lime, marl, shells, and otler bulky and heavy articles necessary to give luxuriance to the crops of rich soils, and to render those that are poor productive. Good roads and canals, therefore, by furnishing the agriculturists with cheap and abundant supplies of manure, reduce, at one and the same time, the cost of producing the necessaries of life, and the cost of bringing them to market.

In other respects, the advantages resulting from improved communications are probably even more striking. They give the same common interest to every different part of the most widely extended empire; and put down, or rather prevent, any attempt at monopoly on the

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Such being the nature and vast extent of the advantages derived from the home trade, it is obviously the duty of the legislature to give it every proper encouragement and protection. It will be found, however, on a little consideration, that this duty is rather negative than posilive—that it consists less in the framing of regulations, than in the removal of obstacles. The error of governments in matters of trade has not been that they have done too little, but that they have attempted too much. It will be afterwards shown that the encouragement which has been afforded to the producers of certain species of articles in preference to others, has uniformly been productive of disadvantage. In the mean time it is sufficient to observe that the encouragement which a prudent and enlightened government bestows on industry, will equally extend to all its branches; and will be especially directed to the removal of every thing that may in any respect fetter the freedom of commerce, and the power of individuals to engage in different employments. All regulations, whatever be their object, that operate either to prevent the circulation of commodities from one part of the empire to another, or the free circulation of labour, necessarily tend to cheek the division of employments and the spirit of competition and emulation, and must, in consequence, lessen the amount of produce. The same principle that prompts to open roads, to construct bridges and canals, ought to lead every people to erase from the statute book every regulation which either prevents or fellers the operations of the merchant, and the free disposal of capital and labour. Whether the freedom of internal commerce and industry be interrupted by impassable mountains and swamps, or by oppressive tolls or restrictive regulations, the effect is equally pernicious.

The common law and the ancient statute law of England are decidedly hostile to monopolies, or to the granting of powers to any particular class of individuals to furnish the market with commodities. Lord Coke distinctly states, "that all monopolies concerning trade and traffic are against the liberty and freedom granted by the great charter, and divers other acts of parliament which are good commentaries upon that charter."—(2 Inst. 63.) And he affirms, in another place, that "Commercium jure gentium commune esse debet, et non in monopolium et privatum paulubrum questum convertendum. Iniquum est aliis permit-

tere, aliis inhibere mercaturam."

But, notwithstanding this concurrence of the common and statute law of the country in favour of the freedom of industry, during the arbitrary reigns of the princes of the house of Tudor, the notion that the crown was by its prerogative entitled to dispense with any law to the contrary, and to establish monopolies, became fashionable among the court lawyers, and was acted upon to a very great extent. Few things, indeed, occasioned so much dissatisfaction in the reign of Elizabeth as the multiplication of monopolies; and notwithstanding the opposition made by the crown, and the court party in parliament, the grievance became at length so intolerable as to give rise to the famous statute of 1624 (21 James 1. c. 3.), by which all monopolies, grants, letters patent, and licences, for the sole buying, selling, and making of goods and manufactures, not given by an act of the legislature, are declared to be "altogether contrary to the laws of this realm, void, and of none effect." This statute has been productive of the greatest advantage; and has, perhaps, contributed more than any other to the development of industry, and the accumulation of wealth. With the exception of the monopoly of printing Bibles, and the restraints imposed by the charters of bodies legally incorporated, the freedom of internal industry has ever since been vigilantly protected; full scope has been given to the principle of competition; the whole kingdom has been subjected to the same equal law; no obstacles have been thrown in the way of the freest transfer of commodities from one county or place to another; the home trade has been perfectly unfettered; and though the public have not been supplied with commodities at so low a price as they might have obtained them for, had there been no restrictions on foreign comme.ce, they have obtained them at the lowest price that would suffice to pay the home producers the cost of producing and bringing them to market. It is to this freedom that the comparatively flourishing state of industry in Great Britain is mainly to be ascribed.

#### III. Foneign Trade.

What the home trade is to the different provinces of the same country, foreign trade is to all the countries of the world. Particular countries produce only particular commodities, and, were it not for foreign commerce, would be entirely destitute of all but such as are indigenous to their own soil. It is difficult for those who have not reflected on the subject, to imagine what a vast deduction would be made, not only from the comforts but even from the necessaries, of every commercial people, were its intercourse with strangers put an end to. It is not, perhaps, too much to say that in Great Britain we owe to our intercourse with others a

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full half or more of all that we enjoy. We are not only indebted to it for the cotton and silk manufactures, and for supplies of wine, tea, coffee, sugar, the precious metals, &c.; but we are also indebted to it for most of the fruits and vegetables that we now cultivate. At the same time, too, that foreign commerce supplies us with an immense variety of most important articles, of which we must otherwise have been wholly ignorant, it enables us to employ our industry in the mode in which it is sure to be most productive, and reduces the price of almost every article. We do not misemploy our labour in raising sugar from the beet-root, in cultivating tobacco, or in forcing vines; but we employ ourselves in those departments of manufacturing industry in which our command of coal, of capital, and of improved machinery, give us an advantage; and obtain the articles produced more cheaply by foreigners, in exchange for the surplus produce of those branches in which we have a superiority over them. A commercial nation like England avails herself of all the peculiar faculties of production given by Providence to different countries. To produce claret here is perhaps impossible: and at all events it could not be accomplished, unless at more than 100 times the expense required for its production in France. We do not, however, deny ourselves the gratification derivable from its use; and to obtain it, we have only to send to France, or to some country indebted to France, some article in the production of which we have the advantage, and we get claret in exchange at the price which it takes to raise it under the most favourable circumstances. One country has peculiar capacities for raising corn, but is at the same time destitute of wine, silk, and tea; another, again, has peculiar facilities for raising the latter, but is destitute of the former; and it is impossible to point out a single country which is abundantly supplied with any considerable variety of commodities of domestic growth. Non omnis first omnia tellus. Providence, by giving to each particular nation something which the others want, has evidently intended that they should be mutually dependent upon one another. And it is not difficult to see that, cateris paribus, those must be the richest and most abundantly supplied with every sort of useful and desirable accommodation, who cultivate the arts of peace with the greatest success, and deal with all the world on fair and liberal principles.

"The commerce of one country with another is, in fact," to use the words of an able and

profound writer, "merely an extension of that division of labour by which so many benefits are conferred upon the human race. As the same country is rendered the richer by the trade of one province with another; as its labour becomes thus infinitely more divided and more productive than it could otherwise have been; and as the mutual supply to each other of all the accommodations which one province has, and another wants, multiplies the accommodations of the whole, and the country becomes thus in a wonderful degree more one lent and happy; the same beautiful train of consequences is observable in the world at large. -that great empire of which the different kingdoms and tribes of men may be regarded as the provinces. In this magnificent empire, too, one province is favourable to the production of one species of accommodation, and another province to another: by their mutual intercourse they are enabled to sort and distribute their labour as most peculiarly suits the genius of each particular spot. The labour of the human race thus becomes much more productive, and every species of accommodation is afforded in much greater abundance. The same number of labourers, whose efforts might have been expended in producing a very insignificant quantity of home-made luxuries, may thus in Great Britain, produce a quantity of articles for exportation, accommodated to the wants of other places, and peculiarly suited to the genius of Britain to furnish, which will purchase for her an accumulation of the luvuries of every quarter of the globe. There is not a greater proportion of her population conployed in administering to her luxuries, in consequence of her commerce; there is probably a good deal less; but their labour is infinitely more productive: the portion of commodities which the people of Great Britain acquire by means of the same labour, is vastly greater." (Mill's Commerce defended, p. 38.)

What has been already stated is sufficient to expose the utter fallacy of the opinion that has sometimes been maintained, that whatever one nation may gain by her foreign commerce, must be lost by some one else. It is singular, indeed, how such a notion should ever have originated. Commerce is not directly productive, nor is the good derived from it to be estimated by its immediate effects. What commercial nations give is uniformly the fair equivalent of what they get. In their dealings they do not prey upon each other, but are benefited alike. The advantage of commerce consists in its enabling labour to be divided, and giving each people the power of supplying themselves with the various articles for which they have a demand, at the lowest price required for their production in those countries and places where they are raised with the greatest facility. We import wine from Portugal, and cotton from America, sending in exchange cloth and other species of manufactured goods, By this means we obtain two very important articles, which it would be all but impossible to produce at home, and which we could not, certainly, produce, except at an infinitely greater cost. But our gain is no loss to the foreigners. They derive precisely the same sort of advantage from the transaction that we do. We have very superior facilities for manufacturing, and they get from us cloth, hardware, and other important articles, at the price at which they can be produced in this country, and consequently for far less than ther ma relivid the tha be ma nev this

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But the influence of foreign commerce in multiplying and cheapening conveniences and enjoyments, vast as it most certainly is, is perhaps inferior to its indirect influence—that is, to its influence on industry, by adding immeasurably to the mass of desirable articles, by inspiring new tastes, and stimulating enterprise and invention by bringing each people into competition with foreigners, and making them acquainted with their arts and institutions.

The apathy and languor that exist in a rude state of society have been universally remarked. But these uniformly give place to activity and enterprise, according as man is rendered familiar with new objects, and is inspired with a desire to obtain them. An individual might, with comparatively little exertion, furnish himself with an abundant supply of the commodities essential to his subsistence; and if he had no desire to obtain others, or if that desire, however strong, could not be gratified, it would be folly to suppose that he should be laborious, inventive, or enterprising. But, when once excited, the wants and desires of man become altogether illimitable; and to excite them, no more is necessary than to bring new products and new modes of enjoyment within his reach. Now, the sure way to do this is to give every facility to the most extensive intercourse with foreigners. The markets of a commercial nation being filled with the various commodities of every country and every climate, the motives and gratifications which stimulate and reward the efforts of the industrious are proportionally augmented. The husbandman and manufacturer exert themselves to increase their supplies of raw and manufactured produce, that they may exchange the surplus for the products imported from abroad. And the merchant, finding a ready demand for such products, is prompted to import a greater variety, to find out cheaper markets, and thus constantly to afford new incentives to the vanity and ambition, and consequently to the enterprise and industry, of his customers. The whole powers of the mind and the body are thus calle. I into action; and the passion for foreign commodities—a passion which has sometimes been ignorantly censured—becomes one of the most efficient causes of wealth and civilisation.

Not only, however, does foreign commerce excite industry, distribute the gifts of nature, and enable them to be turned to the best account, but it also distributes the gifts of science and of art, and gives to each particular country the means of profiting by the inventions and discoveries of others as much as by those of her own citizens. The ingenious machine invented by Mr. Whitney of the United States, for separating cotton wool from the pod, by reducing the cost of the raw material of one of our principal manufactures, has been quite as advantageous to us as to his own countrymen. And the discoveries and inventions of Watt, Arkwright, and Wedgwood, by reducing the cost of articles we send abroad, have been as advantageous to our foreign customers as to ourselves. Commerce has caused the blessings of civilisation to be universally diffused, and the treasures of knowledge and science to be conveyed to the remotest corners. Its humanising influence is, in this respect, most important; while, by making each country depend for the means of supplying a considerable portion of its wants on the assistance of others, it has done more than any thing else to remove a host of the most baleful prejudices, and to make mankind regard each other as friends and brothers, and not as enemies. The dread, once so prevalent, of the progress of other nations in wealth and civilisation, is now universally admitted to be as absurd as it is illiberal. While every people ought always to be prepared to resist and avenge any attack upon their independence or their honour, it is not to be doubted that their real prosperity will be best secured by their endeavouring to live at peace. "A commercial war, whether crowned with victory or branded with defeat, can never prevent another nation from becoming more industrious than you are; and if they are more industrious they will sell cheaper; and consequently your customers will forsake your shop and go to theirs. This will happen, though you covered the ocean with fleets, and the land with armies. The soldier may lay waste; the privateer, whether successful or unsuccessful, will make poor; but it is the eternal law ei Providence that 'the hand of the diligent can alone make rich.'"—(Tucker's Four Tracts, p. 41. 3d ed.)

Mr. Hume has beautifully illustrated the powerful and salutary influence of that spirit of industry and enterprise resulting from the eager prosecution of commerce and the arts. "Men," says he, "are then kept in perpetual occupation, and enjoy, as their reward, the occupation itself, as well as those pleasures which are the fruits of their labour. The mind acquires new vigour; enlarges its powers and faculties; and, by an assiduity in honest industry, both satisfies its natural appetites, and prevents the growth of unnatural ones, which commonly spring up when nourished with case and idleness. Banish those arts from society, you deprive men both of action and of pleasure; and, leaving nothing but indolence in their place, you even destroy the relish of indolence, which never is agreeable but when it succeeds to labour, and recruits the spirits, exhausted by too much application and fatigue.

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commonly produce some refinements in the liberal; nor can the one be carried to perfection, without being accompanied in some degree with the other. The same age which produces great philosophers and politicians, renowned generals and poets, usually abounds with skilful weavers and ship-carpenters. We cannot reasonably expect that a piece of weollen cloth will be wrought to perfection in a nation which is ignorant of astronomy, or where ethics are neglected. The spirit of the age affects all the arts; and the minds of men, being once roused from their lethargy, and put into a fermentation, turn themselves on all sides, and carry improvements into every art and science. Profound ignorance is totally banished; and men enjoy the privilege of rational creatures, to think as well as to act, to cultivate the pleasures of the mind as well as those of the body.

"The more these refined arts advance, the more sociable do men become; nor is it possible that, when enriched with science, and possessed of a fund of conversation, they should be contented to remain in solitude, or live with their fellow citizens in that distant manner which is peculiar to ignorant and barbarous nations. They flock into cities; love to receive and communicate knowledge; to show their wit or their breeding; their taste in conversation or living, in clothes or furniture. Curiosity allures the wise, vanity the foolish, and pleasure both. Particular clubs and societies are every where formed; both sexes meet in an easy and sociable manner; and the tempers of men, as well as their behaviour, refine apace. So that beside the improvements they receive from knowledge and the liberal arts, it is impossible but they must feel an increase of humanity from the very habit of conversing together, and contributing to each other's pleasure and entertainment. Thus industry, knowledge, and humanity are linked together by an indissoluble chain; and are found, from experience as well as reason, to be peculiar to the more polished, and, what are commonly denominated, the more luxurious ages."—(Essay of Refinement in the Arts.)

Most commercial treatises, and most books on political economy, contain lengthened statements as to the comparative advantages derived from the home and foreign trade. But these statements are almost always bottomed on the most erroneous principles. The quantity and value of the commodities which the inhabitants of an extensive country exchange with each other, is far greater than the quantity and value of those they exchange with foreigners: but this is not, as is commonly supposed, enough to show that the home trade is proportionally more advantageous. Commerce, it must be borne in mind, is not a direct but an indirect source of wealth. The mere exchange of commodities adds nothing to the riches of The influence of commerce on wealth consists in its allowing employments to be separated and prosecuted without interruption. It gives the means of pushing the divisions of labour to the furthest extent; and supplies mankind with an infinitely greater quantity of necessaries and accommodations of all sorts, than could have been produced, had individuals and nations been forced to depend upon their own comparatively feeble efforts for the supply of their wants. And hence, in estimating the comparative advantageousness of the home and foreign trades, the real questions to be decided are, which of them contributes most to the division of labour? and which of them gives the greatest stimulus to invention and industry? These questions do not, perhaps, admit of any very satisfactory answer, The truth is, that both home trade and foreign trade are most prolific sources of wealth, Without the former, no division of labour could be established, and man would for ever remain in a barbarous state. Hence, perhaps, we may say that it is the most indispensable; but the length to which it could carry any particular country in the career of civilisation, would be limited indeed. Had Great Britain been cut off from all intercourse with strangers, there is no reason for thinking that we should have been at this day advanced beyond the point to which our ancestors had attained during the Heptarchy! It is to the products and the arts derived from others, and to the emulation inspired by their competition and example, that we are mainly indebted for the extraordinary progress we have already made, as well as for that we are yet destined to make.

Dr. Smith, though he has satisfactorily demonstrated the impolicy of all restrictions on the freedom of commerce, has, notwithstanding, endeavoured to show that it is more for the public advantage that capital should be employed in the home trade than in foreign trade, on the ground that the capitals employed in the former are more frequently returned, and that they set a greater quantity of labour in motion than those employed in the latter. But we have elsewhere endeavoured to show that the rate of profit which different businesses yield is the only test of their respective advantageousness .- (Principles of Political Economy, 2d ed. pp. 160-180.) Now, it is quite evident that capital will not be employed in foreign trade, unless it yield as much profit as could be made by employing it at home. No merchant sends a ship to China, if it be in his power to realise a larger profit by sending her to Dullin or Newcastle; nor would any one build a ship, unless he expected that the capital so laid out would be as productive as if it were employed in agriculture or manufactures, The more or less rapid return of capital is a matter of very little importance. If the average rate of profit be 10 per cent., an individual who turns over his capital 10 times a year, will make one per cent. of profit each time; whereas if he turns it only once a year, he will get the whole 10 per cent, at once. Competition reduces the rate of nett profit to about the in the than No cown taged ing t

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## IV. RESTRICTIONS ON COMMERCE.

The statements already made, by explaining the nature and principles of commercial transactions, are sufficient to evince the inexpediency of subjecting them to any species of restraint. It is obvious, indeed, that restrictions are founded on false principles. When individuals are left to pursue their own interest in their own way, they naturally resort to those branches of industry which they recken most advantageous for themselves; and, as we have just seen, these are the very branches in which it is most for the public interest that they should be employed. Unless, therefore, it could be shown that a government can judge better as to what sort of transactions are profitable or otherwise than private individuals, its regulations cannot be of the smallest use, and may be exceedingly injurious. But any such pretension on the part of government would be universally scouted. It is undeniably certain that a regard to our own interest is, if not an unerring guide to direct us in such matters, at least incomparably better than any other. If the trade with a particular country or in a particular commodity be a losing one, or merely a less profitable one than others, it is quite as unnecessary to pass an act to prevent it from being carried on, as it would be to interfere to prevent individuals from selling their labour or their commodities below the market price. It appears, therefore, that all regulations affecting the freedom of commerce, or of any branch of industry, are either useless or pernicious. They are useless, when they are intended to protect the interest of individuals by preventing them from engaging in disadvantageous businesses; and pernicious, when they prevent them from engaging in those that are advantageous. The self interest of the parties concerned is the only safe principle to go by in such matters. When the acts of the legislature are in unison with it, there is nothing to object to in them, save only that they might as well not exist; but whenever they are inconsistent with it—that is, whenever they tend to divert capital and industry into channels, into which individuals, if left to their own discretion, would not have carried them—they are decidedly injurious.

No one denies that it is possible to confer, by means of a restrictive regulation, an advantage on a greater or less number of individuals. This, however, is no proof that it is advantageous in a public point of view; and it is by its influence in this respect that we are to decide concerning it. If the exclusion of an article imported from abroad, in order to encounge its manufacture at home, raise its price in the home market, that circumstance will, for a while at least, be advantageous to those engaged in its production. But is it not clear that all that is thus gained by them, is lost by those who purchase the article? To suppose, included, that the exclusion of commodities that are comparatively cheap, to make room for those that are comparatively dear, can be a means of enriching a country, is equivalent to supposing that a people's wealth might be increased by destroying their most powerful

machines, and throwing their best soils out of cultivation.

But it is contended, that though this might be the case in the instance of commodities produced at home, it is materially different when the commodity excluded came to us from abroad. It is said, that in this case the exclusion of foreign produce increases the demand for that produced at home, and consequently contributes to increase the demand for labour; so that the rise of price it occasions is, in this way, more than balanced by the other advantages which it brings along with it. But the fact is, that though the demand for one species of produce may be increased by a prohibition of importation, the demand for some other species is sure to be at the same time equally diminished. There is no jugglery in commerce. Whether it be carried on between individuals of the same country or of different countries, it is all in cases bottomed on a fair principle of reciprocity. Those who will not buy need not expect to sell, and conversely. It is impossible to export without making a corresponding importation. We get nothing from the foreigner gratuitously: and hence, when we prevent the importation of produce from abroad, we prevent, by the very same act, the exportation of an equal amount of British produce. All that the exclusion of foreign commodities ever effects, is the substitution of one sort of demand for another. It has been said, that "when we drink heer and porter we consume the produce of English industry, whereas when we drink port or claret we consume the produce of the industry of the Portuguese and French, to the obvious advantage of the latter, and the prejudice of our countrymen!" But, how paradoxical soever the assertion may at first sight appear, there is not at bottom any real distinction between the two cases. What is it that induces foreigners to supply us with port and claret? The answer is obvious: -We either send directly to Portugal and France an equivalent in British produce, or we send such equivalent, in the first Military 1964sf

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place to South America for bullion, and then send that bullion to the Continent to pay for the wine. And hence it is as clear as the sun at noon-day, that the Englishman who drinks only French wine, who eats only bread made of Polish wheat, and who wears only Saxon cloth, gives, by occasioning the exportation of a corresponding amount of British cotton, hardware, leather, or other produce, the same encouragement to the industry of his countrymen, that he would give were he to consume nothing not immediately produced at home. A quantity of port wine and a quantity of Birmingham goods are respectively of the same value; so that whether we directly consume the hardware, or, having exchanged it for the wine, consume the latter, must plainly, in so far as the employment of British labour is concerned, be altogether indifferent.

It is absolutely nugatory, therefore, to attempt to encourage industry at home by restraining importation from abroad. We might as well try to promote it by interdicting the cachange of shoes for hats. We only resort to foreign markets, that we may supply ourselves with articles that cannot be produced at home, or that require more labour to produce then here, than is required to produce the equivalent exported to pay for them. It is, if any thing can be, an obvious contradiction and absurdity to attempt to promote wealth or industry by prohibiting an intercourse of this sort. Such prohibition, even when least injurious, is sure to force capital and labour into less productive channels; and cannot fail to diminish the foreign demand for one species of produce, quite as much as it extends the home demand

for another. It is but seldom, however, that a restriction on importation from abroad does no more than substitute one sort of employment for another. Its usual effect is both to alter the distribution of capital, and to increase the price of commodities. A country rarely imports any commodity from abroad that may be as cheaply produced at home. In the vast majority of in. stances, the articles bought of the foreigner could not be directly produced at home, without a much greater outlay of capital. Suppose that we import 1,000,000% worth of any commodity, that its importation is prohibited, and that the same quantity of produce cannot be raised in this country for less than 1,200,000l. or 1,500,000l.: in a case of this sort,-and this is actually the case in 99 out of every 100 instances in which prohibitions are enacted,the prohibition has the same effect on the consumers of the commodity, as if, supposing it not to have existed, they had been burdened with a peculiar tax of 200,000% or 500,000% a year. But, had such been the case, what the consumers lost would have gone into the coffers of the treasury, and would have afforded the means of repealing an equal amount of other taxes; whereas, under the prohibitory system, the high price, being occasioned by an increased difficulty of production, is of no advantage to any one. So that, instead of gaining

any thing by such a measure, the public incurs a dead loss of 200,000l. or 500,000l. a year, We have said that a prohibition of importation may be productive of immediate advantage to the home producers of the prohibited article. It is essential, however, to remark that this advantage cannot continue for any considerable time, and that it must be followed by a period of distress. Were the importation of foreign silks put an end to, that circumstance, by narrowing the supply of silk goods, and raising their prices, would, no doubt, be in the first instance, advantageous to the manufacturers, by elevating their profits above the common level. But the consequence would be, that those already engaged in the trade would immediately set about extending their concerns; at the same time that not a few of those engaged in other employments would enter a business which presented such a favourable prospect: nor would this transference of capital to the silk manufacture be stopped, till such an increased supply of silks had been brought to market as to occasion a glut. This reasoning is not founded upon hypothesis, but upon the widest experience. When a business is carried on under the protection of a restriction on importation, it is limited by the extent of the home market, and is incapable of further extension. It is, in consequence, particularly subject to that fluctuation which is the bane of industry. If, owing to a change of fashion, or any other cause, the demand be increased, then, as no supplies can be brought from abroad, prices suddenly rise, and the manufacture is rapidly extended, until a reaction takes place, and prices sink below their usual level: and if the demand decline, then, as there is no outlet abroad for the superfluous goods, their price is ruinously depressed, and the producers are involved in inextricable difficulties. The businesses deepest entrenched behind ramparts of prohibitions and restrictions, such as the silk trade previously to 1825, the West India trade, and agriculture since 1815, have undergone the most extraordinary vicissitudes; and have been at once more hazardous and less profitable than the businesses carried on under a system of fair and free competition.

A prohibition against buying in the cheapest markets is really, also, a prohibition against selling in the dearest markets. There is no test of high or low price, except the quantity of other produce for which an article exchanges. Suppose that, by sending a certain quantity of cottons or hardware to Brazil, we might get in exchange 150 hhds. of sugar, and that the same quantity, if sent to Jamaica, would only fetch 100 hhds.; is it not obvious, that by preventing the importation of the former, we force our goods to be sold for two thirds of the price they would otherwise have brought? To suppose that a system productive of such

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oad does no more than th to alter the distribuarely imports any comhe vast majority of in. luced at home, without 00%. worth of any comy of produce cannot be case of this sort,-and ibitions are enacted,dity, as if, supposing it 00,000/. or 500,000/. a ve gone into the coffers equal amount of other occasioned by an inhat, instead of gaining 0l. or 500,000l. a year. of immediate advantage ver, to remark that this be followed by a period t circumstance, by naroubt, be in the first inbove the common level. would immediately set hose engaged in other le prospect: nor would ch an increased supply isoning is not founded is carried on under the the home market, and subject to that fluctuan, or any other cause, broad, prices suddenly place, and prices sink o outlet abroad for the s are involved in inexrts of prohibitions and trade, and agriculture d have been at once r a system of fair and

a prohibition against except the quantity of ing a certain quantity of sugar, and that the obvious, that by prefor two thirds of the n productive of such results can be a means of increasing wealth, is to suppose what is evidently absurd. It is certainly true that a restrictive regulation, which has been long acted upon, and under which a considerable quantity of capital is employed, ought not to be rashly or capriciously repealed. Every change in the public economy of a great nation ought to be gone about cautiously and gradually. Adequate time should be given to those who carry on businesses that have been protected, either to withdraw from them altogether, or to prepare to withstand the fair competition of foreigners. But this is all that such persons can justly claim. To persevere in an erroneous and oppressive system, merely because its abandonment might be productive of inconvenience to individuals, would be a proceeding inconsistent with every object for which society is formed, and subversive of all improvement.

It may, perhaps, be supposed that in the event of commodities being imported from abroad, after the abolition of a protecting regulation, that were previously produced at home, the workmen and those engaged in their production would be thrown upon the parish. Such, however, is not the case. We may, by giving freedom to commerce, change the species of labour in demand, but it is not possible that we should thereby change its quantity. If, in consequence of the abolition of restrictions, our imports were increased to the amount of 1,000,000% or 5,000,000%, our exports, it is certain, must be augmented to the same extent: so that whatever diminution of the demand for labour might be experienced in certain departments would be balanced by a corresponding increase in others.

The pressure of taxation has often been alleged as an excuse for restrictions on commerce, but it is not more valid than the rest. Taxation may be heavy, and even oppressive; but so long as it is impartially and fairly assessed, it equally affects all branches of industry carried on at home, and consequently affords no ground whatever for the enactment of regulations intended to protect any particular business. And to propose to protect all branches of industry from foreign competition, is, in effect, to propose to put a total stop to commerce; for if nothing is to be imported, nothing can be exported. The imposition of moderate duties on foreign commodities, for the sake of revenue, is quite another thing. Many of these form among the very best subjects of taxation; and when the duties on them are confined within proper bounds,—that is, when they are not so high as to exert any injurious influence upon trade, or to occasion smuggling and fraud,—they cannot fairly be objected to.

It is sometimes contended, by those who assert, on general grounds, that restrictions are inexpedient, that it would be unwise, on the part of any country, to abolish them until she had obtained a security that those imposed by her neighbours would also be abolished. But the reasons that have been alleged in favour of this statement are not entitled to the least weight. It is our business to buy in the cheapest and sell in the dearest markets, without being, in any degree, influenced by the conduct of others. If they consent to repeal the restrictions they have laid on commerce, so much the better. But whatever others may do, the line of policy we ought to follow is clear and well defined. To refuse, for example, to buy claret, brandy, &c. from the French, because they lay absurd restrictions on the importation of British hardware, cottons, &c., would not be to retaliate upon them, but upon ourselves. The fact that we do import French wine and brandy shows that we do export to France, or to some other country to which France is indebted, an equivalent, in some sort, of British produce. The fear of being glutted with foreign products, unless we secure beforehand a certain outlet for our own, is the most unfounded that can be imagined. The foreigner who will take nothing of ours, can send us nothing of his. Though our ports were open to the merchants of all the countries of the world, the exports of British produce must always be equal to the imports of foreign produce; and none but those who receive our commodities, either at first or second hand, could continue to send any thing to us.

"Les étrangers ne peuvent demander ni désirer rien mieux, que la liberté de vous acheter et de vous vendre chez vous et dans vos colonies. Il faut la leur accorder, non par foiblesse et par impuissance, mais parcequ'elle est juste en elle-même, et qu'elle vous est utile. Ils ont tort sans doute de la refuser chez eux: mais cette faute d'ignorance dont, sans le savoir, ils sont punis les premiers, n'est pas un raison qui doive vous porter à vous nuire à vous-même en suivant cet exemple, et à vous exposer aux suites et aux dépenses d'une guerre pour avoir la vaine satisfaction d'user des représailles, dont l'effet ne peut manquer de retomber sur vous, et de rendre votre commerce plus désavantageux."—(Le Trasne de l'Ordre Social, p. 416.)

There are some, however, who contend, that though restrictions on importation from abroad be unfavourable to opulence, and the advancement of individuals and nations in arts and civilisation, they may, notwithstanding, be vindicated on other grounds, as contributing essentially to independence and security. The short and decisive answer to this is to be found in the reciprocity of commerce. It does not enrich one individual or nation at the expense of others, but confers its favours equally on all. We are under no obligations to the Portuguese, the Russians, or any other people with whom we carry on trade. It is not our advantage, but their own, that they have in view in dealing with us. We give them the full value of all that we import; and they would suffer quite as much inconvenience as we should do were this intercourse put an end to. The independence at which those aspire who would

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promote it by laying restrictions on commerce, is the independence of the solitary and unsocial savage; it is not an independence productive of strength, but of weakness. "The most flourishing states, at the moment of their highest elevation, when they were closely connected with every part of the civilised world by the golden chains of successful commercial enterprise, were, according to this doctrine, in the most perfect state of absolute dependence. It was not till all these connections were dissolved, and they had sunk in the scale of nations, that their true independence commenced! Such statements carry with them their own refused. tation. There is a natural dependence of nations upon each other, as there is a natural dependence of individuals upon each other. Heaven has so ordered it. Some soils, some climates, some situations, are productive exclusively of some peculiar fruits, which cannot elsewhere be profitably procured. Let nations follow this as their guide. In a rich and rising community, the opulent capitalists may be as dependent upon the poor labourers, as the poor labourers upon the opulent capitalists. So it is with nations. The mutual dependence of individuals upon each other knits and binds society together, and leads to the most rapid advancement in wealth, in intelligence, and in every kind of improvement. It is the same, but on a far larger scale, with the mutual dependence of nations. To this alone do we owe all the mighty efforts of commerce; and what lights, what generous feelings, and multiplied means of human happiness, has it not every where spread!"-(North American Review, No. 57.)

The principles of commercial freedom, and the injurious influence of restrictive regulations, were set in a very striking point of view by Dr. Smith, in his great work; and they have been since repentedly explained and elucidated. Perhaps, however, the true dectrines upon this subject have no where been better stated than in the petition presented by the merchants of London to the House of Commons on the 8th of May, 1820. This document is one of the most gratifying proofs of the progress of liberal and enlarged views. It was subscribed by all the principal merchants of the metropolis, who have not scrupled to express their conviction, that the repeal of every protective regulation would be for the public advantage. Such an address, confirming, as it did, the conclusions of science, by the approval of the best informed and most extensive merchants of the world, had a powerful influence on the legislature. During the last 10 years several most important reforms have been made in our commercial system; so that besides being the first to promulgate the true theory of commerce, we are now entitled to the praise of being the first to carry it into effect. No doubt our trade is still fettered by many vexatious restraints; but these will gradually disappear, according as experience serves to disclose the benefits resulting from the changes already made, and the pernicious operation of the restrictions that are still allowed to continue.

The petition now referred to, is too important to be omitted in a work of this sort. It is as follows :-

"To the Honourable the Commons, &c., the Petition of the Merchants of the City of Leudon. "Sheweth,

"That foreign commerce is eminently conducive to the wealth and prosperity of a country, by enabling it to import the commodities for the production of which the soil, climate, capital, and industry of other countries are best calculated, and to export, in payment, those articles for which its own situation is better adapted.

That freedom from restraint is calculated to give the utmost extension to forcign trade, and the

best direction to the capital and industry of the country.

That the maxim of buying in the cheapest market, and selling in the dearest, which regulates every merchant in his individual dealings, is strictly applicable, as the best rule for the trade of the

whole nation.
"That a policy founded on these principles would render the commerce of the world an interchange of mutual advantages, and diffuse an increase of wealth and enjoyments among the inhabitants of

cach state.

"That, unfortunately, a policy the very reverse of this has been and Is more or less adopted and acted upon by the government of this and every other country; each trying to exclude the productions of other countries, with the specious and well-meant design of encouraging its own productions thus inflicting on the bulk of its subjects, who are consumers, the necessity of submitting to privations in the quantity or quality of commodities; and thus rendering what ought to be the source of mutal

in the quantity or quantry or commonders; and must charactering what ought to be the source or mutage benefit and of harmony among states, a constantly recurring occasion of jentomsy and hostification. "That the prevailing prejudices in favour of the protective or restrictive system may be traced or decrements supposition that every importation of foreign commodities occusions a diminution or descouragement of our own productions to the same extent: whereas it may be clearly shown, that although the particular description of production which could not stand against unrestrained foreign competition would be discouraged by a particular description of production which could not stand against unrestrained foreign competition would be discouraged, yet, as no importation could be continued for any length of time without a corresponding exportation, direct or indirect, there would be an encouragement for the purpose of that exportation, of some other production to which our situation high be better suited; thus affording at least an equal, and probably a greater, and certainly a more beneficial, employment to our own capital and labour.

"That of the numerous protective and prohibitory duties of our commercial code, it may be proved that, while all operate as a very heavy tax on the community at large, very few are of any ullimate benefit to the classes in whose favour they were originally instituted, and none to the extent of the loss occasioned by them to other classes.

"That among the other evils of the restrictive or protective system, not the least is, that the attificial protection of one branch of industry or source of production against foreign competition, is set up as a ground of claim by other branches for similar protection; so that if the reasoning upon which these restrictive or prohibitory regulations are founded were followed out consistently, it would not stop short of excluding us from all foreign commerce whatsoever. And the same train of argument, which, with corresponding prohibitions and protective duties, should exclude us from foreign trade, might

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the solitary and unf weakness. "The ey were closely consccenful commercial ibsolute dependence. the scale of nations, them their own refuthere is a natural de-Some soils, some cliruits, which cunnot uide. In a rich and he poor labourers, as The mutual dependnd leads to the most rovement. It is the . To this alone do

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of restrictive regulareat work; and they er, the true doctrines presented by the mer-. This document is l views. It was subt scrupled to express be for the public adience, by the approval a powerful influence orms have been made ato the true theory of rry it into effect. No will gradually disapm the changes already wed to continue. rk of this sort. It is

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least is, that the artign competition, is set reasoning upon whirk sistently, it would not ame train of argument, om foreign trade, might

be brought forward to justify the re-enactment of restrictions upon the interchange of productions (anconnected with public revenue) among the kingdoms composing the union, or among the counties of the sme kingdom.

"That an investigation of the effects of the restrictive system at this time is peculiarly called for, as it may, in the opinion of your petitioners, lend to a strong presumption, that the distress, which now so generally prevails, is considerably aggravated by that system; and that some relief may be obtained by the carliest practicable removal of such of the restraints as may be shown to be most injurious to the capital and industry of the community, and to be attended with no compensating "That a declaration against the anti-commercial principles of our restriction."

benefit to the public revenue.

"That a declaration against the anti-commercial principles of our restrictive system is of the more importance at the present juncture; inasmuch as, in several instances of recent occurrence, the merchants and manufacturers of foreign countries have assailed their respective governments with applications for further protective or prohibitory duties and regulations, urging the example and authority of this country, against which they are almost exclusively directed, as a sanction for the policy of such measures. And certainly, if the reasoning upon which our restrictions have been defended is upon an superiority in capital and machinery, as we do upon their comparative exemption from taxation, and with equal foundation.

"That nothing would tend more to counteract the commercial hostility of foreign states, than the adoption of a more enlightened and more conciliatory policy on the part of this country.

"That although, as a matter of mere diplomacy, it may sometimes answer to hold the removal of particular prohibitions, or high duties, as depending upon corresponding concessions by other states in our favour, it does not follow that we should maintain our restrictions in cases where the desired concessions on their part cannot be obtained. Our restrictions would not be the less prejudicial to our own capital and industry, because other governments persisted in preserving impolitic regulations.

lations.
"That, upon the whole, the most liberal would prove to be the most politic course on such

"That, upon the whole, the most liberul would prove to be the most politic course on such occasions.

"That independent of the direct benefit to be derived by this country, on every occasion of such cascession or relaxation, a great incidental object would be gained, by the recognition of a sound principle or standard, to which all subsequent arrangements might be referred; and by the salutary influence which a promulgation of such just views, by the legislature and by the mation at large, could not fall to have on the policy of other states.

"That in thus declaring, as your petitioners do, their conviction of the impolicy and injustice of the extrictice system, and in desiring every practicable relaxation of it, they have in view only such parts of it as are not connected, or are only subordinately so, with the public revenue. As long as the excessity for the present amount of revenue subsists, your petitioners cannot expect so important a branch of it as the customs to be given up, nor to be materially diminished, unless some substitute less objectionable he suggested. But it is against creer verstriction regulation of reas once substitute the recenue, against all duties merely protective from foreign competition, and against the excess of such dates as are partly for the purpose of revenue, and partly for that of protection, that the prayer of the present petition is respectfully submitted to the wisdom of parliament.

"May it therefore," &c.

For examples of the practical working and injurious operation of restrictions, see the artices Bordeaux, Cadiz, Cagliani, Colony Trade, Conn Laws and Conn Thade, NAPLES, TIMBER, &c., in this Dictionary; the articles on the American Tariff and the French Commercial System in Nos. 96. and 99. of the Edinburgh Review; the Report of the Committee of Commerce and Navigation to the House of Representatives of the United States, 8th of February, 1830; and the Petition and Memoire à l'Appui, addressed, in 1828, by the landowners and merchants of the Gironde to the Chamber of Deputies.

For an account of the doctrines with respect to the balance of trade, and the importation and exportation of the precious metals, see the articles BALANCE OF TRADE, and Ex-

CHANGE.

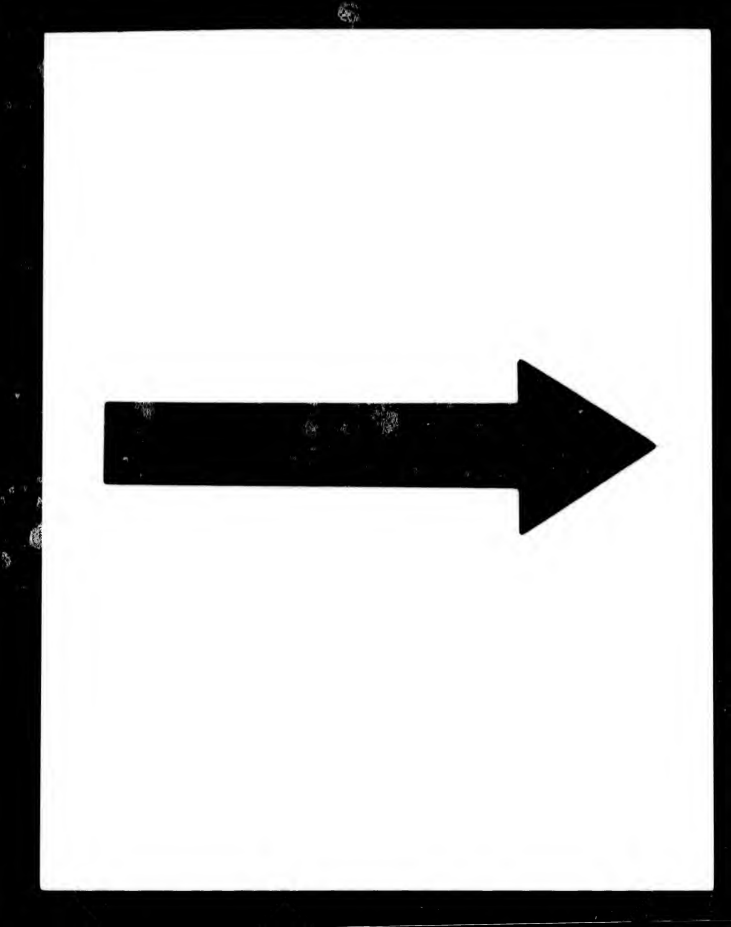
For an account of the articles exported from and imported into Great Britain, see Im-PORTS AND EXPORTS.

COMPANIES. In commerce or the arts, a company is a number of persons associated together for the purpose of carrying on some commercial or industrious undertaking. When there are only a few individuals associated, it is most commonly called a copartnery; the term company being usually applied to large associations, like the East India Company, the Bank of England, &c., who conduct their operations by means of agents acting under the orders of a Board of directors.

Companies have generally been divided into two great classes-exclusive or joint stock

companies, and open or regulated companies. 1. Exclusive or Joint Stock Companies .- By an institution of this sort is meant a company having a certain ambunt of capital, divided into a greater or smaller number of transferable shares, managed for the common advantage of the shareholders by a body of directors chosen by and responsible to them. After the stock of a company of this sort has been subscribed, no one can enter it without previously purchasing one or more shares belonging to some of the existing members. The partners do nothing individually; all their resolutions are taken in common, and are carried into effect by the directors and those whom they em-

According to the common law of England, all the partners in a joint stock company are jointly and individually liable, to the whole extent of their fortunes, for the debts of the company. They may make arrangements amongst themselves, limiting their obligations with respect to each other; but unless established by an authority competent to set aside the general rule, they are all indefinitely responsible to the public. Parliament sometimes limits the responsibility of the shareholders in joint stock companies established by statute, to the



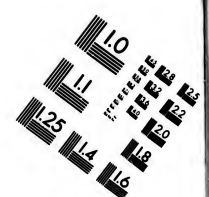
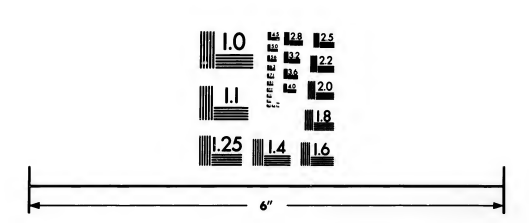


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amount of the shares they respectively hold. Charters of incorporation granted by the Crown were also, until lately, supposed necessarily to have this effect; but by the act 6 Geo. 4, c. 96, the Crown is empowered to grant charters of incorporation by which the members of corporate bodies may be made individually liable, to such extent, and subject to such regulations and restrictions, as may be deemed expedient. Hence charters are now frequently granted for the purpose merely of enabling companies to sue and be sued in courts of law, under the names of some of their office-bearers, without in any respect limiting the responsibility of the shareholders to the public. This limitation cannot be implied in a charter any more than in an act of parliament, and will be held not to exist unless it be distinctly set forth.

"In a private copartnery, no partner, without the consent of the company, can transfer his share to another person, or introduce a new member into the company. Each member, however, may, upon proper warning, withdraw from the copartnery, and demand payment from them of his share of the common stock. In a joint stock company, on the contrary, no member can demand payment of his share from the company; but each member may, without their consent, transfer his share to another person, and thereby introduce a new member. The value of a share in a joint stock is always the price which it will bring in the market; and this may be either greater or less, in any proportion, than the sum which its owner stands credited for in the stock of the company."—(Wealth of Nations, vol. iii. p. 238.)

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2. Utility of Joint Stock Companies.—Whenever the capital required to carry on any undertaking exceeds what may be furnished by an individual, it is indispensable, in order to the prosecution of the undertaking, that an association should be formed. In all those cases, too, in which the chances of success are doubtful, or where a lengthened period must necessarily elspse before an undertaking can be completed, an individual, though ready enough to contribute a small sum in connection with others, would, generally speaking, be very little inclined, even if he had the means, to encounter the whole responsibility of such enterprises. Hence the necessity and advantage of companies or associations. It is to them that we are indebted for those canals by which every part of the country is intersected, for the formation of so many noble docks and warehouses, for the institution of our principal banks and insurance offices, and for many other establishments of great public utility carried on by the com-

bined capital and energies of large bodies of individuals.

3. Branches of Industry, for the Prosecution of which Joint Stock Companies may be advantageously established.—In order to ensure a rational prospect of success to a company, the undertaking should admit of being carried on according to a regular systematic plan. The reason of this is sufficiently obvious. The business of a great association must be conducted by factors or agents; and unless it be of such a nature as to admit of their duties being clearly pointed out and defined, the association would cease to have any effectual control over them, and would be, in a great measure, at their mercy. An individual who manages his own affairs reaps all the advantage derivable from superior skill, industry, and economy; but the agents, and even directors, of joint stock companies labour, in most cases, entirely or principally for the advantage of others; and cannot therefore, however conscientious, have the same powerful motives to act with energy, prudence, and economy. "Like," says Dr. Smith, "the stewards of a rich man, they are spt to consider attention to small matters as not for their master's honour, and very easily give themselves a dispensation from having it. Negligence and profusion, therefore, must always prevail more or less in the management of the affairs of such a company." It also not unfrequently happens that they suffer from the bad faith, as well as the carclessness and extravagance of their servants; the latter having, in many instances, endeavoured to advance their own interests at the expense of their employers. Hence the different success of companies whose business may be conducted according to a nearly uniform system,—such as dock, canal, and insurance companies, rail-road companies, &c .- and those whose business does not admit of being reduced to any regular plan, and where much must always be left to the sagacity and enterprise of those employed. All purely commercial companies, trading upon a joint stock, belong to the latter class. Not one of them has ever been able to withstand the competition of private adventurers; they cannot subject the agents they employ to buy and sell commodities in distant countries to any effectual responsibility; and from this circumstance, and the abuses that usually insinuate themselves into every department of their management, no such company has ever succeeded, unless when it has obtained some exclusive privilege, or been protected from competition.

The circumstances now mentioned would seem to oppose the most formidable obstacles to the success of the companies established in this country for the prosecution of mining in America. This business does not admit of being reduced to a regular routine system. Much must always depend on the skill and probity of the agents employed at the mines; and it must plainly be very difficult, if not quite impossible, for directors resident in London to exercise any effectual surveillance over the proceedings of those who are at so great a

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> formidable obstacles to secution of mining in gular routine system. apployed at the mines; rs resident in London who are at so great a

distance. Hence it is not at all likely that these establishments will ever be so productive to the undertakers, as if they had been managed by the parties themselves.

The Abbé Morellet has given, in a tract published in 1769 (Examen de la Réponse de M. N., pp. 35—38.), a list of 55 joint stock companies, for the prosecution of various branches of foreign trade, established in different parts of Europo since 1600, every one of which had failed, though most of them had exclusive privileges. Most of those that have been established since the publication of the Abbé Morellet's tract have had a similar fate.

But notwithstanding both principle and experience concur in showing how very ill fitted a large association is for the purpose of prosecuting commercial undertakings, there are cases in which they cannot be prosecuted except by associations of this sort, and when it may be expedient to grant them certain peculiar privileges. When, owing either to the disinclination or inability of government to afford protection to those engaged in any particular department of trade, they are obliged to provide for their own defence and security, it is obviously necessary that they should have the power to exclude such individuals as may refuse to submit to the measures, or to bear their due share of the expense, required for the common protection of all. The Russian Company, the East India Company, the Levant or Turkey Company, and most of the other great trading companies which have existed in this country, seem principally to have grown out of a real or supposed necessity of this sort. It was not believed that any safe or advantageous intercourse could be carried on with barbarous countries without the aid of ships of war, factories, interpreters, &c. And as government was not always able or willing to afford this assistance, the traders were formed into companies or associations, and vested with such peculiar privileges as appeared to be necessary for enabling them to prosecute the trade without any extrinsic support. "When," says Dr. Smith a company of merchants undertake, at their own risk and expense, to establish a new trade with some remote and barbarous nation, it may not be unreasonable to incorporate them into a joint stock company, and to grant them, in case of success, a monopoly of the trade for a certain number of years. It is the easiest and most natural way in which the state can recompense them for hazarding a dangerous and expensive experiment, of which the public is afterwards to reap the benefit. A temporary monopoly of this kind may be vindicated upon the same principles upon which a like monopoly of a new machine is granted to its inventor, and that of a new book to its author. But upon the expiration of the term, the monopoly ought certainly to determine; the forts and garrisons, if it was found necessary to establish any, to be taken into the hands of government, their value to be paid to the company, and the trade to be laid open to all the subjects of the state."—(Wealth of Nations, vol. iii, p.

It may be doubted, however, whether it be really necessary, even in such a case as that now mentioned, to establish a joint stock company with peculiar privileges, and whether the same thing might not be more advantageously effected by the establishment of an open or resulted company.

4. Open or Regulated Companies.—The affairs of such companies or associations are managed by directors appointed by the members. They do not, however, possess a common or joint stock. Each individual pays a fine upon entering into the company, and most commonly an annual contribution: a duty applicable to the business of the company is also sometimes charged upon the goods imported and exported from and to the countries with which they trade. The sums so collected are applied by the directors to fit out ambassadors, consuls, and such public functionaries as may be required to facilitate commercial dealings, or to build factories, maintain cruisers, &c. The members of such companies trade upon their own stock, and at their own risk. So that when the fine, or the sum payable on admission into a regulated company, is moderate, it is impossible for its members to form any combination that would have the effect of raising their profits above the common level; and there is the same keen and close competition amongst them that there is amongst other classes of traders. A regulated company is, in fact, a device for making those engaged in a particular branch of trade bear the public or political expenses incident to it, at the same time that it leaves them to conduct their own business with their own capital, and in their own way.

Should, therefore, government at any time refuse, or be unable to afford, that protection to those engaged in any branch of trade which is necessary to enable them to carry it on, their formation into a regulated company would seem to be the most judicious measure that could be sdopted; inasmuch as it would obtain for them that protection which is indispensable, without encroaching on the freedom of individual enterprise.

The African, the Levant, and some other branches of trade, were for a long time conducted by open or regulated companies. These, however, have been recently abolished: the African Company, by the act 1 & 2 Geo. 4. c. 28.; and the Levant Company, by the act 6 Geo. 4. c. 33. The Russia Company still exists.—(See Russia Company.)

In so far as relates to protection, it may perhaps be thought, for the reasons given by Dr. Smith, that a joint stock company is better calculated to afford it than a regulated company. The directors of the latter having, Dr. Smith alleges, no particular interest in the prosperity Vol. 1.—2 Q

of the general trade of the company, for behoof of which, ships of war, factories, or forts. have to be maintained, are apt to neglect them, and to apply their whole energies to the care of their own private concerns. But the interest of the directors of a joint stock company are, he contends, in a great measure identified with those of the association. They have no private capital employed in the trade; their profits must depend upon the prudent and profitable management of the common stock; and it may, therefore, it is argued, be fairly pre. sumed that they will be more disposed to attend carefully to all the means by which the prosperity of the association may be best secured. On the other hand, however, it is seldom that the directors of joint stock companies stop at the proper point; having almost invariably attempted to extend their commercial dealings by force, and to become not only merchants but sovereigns. Nor is this any thing but what might have been expected, seeing that the consideration and extensive patronage accruing from such measures to the directors is generally of far more importance to them than a moderate increase of the dividends on their stock. Whenever they have been able, they have seldom scrupled to employ arms to advance their projects; and instead of contenting themselves with shops and factories, have constructed fortifications, embodied armies, and engaged in war. But such has not been the case with regulated companies. The businesses under their control have uniformly been conducted in a comparatively frugal and parsimonious manner; their establishments have been, for the most part, confined to factories; and they have rarely, if ever, allowed themselves to be seduced by schemes of conquest and dominion.

And hence, considering them as commercial machines, it does not really seem that there can be any doubt as to the superiority of a regulated over a joint stock company. The latter has the defect, for which nothing almost can compensate, of entirely excluding individual enterprise and competition. When such a company enjoys any peculiar privilege, it naturally, in pursuing its own interest, endeavours to profit by it, how injurious soever it may be to the public. If it have a monopoly of the trade with any particular country, or of any particular commodity, it rarely fails, by understocking the home and foreign markets, to sell the goods which it imports and exports at an artificially enhanced price. It is not its object to employ a comparatively large capital, but to make a large profit on a comparatively small capital. The conduct of the Dutch East India Company in burning spices, that their price might not be lowered by larger importations, is an example of the mode in which such associations uniformly and, indeed, almost necessarily act. All individuals are desirous of obtaining the highest possible price for what they have to sell; and if they are protected by means of a monopoly, or an exclusive privilege, from the risk of being undersold by others, they never hesitate about raising the price of their products to the highest elevation that the competition of the buyers will allow them; and thus frequently realise the most exorbitant profits.

And yet, notwithstanding these advantages, such is the negligence, profusion, and peculation, inseparable from the management of great commercial companies, that even those that have had the monopoly of the most advantageous branches of commerce have rarely been able to keep out of debt. It will be shown in the article East Inna Company, that that association has lost by its trade; and that, had it not been for the aid derived from the revolutes of India, it must long since have censed to exist. To buy in one market; to sell with profit in another; to watch over the perpetually occurring variations in the prices, and in the supply and demand of commodities; to suit with dexterity and judgment the quantity and quality of goods to the wants of each market; and to conduct each operation in the best and cheapest manner; requires a degree of unremitting vigilance and attention, which would be visionary to expect from the directors or servants of a great joint stock association. Hence it has happened, over and over again, that branches of commerce which proved ruineus to companies, have become exceedingly profitable when carried on by individuals.

companies, have become exceedingly profitable when carried on by individuals.

5. Constitution of Companies.—When application is made to parliament for an act to incorporate a number of individuals into a joint stock company for the prosecution of any useful undertaking, care ought to be taken not to concede to them any privileges that may be rendered injurious to the public. If a company be formed for the construction of a dock, a road, or a canal, it may be necessary, in order to stimulate individuals to engage in the madertaking, to give them some peculiar privileges for a certain number of years. But if other persons were to be permanently hindered from constructing new docks, or opening new lines of communication, a lasting injury might be done to the public. It may be highly expedient to incorporate a company for the purpose of bringing water into a city; but supposing there were no springs in the vicinity, other than those to which this company has acquired right, they might, unless restrained by the set incorporating them, raise the price of water to an exorbitant height; and make large profits for themselves at the expense and to the injury of the public. In all cases of this sort; and in the case, indeed, of ull joint stock companies established for the formation of canals, railroads, &c.; it would be sound policy to limit the rates charged for their services, or on account of the water, ships, goods, &c. conveyed by their means, and also to limit the dividends, or to fix a maximum beyond which they should not be augmented: enacting, that if the rates charged by the company produce more than sufficient to pay the maximum rate of dividend, and to delray the wear and tear of the aque-

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In all those cases in which companies are formed for the prosecution of undertakings that may be carried on, with equal advantage to the public, by individuals; or where there are no very considerable difficulties to overcome, or risks to encounter; they ought to enjoy no privilege whatever, but should be regarded, in every point of view, as if they were mere individuals.

For accounts of the principal joint stock and regulated companies established in this country, see the articles Bank of England, Docks, East India Company, Insurance, Ressia Company, &c. &c.

6. Companies en Commandite.—In France there is a sort of companies denominated societies en commandite. A society of this description consists of one or more partners, hable, without limitation, for the debts of the company; and one or more partners, or commanditaires, liable only to the extent of the funds they have subscribed. A commanditaire must not, however, take any part in the business of the company; if he do this, he loses his inviolability, and makes himself responsible for the debts of the association. The names of the partners in such societies must be published, and the amount of the sums contributed by the commanditaires.

It has been proposed to introduce partnerships of this sort into this country; but it seems rery doubtful whether any thing would be gained by such a measure. Partnerships encommandite may be very easily abused or rendered a means of defrauding the public. It is quartners to imagine that the commanditaires can be prevented from indirectly influcacing the other partners: and supposing a collusion to exist amongst them, it might be possible for them to divide large sums as profit, when, perhaps, they had really sustained a loss; and to have the books of the association so contrived, that it might be very difficult to detect the fraud. This, it is alleged, is by no means a rare occurrence in France.

7. Civic Companies, or Corporations .- Exclusive of the companies previously mentioned, a number of ancient companies or corporations exist in this and most other European countries, the members of which enjoy certain political as well as commercial privileges. When the feudal system began to be subverted by the establishment of good order and regular goremment in the towns, the inhabitants were divided into certain trades or corporations, by which the magistrates and other functionaries were chosen. The members of these trades, or corporations, partly to enhance the value of their privileges, and partly to provide a resource, in case of adversity, for themselves, acquired or usurped the power of enacting bylaws regulating the admission of new members, and at the same time set about providing a fund for the support of such as accident or misfortune might reduce to a state of indigence. Hence the origin of apprenticeships, the refusal to allow any one not a member of a corporation to carry on any business within the precincts of any town corporate, and the various regulations that had to be submitted to, and the fees that had to be paid by the claimants for intolment in corporations. For a lengthened period these privileges and regulations were very oppressive. Within the last century, however, their influence has been progressively diminishing. In France, where the abuses inseparable from the system had attained to a very great height, it was entirely swept off by the Revolution: and though corporations still exist in this country, they have been stripped of their peculiar franchises; and should now, for the most part, be regarded more, perhaps, in the light of charitable than of political institutions. It would be well, however, were they reduced entirely to the former character; and were the few political and commercial privileges, which they still enjoy, communicated to the rest of the citizens. At their first institution, and for some time after, corporations, considered as political bodies, were probably useful: but such is no longer the case; and in MBUNG.

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so far as they now possess any special immunities, they tend to obstruct that free competition that is so advantageous.

The following extract from a Report on the Commerce and Manufactures of the United States, drawn up by Albert Gallatin, Esq., then secretary of the Treasury, and laid before Congress in 1816, sets the superior advantages resulting from the unrestricted freedom of industry in a very striking point of view. "No cause," says he, "has, perhaps, more promoted in every respect the general improvement of the United States, than the absence of those systems of internal restriction and monopoly which continue to disfigure the state of society in other countries. No laws exist here, directly or indirectly, confining men to a particular occupation or place, or excluding any citizen from any branch he may, at any time, think proper to pursue. Industry is, in every respect, free and unfettered; every species of trade, commerce, and profession, and manufacture, being equally open to all, without requiring any regular apprenticeship, admission, or licence. Hence the improvement of America has not been confined to the improvement of her agriculture, and to the rapid formation and settlement of new states in the wilderness; but her citizens have extended their commerce to every part of the globe, and carry on with complete success even those branches for which a monopoly had heretoforo been considered essentially necessary."

There is in Rees's Cyclopædia, article Company, a list of the different Civic Companies belonging to the City of London, in which the periods of their incorporation, and various other important particulars with respect to several of them, are specified.

COMPASS (Ger. Ein Kompass; Du. Zeekompas; Da. Söckompass; Sp. Sjöcompass; Fr. Boussole, Compas de mer; It. Bussole; Sp. Aguja de marcar; Port. Compasso de marcar; Rus. Kompass korabelnů), or mariner's compass, an instrument composed of a needle and card, by which the ship's course is directed. The needle, with little variation, always points towards the north, and hence the mode of steering by the compass.

The common opinion is that the compass was invented by Flavio Gioia, a citizen of the once famous republic of Amalphi, very near the beginning of the fourteenth century. Dr. Robertson has adopted this opinion, and regrets that contemporary historians furnish no details as to the life of a man to whose genius society is so deeply indebted .- (Hist. of America, vol. i. p. 47. 8vo ed.) But though Gioia may have made improvements on the compass, it has been shown that he has no claim to be considered as its discoverer. Passages have been produced from writers who flourished more than a century before Gioia, in which the polarity of the needle, when touched by the magnet, is distinctly pointed out. Not only, however, had this singular property been discovered, but also its application to the purposes of navigation, long previously to the fourteenth century. Old French writers have been quoted (Mucpherson's Annals of Commerce, anno 1200; Rees's Cyclopædia), that seem fully to establish this fact. But whatever doubts may exist with respect to them, cannot affect the passages which the learned Spanish antiquary, Don Antonio de Capmany (Questiones Criticas, pp. 73-132), has given from a work of the famous Raymond Lully (De Contemplatione) published in 1272. In one place Lully says, "as the needle, when touched by the magnet, naturally turns to the north" (sieut acus per naturam virtitur ad septentrionem dum sit tacta à magnete). This is conclusive as to the author's acquaintance with the polarity of the needle; and the following passage from the same work-" as the nautical needle directs mariners in their navigation," (sicut acus nautica dirigit marinarios in sua navigatione, &c.) is no less conclusive as to its being used by sailors in regulating their course, There are no means of ascertaining the mode in which the needle Raymond Lully had in view was made use of. It has been sufficiently established—(see the authorities already referred to, and Azuni, Dissertation sur l'Origine de la Boussole,)-that it was usual to float the needle, by means of a straw, on the surface of a basin of water; and Capmany contends that we are indebted to Gioia for the card, and the method now followed of suspending the needle; improvements which have given to the compass all its convenience, and a very large portion of its utility. But this part of his Dissertation, though equally learned and ingenious, is by no means so satisfactory as the other. It is difficult to conceive how mariners at sea could have availed themselves of a floating needle; but, however this may be, it seems most probable that Gioia had considerably improved the construction of the compass; and that, the Amalphitans having been the first to introduce it to general use, he was, with excusable partiality, represented by them, and subsequently regarded by others, as its inventor.

The reader will not consider these details out of place in a work on commerce, which the compass has done so much to extend. "Its discovery," to borrow the language of Mr. Macpherson, "has given birth to a new era in the history of commerce and navigation. The former it has extended to every shore of the globe, and increased and multiplied its openions and beneficial effects in a degree which was not conceivable by those who lived in the earlier ages. The latter it has rendered expeditious, and comparatively safe, by enabling the navigator to launch out upon the ocean free from the danger of rocks and shoals. By the use of this noble instrument, the whole world has become one vast commercial commen-

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commerce, which the language of Mr. Macand navigation. The multiplied its operathose who lived in the vely safe, by enabling ocks and shoals. By commercial common. wealth, the most distant inhabitants of the earth are brought together for their mutual advantage, ancient prejudices are obliterated, and mankind are civilised and enlightened."-(Vol.

COMPOSITION, in commerce, commonly implies the dividend or sum paid by an insol-

vent debtor to his creditors, and accepted by them in payment for their debts.

CONEY WOOL (Ger. Kaninchenwolle , Du. Konynhair , Fr. Poil de lapin , It. Pelo di Coniglio ; Sp. Conejunu), the fur of rabbits. This article is extensively used in the hat manufacture; and besides the large supplies raised at home, a great deal is imported. The imports usually range from about 300,000 to about 500,000 skins a year; but, in 1831, they exceeded 900,000, while, in 1827, they were only 197,000.

CONSTANTINOPLE, formerly the metropolis of the Eastern, as it still is of the Turkish Empire, is situated on a triangular point of land, on the European side of the Sea of Manuara (Propontis), at the point where it unites with the Bosphorus, or channel leading to the Black Sea, in lat. 41° 0′ 12″ N., lon. 28° 59′ 2″ E. Population variously estimated at from 300,000 to 600,000, but believed, by the best authorities, to be about 400,000. The situation of this renowned city is, in a commercial point of view, one of the finest imaginable. Standing on the narrow straits uniting the Mediterranean and Euxine Seas, she at once commands, and is the entrepôt for, the commerce between them. The harbour, whence the Turkish court has taken the appellation of the Sublime Porte, is most excellent. It consists of an extensive inlet, or arm of the sea, stretching along the north-east side of the city, which it divides from the suburbs of Galata and Pera. It has sufficient depth of water to float the largest ships, and can accommodate more than 1,000 sail. The strong current that sets through the Bosphorus into the Sea of Marmara strikes against Seraglio Point-(see Plan); a part of the water, being in consequence forced into the harbour, runs along its south-western side in the direction marked by the arrows-(see Plan),-till, arriving at its extremity, it escapes by the opposite side. In the middle the water is still. On leaving the port, it is necessary to keep well over to the northern side; for otherwise the ship might be taken by the current, and driven on Seraglio Point. It may be worth while, however, to remark, that notwithstanding this inconvenience, the current has been of signal service to the city, by scouring the harbour, and carrying away the filth and ballast by which it must otherwise have been long since choked up. The distance across from Seraglio Point to the opposite suburb of Scutari, on the Asiatic coast, is rather more than an English mile. Within less than ‡ of a mile of the latter is a rocky islet, upon which is a tower and light-house, known by the name of the Tower of Leander. Foreigners reside in Galata, Pera, and the suburbs on the eastern side of the harbour; and it is there, consequently, that the principal trade of the place is carried on. The quays are good, and ships lie close alongside.

The Bosphorus, or channel of Constantinople, runs in a N. E. by N. direction about 15

miles, varying in breadth from 11 to 1 mile. It is swept by a rapid current, which it requires a brisk gale to stem, and has throughout a great depth of water. The Hellespont, or strait of the Dardanelles, leading from the Archipelago to the Sea of Marmara, is about 13 leagues is length. Its direction is nearly N.E. Where narrowest, it is little more than a milo

across. It also is swept by a strong current, and has deep water throughout.

The subjoined plan of part of Constantinople and its port is copied, without reduction, from the beautiful plan of the city and Bosphorus, drawn and engraved by M. Merzoff

Robert of Munich, and published by Mr. Wilde, of this city.

Nothing can be more imposing than the appearance of the city when seen from the sea, but on landing the illusion vanishes. The streets are narrow, dark, ill-paved and irregular. Owing to the want of any effective system of police, and of the most ordinary attention to deanliness, they are extremely filthy; and are infested with herds of dogs, and also with rats, which perform the functions of scavengers. The houses are mostly built of wood, and fires are very frequent. Most of these happen designedly; the burning of a few hundred houses being deemed the readiest and most effectual means of making the government aware of tho public dissatisfaction, and of procuring a redress of grievances

Money.—Accounts are kept in plastres of 40 paras, or 120 aspers. The Turkish coin has been so much degraded, that the piastre, which a few years ago was worth 2s, sterling, is now worth little more than 4d. A hag of silver (ker) = 500 piastres, and a bag of gold (kitce) = 30,000 piastres. Weights and Measures.—The commercial weights ure—176 drams = 1 rottolo; 2-272 rottoli = 1 oke; 6 okes = 1 batman; 7 | Jatmans = 1 quintal or cantaro = 12+457 (244) very nearly lbs. avordupois = 55-437 kilogrammucs = 116-527 bs. of Hamburgh. The quintal of cotton is 45 okes = 127-2 bs. avoir-dupois

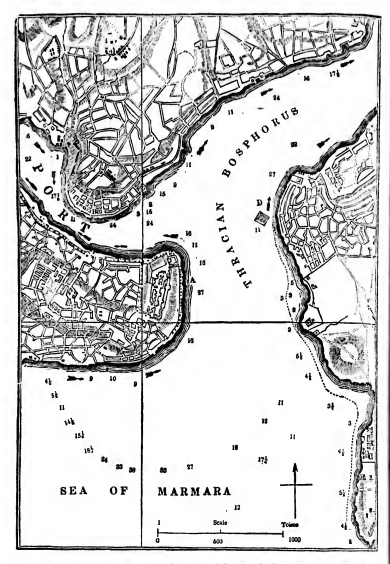
The pik, or pike, is of two sorts, the greater and the less. The greater, called *kalebi* or *arschim* used in the neasurement of silks and woollens, is very near 28 inches (27-9). The lesser called *endese*, used in the measuring of cottons, carpets, &c. = 27 inches. Hence 100 long pikes = 77-498 English yards, and 100 short piks = 75-154 do. But in ordinary commercial affairs, the pik is estimated at \$40 and

Corn is measured by the kisloz or killow = 0.941 of a Winchester bushel;  $S_1^1$  kisloz = 1 quarter. The

Oil and other liquids are sold by the alma or meter = 1 galton 3 pints English wine measure. The alma of oil should weigh 8 okes.—(Nelkenbrecher and Dr. Kelly.)

The Port Charges on account of English vessels in the harbours of the Ottoman empire are fixed by the state and account of English vessels in the harbours of the Ottoman empire are fixed by

treaty at 300 aspers, neither more nor less.



References to Plan.-A, Sernglio Point; B, Galata; C, Scutari; D, Tower and lighthouse of Leander. The arrow shows the direction of the currents. The soundings are in fathoms.

Trade, &c.—Owing to the vicious institutions of the Turks and the disorganised state of the empire, the trade of Constantinople is very far from being so extensive as might be supposed from its situation and population. The imports consist of corn, iron, timber, tallow, and furs, principally from the Black Sea; and of cotton stuffs and yarn, tin, tin plates, woolens, silks, cutlery, watches and jewellery, paper, glass, furniture, indigo, cochineal, &c. from England and other European countries. Corn and coffee are imported from Alexandria; but a good deal of Brazil and West India coffee is also imported, particularly in American bottoms. Sugar is partly imported from the East, but principally from the West Indies. The exports are very trifling, consisting of silk, carpets, hides, wool, goats' hair, potashes, wax, galls, bullion and diamonds, and a few other articles. Ships carrying goods to Con-

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disorganised state of nsive as might be supn, iron, timber, tallow, n, tin, tin plates, woolo, cochineal, &c. from rted from Alexandria; rticularly in American rom the West Indies. , goats' hair, potashes, arrying goods to Constantinople, either return in ballast, or get return cargoes at Smyrna, Odessa, Salonica, &c., on which places they frequently procure bills at Constantinople. Trade is chiefly in the hands of English, French, and other European merchants (denominated Franks) and of Armenians and Greeks. Bargains are negotiated on their account by Jew brokers, some of

Commercial Policy of the Turks .- It is singular that as respects commerce, the policy of the Turkish government, whether originating in design or carelessness, is entitled to the highest praise. "No restrictions," says Mr. Thornton, "are laid on commerce, except in the instance of a general prohibition of exporting the articles necessary for the support of human life to foreign countries, especially from the capital, where alone it is rigorously enforced; and this impolitic restraint will no doubt be removed when the Turkish government shall become sensible, that what is intended as the means of securing abundance, is, in fact, the sole cause of that scarcity which is sometimes experienced. With this one exception, commerce is perfectly free and unfettered. Every article of foreign or domestic growth or manufacture is conveyed into every port, and over every province, without any interference on the part of the magistrates, after payment of the duties. On this subject I speak from actual experience, and may appeal to every foreign or native merchant in Turkey for its general truth."—(Present State of Turkey, vol. i. p. 82.)

The duties, too, are extremely moderate, being only three per cent. on imports, and as

much on exports; so that in almost all that relates to her commercial regulations, Turkey is entitled to read a lesson to the most civilized European powers; and this she has done in a very able manner, in an official paper published in the Moniteur Ottoman, in September, 1832. We extract a few paragraphs from this very interesting document.

"It is recognised throughout Europe that it would be useful to the great majority to substitute, for the system of prohibitions, that of liberty, which theoretical men advocate; the difficulty is, to find means to separate the future from the past without a violent rupture. Hence the difficulties of government in satisfying all the exigencies of agriculture, industry, and commerce, driven in a circle where every measure in favour of one, acts immediately in an inverse sense on the other. The endeavour is vain to establish, between so many crossing interests, a factitious equilibrium which absolute liberty

is vain to establish, netween so many crossing interests, a factitious equilibrium which absolute interpy of exchange alone can give.

"Thus, one of the most important questions which occupies the meditation of statesmen in Europe, is, to discover how the palings which pen commerce up in narrow spaces may be thrown down without shocks that might endanger public order.

"Good sense, tolerance, and hospitality, have long ago done for the Ottoman empire, what the other states of Europe are endeavouring to effect by more or less happy political combinations, since the throne of the sultans has been elevated at Constantinople, commercial prohibitions have been

Since the intonic rineshiftains has been revited an Constantingle, commercia promotions into be demanded in the ports of their empire to the commerce, to the manufactures, to the ternitorial produce of the Occident, or, to say better, of the whole world. Liberty of commerce has
regigned here without limits, as large, as extended as it was possible to be.
"Never has the divan dreamed, under any pretext of national interest, or even of reciprocity, or
restricting that faculty which has been exercised, and is to this day, in the most unlimited sense, by
all the nations who wish to furnish a portion of the consumption of this vast empire, and to share in

all the nations who wish to furnish a portion of the consumption of this vast empire, and to share in the produce of its territory.

"Here every object of exchange is admitted, and circulates without meeting any obstacle other than the payment of an infinitely small portion of the value to the Custom-house. The chimera of a balance of trade never entered into heads sensible enough not to dream of calculating whether there was most profit in buying or seiling. Thus the markets of Turkey, supplied from all countries, refusing no objects which mercantile spirit puts in circulation, and imposing no charge on the vessels that ransport them, are seldom or never the scenes of those disordered movements occasioned by the sudden deficiency of such or such inerchandiso, which, exorbitantly raising prices, are the seourges of the lower orders, by unsettling their habits, and by inflicting privations. From the system of restrictions and prohibitions arise those devouring tides and ebbs which sweep away in a day the labour of years, and convert commerce into a career of alarms and provided dangers. In Turkey, where this system does not exist, these disastrous effects are unknown.

"The extreme moderation of the duties is the comple, and of this régime of commercial liberty: and in no portion of the globe are the officers charged with the collection, of more confiding facility for the valuations, and of so decidedly conciliatory a spirit in overy transaction regarding commerce.

and in no portion of the globe are the others energied with the cohection, of more containing actinity for the valuations, and of so decidedly concilinatory a spirit in overy transaction regarding commerce.

"Away with the supposition that these facilities granted to strangers are concessions extorted from weakness! The dates of the contracts termed capitulations, which establish the rights actually enjoyed by foreign merchants, recall periods at which the Mussulman power was altogether predominant in Europe. The first capitulation which France obtained was in 1535, from Soliman the Canonist (the Magnificent). The dispositions of these contracts have become antiquated, the fundamental principles remain. Thus 300 years ago, the sutans, by an act of munificence and of reason, anticle patching the desires of civilised Europe, and proclaimed unlimited freedom of commerce."

Did the policy of Turkey in other respects harmonise with this, she would be one of the most civilised and powerful of nations, instead of being one of the most abject and degraded. Unfortunately, however, this is very far from being the case. Tyranny, corruption, and insecurity universally prevail. "The cultivator of the soil is ever a helpless prey to injustice and oppression. The government agents have to suffer in their turn from the cruelty and rapacity of which they themselves have been guilty; and the manufacturer has to bear his full share of the common insecurity; he is fixed to the spot and cannot escape the grasp of the local governor. The raw material monopolised by a bey or nyan, may be forced upon him at a higher price than he could purchase it himself, and perhaps of inferior quality; fines may be imposed upon him, he may be taken for forced labour, or troops may be quartered on his workshop."-(Urquhart on Turkey and its Resources, p. 139.)

This miserable system has everspread some of the fairest provinces of Europe and Asia with barbarism-turned their cities into villages, and their palaces into cottages: but the HEAR BYELL

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degradation in which they are involved, would have been still more complete, but for the freedom of commerce they have always enjoyed. This has tended to keep alive the seeds of industry, and to counteract the destructive influence of oppression and insecurity their intercourse with foreigners been either prohibited, or placed under oppressive restrictions, the barbarism of Turkey would have been completed, and it is difficult to suppose that

there could have been either wealth or industry in the empire.

Trade of Turkey with England. - The trade between this country and Turkey is of much greater value and importance than is generally supposed; and appears to be susceptible of an almost indefinite increase. Cotton stuffs and twist are the great articles of export from Great Britain to Turkey; and notwithstanding the convulsed and distracted state of the latter during the last 5 years, she has continued to take off a rapidly increasing amount of these staple articles. In 1825, for example, we exported direct for Turkey, (including what is now the kingdom of Greece), 13,674,000 yards of cotton cloth, and 446,462 lbs. of cotton twist; whereas, in 1831, we exported to Turkey (exclusive of the Morea), 24,565,000 yards of cloth, and 1,735,760 lbs. of twist, being an increase of nearly 100 per cent, in the exports of stuffs, and of 400 per cent, in those of yarn! The Turkish mann. factures of muslins, ginghams, handkerchiefs, &c. have suffered severely from this extraor. dinary importation of British goods; so much so, that of 600 looms for muslins busily employed in Scutari in 1812, only 40 remained in 1831; and of 2,000 weaving establishments in Tournovo, at the former epoch, there were only 200 at the latter! - (Urquhurt on Turkey, &c. p. 150.) But the great consumption of Turkey consists of coarse home. made fabrics; and we are assured by the very intelligent author now referred to, that this great branch has not been sensibly affected by our imports. Hitherto, indeed, they have been principally intended for the wealthier part of the community; but as cottons are universally worn by the mass of the people, the trade will not attain to any thing like the extent to which it may be carried, till we supply the peasantry with the stuffs suitable for their use. It is creditable to the discernment of the Americans, that they were the first to perceive the superior importance of this class of customers, and to set about supplying them with coarse unbleached stuffs. The Manchester manufacturers immediately followed in the same track, and with signal success. Plain goods now form the half of our investments for Turkey; and it is impossible, seeing the extent to which articles of this sort are made use of in all parts of the empire, and, indeed, of the East, to form any clear idea of what may be the future magnitude of this trade.

Of the European states, Austria and Switzerland have been our most formidable rivals in the supply of Turkey with cottons. The stuffs were, in several respects, well litted for the Eastern markets; but owing to the difficulty they lay under of getting returns, and the continued and rapid reduction in the price of English cottons, we seem to have gained a decided advantage over them, and are now nearly in the exclusive possession of the market. Cheapness is every where the grand desideratum. Though our muslins and chintzes be still very inferior in fineness to those of the East, and our red dye (a colour in great exteem in Turkey, Persia, &c.) be inferior in brilliancy, these defects are more than balanced by the greater cheapness of our goods; and from Smyrna to Canton, from Madras to Samarcand, we are every where supplanting the native fabries; and laying the foundations of a com-

merce that will be eminently beneficial to all parties.

Exclusive of cottons, we exported to Constantinople, Sinyrna, and other Turkish ports. in 1831, arms and unmunition of the value of 21,7851.; earthenware, 6,4341.; hardware and culery, 11,667.; iron and steel, 50,0951.; refined sugar, 41,0201.; woollens, to above 18,0001.; and some lesser articles; making, with cotton stuffs and yarn, the declared or real value of the direct exports of British produce and manufactures to the whole empire 888,6541, besides those exported to it at second hand from Malia, the Ionian Islands, &c. We also supplied her with a considerable quantity of colonial produce. Our imports from Turkey during the same year, were, wheat 7,883 quarters, currants 8,702 cwt, figs 26,243 cwt., hides 4,685, indigo 4,181 lbs., madder root 23,833 cwt., olive oil 108,193 gallons, epiana 8,184 lbs., raisins 100,458 cwt., silk 452,206 lbs., valonia 102,255 cwt., cotton wool 308,550 lbs., with carpets, bullion, galls, sponges, &c.—(Parl. Paper, No. 55, Sess. 1833.)

Our commerce with Turkey would be considerably facilitated by a reduction of the duties on figs, currants, oil, and carpets. Nothing, however, would contribute so much to its extension, as the establishment of order and tranquillity throughout the country. But this, we fear, is beyond the ability of the Ottoman government. The abuses which have reduced the empire to its present state of degradation seem to be inherent in the structure of Turkish society, and to be in harmony with the habits and prejudices of the people. If such be the case, reform must come from without, and not from within. But of whatever other advantages a revolution might be productive, it is difficult to believe that it would bring along with it a more liberal system of commercial policy than that which at present exists.\*

\*The treatise of Mr. Urquhart, entitled Turkey and its Resources, to which we are principally indeheld for these details, is a work of distinguished talent, discovering throughout an intimate acquaintance with the subjects treated of. At the same time we cannot help differing wholly from Mr. Urquhart in his views as to direct and indirect taxation. We believe that no inconsiderable part of the poverty and degradation of Turkey is to be ascribed to the prevalence of the former, which has every where, and at all periods, been a fruitful source of oppression and misery. The most superficial reader of this work will see that we are no friends to excessive customs duties; but it is to their

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CONSUL, in commerce, an officer appointed by competent authority to reside in foreign countries, in the view of facilitating and extending the commerce carried on between the subjects of the country which appoints him, and those of the country or place in which he is to reside.

Origin and Appointment of Consuls.—The office of consul appears to have originated in Italy, about the middle of the twelfth century. Soon after this, the French and other Christian nations trading to the Levant began to stipulate for liberty to appoint consuls to reside in the ports frequented by their ships, that they might watch over the interests of their subjects, and judge and determine such differences with respect to commercial affairs as arose amongst them. The practice was gradually extended to other countries; and in the sixteenth century was generally established all over Europe. — (Martens, Précis du Drait des Gens, § 147.)

British consuls were formerly appointed by the Crown, upon the recommendation of great trading companies, or of the merchants engaged in the trade with a particular country or place; but they are now directly appointed by government, without requiring any such

recommendation, though it, of course, is always attended to when made.

The right of sending consuls to reside in foreign countries depends either upon a tacit or express convention. Hence their powers differ very widely in different states. In some they exercise a very extensive jurisdiction over the subjects of the state which appoints them; but the extent of this jurisdiction is not discretionary, and must, in all cases, be regulated either by an express convention between the state appointing and the state receiving the consul, or by custom. Consuls established in England have no judicial power; and the British government has rarely stipulated with other powers for much judicial authority for its consuls. Turkey, however, is an exception to this remark. English consuls enjoy in that country several peculiar privileges conferred by ancient treaties, and confirmed by that signed at the Dardanelles in 1809. It is there stipulated and agreed upon-

and agreed upon—

"That if there happen any suit, or other difference or dispute, among the English themselves, the letision thereof shall be left to their own ambaseador or consul, according to their custom, without the judge or other governors, our slaves, intermeddling therein.

"That if an Englishman, or other subject of that nation, shall be involved in any lawsuit, or other affair connected with law, (with a Turk.) the judge shall not hear nor decide thereon, until the ambassador, consul, or interpreter shall be present; and all suits exceeding the value of 4,000 aspers, shall be heard at the Sublime Porte, and no where close.

"That the consuls appointed by the English ambassadors in our sacred dominions, for the protection of their merchants, shall never, under any pretence, be imprisoned, nor their houses scaled up, nor hemselves sent away; but all suits or differences in which they may be involved, shall be represented to our Sublime Porte, where their ambassadors will maswer for them.

"That in case any Englishman, or other person subject to that nution, or navigating under its flag, should happen to die in our sacred dominions, our fiscal and other officers shall not, upon pretence of its not being known to whom the property belongs, interpose any opposition or violence, by taking or seizing the effects that may be found at his death, but they shall be delivered up to such Englishman, wheever he may be, to whom the deceased may have left them by his will; and should be have died latestate, then the property to be delivered up to the English consul, or his representative who may be then present; and in case there he no consul, or consular representative, they shall be registered by the judge, in order to his delivering up the whole thereof, whenever any ship shall be sent by the ambassador to receive the same."

Conformably to these capitulations, and the by-laws of the Levent Company. Nos 20 40

Conformably to these capitulations, and the by-laws of the Levant Company, Nos. 39, 40, end 41., the consuls were authorised to administer justice in all cases of contention amongst British subjects within the Turkish dominions; and they were further authorised to send to England, in safe custody, any British subject resident in Turkey, who should decline their jurisdiction, or appeal from them to the courts of the Grand Signior, or of any other polentate. And the acts 6 Geo. 4. c. 33. § 4., for the abolition of the Levant Company, expressly provides for the continuance to the consuls appointed by his Majesty, of the same rights and duties of jurisdiction over British subjects in Turkey, that were enjoyed by the consuls appointed by the Company.

At present, therefore, consuls in Turkey enjoy extensive judicial powers, but owing to the freedom of Turkish commerce, and the simplicity of the regulations under which it is carried on, their other functions, with the exception of furnishing statistical details, none of which they have hitherto communicated, are extremely unimportant.\* Mr. Urquhart, whose opinion as to all that respects Turkey is deservedly of very great weight, seems to think that the judicial powers enjoyed by the European consuls in that country, have

abuse, and not to the duties themselves, that we object. The duties we impose on brandy, for example, have been carried to such a height as to defeat their object, and to be productive of an immense amount of sunggling and demoralisation. And yet there can be no more proper subject of inxation; nor, provided the duties were reduced to 8x or 10s. a gallon, is it possible to imagine any less unexceptionable tax. The defects inherent in our system of customs duties might easily be removed, not only without any dinoiantion, but with a large accession, of revenue; but though it were otherwise, we are satisfied that the imposition of direct taxes on property of income would occasion more injury in the course of 4 or 5 years, than the present customs duties, with all their defects, would occasion in half a century

half a century.

\* No answer has hitherto (15th of October, 1833) been received to the Circular Queries from any one of the Turkish consuls.

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been productive of much mischief. Still, however, we doubt whether they could be entirely dispensed with in a country so peculiarly situated. But there can be no doubt that it is highly necessary that the greatest care should be taken in the selection of the

individuals to whom such powers are intrusted.

Other states have occasionally given to consuls similar powers to those conceded to them in Turkey. Thus, in the treaty between Sweden and the United States of America, ratified on the 24th of July, 1818, it is stipulated that the consuls appointed by either government to reside within the dominions of the other, or their substitutes, "shall, as such, have the right of acting as judges or arbiters in all cases of differences which may arise between the captains and crews of the vessels of the nation whose affairs are intrusted to their care. The respective governments shall have no right to interfere in these sort of raffairs, except in the case of the conduct of the crews disturbing public order and tranquility in the country in which the vessel may happen to be, or in which the consul of the place may be obliged to call for the intervention and support of the executive power, in order to cause his decision to be respected; it being, however, well understood, that this sort of judgment or arbitration cannot deprive the contending parties of their rights of appealing on their return to the judicial authorities of their country."

Duties of Consuls. — The duties of a consul, even in the confined sense in which they are commonly understood, are important and multifarious. It is his business to be always on the spot, to watch over the commercial interests of the subjects of the state whose servant he is; to be ready to assist them with advice on all doubtful occasions; to see that the conditions in commercial treaties are properly observed; that those he is appointed to protect are subjected to no unnecessary or unjustifiable demands in conducting their business; to represent their grievances to the authorities at the place where they reside, or to the ambussador of the sovereign appointing him at the court on which the consulship depends, or to the government at home; in a word, to exert himself the render the condition of the subjects of the country employing him, within the limits of his consulship, as comfortable, and their transactions as advantageous and secure, as possible,

The following more detailed exposition of the general duties of a British consul, is

taken from Mr. Chitty's work on Commercial Law: -

"A British consul, in order to be properly qualified for his employment, should take care to make himself master of the language used by the court and the magistracy of the country where he resides, so as to converse with ease upon subjects relating to his duties. If the common people of the port use another, he must acquire that also, that he may be able to settle little differences without troubling the magistracy of the place for the interposition of their authority; such as accidents happening in the harbour, by the ships of one nation running foul of and doing damage to each other.

"He is to make himself acquainted, if he be not already, with the law of nations and treaties, with the tariff or specification of duties on articles imported or exported, and with

all the municipal ordinances and laws.

"He must take especial notice of all prohibitions to prevent the export or import of any articles, as well on the part of the state wherein he resides, as of the government employing him; so that he may admonish all British subjects against carrying on an illicit commerce, to the detriment of the revenues, and in violation of the laws of either. And it is his duty to attend diligently to this part of his office, in order to prevent smuggling, and consequent hazard of confiscation or detention of ships, and imprisonment of the masters and mariners.—(Beawes, Lex Merc. vol. ii. p. 42.)

It is also his duty to protect from insult or imposition British subjects of every description within his jurisdiction. If redress for injury suffered is not obtained, he is to carry his complaint by memorial to the British minister residing at the court on which the consulship depends. If there be none, he is to address himself directly to the court; and if, in an important case, his complaint be not answered, he is to transmit the memorial to his

Majesty's secretary of state.—(Beawes, Warden, &c.)

"When insult or outrage is offered by a British subject to a native of the place, and the magistrate thereof complains to the consul, he should summon, and in case of disobedience may by armed force bring before him the offender, and order him to give immediate satisfaction; and if he refuse, he resigns him to the civil jurisdiction of the magistrate, or to the military law of the garrison; nevertheless always acting as counsellor or advecate at his

trial, when there is question of life or property.

"But if a British subject be accused of an offence alleged to have been committed at sea, within the dominion or jurisdiction of his sovereign, it is then the duty of the consul to claim cognizance of the cause for his sovereign, and to require the release of the parties, if detained in prison by the magistracy of the place on any such accusation brought before them, and that all judicial proceedings against them do instantly cease; and he may demand the aid of the power of the country, civil and military, to enable him to secure and put the accused parties on board such British ship as he shall think fit, that they may be conveyed

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en committed at sea, uty of the consul to elease of the parties, sation brought before and he may demand to secure and put the ey may be conveyed to Great Britain, to be tried by their proper judges. If, contrary to this requisition, the magistrates of the country persist in proceeding to try the offence, the consul should then draw up and transmit a memorial to the British minister at the court of that country; and if that court give an evasive answer, the consul should, if it be a sea offence, apply to the Board of Admiralty at London, stating the case; and upon their representation, the secretary for the proper department will lay the matter before the king, who will cause the ambassador of the foreign state, resident in England, to write to his court abroad, desiring that orders may immediately be given by that government, that all judicial proceedings against the prisoner be stayed, and that he be released, - (See Case of Horseman and his Crew, Beawes, vol. ii. p. 422.)

"It is the duty also of a British consul to relieve all distressed British mariners, to ullow them 6d. daily for their support, to send them home in the first British vessels that sail for England, and to keep a regular account of his disbursements, which he is to transmit yearly, or estener if required, to the Navy Office, attested by two British merchants of the place : this is provided for by positive enactment.—(1 Geo. 2, s. 2, c. 14, § 12.) He is also to give free passes to all poor British subjects wishing to return home, directed to the captains of the king's packet boats, or ships of war, requiring them to take them on board. - (See SEAMEN.)

"The consul is not to permit a British merchant ship to leave the port where he resides without his passport, which he is not to grant until the master and crew thereof have satisfied all just demands upon them; and for this purpose he ought to see the governor's pass of a garrisoned town, or the burgomaster's; unless the merchant or factor to whom the ship was consigned will make himself responsible.—(Beawes, Lex Merc, vol. ii. p. 423.)

"It is also his duty to claim and recover all wrecks, cables, and anchors, belonging to British ships, found at sea by fishermen or other persons, to pay the usual salvage, and to

communicate a report thereof to the Navy Board.

"The consuls and vice-consuls of his Majesty are, by express enactment (46 Geo. 3. c, 98, § 9.), empowered to administer oaths in all cases respecting quarantine, in like manner as if they were magistrates of the several towns or places where they respectively reside. It is also laid down, that a consul is to attend, if requested, all arbitrations where property is concerned between masters of British ships and the freighters, being inhabitants of the place where he resides."-(Chitty on Commercial Law, vol. i. pp. 58-61., and the numerous authorities there quoted.)

Any individual, whether he be a subject of the state by which he is appointed, or of another, may be selected to fill the office of consul, provided he be approved and admitted by the government in whose territory he is to reside. In most instances, however, but not always, consuls are the subjects of the state appointing them.

Much, however, of the peculiar duties of a consul must always depend on the nature of the intercourse with the country to which he is sent, and of the instructions given British consuls are regularly supplied with copies of all acts relating to trade and navigation, quarantine, slave trade suppression, emigration, &c., and with the treaties between this and other countries, and must, of course, shape their conduct accordingly. They are strictly forbidden from corresponding with private parties on public matters. We subjoin an extract from the General Instructions for British Consuls.

We subjoin an extract from the General Instructions for British Consuls.

"He will hear in mind that it is his principal duty to protect and promote the lawful trade and trading interests of Great Britain by every fair and proper means, taking care to conform to the laws and regulations in question; and whilst he is supporting the lawful trade of Great Britain, he will take special notice of all prohibitions with respect to the export or import of specified articles, as well on he part of the state in which he resides, as of the government of Great Britain, so that he may canion all British subjects against carrying on an illicit commerce to the detrinent of the revenue, and in violation of the laws and regulations of either country; and he will not fail to give to this department immediate notice of any attempt to contravene those laws and regulations.

"The consul will give his best advice and assistance, when called upon, to his Majesty's trading subjects, quieting their differences, promoting peace, harmony, and good-will amongst them, and conciliating as much as possible the subjects of the two contries, upon all points of difference which may fall under his cognizance. In the event of any attempt being made to injure British subjects either in their persons or property, he will uphold their rightful interests, and the rivileges secured to them by treaty, by due representation in the proper official quarter. He will, at the same time, be careful to conduct himself with mildness and moderation in this transactions with the public author, or if the matter of complaint be not within their jurisdiction, the consul will apply to his Majesty's consul-general, or to his Majesty's minister, if there he no consul-general in the country wherein he resides, in order that he may make a representation to the higher authorities, or take such other steps in the case as he may think proper; and the consul will pay strict attention to the instructions which he may receive from the minister or consul-general."

Emoluments o

Emoluments of Consuls. Prohibition of Trading, &c .- The emoluments of our consuls were, until these few years, principally derived from certain fees, depending on the tonnage, length of the voyages, &c. of the British ships entering and clearing out of the limits of their consulships. But this mode of remunerating them was materially changed by the net 6 Geo. 4. c. 87. The fees payable under this act—(see post)—are but inconsiderable; but the deficiency has been, partly at least, compensated by salaries allowed by government.

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At present, British consuls are, in some instances, permitted to carry on trade, while in others they are interdicted from having any thing to do with it. The principle on which the distinction is made does not seem very obvious. We observe, for example, that the consulat Petersburgh, who must have a great deal to do, is allowed to trade; while the consul at Odessa, whose duties must be much lighter, is denied this privilege. There is the same distinction between the consuls at Venice and Trieste; the latter, whose duties must be the heavier of the two, being allowed to act as a merchant, while the other is not. If this distinction must be kept up, the preferable plan would seem to be to interdict all consuls resident at the great ports, and those resident at other ports principally in the character of political agents, from trading; and to permit it to others. The public duties of the former are either quite sufficient whelly to engross their attention, or they are of such a kind as would make it very inexpedient for those employed in them to be occupied in mercantile pursuits: in the case of the smaller class of ports, but little frequented by British ships, and where the consuls have no peculiar political functions to discharge, there is a less urgent necessity for prohibiting them from carrying on business on their own account. At the same time, however, we are clearly of opinion that it would in all cases be better not to allow consuls to engage, either directly or indirectly, in any sort of industrious undertaking. The main end and purpose of their institution is the facilitating of commerce with the nation in which they reside; and in furtherance of such object they ought, on all occasions, to communicate the fullest and earliest information in their power touching commercial matters, not only to the governme... that appoints them, but to such of its subjects as may apply for their advice and assistance. But, however advantageous publicity may be to others, it may in various ways be extremely hostile to the interests of the consul considered in his capacity of merchant: and, when his own advantage and his public duty are set in opposition, it requires little saga. city to discover which will have the ascendancy. Hence the fair presumption is, that a trading consul will rather endeavour to profit by the peculiar information his situation may enable him to obtain, than to communicate it to others. His interests as a merchant must frequently, also, even when such is not really the case, appear to be in opposition to those of the parties for whose behoof he is said to be appointed; and under such circumstances, his proceedings, however fair, will always be liable to the suspicion of partiality. It is material. also, to observe that mercantile consuls labour under peculiar disadvantages in the obtaining of information. If a consul, not engaged in business, make a proper application to a public functionary, or merchant, for information as to any subject with which they may be acquainted, he will, in most instances, learn all that they know. But it is obvious, on general principles, and we have been assured of the fact by some of the most intelligent officers of the class, that if a trading consul make the same application, the chances are 10 to 1 he will either learn nothing, or nothing that is not false or misleading. The inquiries of the former excite no jealousy, those of the latter invariably do. The former is known to be actuated only by a feeling of liberal curiosity, or by a wish properly to discharge his public duties; but, the latter, being engaged in business, gets credit only for selfish and interested motives, and is believed to be seeking the information merely that he may turn it to his own account. A mercantile consul is, therefore, uniformly the object of the suspicions of all parties, both of his countrymen, and of the foreigners amongst whom he resides. Instead of being, as he ought to be, an independent public functionary, he necessarily gets entaugled in the cabals and intrigues of those whose differences it is his province to conciliate. He is tempted, also, to engage in smuggling adventures, contrary to his duty, and highly injurious to the character of his nation. And though he should be proof against temptations of this sort, he is, like all other individuals, subject to misfortune and bankruptcy; and may, in this way, bring discredit and embarrassment on the government that appoints him. These reasons seem to be far more than sufficient to vindicate the policy of interdicting consuls from trading. But were it otherwise, it is enough to decide the question to state, that if they be made properly to perform the functions of their office, it will occupy every moment of their time. To the argument in favour of the existing system derived from economical considerations we do not attach the smallest weight. To attempt to save a few thousand pounds by allowing an important class of public functionaries to engage in avocations inconsistent with their duty, and destructive of their utility, would be something the very reverse of economy.

Cost of the Establishment. Improvements made in it.—We had occasion, in the former edition of this work, to complain of the cost and inadequacy of our consular establishment. But its expense has since been very much, and, in some instances perhaps, too much reduced; at the same time that measures have been taken for increasing the duties of the consuls, by making them furnish details as to the trade, msnufactures, duties, prices, &c. of the districts in which their consulships are situated. Hitherto this important department of what ought to be the peculiar duty of a consul has been most strangely neglected; but if the properly attended to, it will occupy a large portion of the consul's time, and will be a field for the display of superior talents. Some of the answers made by the consuls to the Circular Queries prepared by the author of this work, have been drawn up with great care

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on trade, while in sciple on which the ple, that the consul while the consul at ere is the same disduties must be the is not. If this dislict all consuls resine character of polis of the former are ich a kind as would nercantile pursuits: hips, and where the urgent necessity for the same time, howt to allow consuls to ng. The main end nation in which they to communicate the tters, not only to the for their advice and may in various ways apacity of merchant; it requires little sagaresumption is, that a ion his situation may s as a merchant must opposition to those of ch circumstances, his iality. It is material, tages in the obtaining pplication to a public which they may be it is obvious, on geneost intelligent officers hances are 10 to 1 he The inquiries of the er is known to be acdischarge his public selfish and interested ay turn it to his own suspicions of all pare resides. Instead of ssarily gets entangled to conciliate. He is and highly injurious

ccasion, in the former onsular establishment. erhaps, too much resing the duties of the duties, prices, &c. of important department ely neglected; but if s time, and will be a by the consuls to the vn up with great care

st temptations of this tcy; and may, in this nts him. These readicting consuls from

state, that if they be

very moment of their from economical confew thousand pounds vocations inconsistent ig the very reverse of and intelligence, and reflect much credit on their authors. There are a good many certainly of a very inferior description; but this is not to be wondered at—it being hardly possible for those who have not given a good deal of their time to such subjects, to make a proper reply to queries relating to them. And if the system is to be perfected to the degree of which it is susceptible, the salaries allowed to the consuls ought to be such as to afford a sufficient remuneration for the services of gentlemen of character, familiar with the principles of public law, commerce, and statistics; and such only ought to be nominated to consular situations. We subjoin that part of the General Instructions for the Consuls that has reference to statistical inquiries.

estical inquiries.

"The consul will forward to the secretary of state, in duplicate, so soon as the information he can collect will enable him so to do, but at any rate within a period of 6 months from the date of his arrival at his residence, a general Report on the trade of the place and district, specifying the commodities, as well of the export as import trade, and the countries which supply the latter, together with the increase or decline in late years, and the probable increase and decline to be expected, and the causes in both cases. He will state the general regulations with respect to trade at the place where he is resident, and their effects. He will particularise what articles, if any, are absolutely probabled to be imported into the country wherein he resides; what articles are prohibited to be imported from any other places than from the place of their growth or production; whether there be any privileges of importation, and what those privileges are, in favour of ships that are of the build of, or belonging to, the country wherein he resides; whether there be any difference in the duty on goods when imported into that country in a foreign ship, and if so, whether it he general, or applicable only to particular articles; what are the rates of duty payable on goods imported into the said country whether there be any toonage duty or other port dues, and what, payable on shipping entering at, or clearing from, the ports of that country whether there be any (and, it so, what) pars in that country wherein goods may be warchoused on importation, and afterwards exported with or without payment of any dutles, and under what regulations."

He is also to transmit an annual statement of the trade with the principal ports of his consulships; and quarterly returns of the prices of corn, &c. This is a good beginning, and, if it be properly followed up, may lead to very advantageous results.

The following are the provisions of the act 6 Geo, 4. c. 87, with respect to the salaries and charges of consuls:—

Salaries to Consuls.—"Whereas the provision which hath hitherto been made for the maintenance and support of the consuls general and consuls appointed by his Majesty to reside within the dominions of sovereigns and foreign states in amily with his Majesty, is inadequate to the maintenance and support of such consuls general and consuls, and it is expedient to make further and due provisions for that purpose;" it is therefore enacted, that it shall be lawful for his Majesty, by any orders to be issued by the advice of his privy council, to grant to all or any of the consuls general or consuls appointed by his Majesty to reside within any of the dominions of any sovereign or foreign state or power in anity with his Majesty, such reasonable salaries as to his Majesty shall seem meet, and by such advice from time to time to alter, increase, or diminish any such salaries or salary as occasion may require.—(6 Geo. 4. c. 8.7. 2.1).

may require.—(6 Geo. 4. c. 57. § 1.)

Terms on which Salaries shall be granted. Leare of Absence.—Such salaries shall be issued and paid to such consuls general and consuls without fee or deduction; provided that all such salaries be granted during his Majesty's pleasure, and not otherwise, and be held and enjoyed by such consuls eneral and consuls, so long only as they shall be actually resident at the places at which they may be so appointed to reside, and discharging the duties of such their offices: provided nevertheless, that icase his Majesty shall, by any order to be for that purpose issued through one of his principal sectaries of state, grant to any such consul general or consul leave of absence from the place to which he may be so appointed, such consul general or consul shall be entitled to receive the whole, or such part as to his Majesty shall seem neet, of the salary accruing during such period of absence.

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-\frac{2}{2}. Sclaries in lieu of Fees formerly paid. Consuls not to take other than the Fees hereinafter mentioned.—
The salaries so to be granted shall be taken by the consuls general and consuls as a compensation for
its states heretofore granted, and all fees of office and grantities heretofore taken by them from the
masters or commanders of British vessels, or from any other person, for any duties or services by
such consuls general or consuls done or performed for any such persons; and no such consuls general
econsuls shall, from the 1st of January, 1820, he entitled, on account of any thing by him done in the
evention of such his office, or for any service by him rendered to any masters or commanders of
Bitish vessels, or to any other person in the execution of such his office, to ask or take any fees,
ecompence, gratuity, compensation, or reward, or any sum of money, save as herein-after is excepted.

21

Certain Fees still allowed to be taken.—It shall be lawful for all consuls general and consuls appointed by his Majesty, and resident within the dominions of any sovereign, or any foreign state or power in anily with his Majesty, to accept the several fees particularly mentioned in the tables to this present at annexed, marked with the letters A. and B. for the several things and official acts and deeds purcularly mentioned in the said schedules; and it shall be lawful for his Majesty, by any orders to be by him made, by the advice of his privy council, from time to time, as occasion may require, to diminish, or wholly to abolish, all or any of the fees nore-said, and to establish and authorise the payment of any greater or smaller or new or additional fees for the several things mentioned in the said schedules, or for any other thing to be by any such consul general or consul done in the execution of such his office—54

such his office.—\( \) 4. Penalty on Consuls demanding more Feesthan specified in the Schedule.—In case any consul general or consul appointed by his Majesty as aforesaid shall, by himself or deputy, or by any person authorised directs in his behalf, ask or accept for any thing by him done in the execution of such his office, or for any service, or duty by him rendered or performed in such his office, for any person whomsoever, any other or greater fee or remuneration than is specified in the schedule, or than shall be sanctioned and specified in or by any such order in council, the person so offending shall forfeit and become liable to say to his Majesty any sum of sterling British money, not exceeding the amount of the salary of such prison for I year, nor less than the 12th part of such namual salary, at the discretion of the court in which such penalty may be recovered; and shall moreover upon a second conviction for any such office forfeit such his office, and for ever after become incapable of serving his Majesty in the same of the like capacity.—5.

which capacity.—♦ 5.

Table of Fees to be exhibited at Custom-houses.—A printed copy of the tables of fees allowed by this Vol. I.—2 R

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act, or which may be sanctioned or allowed by any order to be made in pursuance of this act by his Majesty in council, shall be exhibited in a conspicuous manner, for the inspection of all persons, in the Custom-house in the port of Loudon, and in all other Custom-houses in the several ports and harbours of the United Kingdom of Great Hritain and Ireland; and printed copies thereof shall, by the collector or other chief officer of customs in all such ports and harbours, be delivered gratuitously, and without fee or reward, to every master of any vessel clearing out of any such port or liarbour, and demanding a copy thereof .-- \( 6

demanding a copy thereof.—\[2.6].

Table of Fees to be exhibited at Consuls' Offices.—A copy of the schedule or table of fees to this present act annexed, or which may be established and authorised by any such order in council, shall be hung up and exhibited in a conspicuous place in the public offices of all consuls general or consuls appointed by his Majesty, in the foreign places to which they may be so appointed, for the inspection of all persons interested therein; and any consul general or consul omitting or neglecting to exhibit any such copy of the schedules in such his public office, or refusing to permit the same to be inspected many person interested therein, shall for every such offence forfeit and pay a sum of British sterling money not exceeding one half the amount of the salary of such person for I year, nor less than the 12th part of such annual salary, at the discretion of the court in which such penalty may be recovered.—\[2.7]. Superannuation.—"And whereas it is expedient that his Majesty should be enabled to grant to the said consuls general and consuls appointed as a foresaid, allowances in the nature of superannuation.

of such annual salary, at the discretion of the court in which such penalty may be recovered.—\$\epsilon 7.\$ Superannuation.—\$\tilde{\chi} And whereas it is expedient that his Majesty should be enabled to grant to the said consuls general and consuls, appointed as a foresaid, allowances in the nature of superannuation or reward for meritorious public services; "it is further enacted, that all the regulations contained in 50 Geo. 3. c. 117., 3 Geo. 4. c. 113., 5 Geo. 4. c. 104., respecting superannuation allowances, are hereby extended to the said consuls general and consuls, so far a such regulations can be applied to the cases of such several persons respectively, as fully to all intents and purposes as if the same were repeated and re-enacted in this present act.—\$\epsilon 8.\$ Allowances during \( \psi \) \( \text{with} \) \( \psi \) \( \text{with} \) \( \text{may} \) in the happen that by reason of any war which may hereafter arise between his Majesty and any sovereign, or foreign state or power, within the dominions of whom any such consul general or consul shall be appointed to reside, he shall be prevented from residing, and shall in fact cease to reside, at the place to which he may be so appointed, it shall be lawful for his Majesty, by any order to be issued by the advice of his privy conneil, to grant to any such consul general or consul, who may have served his Majesty in that eapacity for any period not class than 3 years, nor more than 10 years next preceding the commencement of any such war, a special allowance not exceeding the proportion of their respective salaries to which such consuls general or consul shall have served in such his office for the space of 10 years and more, it shall be lawful for his Majesty, by any such order in council as aforesaid, to grant to him such a proportion of his salary, which, by the said act is authorised to be granted, as a superannuation allowance, according to the several periods of service exceeding 10 years, in the said act.—\$\epsilon 0.\$

Commencement.—This act shall take effect from the 1st of January, 1826, except where any other commencement is particularly directed.—≥ 22.

# Tables of Fees allowed to be taken by Consuls General and Consuls, by the preceding Act of

Table A Certificate o	f due la	nding	of goods	expor	ted fro	m the U	nited I	Kingdor	n -	_	2 dollars
Signature of ship's n	anifes	t	-	-	-		•	-	-	-	2 do.
Cartificate of origin,			d	-	-	-	-	-	-	-	2 do.
Bill of health, when	require	d	-	-	-	-	-	-		-	2 do.
Signature of muster			nired	-	-	-	-	-	-	-	2 do.
Attestation of a sign				-	-	-	-	-	-	-	l do.
Administering an oat				-	-	-	-	-	-	-	do.
Seal of office, and sig				cumer	t not si	pecified	herein.	when	require	d -	l do.
Table B Hottomry or				-	-	-	-	-	-	-	2 do.
Noting a protest	-	-	-	-	-	-	-	-	-		l do.
Order of survey	-	-	-	-	-	-	-	-	-	-	2 do.
Extending a protest	or surv	ey	-	-	-	-	-	-	-	-	l do.
Registrations -	-	· -	-	-	-	-	-	-	-	-	l do.
Visa of passport	-	-	-	-	-	-	-	-	-	-	do do
Valuation of goods	-	-	-	-	-	-	-	-	-		l per cent
Attending sales, ‡ pe Attendance out of co and above his trav	nsular -	office a	t a ship	s been vreck,	a chai 5 dolla	ge for t	aluing liem fo	; other r his pe	rwise, l ersonal	per e expe	cent. nses, ove

21 per cent. Management of property of British subjects dying intestate The dollars mentioned in the preceding tables are in all cases to be paid by the delivery of dollars, each of which is to be of the value of 4s. 6d. sterling, and no more, according to the rate of exchange prevailing at the place where such payment is made.

## [The following enactments of Congress are at present in force concerning consuls. Act of April 14th, 1792.

§ 2. That they shall have right in the ports or places to which they are, or may be, severally appointed, of receiving the protests or declarations, which such captains, masters, crews, passengers, and merchants, as are citizens of the United States, may respectively choose to make there; and also and merchants, as are citizens of the United States, may respectively choose to make there; and also such as any foreigner may choose to make before them, relative to the personal interest of any clizen of the United States; and the copies of the said acts, duly authenticated by testid consults or vice consuls, under the seal of their consulates, respectively, shall receive faith in law, equally as their originals would in all courts in the United States. It shall be their duty, where the laws of the country permit, to take possession of the personal estate left by any citizen of the United States, other than seamen belonging to any ship or vessel, who shall die within their consulates, leaving there no legal representative, partner in trade, or trustee by him appointed, to take care of his effects; they shall inventory the same, with the assistance of two merchants of the United States, or, for want of them, of any others, at their choice; shall collect the debts due to the deceased in the country where he died, and pay the debts due from his estate which he shall have there contracted; shall salled anction, after reasonable public notice, such part of the estate as shall be of a perishable nature, and such further part, if any, as shall be necessary for the payment of bis debts, and, at the expiration of one year from his decease, the residue; and the balance of the estate they shall transmit to the treasury of the United States, to be holden in trust for the legal claimants. But if, at any time before such transmission, the legal representative of the deceased, it shall be the duty of the consulor vice. For the information of the representative of the deceased, it shall be the duty of the consulor vice.

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suance of this act by his spection of all persons, in he several ports and har he several ports and nar-pies thereof shall, by the elivered gratnitously, and such port or harbeur, and

ble of fees to this present in council, shall be hung eral or consuls appointed the inspection of all per-cting to exhibit any such me to be inspected by any of British sterling money or less than the 12th part nay be recovered.—§ 7, e chabled to grant to the nature of superannuation regulations contained in a allowances, are berely

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of any war which may power, within the domi-ide, he shall be prevented, y be so appointed, it shall ye conneil, to grant to any apacity for any period not it of any such war, a spe-chick such consults grant which such consuls general on 4., in case the period of rs: provided that In case the space of 10 years and aforesald, to grant to him granted, as a superannua-io years, in the said act.

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## ncerning consuls.

are, or may be, severally masters, crews, passeogers, se to make there; and also onal interest of any citizen by the said consuls or vice nith in law, equally as ther ty, where the laws of the r of the United States, other i of the United States, other usualistes, leaving there no care of his effects; they itted States, or, for want of assed in the country where contracted; shall sell at far perishable nature, and s, and, at the expiration of they shall ransmit to the Int if, at any time before and demand his effects he determined the country to the country of the cou

cansul, suthorized to proceed as aforesaid in the settlement of his estate, immediately to notify 'lis desth in one of the gazettes published in the consulate, and also to the secretary of state, that the same may be notified in the state to which the deceased shall belong: and he shall also, as soon as may be,

destin none of the guzettes published in the consultse, and may be not the secretary of state, fint the same as the notified in the state to which the deceased shall belong: and lie shall also, as soon as may be, transmit to the secretary of state an inventory of the effects of the deceased taken as before directed.

3. That the said consuls and vice consuls, in cases where ships or vessels of the United States shall be stranded on the consuls of their consulates, respectively, shall, as far as the laws of the country will permit, take proper measures, as well for the purpose of saving the said ships or vessels, their cargoes and appurtenances, as for storing and securing the effects and merchandise saved, and for raking an inventory or inventories thereof; and the merchandise and effects saved, with the inventory or inventories thereof, taken as aforesaid, shall, after deducting therefrom the expense, be delivered to the owner or owners. Provided, That no consul or vice consul shall have authority to take possession of any such goods, wares, merchandise, or other property, when the master, owner, or consignes thereof is present, or capable of taking possession of the same.

4. That it shall and may be lawful for every consul and vice consul of the United States to take and receive the following fees of office, for the services which he shall have performed:—For authenticating, under the consular seal, every protest, declaration, deposition, or other at, which such captains, masters, mariners, seamen, passengers, merchants, or others, as are citizens of the United States the sum of two dollars. For the taking into possession, inventorying, selling, and finally settling and paying, or transmitting, as aforesaid, the balance due on the personal estate left by any citizen of the United States who shall die within the limit of his consultance, five per centum on the gross amount of such estate. For taking into possession, and otherwise preceding on, any such estate which shall be delivered over to the legal repress proceeding on, any such estate which shall be delivered over to the legal representative before a final settlement of the same, as is hereimbefore directed, two and a half per centum on such part delivered over as shall not be in money, and five per centum on the gross amount of the residue. And it shall be the duty of the consuls and vice consuls of the United States to give receipts for all fees which they shall receive by virtue of this act, expressing the particular services for which they are paid.

§ 5. That in case it be found necessary for the interest of the United States, that a consul or consul se appointed to reside on the const of Barbary, the president be authorized to allow an annual salary, not exceeding two thousand dollars, to each person so to be appointed: Provided, That such salary by the such that one consul for any one of the states of the said const.

§ 6. That every consul and vice consul shall, before they enter on the execution of their trusts, or talteady in the execution of the same, within one year from the massing of this net, or, if resident in

(8). That every command vice consuls shall, nerver they enter on the execution of their rimes, or if already in the execution of the same, within one year from the passing of this not, or, if resident in Asia, within two years, give bond, with such sureties as shall be approved by the secretary of state, in a sum of not less than two thousand, nor more than ten thousand dollars, conditioned for the true and faithful discharge of the duties of his office, according to law, and also for truly accounting for all maneys, goods, and effects which may come into his possession by virtue of this act: and the said bond shall be lodged in the office of the secretary of the treasury.

#### Act of February 28th, 1803.

Act of February 28th, 1803.

31. Be it enacted, &c. That before a cleurance be granted to any vessel bound on a foreign voyage, the master thereof shall deliver to the collector of the customs a list, containing the names, places of birth, and residence, and a description of the persons who compose his ship's company, to which list tree, together with the places of their birth and residence, so far as he can ascertain them, and the said collector shall deliver him a certified copy thereof, for which the collector shall be entitled to receive the sum of twenty-five cents; and the said master shall, moreover, enter into bond with sufficient security, in the sum of four hundred dollars, that he shall exhibit the aforesaid ecrifical copy arited list to the first boarding officer, at the first port in the United States at which he shall arrive, as his return thereto, and then and there also produce the persons named therein, to the said boarding officer, whose duty it shall be the duty of the collector at the said port of arrival, (where the same is different from the port from which the vessel originally sailed.) to transmit a copy of the list so reported to him, to the collector of the port from which had vessel originally sailed! Provided, That the said bond shall not be forfeited on account of the said master not producing to the first boarding officer, as a foresaid, any of the persons contained in the said master not producing to the first boarding officer, as a foresaid, any of the persons contained in the said master not producing to the first boarding officer, as a foresaid, any of the persons contained in the said master not producing to the first boarding officer, as a foresaid, any of the persons contained in the said master not producing to the first boarding officer, as a foresaid, any of the persons contained in the said master not produced to the collector with the other persons consent of the consul, commercial agent, or vice commercial agent, there residing, signified in writing, under his hand and official seal, to be produced to the collector with the other persons com-posing the crew, as aforesaid; nor on account of any such person lying or absconding, or heigh forcibly impressed into other service, of which satisfactory proof shall be then also exhibited to the collector.

impressed into other service, of which satisfactory proof shall be then also exhibited to the collector. § 2. That it shall be the duty of every master or commander of a ship or vessel, belonging to citizens of the United States, who shall sail from any port of the United States, after the first day of May next, on his arrival at a foreign port, to deposite his register, seabetter, and Mediterranean passport, with the consul, vice consul, commercial agent, or vice commander, to deposite the said papers as sforesaid, he shall forfeit and pay five hundred dollars, to be recovered by the said consul, vice consul, commercial agent, or vice commercial agent, or when the said consul, vice consul, commercial agent, or vice commercial agent, or when the said consul, when the said consul, vice consul, commercial agent, or vice commercial agent, on such master or commander producing to him a clear-ance from the proper offeer of the port where his ship or vessel may be, to deliver the said master

commercial agent, or vice commercial agent, on such anaster or commander producing to him a clearance from the proper officer of the port where his ship or vessel may be, to deliver to the said muster
or commander all of his said papers: Provided, such master or commander shall have compiled with
the provisions contained in this act, and those of the act to which this is a supplement.

§ 3. That we never a ship or vessel, belonging to a citizen of the United States, shall be sold in a
foreign country, and her company discharged, or when a seaman or mariner, a citizen of the United
States, shall, with his own consent, be discharged in a foreign country, it shall be the duty of the
unster or commander to produce to the consul, vice consul, commercial agent, or vice commercial
agent, the list of his ship's company, certified as a forestaid, and to pay to such consul, vice consul,
commercial agent, or vice commercial agent, for every seaman or mariner so discharged, being designated on such list as a citizen of the United States, three months' pay, over and shove the wages
which may then be due to such mariner consensal, we thirds thereof to be nothly when consul or which may then be due to such mariner or seamun, two thirds thereof to he paid by such consul or commercial agent, to each seaman or mariner so discharged, upon his engagement on board of any vessel to return to the United States, and the other remaining third to be retained for the purpose of creating a fund for the payment of the passages of seamen or mariners, citizens of the United States, who may be desirous of returning to the United States, and for the maintenance of American seamon who may be desirous of returning to the United States, and for the maintenance of American seamon

who may be destrough and may be in such foreign port; and the several sums retained for such fund shall be accounted for with the trensury every six months, by the persons receiving the same.

4. That it shall be the duty of the consuls, vice consuls, commercial agents, vice commercial agents of the United States, from time to time, to provide for the mariners and seamen of the United States, who may be found destitute within their districts, respectively, sufficient subsistence and passages to some port in the United States, in the most reasonable manner, at the expense of the United States, subject to such instructions as the secretary of state shall give; and that all masters

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and commanders of vessels belonging to citizens of the United States, and bound to some port of the same, are hereby required and enjoined to take such mariners or seamen on board of their ships or vessels, at the request of the said consuls, vice consuls, commercial agents, or vice commercial agents respectively, and to transport them to the port in the United States to which such ships or vessels may be bound, on such terms, not exceeding ten dollars for each person, as may be agreed between the said muster and consul, or commercial agent. And the said mariners or seamen shall, if able, be the said master and consult, or commercial agent. And the said mariners or seamen shall, if able, he bound to do duty on board such ships or vessels, according to their several nilities: Provided, That no master or captain of any ship or vessel shall be obliged to take a greater number than two men to every one hundred tons burden of the said ship or vessel, on any one voyage; and if any such captain or master shall refuse the same, on the request or order of the consul, vice consul, connercial agent, or vice commercial agent, such captain or master shall forfeit and pay the sum of one hundred dollars for each mariner or seammu so relused, to be recovered, for the benefit of the United State, in any court of competent jurisdiction. And the certificate of any such consul or commercial agent, given under his hand and official seal, shall be prima face evidence of such refusal, in any court of face the shall and official seal, shall be orbina face evidence of such refusal, in any court of the lattice of the consults, vice consults, commercial agents, or vice connercial agents, such reasonable sums as they may heretofore larve advanced for the relief of seamen, though the same should exceed the rate of twelve cents a man per diem."

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\$ 6. That it shall and may be lawful for every consul, vice consul, commercial agent, and vice commercial agent, of the United States, to take and receive, for every certificate of discharge of any seaman or mariner in a foreign port, fifty cents; and for commission on paying and receiving the amount of wages payable on the discharge of seamen in foreign ports, two and a half per centum.

\$ 7. That if any consul, vice consul, commercial agent, or vice commercial agent, shall, falsely and knowlingly, certify that property belonging to foreigners is property belonging to citizens of the United States, be shall, on conviction thereof, in any court of competent jurisdiction, forfelt and pay a fine not exceeding ten thousand dollars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand dollars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand collars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand collars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand collars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand collars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand collars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand collars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand collars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand collars, at the discretion of the court, and be imprisoned for any term not exceeding ten thousand collars, at the discretion of the court, and the collars are constant. exceeding three years.

28. That if any consul, vice consul, commercial ngent, or vice commercial agent, shall grant a passport, or other paper, certifying that any alien, knowing him or her to be such, is a citizen of the United States, he shall, on conviction thereof, in any court of competent jurisdiction, forfeit and pay a fine not exceeding one thousand dollars.

not exceeding one thousand unions.
§ 9. That all powers of attorney, executed after the thirtieth day of June next, in a foreign country, for the transfer of any stock of the United States, or for the receipt of interest thereon, shall be venfed by the certificate and seal of a consul, vice consul, commercial agent, or vice connectial agent. if any there be, at the place where the same shall be executed, for which the person giving the certificate shall receive fifty cents.

Act of May 1st, 1810. d 4. That it shall not be lawful for the consuls of the United States, residing on the Barhary coast, § 4. That it shall not be lawful for the consuls of the United States, residing on the Barbary coas, or either of them, to expend, or to disburse, or pay, or cause to be paid, for any purpose, or on any preference whatever, not authorized by law, to any one of the Barbary powers, or to the officers or subjects thereof, a greater sum than three thousand dollars in any one year, with intent to charge the United States with the same, without first obtaining a special approbation, in writing, from the president of the United States, for that purpose. And every such consul who shall, after notice of this ac, expend or disburse, or pay, or cause to be paid, for any purpose, or on any perence whatever, not authorized by law, to any one of the Barbary powers, or to the officers or subjects thereof, a greater sum than three thousand dollars in any one year, or shall be adding or assisting therein, without first obtaining the approbation of the president as aforesaid, shall forfeit and pay to the treasury of the United States a sum equal to one half his yeartly compensation; and shall, moreover, stand charged with, and be accountable for, all moneys so disbursed or paid, contrary to the provisions of this act.

§ 5. That, from and after the first day of November next, no consul of the United States residing on the Harbary conset shall own, in whole or in part, any ship or vessel, to be concerned, directly of

on the Barbary coast shall own, in whole or in part, any ship or vessel, to be concerned, directly of indirectly, in the exportation from, or importation to, any of the states on the coast of Barbary, of

indirectly, in the exportation from, or importation to, any of the states on the coast of harbary, of any goods, wares, or merchandise, on penalty that every consults offending, and being thereofconvicted, shall, for every offence, forfeit a sum not exceeding one thousand dollars.

§ 6. That it shall be the duty of the consuls residing on the Barbary const to transmit to the secretary of the treasury, annually, an account of all moneys received, and of all disbursements or expenditures made, by them, respectively, for or on account of the United States, and the particular purpose to which the moneys have been applied, and the vouclers to support the same and the secretary of the treasury shall transmit to congress, within two months after the commencement of the first session thereof, in every year, a statement of all the moneys disbursed from the treasury of the United States, for expenses of intercourse with the Barbary powers during the preceding year, therein nothing, as far as can be ascertained at the treasury, the sums received by the respective agents or consula, and the purposes to which the same have been applied.

purposes to which the same have been applied.

#### Act of March 13th, 1813.

d 6. That, from and after the time when this act shall take effect, the consuls or commercial agents ◊ 6. That, from and after the time when this act shall take effect, the consuls or commercial agents of any nation at peace with the United States shall be admitted (under such regulations as may be prescribed by the president of the United States,) to state their objections to the proper commander or collector as aforesaid, a "ainst the employment of any scannar or scafaring man on board of any public or private vessel of the United States, on account of his being a native subject or citizen of such nation, and not embraced within the description of persons who may be lawfully employed, according to the provisions of this act; and the said consuls or commercial agents shall also be admitted, under the said regulations, to be present at the time when the proofs of citizenship, of the persons against whom such objections may have been made, shall be investigated by such commander or collector.

# Act of March 3d, 1817.

1. Be it enacted, Se. That the register or other documents in lieu thereof, together with the clear-§ 1. Be it enacted, i.e. That the register or other documents in lieu thereof, together with the clearance and other papers granted by the officers of the customs to any foreign ship or vessel, at her departure from the port or place from which she may have arrived, shall, previous to entry in any port of the United States, he produced to the collector with whom such entry is to be made. And it shall be the duty of the master or commander, within forty-eight hours after such entry, to deposite the said papers with the consul or vice consul of the nation to which the vessel belongs, and to deliver to the collector the certificate of such consul or vice consul that the said papers have been so deposited; and any master or commander, as aforesaid, who shall fail to comply with this regulation, shall, upon conviction thereof in any court of competent jurisdiction, be fined in a sum to less than five handred dollars nor exceeding two thousand dollars: Provided, That this act shall not extend to the vessels of foreign nations in whose ports American consuls are not regretited to have the exceedy and vessels of foreign nations in whose ports American consuls are not permitted to have the custody and possession of the register and other papers of vessels entering the ports of such nation, according to the provisions of the second section of the act, supplementary to the act "concerning consuls and

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und to some port of the n board of their ships or r vice commercial agents ich auch ships or vessels may be agreed between t may be agreed between seamen shall, if uble, be abilities: Provided, That unmber than two men to e; and if any such cap-vice consul, commercial , vice consul, commercial the sum of one hundred t of the United States, in sul or commercial ag fusal, in any court of law

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cial agent, and vice comof discharge of any seaand receiving the amount

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uls or commercial agents ch regulations as may be to the proper communder ng man on board of any subject or citizen of such ully employed, according i also be admitted, under ip, of the persons against mmander or collector.

f, together with the clearship or vessel, at her derious to entry in any port to be made. And it shall ich entry, to deposite the belongs, and to deliver to s have been so deposited; is regulation, shall, upon not less than five hun-slinil not extend to the if to have the custody and such nation, according to concerning consuls and vice consuls, and for the further protection of American seamen," passed the twenty-eighth of Feb-

vice consuls, and for the further pretection of American seamen," passed the twenty-eighth of February, one thousand eight hundred and three.

2. That it shall not be tawful for any foreign consult to deliver to the master or commander of any foreign vessel the register and other papers deposited with him pursuant to the provisions of this act, nutil such master or commander shall praduce to him a clearance, in due form, from the collector of the port where such vessel has been entered; and any consul offending against the provisions of this act, shall upon conviction thereof before the supreme court of the United States, be fined, at the discretion of the court, in a sum not less than five hundred dollars nor exceeding five thousand dellars.

### Act of March 1st, 1823.

Act of March 1st, 1823.

§ 7. That no goods, wares, or merchandise, subject to ad valorem duty, imported as aforesaid, and belonging to a person or persons not residing at the time in the United States, and who shall have actually purchased the same, shall be admitted to entry, unless the involce be verified by the oath of the owner, or one of the owners, certifying that the said goods, wares, or merchandise, were actually purchased for his account, or for account of himself and partners — the said protess; that the invoice annexed thereto contains a true and faithful account of the act—al cost thereof, and of all charges thereon; and that no discounts, bounties, or drawbacks, are contained in the said twice, but such as have been actually allowed on the same; which said oath shall be administered by a consul or commercial agent of the United States: or by some public officer duly authorized to administer oaths in the country where the said goods, wares, or merchandise, shall have been purchased, and the same duly certified by the said consul, commercial agent, or public officer; in which latter case, such official, that if there be no consul or commercial agent, or public officer; in which latter case, such official, that if there be no consul or commercial agent, or public officer; in which latter case, such official, shall be executed by a consul of a nation at the time in amity with the United States; if there be any such residing there; and if there be no such consul in the country, the said authentication shall be made by two respectable merchandis, if any such there be, residing in the port from which the said goods, wares, or merchandise, shall have been imported.

§ 8. That no goods, wares, or merchandise, subject to ad valorem duty, imported as aforesaid, and belonging to a person or persons not residing at the time in the United States, who may not have acquired the same in the ordinary mode of burgain and sale, or belonging to a person or persons who may be the ordinary mode of burgain and sale, or

ising indicate overcevalue at the unit attent actions and where the same were procured or manufactured, as the case may be, and of all charges thereon; and that the said invoice contains no discounts, bounties, or drawbacks, but such as have been actually allowed; which said outs shall have been duly administered and authenticated in the mode prescribed in the seventh section of this

act.

\$\frac{1}{22}\$. That, for every verification and certificate, made under this act, before a consul or commercial agent of the United States, such consul or commercial agent shall be entitled to demand and receive, from the person making the same, a fee of two dollars: \textit{Provided}\$, Each shipper shall have the right to include all articles shipped by him in the same invoice.

### Act of March 3d, 1835.

 ↑1. Be it enacted, &c. That if any consul, vice consul, commercial agent, or vice commercial agent, shall knowingly and falsely certify to any invoice, or other paper to which his certificate is by law authorised or required, he shall, on conviction thereof, in any court of competent jurisdiction, forfeit and pay a fine not exceeding ten thousand dollars, at the discretion of the court, and be imprisoned for a term not exceeding three years, at the like discretion.

See Kent's Commentaries on American Law, Lecture 2d.—Am. Ed.]

CONTRABAND, in commerce, a commodity prohibited to be exported or imported, bought or sold.

CONTRADAND is also a term applied to designate that class of commodities which neutrals are not allowed to carry during war to a belligerent power.

It is a recognised general principle of the law of nations, that ships may sail to and trade with all kingdoms, countries, and states in peace with the princes or authorities whose flags they bear; and that they are not to be molested by the ships of any other power at war with the country with which they are trading, unless they engage in the conveyance of contraband goods. But great difficulty has arisen in deciding as to the goods comprised under this term. The reason of the limitation suggests, however, the species of articles to which it principally applies. It is indispensable that those who profess to act upon a principle of neutrality should carefully abstain from doing any thing that may discover a bias in favour of either party. But a nation who should furnish one of the belligerents with supplies of warlike stores, or with supplies of any article, without which that belligerent might not be able to carry on the contest, would obviously forfeit her neutral character; and the other belligerent would be warranted in preventing such succours from being sent, and in confiscating them as lawful prize. All the best writers on international law admit this principle; which, besides being enforced during every contest, has been sanctioned by repeated treaties. In order to obviate all disputes as to what commodities should be deemed contraband, they have sometimes been specified in treaties or conventions-(See the references in Lampredi del Commercio de' Popoli Neutrali, § 9.) But this classification is not always respected during hostilities; and it is sufficiently evident that an article which might not be contraband at one time, or under certain circumstances, may become contraband at another time, or under different circumstances. It is admitted on all hands, even by M. Hubner, the great advocate for the freedom of neutral commerce—(De la Saisie des Bâtimens Neutres, tom. i. p. 193.)—that every thing that may be directly available for hostile purposes is contraband, as arms, ammunition, horses, timber for ship-building, and all sorts of naval stores. The greatest difficulty has occurred in deciding as to provisions, which are sometimes held to be

contraband, and sometimes not. Lord Stowell has shown that the character of the port to which the provisions are destined, is the principal circumstance to be attended to in deciding whether they are to be looked upon as contraband. A cargo of provisions intended for an enemy's port, in which it was known that a warlike armament was in preparation, would be liable to arrest and confiscation; while, if the same cargo were intended for a port where none but merchantmen were fitted out, the most that could be done would be to detain it, paying the neutral the same price for it he would have got from the enemy.

By the ancient law of Europe, a ship conveying any contraband article was liable to confiscation as well as the article. But in the modern practice of the courts of admiralty of this and other countries, a milder rule has been adopted, and the carriage of contraband articles is attended only with the loss of freight and expenses, unless when the ship belongs to the owner of the contraband cargo, or when the simple misconduct of conveying such a cargo has been connected with other malignant and aggravating circumstances. Of these a false destination and false papers are justly held to be the worst.—(5 Rob. Adm. Rep.

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The right of visitation and search is a right inherent in all belligerents; for it would be absurd to allege that they had a right to prevent the conveyance of contraband goods to an enemy, and to deny them the use of the only means by which they can give effect to such right.—(Vattel, book iii. c. 7. § 114.) The object of the search is twofold: first, to ascertain whether the ship is neutral or an enemy, for the circumstance of its hoisting a neutral flag affords no security that it is really such; and, secondly, to ascertain whether it has contraband articles, or enemies' property, on board. All neutral ships that would navigate securely during war must, consequently, be provided with passports from their government, and with all the papers or documents necessary to prove the property of the ship and cargo—(see Ship's Papers); and they must carefully avoid taking any contraband articles or belligerent property on board. And hence, as Lampredi has observed, a merchant ship which seeks to avoid a search by crowding sail, or by open force, may justly be captured and

subjected to confiscation.—(§ 12.)

It has, indeed, been often contended that free ships make free goods (que le pavillon couvre la marchandise) and that a belligerent is not warranted in seizing the property of an enemy in a neutral ship, unless it be contraband. The discussion of this important question would lead us into details which do not properly come within the scope of this work. We may, however, shortly observe, that no such privilege could be conceded to neutrals. without taking from belligerents the right, inseparable from a state of war, of seizing an enemy's property if found in places where hostilities may be lawfully carried on, as on the high seas. In fact, were the principle in question admitted, the commerce of a belligerent power with its colonies, or other countries beyond sea, might be prosecuted in neutral ships, with as much security during war as in peace; so that neutrals would, in this way, be authorised to render a belligerent more important assistance than, perhaps, they could have done had they supplied him with troops and ammunition! But it is surely unnecessary to say, that to act in this way is a proceeding altogether at variance with the idea of neutrality. Neutrals are bound to conduct themselves in the spirit of impartiality; and must not afford such aid or assistance to one party, as may the better enable him to make head against the other. It is their duty "non interponere se bello, non hoste imminente hostem eripere." And yet it is manifest that the lending of neutral bottoms to carry on a belligerent's trade is in direct contradiction to this rule. The ships or cruisers of a particular power may have swept those of its enemy from the sea, and reduced him to a state of great difficulty, by putting a stop to his commerce with foreigners, or with his own colonies; but of what consequence would this be, if neutrals might step in to rescue him from such difficulties, by carrying on that intercourse for him which he can no longer carry on for himself? It is natural enough that such a privilege should be coveted by neutrals: but, however advantageous to them, it is wholly subversive of the universally admitted rights of belligerent powers, as well as of the principles of neutrality; and cannot, therefore, be truly said to be bottomed on any sound principle.

In the war of 1756, the rule was laid down by Great Britain, that neutrals are not to be allowed to carry on a trade during war, that they were excluded from during peace; so that, supposing a nation at war with Great Britain had, while at peace, prohibited foreigners from engaging in her colonial or coasting trade, we should not have permitted neutrals to engage in it during war. This rule has been much complained of; but the principle on which it is founded seems a sound one, and it may in most cases be safely adopted. The claims of neutrals cannot surely be carried further than that they should be allowed to carry on their trade during war, as they had been uccustomed to carry it on during peace, except with places under blockade; but it is quite a different thing when they claim to be allowed to employ themselves, during war, in a trade in which they had not previously any right to engage. To grant them this, would not be to preserve to them their former rights, but to give them new ones, which may be fairly withheld. Supposing, however, that either of the belligerent powers has force sufficient to prevent any intercourse between the other and its other and its color

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t neutrals are not to be during peace; so that, shibited foreigners from itted neutrals to engage principle on which it is opted. The claims of owed to carry on their ing peace, except with claim to be allowed to viously any right to errmer rights, but to give that either of the belithe other and its colonies, or any intercourse between different ports of the other, she might, in the exercise of the legitimate rights of a belligerent, exclude neutrals from such trade, even though it had formerly been open to them; because otherwise she would be deprived of the advantage of her superior force; and the neutrals would, in fact, when employed in this way, be acting as the most efficient allies of her enemy.

For a full discussion of this important and difficult question, and of the various distinctions to which it gives rise, see the work of Hubner (De la Saisie des Bâtimens Neutres, 2 tomes, 12mo. 1757), in which the different arguments in favour of the principle that "the flag covers the cargo" are stated with perspicuity and talent. The opposite principle has been advocated by Lampredi, in his very able treatise Del Commercio de' Popoli Neutrali, § 10.: by Lord Liverpool, in his Discourse on the Conduct of Great Britain in respect to Neutrals, written in 1757; and, above all, by Lord Stowell, in his justly celebrated decisions in the Admiralty Court. Martens inclines to Hubner's opinion.—(See Précis du Droit des Gens, liv, 8. c. 7.)

[See Kent's Commentaries on American Law, Lecture 7th .- Am. Ed.]

CONVOY, in navigation, the term applied to designate a ship or ships of war, appointed by government, or by the commander in chief on a particular station, to escort or protect the merchant ships proceeding to certain ports. Convoys are mostly appointed during war; but they are sometimes, also, appointed during peace, for the security of ships navigating seas infested with pirates.

Individuals have not always been left to themselves to judge as to the expediency of sailing with or without convoy. The governments of most maritime states have thought proper, when they were engaged in hostilities, to oblige their subjects to place themselves under an escort of this sort, that the enemy might not be enriched by their capture. Acts to this effect were passed in this country during the American war and the late French war. The last of these acts (43 Geo. 3. c. 57.) enacted, that it should not be lawful for any ship belonging to any of his Majesty's subjects (except as therein provided) to depart from any port or place whatever, unless under such convoy as should be appointed for that purpose. The master was required to use his utmost endeavours to continue with the convoy during the whole voyage, or such part thereof as it should be directed to accompany his ship; and not to separate therefrom without leave of the commander, under very heavy pecuniary penalties. And in case of any ship departing without convoy contrary to the act, or wilfully separating therefrom, all insurances on the ship, cargo, or freight, belonging to the master, or to any other person directing or privy to such departure or separation, were rendered null and void. The customs officers were directed not to allow any ship that ought to sail with convoy to clear out from any place in the United Kingdom for foreign parts, without requiring from the master, bond with one surety, with condition that the ship should not depart without convoy, nor afterwards desert or wilfully separate from it. The regulations of this act did not extend to ships not requiring to be registered, nor to those licensed to sail without convoy, nor to those engaged in the coasting trade, nor to those belonging to the East India Company, &c.

It is very common, during periods of war, to make sailing or departing with convoy a condition in policies of insurance. This, like other warranties in a policy, must be strictly performed. And if a ship warranted to sail with convoy, sail without it, the policy becomes void, whether this be imputable to any negligence on the part of the insured, or the refusal of government to appoint a convoy.

There are five things essential to sailing with convoy: viz. first, it must be with a regular convoy under an officer appointed by government; secondly, it must be from the place of rendezvous appointed by government; thirdly, it must be a convoy for the voyage; fourthly, the master of the ship must have sailing instructions from the commanding officer of the convoy; and fifthly, the ship must depart and continue with the convoy till the end of the voyage, unless separated by necessity.

With respect to the third of these conditions we may observe, that a warranty to sail with convoy generally means a convoy for the voyage; and it is not necessary to add the words "for the voyage" to make it so. Neither will the adding of these words in some instances, make the omission of them, in any case, the ground of a different construction. A warranty to sail with convoy does not, however, uniformly mean a convoy that is to accompany the ship insured the entire way from the port of departure to her port of destination; but such convoy as government may think fit to appoint as a sufficient protection for ships going the voyage insured, whether it be for the whole or only a part of the voyage.

Sailing instructions, referred to in the fourth condition, are written or printed directions delivered by the commanding officer of the convoy to the several masters of the ships under his care, that they may understand and answer signals, and know the place of rendezvous appointed for the fleet in case of dispersion by storm, or by an enemy, &c. These sailing instructions are so very indispensable, that no vessel can have the full protection and benefit of convoy without them: hence, when, through the negligence of the master, they are not obtained, the ship is not said to have sailed with convoy; and a warranty in a policy of in-

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1 11 surance to that effect is held not to be complied with. If, however, the master do all in his power to obtain sailing instructions, but is prevented from obtaining them by any insuperable obstacle, as the badness of the weather; or if they be refused by the commander of the convoy; the warranty in the policy is held to be complied with.

For further information as to convoy, see Abbott on the Law of Shipping, part iii. c. 3.:

Marshall on Insurance, book i. c. 9. § 5., and the Act 43 Geo. 3. c. 57, Ac.

COPAIVA. See BALSAM.

COPAL, improperly called gum copal, is a valuable and singular kind of resin, that naturally exudes from different large trees, and is imported partly from America, and partly from the East Indies. The best copal is hard and brittle, in rounded lumps of a moderate size, easily reducible to a fine powder, of a light lemon yellow colour, beautifully transparent, but often, like amber, containing parts of insects and other small extraneous bodies in its substance. Its specific gravity varies from 1.045 to 1.139. It has neither the solubility in water common to gums, nor the solubility in alcohol common to resins, at least in any considerable degree. It may be dissolved by digestion in drying linseed oil, and other volatile menstrua. This solution forms a beautiful transparent varnish, which, when, properly applied, and slowly dried, is very hard and very durable. Copal varnish was first discovered in France, and was long known by the name of vernis martin. It is applied to snuff-boxes, tea-boards, and other utensils. It preserves and gives lustre to paintings; and contributes to restore the decayed colours of old pictures, by filling up cracks, and rendering the surface capable of reflecting light more uniformly. Copal is liable to be confounded with gum anime, when the latter is very clear and good. But it is of importance to distinguish between them, as the anime, though valuable as a varnish, is much less so than the finest copal; the varnish with the former being darker coloured, and not so hard. Besides the external appearance of each, which is pretty distinct to a practised eye, the solubility in alcohol furnishes a useful test,—the animé being readily soluble in this fluid, while the copal is hardly affected by it; copal is also brittle between the teeth, whereas animé softens in the mouth.—(Rees's Cyclopædia, Ure's Dictionary, &c.)

The imports of gum animé and copai are not distinguished in the custom-house accounts. The entries of both for home consumption amounted, at an average of the 3 years ending with 1831, to 123,723 lbs. a year. The duty has been judiciously reduced from 56s. to 6s. a cwt. Copal fetches in the London market from 6d. to 1s. 7d. per lb., duty paid.

COPENHAGEN, the capital of Denmark, situated on the east coast of the island of Zealand, in the channel of the Baltic called the Sound; in lat. 55° 41' N., lon. 12° 35' 46" E. Population about 105,000. It is a well-huilt, handsome city. In going into Copenhagen, the course is between the buoy on the Stubben Bank to the left, and the buoy on the Middlegrounds, and those in advance of the three Crown batteries on the right, W. S. W. by compass. From the three crowns to the roads the course is S. S. W. The water in the channel is from 6 to 4 fathoms deep; but it is narrow, and the navigation rather difficult. There is no obligation to take a pilot on board; but if a vessel wish for one, she may heave to sbreast of the battery, when he will come to her. Vessels not intending to come into harbour bring up in the roads, at from 1 to 1 a mile from shore, in about 4 fathoms, the town bearing S.S.W. In the harbour, within the boom, the water is from 17 to 18 feet deep. Vessels in harbou load and unload alongside the quay. The anchorage in the roads is good and safe.

Money .- Accounts are kept in rixdollars of 6 marcs, or 96 skillings; the rixdollar being formerly Money.—Accounts are kept in rixdoilars of 0 marcs, or 90 skillings; the rixdoilar being formerly worth about 4s. Id. sterling. Blut in 1813, a new monetary system was adopted, according to which the new or Rigsbank dollar is worth 2s. 3½d.., being half the value of the old specie dollar, and \(\frac{1}{2}\) of the old current dollar. But the money generally issed in commercial transactions bank money, which is commonly at a heavy discount. The par of exchange, estimated by the Rigsbank dollar, would be 8 dollars 76 skillings per pound sterling.

Weights and Measures.—The commercial weights are, 16 pounds = 1 lispound; 20 lispound = 1 shippound; 100 lb. = 110\frac{1}{2}\) ibs. avoirdupois = 134 lbs. Troy = 101 lbs. of Amsterdam = 103 lbs. of Hamburgh.

The liquid measures are, 4 ankers = 1 ahm or ofin; 1\frac{1}{2}\) ahm = 1 lugshead; 2 hogsheads = 1 pipe; 2 pipes = 1 quarter. The anker = 10 (very nearly) English wine gallons. A fuder of wine = 930 pots; and 100 nots = 254 wine gallons.

and 100 pots = 25 wine gallons.

The dry measures are, 4 viertels = 1 scheffel; 8 scheffels = 1 toende or ton; 12 tons = 1 last = 47 Winchester bushels. The last of oil, butter, herrings, and other oily substances, should weigh 224 lbs. nett.

The measure of length is the Rhineland foot =  $12\frac{1}{2}$  inches very nearly. The Danish ell = 2 feet; 100

ells = 681 English yards.

Trade of Copenhagen.-This is not very considerable, and has latterly declined. Anchors, pitch, and tar, are chiefly imported from Sweden and Norway; flax, hemp, masts, sail-cloth, and cordage, from Russia; West India produce from the Danish West India islands; tobacco from America; wines and brandy from France: coal, earthen-ware, and salt are the principal articles of direct import from England. Of coal, we sent to Denmark (principally to Copenhagen), in 1830, 100,127 tons, and of salt 1,272,487 bushels. Owing to the erroneous policy of the Danish government, which is attempting, at a great public loss, to raise and bolster up manufactures, the direct imports of woollens and cottons are quite inconsiderable. These articles are not, however, absolutely prohibited; but are admitted on condition of their being stamped, and put up to auction by the Custom-house, which, after retaining 30 per cent. of the gross produce of the sale, pays over the residue to the importer, who

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se accounts. The entries with 1831, to 123,723 lbs. al fetches in the London

st of the island of Zes-V., len. 12° 35′ 46″ E. sing into Copenhagen, ne buoy on the Middleght, W. S. W. by come water in the channel her difficult. There is e may heave to abreast ome into harbour bring oms, the town bearing 18 feet deep. Vessels e roads is good and safe. rixdollar being formerly pled, according to which pecie dollar, and ‡ of the mis is hank money, which tigsbank dollar, would be

and; 20 lispound = 1 shipm = 103 lbs. of flamburgh. d; 2 hogsheads = 1 pipe; fuder of wine = 930 pols;

on; 12 tons = 1 last = 47½ tances, should weigh 224 to Danish ell = 2 feet; 100

erly declined. Anchors, hemp, masts, sail-cloth, West India islands; to-ware, and salt are the b Denmark (principally is. Owing to the erroreat public loss, to raise ottons are quite inconsitate admitted on condiuse, which, after retains to the importer, who

Is generally the purchaser. This oppressive regulation reduces the legitimate importation of these articles to next to nothing; but the illicit importation is very considerable, principally by the Elbe and the Holstein frontier. The exports consist, for the most part, of the produce of the soil, as grain, rapeseed, butter and cheese, beef and pork, hides, horses and cattle, corn, brandy, bones, &c. In 1830, the imports of grain into this country from Denmark were as follows, viz. wheat 88,033 quarters, barley 75,532 do., oats 118,203 do., rye 1,151 do., peas and beans 5,182 do., the importation of rapeseed during the same year was 286,569 bushels.—(See Corn Laws.) We subjoin

An Account, extracted from the Returns published by the Danish Custom-house of the principal Articles of Agricultural Produce exported from Denmark in 1831.

	Quantities	exported.	Real or declared	
Articles exported.	Danish Weights and Measures.	British Weights and Measures.	Value in Riga- bank Dollars.	Value in Sterling.
Wheat and wheat flour Rye and rye flour Barley, flour and groats mait Bass, meal and groats Bass, meal and groats Beans and tares Rapesced Butter Cheese Brandy (corn) Pork, salled Smoked	 113,006 ton. 78,460 — 584,384 — 19,092 — 351,340 — 6,988 — 15,995 — 31,133 — 143,154 — 47,055 bar. 67,000 lbs. 2,319\hhd. 1,440,787 lbs.	54,952 qrs. 37,021 — 282,408 — 9,228 — 169,815 — 7,730 — 15,017 — 71,008 — 8,500 cwt. 115,775 galls. 14,331 cwt. 3,603 —	3,904,772 1,300,487 2,382,900 51,500	£ s. d.  446,036 17 0  156,429 15 9 268,076 5 0 6,131 5 0
Beef, salted - smoked - llides and skins— calf, sheep, and lamb ox, cow, and horse Wool, sheep - Cattle— Unrees - Cows - Caives -	 691,104 — 15,773 — 1,112,582 lbs. 1,741,007 — 779,488 — 12,350 head 23,013 — 8,461 — 5,056 —	6,808 — 156 — 10,960 cwt. 10,109 — 857,436 —	2,885,316	321,599 1 0
		Rbd.	10,677,975	£1,201,272 3 9

We have no means of ascertaining the proportion shipped from Copenhagen, but it was very considerable.

Tares.—Statement of the Tares allowed by the Custom-house at Copenhagen, on the principal Articles of Importation.

Almonds - Cassia lignea - Cienamon - Cocca -	Linen bags All sorts of packages	4 per ct.	Penner		
		16 —	Pepper -	Bags of 150 lbs. and under exceeding 150 lbs. Linen bags	2 lbs. 4 — do.
Cotice -	In linen bags Casks of 400 lbs, and under exceeding 400 lbs.	4 per ct.	Pimeolo - Raisins -	do. 1-2 barrel	do. 18 lbs. 12 —
	Matted bags of 150 lbs. and under exceeding 150 lbs.	12 — 2 lbs. 4 —		Casks exceeding 1-2 barrel do, under 1-2 barrel	10 per ct.
	East India bags, double do. single	do. 2 lbs.	Rice · ·	Casks	10 — 24 lbs.
Colours, palntera'	Unmixed and not enumerated do. and enumerated, and not being ochre, white lead, or prown	10 per ct.		1-2 do. 1-4 do.	18 — 12 — 8 —
	red Prepared	12		Bags of 100 lbs. and not exceed- ing 150 lbs.	4-
Cotton -	Bags or bales	4 lbs.		150 lbs. and upder -	2 -
Curracts -	All sorts of packages	16 per ct.	Saltpeire -	All kinds of packages	10 per ct.
Delft ware	do	12 Lba.	Soap, white	In casks	14 -
tigs	1-2 do.	18 -	Sugar, raw •	Brazil boxes	1' do.
	Casks	10 per cl.		Hayannah do.	12 -
	Baskets, or frails	8	refined	Casks (transit)	do.
Glass Ware	Boxes	32 —	Tobacco •	do.	do.
	Bottles in crates and in straw . do. in boxes and in sawdust .	20		Baskets packed in mats	3 -
Hardware -	In casks and boxes	12 -	Turpentine -	Casks (thick)	20 =
I I I I I I I I I I I I I I I I I I I	Packed in mats, per piece	4 lbs.	011 -	do, cased	34 -
Норв -	Bags and pockets	4 per ct.	Vitriol -	Glass bottles or flasks in baskets	20
ndigo	All sorts of packages	20 -		do. in boxes •	
Mustard	Glasses, in boxes and casks -	12 -		do. packed in sawdust -	40 -
Ochre	All sorts of packages -	10		Stone bottles	30 —
Olive oil •	In single and double casks	18 -	White lead -	All kinds of packages	10
	Bottled, in baskets and straw - do, in bozes and sawdust -	20 — 40 —			

Credit.—Guads imported into Copenhagen are commonly sold on credit: 3 months is the term generally allowed on most sorts of goods, and in a few instances 6 months. The discount for ready money is 4 per cent. Bankruptcy is of rare occurrence.

Shipping.—In 1831, there entered the port of Copenhagen 1,505 ships; of which 309 were from Sweden, 305 from Prussia, 208 from Norway, 160 from Great Britain, 137 from Russia, 90 from Finland, 20 from France, &c. The tonnage of these ships is not stated; but many were of very small burden. Subjoined is an

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Account of the Danish Shipping employed in the Foreign and in the Carrying Trade of Denmark in the Year 1830.

					enca ved,			tina-
Countries and Flaces.	No. of Ships.	Tonuage.	Nature of Cargoes exported from Deumark.	From Dan. Ports.	From For. Ports.	Nature of Cargoes imported into Denmark.	For Dan.	For For.
Russia	255	24,198	{ Bullast, fruit, bricks, } and piece goods - }	194	61	{ Hemp, flax, ashes, } { tailow, seeds, timber }	161	9
Prussia	579	29,836	Hallust, herrings, train oil, and colo-	441	135	{ Linen, flax, wood, } { stuves, and timber }	421	150
Mecklenburgh	114	2,517	(Herrings, train oii, eoloniai produce, and provisions -	102	12	Ballast, corn, and seeds, wool, and piece goods -	101	13
Lubeck	383	7,472	Corn, and provisions, piece goods, her-	302	21	Piece goods, iron, deals, and timber, sait, &cc	312	41
Sweden and }	719	25,696	Corn and provisions, wool, piece goods, and colonial produce	592	118	( train oil )	559	151
Hamburgh } -	555	31,154	Corn and seeds, but- ter, provisions, and piece goods	160	395	Ballast, piece goods, tobacco, colonial produce	308	217
Netherlands -	269	15,150	Corn, flour and seeds, }	96	173		92	177
Great Britain -	837	43,420	Corn, seeds, ollcakes, bones, wool, ildes,	587	250		635	202
France	122	15,858	Corn and provisions, piece goods, fish, and hides	31	91	{ Wine, salt, piece } goods and ballast }	37	85
Spain	76	8,451	Ballast, piece goods,	3	73	Oil and fruit, wine and salt }	30	46
Portugal	67	9,500	Ballast, corn, piece goods, fish, flax, &c.	2	65	Wine, plece goods, } salt, fruit, &c }	15	52
Mediterranean	66	9,637	Fish, pitch, and tar, timber, train oil, piece goods	13	53	{ Ballast, fruit, wine, } and piece goods - }	8	58
Brazii	11	2,416	Ballast, wheat, and }	_	11	Colonial produce -	- 2	9
	4014	225,354		<b>25</b> 86	1458		2711	1333

This return does not, however, include vessels engaged in the fisheries, or in the coasting trade,

the latter of which is very considerable.

About 200 Panish ships are engaged in the carrying trade of the Moditerranean.

Latterly, however, the Swedes and Norwegians have obtained an ascendancy in this department.

Excluding vessels under 20 tons, there belonged, in 1830 to

•		_		Ships.	Tonnage.
Denmark	-	-	-	1,563 -	- 65,375
Sleswick	-	-	-	1.022 -	- 33,926
Holstein	-	-	-	1,106 -	- 27,683
Total	-	-	-	3.696	124.994

Colonial Trade.—In the West Indies, the Danes possess the island of St. Croix, which, thouch small, is fertile, and well cultivated. All the ports of Denmark may send vessels thither, but the return cargoes must be discharged at places having sugar refineries. The principal part of sugar, and 1.00.00 gallons of rum. In 1831, 23 ships, of the aggregate burden of 5.772 tons, arrived at Copenhagen from St. Croix. A good deal of the colonial produce brought into Denmark is again exported.

The trade to the settlement of Tranquebar and Serampore, in India, is in the linads of an exclusive company. Whether it be owing to the deadening influence of monopoly, or to the real superiority of the Americans, who supply the Continental markets with tea, &c. at a cheaper rate, only one ship a year has latterly sailed from Copenhagen for India! The trade to the Danish settlements on the African coast is, if possible, of still less importance.—(N. B. For an account of the trade on the Kiel Canal, see Canalas.)

Port Charges vary according as the vessel has come from this or the further side of Cape Finisterre, Port Charges vary according as the vessel has come from this or the further side of Cape Finsterre, or from the Indian sens; as she is wholly, or only part loaded; and as she close out with goods that have been in transitu, and are for the most part free of duty, or has on board a cargo of native produce subject to duty. On a ship of 300 tons belonging to a privileged matter from this from this ide Cape Finisterre, unloading and loading mixed cargoes in Copenhagen, the different public charges, including Sound dues, brokerage, &c., would be about 677. 10s.; and from the further slide of Cape Finisterre, the charged would be about 99. 10s. When a ship is not fully loaded, lastage more and light dues are only charged in proportion to the cargo on board. Lastage money is not charged on ships outward bound, laden with transit goods, as tar, pitch, iron, &c. But notwithstanding these deductions, it is obvious that port charges at Copenhagen are very heavy, and there can be no doubt that they are a material obstacle to the extension of trade. material obstacle to the extension of trade.

Commission on purchases is generally 2 per cent., and on sales, 3 per cent., including 1 per cent. del

Citizenship.—To enable a foreigner to trade as a merchant in Denmark, he must become a burgher, which costs about 100%, and it will require about 60% more to free him from the obligation of serving in the millila. The obstacles in the way of a foreigner establishing himself in Denmark as a manufacturer are much greater, on account of the exclusive privileges enjoyed by the guilds or corporations into which the principal crafts or trades are divided.

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Cargoes imported Denmark. For For. flax, aslies, } 161 91 finx, wood, \{
s, and timber \} 421 156 wool, und 101 13 goods iron, ) goods, , and timber, 312 41 r, deals, tim-559 151 olt piece goods, 308 217 nce piece goods, } ionial produce } , coals, salt, } e goods, and } 92 177 635 202 nial produce suit, piece ) nud bailast } 85 d fruit, wine } 30 46 alt piece goods, { fruit, &c. - } 15 52 , fruit, wine, } piece goods - } 58 al produce 2 2711 1333

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oix, which, though small, is thither, but the return part of the trade is in the

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r side of Cape Finistere, cars out with goods that cargo of native produce his side Cape Finistere, nrges, including Sound of Cape Finisterre, the oney and light dues are arged on ships outward these deductions, it is no doubt that they are a

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must become a burgher, he obligation of serving n Denmark as a manahe guilds or corporations Insurance.—Marine insurance is effected on liberal terms, by a company established in 1746. A good many risks are, however, insured at Austerdam and Hamburgh.

\*\*Carsening, Ships.\*\* Stores, &c.—Copenhacen has good building-varies, and is in all respects an eligible place for the repair of ships, and for supplying them with provisions. Subjoined is an

Account of the Average Prices of Ships' Provision at Copenhagen in 183t, in Imperial Weights and Measures, and Sterling Money.

								£	. d	. £		d.
Biscuits, ships'	, 1st que	ality	•	-	•	-				0	15	0 per cwt.
Ditto	2d ditto	, .		-	-	-				0	12	0 ditto.
Butter, 1st qual	ilv		-	-		-		2 8	0	to 2	10	0 ditto.
Ditto, 2d ditto		-		-			-			2	4	0 ditto.
('heese		-		-	•	-	•	0 13	5	to 0	17	0 ditto.
Peas		-	-		-	_		1 8	1 0	-1	12	0 per linp, gr.
Beef, snited			-	•	-	-						0 per 200 lbs.
Pork, ditto	•	-	-	-								0 ditto.
Bacon			-	-		-		0 (	3	1-0	0	31 per 1b.
	Spirits	Rur	n, 2s. t	o 2s. fd.	Frei	nch Brar	dy,	28.4	d. t	0 38.	per	galton.

General Remarks.—On the whole, the commerce of Denmark may be pronounced to be in a stationary state. But from her advantageous situation between the Baltic and North Sea, and the industrious, persevering character of the inhabitants, there can be little doubt that it may be materially extended. It is needless, however, to expect any considerable improvement till the present system of domestic policy be, in many respects, altogether changed. The Danish government has long been exerting itself to bolster up a manufacturing interest, by laying oppressive duties on most species of manufactured articles. Even under the most favourable circumstances, such conduct, though it may benefit a few individuals, is sure to be productive of great national loss. But in the case of Denmark, the circumstances are such as to render the restrictive system peculiarly injurious. All, or nearly all, the branches of industry carried on in the kingdom are subjected to the government of guilds or corporations; no person can engage in any line of business until he has been authorised by its peculiar guild; and as the sanction of this body is rarely obtained without a considerable sacrifice, the real effect of the system is to fetter competition and improvement, and to perpetuate monopoly and routine. Even the Danish writers acknowledge that such is the influence of the present regulations. "Nos ouvriers," say they, "sont chers, travaillent lente-ment, et souvent mal et sans goût; leur education est negligée. On ne les forme point à penser, et l'apprentif suit machinalement ce qu'il voit faire au maître."-(Cutteau, Tubleau des Etats Danois, tome ii. p. 260.) It would be idle to imagine that a country which has to import coal, should, however favourably situated in other respects, be able to manufacture cottons, woollens, &c. at so cheap a rate as they may be imported from others enjoying greater natural facilities for their production. But when to the physical obstacles in the way of manufactures, wo add others, not less formidable, of a political nature, the attempt to force them into existence by dint of customs duties and regulations becomes absolutely

The port charges and transit duties are also exceedingly heavy; and the Sound duties, being charged on native as well as foreign ships, operate as an inland duty on the trade between different parts of the country. We are glad, however, to be able to state, that the more intelligent portion of the Danish people are quite aware of the mistaken policy on which they are now proceeding; and there is reason to believe that it will, at no distant period, be rendered more in accordance with the spirit of the age, and more conducive to the improvement of the people. In 1832, a petition, signed by almost all the merchants of Copenhagen, was addressed to the king, containing an able and distinct expesition of the circumstances which depress Danish commerce. The petitioners pray for the emancipation of commercial pursuits from all the restrictions laid upon them by guilds and corporations, or, in other words, for the freedom of industry; for a revision and reduction of the transit duties, and a change in the mode of charging the Sound duties; for a reduction of the tonnage duties, and a remission of the charge on account of light monoy on ships arriving at Copenhagen that have already paid for the lights at Elsineur; they further pray for the abolition of the East India Company's monopoly, and the freedom of trade to the East ladies and China; and for a reduction of the duties on several articles of domestic produce when exported, and of foreign produce when imported. What is here asked is so reasonable, and, if granted, would add so much to the real prosperity of the country, that we trust the government will earn for itself a new title to the public esteem by honestly endeavouring to meet the wishes of the petitioners.

In compiling this article, we have consulted Oddy's European Commerce, pp. 330-369; Dictionnaire de Commerce (Ency. Methodique, 10me II. pp. 3-16.), Catteau, Tableau des Elats Danois, 10me ii. pp. 32-371.; the Consul's Answers to Circular Queries, which do that functionary great credit; and communications from merchants at Copenhagen.

COPPER (Ger. Kupfer; Du. Koper; Da. Kobber; Sw. Kopper; Fr. Cuivre; It. Rame; Sp. Cobre; Port. Cobre; Rus. Mjed, Krasnoi mjed; Pol. Miedz; Lat. Cuprum; Arab. Nehass; Sans. Tamra), a well-known metal, so called from its having been first discovered, or at least wrought to any extent, in the island of Cyprus. It is of a fine red

Brichtholine Marie 10 1 - 2 2 1 colour, and has a great deal of brilliancy. Its taste is styptic and nauscous; and the hands when rubbed for some time on it, acquire a peculiar and disagreeable odour. It is hirder than silver; its specific gravity varies according to its state, being, when quite pure, treat Its malleability is great; it may be hummered out into leaves so thin as to be blown about by the slightest breeze. Its ductility is also considerable. Its tenacity is so great that a copper wire 0.078 of an inch in diameter is capable of supporting 302.26 lbs, avoirdupois without breaking. Its liability to exidation from exposure to air or damp is its greatest defect. The rust with which it is then covered is known by the name of verdigris, and is one of the most active poisons .- (Thomson's Chemistry.)

If we except gold and silver, copper seems to have been more early known than any other metal. In the first ages of the world, before the method of working iron was discovered, copper was the principal ingredient in all domestic utensils and instruments of war. Even now

it is applied to so many purposes, as to rank next, in point of utility, to iron.

Alleys of Copper are numerous and of great value. Those of tin are of most importance. Tin added to copper makes it more fusible, less liable to rust, or to be corroded by the air and other common substances, harder, denser, and more sonorous. In these respects the allow has a real adversory over mumixed copper: but this is in many cases more than counterbalanced by the great brittlenss

ed to copper makes it more fusible, less finish to rist, or to be corroded by the kir and other common substances, barder, denser, and more sonorous. In these respects the alloy has a real advantage over immised copper; but this is in many cases more than counterbalanced by the great brittlenses which even a moderate portion of the Imparts; and which is a singular circumstance, comelecting that both metals are separately very mulicable.

Copper alloyed with from 1 to 5 per cent, of the is rendered harder than before; it is colour is yellow with a cast of red, and its fracture granular; it has considerable mullcability. This appears to have been the usual composition of many of the ancient edged tools and weapons, before the method of working from was brought to perfection. The valves of the Greeks, and, perhaps, the se of the Kindanas, was nothing clee. Even their copper coins contain a mixture of the. The ancients did not, in fact, possess (as has been often contended) any peculiar process for hardening cappes, the se of the Kindanas, was nothing clee. Even their copper coins contain a mixture of the miss it is entirely brittle; and continues so in every higher proportion. The yellowness of the allow is not entirely lost till the tin amounts to 0.3 of the whole.

Copper (or sometimes copper with a little zine), alloyed with as much that as will make from about for the whole, forms an alloy, which is principally employed for bells, bruss cunnon, bronze statues, and various other purposes. Hence it is called bronze, or belt metal; and is excellently fitted for the whole, forms an alloy, which is principally employed for bells, bruss cunnon, bronze statues, and various other purposes. Hence it is called bronze, or belt metal; and is excellently fitted for the trees to which it is applied, by its hardness, density, sonorousness, and fusibility. For causon, a lower proportion of the is applied, by its hardness, density, sonorousness, and the intellemblifty, and, therefore, is tougher than it would be with a larger 14,500 to 15,000 tons

In consequence of the greatly increased supplies of copper that were thus obtained, England, instead of being, as formerly, dependent on foreigners for the greater part of her supplies of this valua-ble metal, became, previously to 1793, one of the principal markets for the supply of others. And notwithstanding the vastly increased demand for copper during the war for the sheathing of ships and other purposes, the exports continued to increase and the imports to diminish: the greater productive-ness of the Cornish mines having sufficed not only to balance the increased demand, but also to make

ness of the Cornish mines naving sumced not only to business the increased demand, but there is up for the fulling off in the supplies from Anglesea.

Owing to the want of coal in Cornwall, the ores are not smelted on the spot, but are, for the most part, sent to Swansea; it being found cheaper to carry the ores to the coal than the contrary.

For the following details with respect to the state of the British copper trade in 1830, we are indebted to Mr. Pascoe Grenfell, who is largely engaged in it, and on whose accuracy every reliance may be

placed:—
"The quantity of copper produced during last year (1830) in Cornwall, from ores raised is that county, exceeded ten thousand tons of pure metal: and if to this be added what has been produced in Wales, in other parts of England, and in Ireland, the whole quantity of fine or pure metal produced in the United Kingdom, in 1829, may be fairly stated at twelve thousand tons.
"The quantity of Fritish copper exported in 1829 amounts, according to an account recently laid between the House of Commons, 10 7,976 tons of fine metal; to which adding the exports of foreign copper,

fore the House of Commons, to 7,976 tons of fine metal; to which adding the exports of foreign copper, the total export was 8,817 tons. The copper imported is ultogether intended for re-exportation. I cannot state its precise quantity in fine metal, because the greater part of it arrives in a state of ore, and I have no means of knowing the produce in pure metal of that ore, beyond such part of it as may

come into my own possession.
"The value of the 12,000 tons of copper produced in the United Kingdom, as above stated, at 90i per

Accou Ore, and Yea Zuaru.

|\*16 |\*17 |\*19 |\*19 |\*20 |\*21 |\*22 1923 1825 1826 1827 1424

1825 1926 1522

1529 1830 1831 N. B.of coppe \$2,880, 3

Foreig name, si ductive i produce that at u are still, from Sto Gottenbi ria, is es rale, &c. into Can the riche

over all (See p. is unifor wax. V picul, th understo

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cous; and the hinds. e odour. It is harder vhen quite pure, near so thin as to be blown nacity is so great, that 102.26 lbs. avoirdupois lamp is its greatest deof ventigris, and is one

known than any other in was discovered, copnts of war. Even now to iron.

st importance. Tin add-ge air and other common by has a real advantage by the great brittleness mstunce, considering that

ore; its colour is yellow, y. This appears to have us, before the method of rlaps, the ws of the Ra-The ancients did not, in

copper, except by adding the whole is hard, brittle, the as much as 1-6 of the e yellowness of the alloy

as will make from about ells, bruss cannon, bronze ells, bries cannon, bronze
; and is excellently fitted
d fusibility. For camon,
metal employed at Wool,
s some little malleability,
is alloy being more somenation for bell metal is 80 mony, and silver, in small BELL METAL.)

of the mass, the result is a ery fine polish. It is well dependent metal. Hesides he application of an alloy eing mentioned by Pliny; isium, of tin and copper

see, also, Thomson's Che-

vall, Devenshire, Wales, h copper bilies were not d at an average about 700 produced, at an average, about 12,000 tons, worth, the Parys mountain, near hem were for a long time of the mine has been des in Anglesen, and other yield about 500 tens; the The Irish mines produce most entirely abandoned. mated at present at from

us obtained, England, inier supplies of this valua-e supply of others. And e sheathing of ships and : the greater productive-lemand, but also to make

pot, but are, for the most han the contrary. le in 1830, we are indebted y every reliance may be

from ores raised in that hat has been produced in or pare metal produced in

account recently laid beexports of foreign copper, ed for re-exportation. I arrives in a state of ore, nd such part of it as may

s above stated, at 901. per

Account of the Copper produced from the Mines in Cornwall since 1800; showing the Quantity of Ore, of Metal or Fine Copper, the Value of the Ores in Money, the average Percentage or Produce, and the average Standard or Miner's Price of Fine Copper, made up to the end of June in each

Years.	Quanting of Ores.	Metal or Fine Copper.	Value of the Ores.	Produce of fires per cent.	Average Standard Price per Ton.
	Tona.	Tons. cut. grs. lbs.	£ s. d.		£ s. d.
1600	55,981	5,187 0 3 7	550,925 1 0	91	133 3 6
1901	66,611	5,967 18 3 10	476,313 1 0	91	. 117 5 0
NP3	53,937	5,228 15 8 5	445,094 4 0	9	110 18 0
1803	60,566	5,616 10 0 91	533,010 16 0	94	122 0 0
1411	61,637	b,37# 18 1 20	507,840 11 0	88	138 5 0
1405	7# 13 <b>2</b>	6,931 5 0 6	802,410 16 0	71	169 16 0
1406	79,469	6,863 10 9 13	730,845 6 6	81	138 5 0
807	71,694	6,716 12 1 26	609,002 13 0	91	120 0 0
1409	67,867	6,795 13 2 25	495,303 1 6	10	100 7 0
1409	76,245	6,821 13 1 19	770,028 15 0	87	143 12 0
1810	66,048	6,682 19 1 27	570,035 8 0	81	132 5 0
1511	60,786	6,141 13 3 7 5,720 7 2 4	556,723 19 0	91	120 12 0
1512	71,547	5,720 7 2 4	549,605 6 6	93	111 0 0
1813	74,047	6,918 3 0 6	594,315 10 0	91	115 7 0
1514	74,322	6,369 13 3 7	627,501 10 0	8	130 12 0
1815	78,483	0,525 6 3 25	552,813 8 6	81	117 16 0
1116	77,334	6,697 4 0 17	447,950 17 0	83	98 13 0
1817	76,761	6,498 2 0 16	494,010 12 6	N.	108 10 0
1818	86,174	6,810 7 1 1	6-0,005 4 6	7	134 15 0
1519	88,736	6,801 2 2 7	623,595 4 6	1 74	127 10 0
1-20	91,473	7,508 0 3 26	602,441 12 0	81	113 15 0
1-21	98,426	8,514 19 2 12	605,968 19 6	85	103 0 0
1409	104,523	9,140 8 3 20	663,085 13 6	82	101 0 0
1823	95,750	7,927 17 2 7	605,033 1 0	8	109 18 0
1424	99,700	7,823 15 1 10	587,178 3 0	71	110 0 0
1525	107,454	8,220 3 0 21	726,353 12 0	7 8	124 4 0
1526	117,308	9,026 12 3 15	788,971 15 6	7 1	123 3 0
1-27	120,710	10,311 14 3 15	745,178 1 0	8	100 1 0
1-2-	130,366	9,021 1 2 11	756,174 16 0	7	112 7 0
1529	124,502	9,656 10 3 4	717,334 0 0	72	100 14 0
1830	133,964	10,748	773,846	8	100 5 0
1531	144,402	12,044	806,000	81	100 0 0

Exports of British Copper since 1820.

Years.	Unwrought.	Coin.	Sheets, Nails, &c.	Wire.	Wrought Capper of other Sorts.	Total of British Copper exported
	Cict.	Cut.	Cut.	Cwt.	Cirt.	Cut.
1920	41,155	10	58,121	8	22,663	121,958
1921	34,543	155	60,676	21	24,035	125,431
1822	25,820		65,070	40	22,731	113,671
1823	21.092	802	56,146	08	25,387	106,516
1824	19,209	95	62,920	202	23.580	106,096
1825	10	2,134	51,437	40	25,002	78,624
1826	2,601	1.807	65,264	11	20,307	95,994
1827	26,583	1,450	74,943	8	40,439	143,424
1528	21,591	1,150	52,412	71	48,897	124,121
1829	52,978	15	59,871	13	46,643	159,521
1830	56,722	610	66,331	16	56,443	183,154
1831	67,200	96	70,477	149	32,690	170,613
1832	77,497	2	79.914	13	37,155	191,612

N.B.—The foreign copper imported is altogether intended for re-exportation. In 1832, 13,894 cwt. of copper were smelted from foreign ore. The East Indies and China, France and the United States, are the great markets for British copper. The exports to these countries, in 1832, were respectively \$2,880, 35,984, and 31,235 cwt.

Foreign Copper.—Copper ores are abundant in Sweden, Saxony, Russia, Persia, Japan, China, Chill, &c. Near Fahlan, in the province of Dulcearlla, in Sweden, is the celebrated copper mine of the same ame, supposed to have been wrought nearly 1,000 years. For a long time it was one of the most productive mines in the world. Towards the beginning of the seventeenth century it yielded an annual produce of about 8,000,000 lbs. of pure mental: but that since greatly declined; and it is most probable that at no distant period it will be wholly ahandoned.—(Thomson's Travels in Steeden, p. 221.) There as till, however, several productive copper mines in other parts of Sweden. The exports of copper from Stockholm in 1832 amounted to 4,336 skippounds, or 723 tons English, besides the exports from Sitekholm in 1832 amounted to 4,336 skippounds, or 723 tons English, besides the exports from Sitekholm and other ports. The product of the copper mines in the government of Olonetz, in Russia, is estimated at 210,000 poods, or 3,375 tons (Eng.) a year.—(Schmitzler, Essai d'ame Statistique Générale, &c. p. 41.) The copper mines of Chili are also very rich, and their produce is at present imported into Canton and Calcutta direct from Valparniso. The copper mines of Japan resuld to be among the richest in the world. The Dutch annually import about 700 tons of their produce into Batavia; and the Chinese from 800 to 1,000 tons into Canton and other ports. In fact, Japan copper is spread over all the East, and is regularly quoted in the price currents of Canton, Calcuta, and Singapore.—(See p. 308.) It is purer, and brings a higher price, than any other species of hor or slab copper. It is uniformly met with in the shape of bars or ingots, very much resembling large sticks of red sealing wax. When the copper of South America is worth in the Canton market from 15 to 16 dollars per judal, that of Japan fetches from 18 to 20. Pretty considerable quantities of copper are imported into Calcuta from Bushire and Bussorah. This is mostly the p

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SHEEK HE HELTER

Customs Regulations.—Old copper sheathing, old copper utensils, and old copper and pewter utensils of British manufacture, imported from British plantations, and also old copper stripped of vessels in ports in the United Kingdom, may be admitted to entry, duty free, under the following regula-

1st. Old copper sheathing stripped off British vessels in ports in the British possessions, upon proof to the satisfaction of the Commissioners of Customs, that such sheathing was stripped off in serie ports, and also that the said sheathing is the property of the owner of the ship from which it was so stripped. to be delivered to such owner.

2d. Old copper sheathing stripped off any ship in any port in the United Kingdom, unon the fact being ceiled by the landing-waiter superintending the process; the old copper to be delivered only to the  $cop_{\mathbb{C}^{1/2}}$ -r-smith who may re-copper the vessel from which the copper was stripped, he making proof

3d. Old worn-out British copper and pewter utensils to be in all cases delivered when brought from British possessions abroad in British ships, upon the consignee submitting proof that they had been used on a particular estate, and are consigned on account of the owner of that estate, and that he (the consignee) verily believes them to have been of British manufacture.—(Min. Com. Cus., 15th of

Peb. 1833.)
Copper ore may be taken out of warehouses to be smelted, on proper notice being given to the customs officers, and giving sufficient security, by bond, for returning the computed quantity of fine copper in it.—(7 & 8 Geo. 4. c. 58. \(\rho\) 23.)
Copper is in extensive demand all over India; being largely used in the dock-yards, in the manufacture of cooking utensils, in alloying spelter and tin, &c. The funeral of every Hindoor brings an accession to the demand, according to his station; the relatives of the deceased giving a brass cup to every Hrahmin present at the ceremony; so that 5, 10, 50, 100, 1,000, and sometimes more than 10 times which have combe are disposable unun such occasions—(Rell's Commerce of Results). this last number, are dispensed upon such occasions .- (Bell's Commerce of Bengal.)

[The value of the copper imported into the United States is very considerable, It is chiefly imported in pigs and bars from Chili, Peru, and England; and in plates, suited to the sheathing of ships, from the last mentioned country. The value annually imported from Chili, of the former description of copper, amounted, on an average of the 5 years ending on the 30th of September, 1838, to \$258,876; from Peru, to \$180,119; from England, to \$142,012. Of the latter description of copper, the average value imported from England was \$715,240. See article Imports and Exports.—Am. Ed.]

COPPERAS, a term employed by the older chemists, and popularly, as synonymous with vitriol. There are three sorts of copperas: the green, or sulphate of iron; the blue, or sulphate of copper; and the white, or sulphate of zinc. Of these, the first is the most important.

Sulphate of iron is distinguished in common by a variety of names, as Martial vitriol, English vitriol, &c. When pure, it is considerably transparent, of a fine bright, though not very deep, grass green colour; and of a nauseous astringent taste, accompanied with a kind of sweetness. Its specific gravity is 1.834. It uniformly reddens the vegetable blues. This salt was well known to the ancients; and is mentioned by Pliny, (Hist. Nat. lib. xxxiv. § 12.), under the names of misy, sory, and calchantum. It is not made in the direct way, because it can be obtained at less charge from the decomposition of pyrites on a large scale in the neighbourhood of collieries. It exists in two states; one containing oxide of iron, with 0.22 of oxygen, which is of a pale green, not altered by gallic acid, and giving a white precipitate with prussiate of potass. The other, in which the iron is combined with 0.30 of oxygen, is red, not crystallisable, and gives a black precipitate with gallic acid, and a blue with prussiate of potass. In the common sulphate, these two are often mixed in various proportions.

Sulphate of iron is of great importance in the arts. It is a principal ingredient in dyeing; in the manufacture of ink, and of Prussian blue: it is also used in tanning, painting, medicine, &c. Sulphuric acid, or oil of vitriol, was formerly manufactured from sulphate of iron.—(See Acins.)

Sulphate of copper, or blue vitriol, commonly called Roman or Cyprian vitriol, is of an elegant sapphire blue colour, hard, compact, and semi-transparent; when perfectly crystallised, of a flattish, rhomboidal, decahedral figure; its taste is extremely nauseous stypic, and acrid; its specific gravity is 2:1943. It is used for various purposes in the arts, and

Sulphate of zinc, or white vitriol, is found native in the mines of Goslar and other places. Sometimes it is met with in transparent pieces, but more commonly in white efflorescences. These are dissolved in water, and crystallised into large irregular masses, somewhat resembling fine sugar, having a sweetish, nauseous, styptic taste. Its specific gravity, when crystallised, is 1 912; when in the state in which it commonly occurs in commerce, it is 1 3275. Sulphate of zinc is prepared in the large way from some varieties of the native sulphuret. The ore is roasted, wetted with water, and exposed to the air. The sulphur attracts oxygen, and is converted into sulphuric acid; and the metal, being at the same time oxidized, combines with the acid. After some time the sulphate is extracted by solution in water, and the solution being evaporated to dryness, the mass is run into moulds. Thus, the white vitriol of the shops generally contains a small portion of iron, and often of copper and lead .- (Lewis's Mat. Medica; Ure's Dictionary; Rees's Cyclepædia; Thomson's Chemistry, &c.) COPYRIGHT. See Bunks.

CORAL (Ger. Korallen; Du. Koraalen; Fr. Corail; It. Corale; Sp. and Port. Coral; Rus. Korallu ; Lat. Corallium ; Arab. Besed ; Pers. Merjan ; Hind. Moonga), a marine

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of Goslar and other commonly in white arge irregular masses, tic taste. Its specific it commonly occurs in ay from some varieties nd exposed to the air. nd the metal, being at e sulphate is extracted , the mass is ran into small portion of iron, onary ; Rees's Cyclo-

Sp. and Port. Coral; 1. Moonga), a marine

production, of which there are several varieties. It was well known to the ancients, but it was reserved for the moderns to discover its real nature. It is, in fact, the nidus or nest of a certain species of vermes, which has the same relation to coral, that a snull has to its shell. As an ornament, black coral is most esteemed; but the red is also very highly prized. Coral is found in very great abundance in the Red Sea, the Persian Gulf, in various places in the Mediterranean, on the coast of Sumatra, &c. It grows on rocks, and on any solid submarine body; and it is necessary to its production, that it should remain fixed to its place. It has generally a shrub-like appearance. In the Straits of Messina, where a great deal is fished up, it usually grows to nearly a foot in length, and its thickness is about that of the little finger. It requires 8 or 10 years to arrive at its greatest size. The depth at which it is obtained is various-from 10 to 100 fathoms or more; but it seems to be necessary to its production that the rays of the sun should readily penetrate to the place of its habitation. Its value depends upon its size, solidity, and the depth and brilliancy of its colour; and is so very various, that while some of the Sicilian coral sells for 8 or 10 guineas an ounce, other descriptions of it will not tetch 1s. a pound. It is highly prized by opulent natives in India, as well as by the fair sex throughout Europe. The inferior or worm-eaten coral is used in some parts of the Madras coast, in the celebration of funeral rites. It is also used medicinally. Besides the fishery in the Smits of Messina already alluded to, there are valuable fisheries on the shores of Majorca and Minorca, and on the coast of Provence. A good deal of Mediterranean coral is exported to India, which, however, draws the largest portion of its supplies from the Persian Gulf. The produce of the fishery at Messina is stated by Spallanzani, (Travels in the Two Sicilies, vol. iv. p. 308, &c.) to amount to 12 quintals of 250 lbs. each.

in the Two Sictues, vol. iv. p. 308, &c.) to amount to 12 quintals of 250 lbs, each. The manner of fishing coral is nearly the same every where. That which is most commonly practised in the Mediterranean is as follows:—Seven or eight men go in a boat, commanded by the proprietor; the caster throws his net, if we may so call the machine which he uses to tear up the coral from the bottom of the sea; and the rest work the boat, and help to draw in the net. This is composed of two beams of wood tied crosswise, with leads fixed to them to sink them: to these beams is fastened a quantity of hemp, twisted loosely round, and intermingted with some loose netting. In this condition the machine is let down into the sea; and when the coral is pretty strongly entwined in the hemp and nets, they draw it up with a rope, which they movind necording to the depth, and which it sometimes requires half a dozen hoats to draw. If this rope happen to break, the fishermen ran the hazard of being lost. Before the fishers go to sea, they agree for the price of the coral; and he produce of the fishery is divided, at the end of the season, into 13 parts; of which the proprietor has 4, the easter 2, and the other 6 men I each: the thirteenth belongs to the company, for payment of boat-hire, &c.—(See Ainslie's Mat. Indica; Rees's Cyclopedia; Ency. Metrop.; Bell's Com. of Bagal, &c.)

CORDAGE (Ger. Tauwerk; Du. Touwwerk; Fr. Manauvres, Cordage; It. Caolame; Sp. Jarcia, Cordaje), a term used in general for all sorts of cord, whether small, middling, or great, made use of in the rigging of ships. The manufacture of cordage is regulated by the act 25 Geo. 4. c. 56., which specifies the sort of materials that are to be employed in the manufacture of cables, hawsers, and other ropes, the marks that are to be affixed to them, and the penalties for non-compliance with the respective enactments. — (See Carle.) Masters of British ships are obliged, on coming into any port in Great Britain or the colonies, to report, under a penalty of 100%, the foreign cordage, not being standing or running rigging, in use on board such ship. (3 & 4 Will. 4. cap. 52. § 8.)

The following table shows how many fathoms, feet, and inches, of a rope of any size,

not exceeding 14 inches, make 1 cwt.

At the top of the table, marked inches, fathoms, feet, inches, the first column is the circumference of a rope in inches and quarters; the second, the fathoms, feet, and inches, that make up 1 cwt. of such a rope. One example will make it plain.

Suppose it is required how much of a 7-inch rope will make 1 cwt.: find 7, in the 3d column, under inches, or circumference of the rope, and immediately opposite to it you will and 9, 5, 6; which shows that in a rope of 7 inches, there will be 9 fathoms 5 feet 6 inches required to make 1 cwt.

Fathom. Feet. Inches.	Inches. Fathom. Feet. Inches.	Fathom Feet. Inches.	Fathom. Feet. Inches.	Inches.	Fathom. Feet. Inches.
1	4\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	5 4 0 5 2 0 5 0 6 4 5 0 4 4 1 4 2 2 4 1 8 4 0 3 3 5 7 3 4 1	113 12 125 125 127 137 134 134 137	3 3 3 3 3 3 3 2 1 3 2 0 0 2 7 8 2 5 3 2 4 0 2 3 6 2 2 1

[Cordage is imported into the United States almost entirely from Russia; and is for the most part again exported to South America, and the East and West Indies. See article IMPORTS AND EXPORTS .- Am. Ed.]

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BRIDGE: MET W. S. P.

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CORK (Ger. Kork; Du. Kork, Kurk, Vlothout; Fr. Liège; It. Sughero, Suvero; Sp. Corcho; Port. Cortica (de Sovreiro); Rus. Korkowoe derewo; Lat. Suber), the thick and spongy bark of a species of oak (Quercus Suber Lin.), abundant in dry mountainous districts in the south of France, and in Spain, Portugal, Italy, and Barbary. The tree grows to the height of 30 feet or more, has a striking resemblance to the Quercus Ilex. or evergreen oak, and attains to a great age. After arriving at a certain state of maturity, it periodically sheds its bark; but this valuable product is found to be of a much better quality when it is artificially removed from the tree, which may be effected without any injury to the latter. After a tree has attained to the age of from 26 to 30 years, it may be barked; and the operation may be subsequently repeated once every 8 or 10 years\*, the quality of the cork improving with the increasing age of the tree. The bark is taken off in July and August; and trees that are regularly stripped are said to live for 150 years, or more.—(Poiret, Hist. Philosophique des Plantes, tom. vii. 419.)

Cork is light, porous, readily compressible, and wonderfully clastic. It may be cut into any sort of figure, and, notwithstanding its porosity, is nearly impervious to any common liquor. These qualities make it superior to all other substances for stoppers for bottles, in the manufacture of which it is principally made use of. It is also employed as buoys to float nets, in the construction of life-boats, the making of waterproof shoes, and in various other ways. Before being manufactured into stoppers, the cork is charred on each side; this makes it contract, lessens its porosity, and consequently fits it the better for cutting off all communication between the external air and the liquid in the bottle. Spanish black

is made of calcined cork.

The Greeks and Romans were both well acquainted with cork. They seem also to have occasionally used it as stoppers for vessels (Cadorum obturamentis, Plin. Hist, Nat. lib. xvi. cap. 8.); but it was not extensively employed for this purpose till the 17th century, when glass bottles, of which no mention is made before the 15th century, began to be generally introduced.—(Beckmann's Hist. Invent. vol. ii. pp. 114-127. Eng. ed.)

The 'uty on manufactured cork is prohibitory; and on the rude article it is very heavy, being no less than 8s. a cwt. or 8t. a ton. The quantity entered for home consumption amounts, at an average, to from 40,000 to 45,000 cwt. Its price, including duty, varies with the variations in its quality, from about 20t. to about 70t. a ton. The Spanish is the bost, and fetches the highest price.

CORN (Ger. Corn, Getreide; Du. Graanen, Koren; Da. Korn; Sw. Süd, Spanmal; Fr. Bleds, Grains; It. Biade, Grani; Sp. Granos; Rus. Chljeb; Pol. Zboze; Lat. Frumentum), the grain or seed of plants separated from the spica or ear, and used for making bread, &c. Such are wheat, rye, barley, oats, maize, peas, &c.; which see.

CORNELIAN. See CARNELIAN.

CORN LAWS AND CORN TRADE. - From the circumstance of forming, in this and most other countries, the principal part of the food of the people, the trade in it. and the laws by which that trade is regulated, are justly looked upon as of the highest im ortance. But this is not the only circumstance that renders it necessary to enter at some length into the discussion of this subject. Its difficulty is at least equal to its interest, The enactments made at different periods with respect to the corn trade, and the opinions advanced as to their policy, have been so very various and contradictory, that it is indispensable to submit them to some examination, and, if possible, to ascertain the principles which ought to pervade this department of commercial legislation.

I. HISTORICAL SKETCH OF THE CORN LAWS.

II. PRINCIPLES OF THE CORN LAWS.

III. BRITISH CORN THADE.

IV. FOREIGN CORN TRADE.

### I. HISTORICAL SKETCH OF THE CORN LAWS.

For a long time the regulations with respect to the corn trade were principally intended to promote abundance and low prices. But, though the purpose was laudable, the means adopted for accomplishing it had, for the most part, a directly opposite effect. When a country exports corn, it seems, at first sight, as if nothing could do so much to increase her supplies as the prevention of exportation: and even in countries that do not export, its prohibition seems to be a prudent measure, and calculated to prevent the supply from being diminished, upon any emergency, below its natural level. These are the conclusions that immediately suggest themselves upon this subject; and it requires a pretty extensive experience, an attention to facts, and a habit of reasoning upon such topics, to perceive their fallacy. These, however, were altogether wanting when the regulations affecting the com trade began to be introduced into Great Britain and other countries. They were framed in accordance with what were supposed to be the dictates of common sense; and their

\* Beckmann (vol. ii. p. 115. Eng. ed.) says, that "when the tree is 15 years old, it may be barked, and this can be done successively for eight years." This erroneous statement having been copied into the article Cork in Rees's Cyclopædia, has thence been transplanted to a multitude of other

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(t. Sughero, Suvero, Lat. Suber), the thick t in dry mountainous I Barbary. The tree to the Quercus Ilex, tain state of maturity, be of a much better effected without any 26 to 30 years, it may ary 8 or 10 years, the be bark is taken off in live for 150 years, or

the better for cutting bottle. Spanish black

They seem also to have entis, Plin. Hist. Nat. so till the 17th century, h century, began to be 27. Eng. ed.)

t is very heavy, being no n amounts, at an average, tions in its quality, from est price.

; Sw. Süd, Spanmal; jeb; Pol. Zboze; Lat. ca or ear, and used for &c.; which see.

nce of forming, in this le, the trade in it, and pon as of the highest it necessary to enter at east equal to its interest. trade, and the opinions tory, that it is indispensin the principles which

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ere principally intended was laudable, the means opposite effect. When do so much to increase its that do not export, prevent the supply from hese are the conclusions uires a pretty extensive topics, to perceive their tions affecting the corn ies. They were framed nmon sense; and their ears old, it may be barked, ment having been copied to a multitude of other

object being to procure as large a supply of the prime necessary of life as possible, ita exportation was either totally forbidden, or forbidden when the home price was above certain limits.

The principle of absolute prohibition seems to have been steadily acted upon, as far as the turbulence of the period would admit, from the Conquest to the year 1436, in the reign of Henry VI. But at the last mentioned period an act was passed, authorising the exportation of wheat whenever the home price did not exceed 6s. 8d. (equal in amount of pure silver to 12s. 103d. present money) per quarter, and barley when the home price did not exceed 3s. 4d. In 1463, an additional benefit was intended to be conferred on agriculture by prohibiting importation until the home price exceeded that at which exportation ceased. But the fluctuating policy of the times prevented these regulations from being carried into full effect; and, indeed, rendered thom in a great measure inoperative.

In addition to the restraints laid on exportation, it has been common in most countries to attempt to increase the supply of corn, not only by admitting its unrestrained importation from abroad, but by holding out extraordinary encouragement to the importers. This policy has not, however, been much followed in England. During the 500 years immediately posterior to the Conquest, importation was substantially free; but it was seldom or never promoted by artificial means: and during the last century and a half it has, for the most part, been subjected to severe restrictions.

Besides attempting to lower prices by prohibiting exportation, our ancestors attempted to lower them by proscribing the trade carried on by corn dealers. This most useful class of persons were looked upon with suspicion by every one. The agriculturists concluded that they would be able to sell their produce at higher prices to the consumers, were the corn dealers out of the way: while the consumers concluded that the profits of the dealers were made at their expense; and ascribed the dearths that were then very prevalent entirely to the practices of the dealers, or to their buying up corn and withholding it from market. These notions, which have still a considerable degree of influence, led to various enactments, particularly in the reign of Edward VI., by which the freedom of the internal corn trade was entirely suppressed. The engrossing of corn, or the buying of it in one market with intent to sell it again in another, was made an offence punishable by imprisonment and the pillory; and no one was allowed to carry corn from one part to another without a licence, the privilege of granting which was confined, by a statute of Elizabeth, to the quarter sessions. But as the principles of commerce came to be better understood, the impolicy of these restraints gradually grew more and more obvious. They were considerably modified in 1624; and, in 1663, the engrossing of corn was declared to be legal so long as the price did not exceed 48s. a quarter-(15 Chas. 2. c. 7.); an act which, as Dr. Smith has justly observed, has, with all its imperfections, done more to promote plenty than any other law in the statute book. In 1773, the last remnant of the legislative enactments restraining the freedom of the internal corn dealers was entirely repealed. But the engrossing of corn has, notwithstanding, been since held to be an offence at common law; and, so late as 1800, a corn dealer was convicted of this imaginary crime. He was not, however, brought up for judgment; and it is not very likely that any similar case will ever again occupy the attention of the courts.

The acts of 1436 and 1463, regulating the prices when exportation was allowed and when importation was to cease, continued, nominally at least, in force till 1562, when the prices at which exportation might take place were extended to 10s. for wheat, and 6s. 8d. for barley. But a new principle—that of imposing duties on exportation—was soon after introduced; and, in 1571, it was enacted that wheat might be exported, paying a duty of 2s, a quarter, and barley and other grain a duty of 1s. 4d., whenever the home price of wheat did not exceed 20s. a quarter, and barley and malt 12s. At the Restoration, the limit at which exportation might take place was very much extended; but as the duty on exportation was, at the same time, so very high as to be almost prohibitory, the extension was of little or no service to the agriculturists. This view of the matter seems to have been speedily taken by the legislature; for, in 1663, the high duties on exportation were taken off, and an ad valorem duty imposed in their stead, at the same time that the limit of exportation was extended. In 1670, a still more decided step was taken in favour of agriculture; an act being then passed which extended the exportation price to 53s. 4d. a quarter for wheat, and other grain in proportion, imposing, at the same time, prohibitory duties on the importation of wheat till the price rose to 53s. 4d., and a duty of 8s. between that price and 80s. But the real effects of this act were not so great as might have been anticipated. The extension of the limit of exportation was rendered comparatively nugatory, in consequence of the continuance of the duties on exportation caused by the necessities of the Crown; while the want of any proper method for the determination of prices went far to nullify the prohibition of importation.

At the accession of William III. a new system was adopted. The interests of agriculture were then looked upon as of paramount importance: and to promote them, not only were the duties on exportation totally abolished, but it was encouraged by the grant of a bounty

of 5s, on every quarter of wheat exported while the price continued at or below 48s,; of 2s, 6d. on every quarter of barley or malt, while their respective prices did not exceed 24s.; and of 3s, 6d. on every quarter of rye, when its price did not exceed 32s.—(1 Will. & Mary, c. 12.) A bounty of 2s, 6d. a quarter was subsequently given upon the exportation of onts and oatmeal, when the price of the former did not exceed 15s, a quarter. Importation

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continued to be regulated by the act of 1670.

Much diversity of opinion has been entertained with respect to the policy of the bounty. That it was intended to raise the price of corn is clear, from the words of the statute, which states, "that the exportation of corn and grain into foreign parts, when the price thereof is at a low rate in this kingdom, hath been a great advantage not only to the owners of land, but to the trade of the kingdom in general: therefore," &c. But admitting this to have been its object, it has been contended that the low prices which prevailed during the first half of last century show that its real effect had been precisely the reverse; and that it had, by extending tillage, contributed to reduce prices. It will be afterwards shown that this could not really be the case; and the fall of prices may be sufficiently accounted for by the improved state of agriculture, the gradual consolidation of farms, the diminution of sheep husbandry, &c., combined with the slow increase of the population. In point of fact, to, prices had begun to give way 30 years before the bounty was granted; and the fall was equally great in France, where, instead of exportation being encouraged by a bounty, it was almost entirely prohibited; and in most other Continental states.—(For proofs of what is now stated, see the article Corn Laws, in the new edition of the Ency. Brit.)

The Tables annexed to this article show that, with some few exceptions, there was, during the first 66 years of last century, a large export of corn from England. In 1750, the wheat exported amounted to 947,000 quarters; and the total bounties paid during the 10 years from 1740 to 1751 reached the sum of 1,515,000l. But the rapid increase of population subsequently to 1760, and particularly after the peace of Paris, in 1763, when the commerce and manufactures of the country were extended in an unprecedented degree, gradually reduced this excess of exportation, and occasionally, indeed, inclined the balance the other way. This led to several suspensions of the restrictions on importation; and, at length, in 1773, a new act was framed, by which foreign wheat was allowed to be imported on paying a nominal duty of 6d. whenever the home price was at or above 48s. a quarter, and the bounty\* and exportation were together to cease when the price was at or above 44s. This statute also permitted the importation of corn at any price, duty free, in order to be again exported, provided it were in the mean time lodged under the

joint locks of the king and the importer.

The prices when exportation was to cease by this act seem to have been fixed too low; and, as Dr. Smith has observed, there appears a good deal of impropriety in prohibiting exportation altogether the moment it attained the limit, when the bounty given to force it was withdrawn; yet, with all these defects, the act of 1773 was a material improvement on the former system, and ought not to have been altered unless to give greater freedom to the trade.

The idea that this law must, when enacted, have been injurious to the agriculturists, seems altogether illusory: the permission to import foreign grain, when the home price rose to a moderate height, certainly prevented their realising exorbitant profits, in dear years, at the expense of the other classes; and prevented an unnatural proportion of the capital of the country from being turned towards agriculture. But as the limit at which importation at a nominal duty was allowed, was fixed a good deal above the average price of the reign of George II., it cannot be maintained that it had any tendency to reduce previous prices, which is the only thing that could have discouraged agriculture: and, in fact, no such reduction took place.

It is, indeed, true, that, but for this act, we should not have imported so much foreign grain in the interval between 1773 and 1791. This importation, however, was not a consequence of the decline of agriculture; for it is admitted that every branch of rural economy was more improved in that period than in the whole of the preceding century; but arose entirely from a still more rapid increase of the manufacturing population, and hence, of the effective de-

By referring to the Tables annexed to this article, it will be seen that, in 1772, the balance on the side of wheat imported amounted to 18,515 quarters; and in 1773, 1774 and 1775, all years of great prosperity, the balance was very much increased. But the loss of a great part of our colonial possessions, the stagnation of commerce, and difficulty of obtaining employment, occasioned by the American war, diminished the consumption; and this, combined with unusually productive harvests, rendered the balance high on the side of exportation, in 1778, 1779, and 1789. In 1783 and 1784, the crop was unusually deticient, and considerable importations took place; but in 1785, 1786, and 1787 the exports again exceeded the imports; and it was not till 1788, when the country had fully recovered from

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<sup>\*</sup> The bounty amounted to 5s. on every quarter of wheat; 2s. 6d. on every quarter of barley; 3s. 6d. on every quarter of rye; and 2s. 6d, on every quarter of oats.

inued at or below 48s.; ices did not exceed 24s.; 32s.—(1 Will. & Mary, the exportation of oats a quarter. Importation

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ind. In 1750, the wheat aid during the 10 years 1 increase of population in 1763, when the company the continuity of the degree, and inclined the balance one on importation; and, theat was allowed to be rice was at or above 48s, was when the price was corn at any price, duty can time lodged under the

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the effects of the American war, and when manufacturing improvements were carried on with extraordinary spirit, that the imports permanently overbalanced the exports.

The growing wealth and commercial prosperity of the country had thus, by increasing the population and enabling individuals to consume additional quantities of food, caused the home supply of corn to fall somewhat short of the demand; but it must not, therefore, be concluded that agriculture had not at the same time been very greatly meliorated. "Tho average annual produce of wheat," says Mr. Comber, "at the beginning of the reign of George III. (1760), was about 3,800,000 quarters, of which about 300,000 had been sent out of the kingdom, leaving about 3,500,000 for home consumption. In 1773, the produce of wheat was stated in the House of Commons to be 4,000,000 quarters, of which the whole, and above 100,000 imported, were consumed in the kingdom. In 1796, the consumption was stated by Lord Hawkesbury to be 500,000 quarters per month, or 6,000,000 quarters annually, of which about 180,000 were imported; showing an increased produce in about 20 years of 1,820,000 quarters. It is evident, therefore, not only that no defalcation of preduce had taken place in consequence of the cessation of exportation, as has been too lightly assumed from the occasional necessity of importation, but that it had increased with the augmentation of our commerce and manufactures."-(Comber on National Subsistence, p. 180.)

These estimates are, no doubt, very loose and unsatisfactory; but the fact of a great increase of produce having taken place is unquestionable. In a report by a committee of the House of Commons on the state of the waste lands, drawn up in 1797, the number of acts passed for enclosing, and the number of acres enclosed, in the following reigns, are thus stated in the following reigns.

	Nu	mber of Acts.	Number of Acres
In the reign of Queen Anne -	-	2	1.439
George I.	-	16	17,960
George II	-	226	318.778
George III. to 1797	-	1,532	2,804,197

It deserves particular notice, that from 1771 to 1791, both inclusive, the period during which the greater number of these improvements were effected, there was no rise of prices.

The landholders, however, could not but consider the liberty of importation granted by the act of 1773 as injurious to their interests, inasmuch as it prevented prices from rising with the increased demand. A clamour, therefore, was raised against that law; and in addition to this interested feeling, a dread of becoming habitually dependent on foreign supplies of corn, eperated on many, and produced a pretty general acquiescence in the act of 1791. By this act, the price when importation could take place from abroad at the low duty of 6d., was raised to 54s.; under 54s. and above 50s. a middle duty of 2s. 6d.; and under 50s. a prohibiting duty of 24s. 3d. was exigible. The bounty continued as before, and exportation without bounty was allowed to 46s. It was also enacted, that foreign wheat might be imported, stored under the king's lock, and again exported free of duty; but, if sold for home consumption, it became liable to a warehouse duty of 2s. 6d. in addition to the ordinary duties payable at the time of sale.

In 1797, the Bank of England obtained an exemption from paying in specie; and the consequent facility of obtaining discounts and getting a command of capital, which this measure occasioned, gave a fresh stimulus to agriculture; the efficacy of which was most powerfully assisted by the scarcity and high prices of 1800 and 1801. An agricultural mania now seized the nation; and as the prices of 1804 would not allow the cultivation of the poor soils, which had been broken up in the dear years, to be continued, a new corn law, being loudly called for by the farmers, was passed in 1804. The law imposed a prohibitory duty of 24s. 3d. per quarter on all wheat imported when the home price was at or below 63s.; between 63s. and 66s. a middle duty of 2s. 6d. was paid, and above 66s. a nominal duty of 6d. The price at which the bounty was allowed on exportation was extended to 50s, and exportation without bounty to 54s. By the act of 1791, the maintime counties of England were divided into 12 districts, importation and exportation being regulated by the particular prices of each; but by the act of 1804 they were regulated, in England, by the aggregate average of the maritime districts; and in Scotland by the aggregate average of the 4 maritime districts into which it was divided. The averages were taken 4 times a year, so that the ports could not be open or shut for less than 3 months. This manner of ascertaining prices was, however, modified in the following session; it being then fixed, that importation, both in England and Scotland, should be regulated by the average price of the 12 maritime districts of England.

In 1805, the crop was very considerably deficient, and the average price of that year was about 22s. a quarter above the price at which importation was allowed by the act of 1804. As the depreciation of paper, compared with bullion, was at that time only four per cent, the high price of that year must have been principally owing to the new law preventing importation from abroad till the home price was high, and then fettering mercantile operations; and to the formidable obstacles which the war threw in the way of importation. In

1806\*, 1807, and 1808, the depreciation of paper was nearly 3 per cent.; and the price of wheat in those years being generally from 66s. to 75s., the importations were but small. From autumn 1808, to spring 1814 the depreciation of the currency was unusually great; and several crops in that interval being likewise deficient, the price of corn, influenced by both causes, rose to a surprising height. At that time no vessel could be laden in any Continental port for England without purchasing a license, and the freight and insurance were at least 5 times as high as during peace. But the destruction of Napoleon's anti-commercial system, in the autumn of 1813, having increased the facilities of importation, a large quantity of corn was poured into the kingdom; and, in 1814, its bullion price fell below the price at which importation was allowed.

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Before this fall of price, a committee of the House of Commons had been appointed to inquire into the state of the laws affecting the corn trade; and recommended in their Report (dated 11th of May, 1813) a very great increase of the prices at which exportation was allowable, and when importation free of duty might take place. This recommendation was not, however, adopted by the House; but the fact of its having been made when the home price was at least 112s. a quarter, displayed a surprising solicitude to exclude foreigners

from all competition with the home growers.

The wish to lessen the dependence of the country on foreign supplies formed the sole ostensible motive by which the committee of 1813 had been actuated, in proposing an alteration in the act of 1804. But after the fall of price in autumn 1813, and in the early part of 1814, it became obvious, on comparing our previous prices with those of the Continent, that without an alteration of the law in question this dependence would be a good deal increased; that a considerable extent of such poor lands as had been brought into cultivation during the high prices would be again thrown into pasturage; and that rents would be considerably reduced. These consequences alarmed the landlords and occupiers; and in the early part of the session of 1814, a series of resolutions were voted by the House of Commons, declaring that it was expedient to repeal the bounty, to permit the free exportation of corn whatever might be the home price, and to impose a graduated scale of duties on the importation of foreign corn. Thus, foreign wheat imported when the home price was at or under 64s. was to pay a duty of 24s.: when at or under 65s. a duty of 23s.; and so on, till the home price should reach 86s., when the duty was reduced to 1s., at which sum it became stationary. Corn imported from Canada, or from the other British colonies in North America, was to pay half the duties on other corn. As soon as these resolutions had been agreed to, two bills founded on them-one for regulating the importation of foreign corn, and another for the repeal of the bounty, and for permitting unrestricted exportation-were introduced. Very little attention was paid to the last of these bills; but the one imposing fresh duties on importation encountered a very keen opposition. The manufacturers, and every class not directly supported by agriculture, stigmatised it as an unjustifiable attempt artificially to keep up the price of food, and to secure excessive rents and large profits to the landholders and farmers at the expense of the consumers. Meetings were very generally held, and resolutions entered into strongly expressive of this sentiment, and dwelling on the fatal consequences which, it was affirmed, a continuance of the high prices would have on our manufactures and commerce. This determined opposition, coupled with the indecision of ministers, and perhaps, too, with an expectation on the part of some of the landholders that prices would rise without any legislative interference, caused the miscarriage of this bill, The other bill, repealing the bounty and allowing an unlimited freedom of exportation, was

Committees had been appointed in 1814, by both Houses of Parliament, to examine evidence and report on the state of the corn trade; and, in consequence, a number of the most eminent agriculturists were examined. The witnesses were unanimous in this only, -that the protecting prices in the act of 1804 were insufficient to enable the farmers to make good the engagements into which they had subsequently entered, and to continue the cultivation of the inferior lands lately brought under tillage. Some of them thought that 120s. ought to be fixed as the lowest limit at which the importation of wheat free of duty should be allowed: others varied from 90s, to 100s,—from 80s, to 90s,—and a few from 70s, to 80s. The general opinion, however, seemed to be that 80s. would suffice; and as prices continued to decline, a set of resolutions founded on this assumption were submitted to the House of Commons by Mr. Robinson, of the Board of Trade (now Lord Goderich); and having been agreed to, a bill founded on them was, after a very we lant opposition, carried in both Houses by immense majorities, and finally passed into a law (55 Geo. 3. c. 26.). According to this act, all sorts of foreign corn, meal, or flour, might be imported at all times free of duty into any port of the United Kingdom, in order to be warehoused; but foreign corn was not permitted to be imported for home consumption, except when the average prices of the several sorts

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<sup>\*</sup>Several impolitic restraints had been for a long time imposed on the free importation and exportation of corn between Great Britain and Ireland, but they were wholly abolished in 1806; and the act of that year (46 Geo. 3. c. 97.), establishing a free trade in corn between the 2 great divisions of the empire, was not only a wise and proper measure in itself, but has powerfully contribated to promote the general advantage.

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cent.; and the price of tions were but small. as unusually great; and orn, influenced by both laden in any Continen. t and insurance were at oleon's anti-commercial portation, a large quanon price fell below the

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iament, to examine evia number of the most nous in this only,-that e farmers to make good continue the cultivation ght that 120s. ought to luty should be allowed: 70s. to 80s. The genees continued to decline, he House of Commons having been agreed to, in both Houses by im-According to this act, es free of duty into any corn was not permitted ces of the several sorts importation and exporta-shed in 1806; and the act 2 great divisions of the y contributed to promote

of British corn were as follows: viz. wheat, 80s. per quarter; rye, peas, and beans, 53s.; barley, bear, or bigg, 40s.; and oats, 26s.: and all importation of corn from any of the British plantations in North America was forbidden, except when the average home prices were at or under, wheat, 67s. per quarter; rye, peas, and beans, 44s.; barley, bear or bigg, 33s.; and oats, 22s.

The agriculturists confidently expected that this act would immediately effect a rise of prices, and render them steady at about 80s. But, for reasons which will be afterwards stated, these expectations were entirely disappointed; and there has been a more ruinous fluctuation of prices during the 18 years that have elapsed since it was passed, than in any previous period of our recent history. In 1821, when prices had sunk very low, a committee of the House of Commons was appointed to inquire into the causes of the depressed state of agriculture, and to report their observations thereupon. This committee, after examining a number of witnesses, drew up a report, which, though not free from error, is a very valuable document. It contains a forcible exposition of the pernicious effects arising from the law of 1815, of which it suggested several important modifications. These, however, were not adopted; and as the low prices, and consequent distress of the agriculturists, continued, the subject was brought under the consideration of parliament in the following year. After a good deal of discussion a new act was then passed (3 Geo. 4. c. 60.), which enacted, that after prices had risen to the limit of free importation fixed by the act of 1815, that act was to cease and the new statute to come into operation. This statute lowered the prices fixed by the act of 1815, at which importation could take place for home consumption, to the following sums, viz.-

Wheat	-	_	Possessions in North America.  - 70s. Der quarter.	Possessions in North America. 59s. per quarter.
Rye, peas, and beans	-	-	- 46s. —	39s. —
Barley, bear, or bigg	-	-	- 35s. —	30s. —
Oats	-	-	- 25s. —	20s. —

But, in order to prevent any violent oscillation of prices from a large supply of grain being suddenly thrown into the market, it was enacted, that a duty of 17s. a quarter should be laid on all wheat imported from foreign countries, during the first 3 months after the opening of the ports, if the price was between 70s. and 80s. a quarter, and of 12s. afterwards; that if the price was between 80s. and 85s., the duty should be 10s. for the first 3 months, and 5s. afterwards; and that if the price should exceed 85s., the duty should be constant at 18.; and proportionally for other sorts of grain.

This act, by preventing importation until the home price rose to 70s., and then loading the quantities imported between that limit and the limit of 85s. with heavy duties, was certainly more favourable to the views of the agriculturists than the act of 1815. But, unluckily for them, the prices of no species of corn, except barley, were sufficiently high, while this act existed, to bring it into operation.

In 1825, the first approach was made to a better system, by permitting the importation of wheat from British North America, without reference to the price at home, on payment of a duty of 5s, a quarter. But this act was passed with difficulty, and was limited to one year's duration.

Owing to the drought that prevailed during the summer of 1826, there was every prospect that there would be a great deficiency in the crops of that year; and, in order to prevent the disastrous consequences that might have taken place, had importation been prevented until the season was too far advanced for bringing supplies from the great corn markets in the north of Europe, his Majesty was authorised to admit 500,000 quarters of foreign wheat, on payment of such duties as the order in council for its importation should declare. And when it was ascertained that the crops of oats, peas, &c. were greatly below an average, ministers issued an order in council, on their own responsibility, on the 1st of September, authorising the immediate importation of oats on payment of a duty of 2s. 2d. a boll; and of ryc, peas, and beans, on payment of a duty of 3s. 6d. a quarter. A considerable quantity of oats was imported under this order, the timely appearance of which had undoubtedly a very considerable effect in mingating the pernicious consequences arising from the deficiency of that species of grain. Ministers obtained an indemnity for this order on the subsequent meeting of parliament.

Nothing could more strikingly evince the impolicy of the acts of 1815 and 1822, than the necessity, under which the legislature and government had been placed, of passing the temporary acts and issuing the orders alluded to. The more intelligent portion of the agriculturists began, at length, to perceive that the corn laws were not really calculated to produce the advantages that they had anticipated; and a conviction that increased facilities should be given to importation became general throughout the country. The same conviction made considerable progress in the House of Commons; so much so, that several members who supported the measures adopted in 1815 and 1822, expressed themselves satisfied that the principle of exclusion had been carried too far, and that a more liberal system should be adopted. Ministers having participated in these sentiments, Mr. Canning moved a serios

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of resolutions, as the foundation of a new corn law, on the 1st of March, 1827. These resolutions were to the effect that foreign corn might always be imported, free of duty, in order to be warehoused; and that it should always be admissible for home consumption on payment of certain duties. Thus in the instance of wheat, it was resolved that, when the home price was at or above 70s, a quarter, the duty should be a fixed one of Is.; and that for every shilling that the price fell below 70s, a duty of 2s, should be imposed; so that when the price was at 69s, the duty on importation was to be 2s., when at 68s, the duty was to be 4s. and so on. The limit at which the constant duty of 1s. a quarter was to take place in the case of barley, was originally fixed at 37s., but it was subsequently raised to 40s.; the duty increasing by 1s. 6d. for every 1s. which the price fell below that limit. The limit at which the constant duty of 1s. a quarter was to take place in the case of eats was originally fixed at 28s.; but it was subsequently raised to 33s, the duty increasing at the rate of 1s. a quarter for every shilling that the price fell below that limit. The duty on colonial wheat was fixed at 6d, the quarter when the home price was above 65s.; and when the price was under that sum, the duty was constant at 5s.; the duties on other descriptions of colonial grain were similar. These resolutions were agreed to by a large majority; and a bill founded on them was subsequently carried through the House of Commons. Owing, however, to the change of ministers, which took place in the interim, several peers, onginally favourable to the bill, and some, even, who assisted in its preparation, saw reason to become amongst its most violent opponents; and a clause moved by the Duke of Welling. ton, interdicting all importation of foreign corn until the home price exceeded 66s., having been carried in the Lords, ministers gave up the bill, justly considering that such a clause was entirely subversive of its principle.

A new set of resolutions with respect to the corn trade were brought forward in 1828, by Mr. Charles Grant. They were founded on the same principles as those which had been rejected during the previous session. But the duty was not made to vary equally, as in Mr. Canning's resolutions, with every equal variation of price; it being 23s. 8d. when the hone price was 64s. the Imperial quarter; 16s. 8d. when it was 69s.; and 1s. only when it was at or above 73s. After a good deal of debate, Mr. Grant's resolutions were carried in both Houses; and the act embodying them (9 Geo. 4. c. 60.) is that by which the corn trade is now regulated. An abstract of this act will be found in a subsequent part of this article.

# II. PRINCIPLES OF THE CORN LAWS.

1. Internal Corn Trade.—It is needless to take up the reader's time by endeavouring to prove by argument the advantage of allowing the free conveyance of corn from one province to another. Every one sees that this is indispensable, not only to the equal distribution of the supplies of food over the country, but to enable the inhabitants of those districts that are best fitted for the raising and fattening of cattle, sheep, &c. to addict themselves to these or other necessary occupations not directly connected with the production of corn. We shall, therefore, confine the few remarks we have to make, on this subject, to the consideration of the influence of the speculations of the corn merchants in buying up corn in anticipation of an advance. Their proceedings in this respect, though of the greatest public utility, have been the principal cause of that odium to which they have been so long exposed.

Were the harvests always equally productive, nothing would be gained by storing up supplies of corn; and all that would be necessary would be to distribute the crop equally throughout the country, and throughout the year. But such is not the order of nature. The variations in the aggregate produce of a country in different seasons, though not perhaps so great as are commonly supposed, are still very considerable; and experience has shown that two or three unusually luxuriant harvests seldom take place in succession; or that when they do, they are invariably followed by those that are deficient. The speculators in corn anticipate this result. Whenever prices begin to give way in consequence of an unusually luxuriant harvest, speculation is at work. The more opulent farmers withhold either the whole or a part of their produce from market; and the more opulent dealers purchase largely of the corn brought to market, and store it up in expectation of a future advance. And thus, without intending to promote any one's interest but their own, the speculators in corn become the great benefactors of the public. They provide a relief stock against those years of scarcity which are sure at no distant period to recur: while, by withdrawing a portion of the redundant supply from immediate consumption, prices are prevented from falling so low as to be injurious to the farmers, or at least are maintained at a higher level than they would otherwise have reached; provident habits are maintained amongst the people; and that waste and extravagance are checked, which always take place in plentiful years, but which would be carried to a much greater extent if the whole produce of an abundant crop were to be consumed within the season.

It is, however, in scarce years that the speculations of the corn merchants are principally advantageous. Even in the richest countries, a very large proportion of the individuals engaged in the business of agriculture are comparatively poor, and are totally without the

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erchants are principally tion of the individuals are totally without the means of withholding their produce from market, in order to speculate upon any future advance. In consequence, the markets are always most abundantly supplied with produce immediately after harvest; and in countries where the merchants engaged in the corn trade are not possessed of large capitals, or where their proceedings are fettered and restricted, there is then, almost invariably, a heavy full of prices. But as the vast majority of the people buy their food in small quantities, or from day to day as they want it, their consumption is necessarily extended or contracted according to its price at the time. Their views do not extend to the future; they have no means of judging whether the crop is or is not deficient. They live, as the phrase is, from hand to mouth; and are satisfied if, in the mean time, they obtain abundant supplies at a cheap rate. But it is obvious, that were there nothing to control or counteract this improvidence, the consequence would very often be fatal in the extreme. The crops of one harvest must support the population till the crop of the other harvest has been gathered in; and if that crop should be deficient-if, for instance, it should only be adequate to afford, at the usual rate of consumption, a supply of 9 or 10 months' provisions instead of 12—it is plain that, unless the price were so raised immediately after harvest, as to enforce economy, and put, as it were, the whole nation on short allowance, the most dreadful famine would be experienced previously to the ensuing harvest. Those who examine the accounts of the prices of wheat and other grain in England, collected by Bishop Fleetwood and Sir F. M. Eden, will meet with abundant proofs of the accuracy of what has now been stated. In those remote periods when the farmers were generally without the means of withholding their crops from market, and when the trade of a corn dealer was proscribed, the utmost improvidence was exhibited in the consumption of grain. There were then, indeed, very few years in which a considerable scarcity was not experienced immediately before harvest, and many in which there was an absolute famine. The fluctuations of price exceeded every thing of which we can now form an idea; the price of wheat and other grain being 4 or 5 times as high in June and July, as in September and October. Thanks, however, to the increase of capital in the hands of the large farmers and dealers, and to the freedom given to the operations of the corn merchants, we are no longer exposed to such ruinous vicissitudes. dealers, who, in consequence of their superior means of information, are better acquainted with the real state of the crops than any other class of persons, find the harvest likely to be deficient, they raise the price of the corn they have warehoused, and bid against each other for the corn which the farmers are bringing to market. In consequence of this rise of prices, all ranks and orders, but especially the lower, who are the great consumers of corn, find it indispensable to use greater economy, and to check all improvident and wasteful consumption. Every class being thus immediately put upon short allowance, the pressure of the scarcity is distributed equally throughout the year; and instead of indulging, as was formerly the case, in the same scale of consumption as in seasons of plenty, until the supply became altogether deficient, and then being exposed without resource to the attacks of famine and pestilence, the speculations of the corn merchants warn us of our danger, and compel us to provide against it.

It is not easy to suppose that these proceedings of the corn merchants should ever be injurious to the public. It has been said that in scarce years they are not disposed to bring the corn they have purchased to market until it has attained an exorbitant price, and that the pressure of the searcity is thus often very much aggravated; but there is no real ground for any such statement. The immense amount of capital required to store up any considerable quantity of corn, and the waste to which it is liable, render most holders disposed to sell as soon as they can realise a fair profit. In every extensive country in which the corn trade is free, there are infinitely too many persons engaged in it to enable any sort of combination or concert to be formed amongst them; and though it were formed, it could not be maintained for an instant. A large proportion of the farmers and other small holders of corn are always in straitened circumstances, more particularly if a scarce year has not occurred so soon as they expected; and they are consequently anxious to relieve themselves, as soon as prices rise, of a portion of the stock on their hands. Occasionally, indeed, individuals are found, who retain their stocks for too long a period, or until a reaction takes place, and prices begin to decline. But instead of joining in the popular cry against such persons, every one who takes a dispassionate view of the matter will perceive that, inasmuch as their miscalculation must, under the circumstances supposed, be exceedingly injurious to themselves, we have the best security against its being carried to such an extent as to be productive of any material injury or even inconvenience to the public. It ought also to be borne in mind, that it is rarely, if ever, possible to determine beforehand, when a scarcity is to abate in consequence of new supplies being brought to market; and had it continued a little longer, there would have been no miscalculation on the part of the holders. At all events, it is plain that, by declining to bring their corn to market, they preserved a resource on which, in the event of the harvest being longer delayed than usual, or of any unfavourable contingency taking place, the public could have fallen back; so that, instead of deserving abuse, these speculators are most justly entitled to every fair encouragement and protection. A country in which there is no considerable stock of grain in the barnyards of the farmers, or in the warchouses of the merchants, is in the most perilous situation that can easily be imagined, and may be exposed to the severest privations, or even famine. But so long as the sagacity, the miscalculation, or the averice of merchants and dealers retain a stock of grain in the warchouses, this last extremity cannot take place. By refusing to sell it till it has resched a very high price, they put an effectual stop to all sorts of waste, and husband for the public those supplies which they could not have so frugally husbanded for themselves.

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We have already remarked that the last remnant of the shackles imposed by statute on the freedom of the internal corn dealer was abolished in 1773. It is true that engrossing, forestalling, and regrating—(see Engrossing, &c.)—are still held to be offences at common law; but there is very little probability of any one being in future made to answer for

such ideal offences.

2. Exportation to Foreign Countries. - The fallacy of the notion so long entertained, that the prevention of exportation was the surest method of increasing plenty at home. is obvious to every one who has reflected upon such subjects. The markets of no country can ever be steadily and plentifully supplied with corn, unless her merchants have power to export the surplus supplies with which they may be occasionally furnished. country without the means of exporting grows nearly her own average supplies of corn, an abundant crop, by causing a great overloading of the market, and a heavy fall of price, is as injurious to the farmer as a scarcity. It may be thought, perhaps, that the greater quantity of produce in abundant seasons will compensate for its lower price; but this is not the case, It is uniformly found that variations in the quantity of corn exert a much greater influence over prices, than equal variations in the quantity of almost any thing else offered for sale, Being the principal necessary of life, when the supply of corn happens to be less than ordinary, the mass of the people make very great, though unavailing, exertions, by diminishing their consumption of other and less indispensable articles, to obtain their accustomed supplies of this prime necessary; so that its price rises much more than in proportion to the deficiency. On the other hand, when the supply is unusually large, the consumption is not proportionally extended. In ordinary years, the bulk of the population is about adequately fed; and though the consumption of all classes be somewhat greater in unusually plentiful years, the extension is considerable only among the lowest classes, and in the feeding of horses. Hence it is, that the increased supply at market, in such years, goes principally to cause a glut, and, consequently, a ruinous decline of prices. These statements are corroborated by the widest experience. Whenever there is an inability to export, from whatever cause it may arise, an unusually luxuriant crop is uniformly accompanied by a very heavy fall of price, and severe agricultural distress; and when two or three such crops happen to follow in succession, the ruin of a large proportion of the farmers is completed.

If the mischiefs resulting from the want of power to export stopped here, they might, though very great, be borne but they do not stop here. It is idle to suppose that a system ruinous to the producers can be otherwise to the consumers. A glut of the market, occasioned by luxuriant harvests, and the want of power to export, cannot be of long continuance for, while it continues, it can hardly fail, by distressing all classes of farmers, and causing the ruin of many, to give a check to every species of agricultural improvement, and to lessen the extent of land in tillage. When, therefore, an unfavourable season recurs, the reaction is, for the most part, appalling. The supply, being lessened not only by the badness of the season, but also by a diminution of the quantity of land in crop, falls very far below an average; and a severe scarcity, if not an absolute famine, is most commonly experienced. It is, therefore, clear, that if a country would render herself secure against famine, and injurious fluctuations of price, she must give every possible facility to exportation in years of unusual plenty. If she act upon a different system,—if her policy make exportation such year impracticable, or very difficult,—she will infallibly render the bounty of Providence an injury to her agriculturists; and two or three abundant harvests in succession will be the

forerunners of scarcity and famine.

3. Bounty on the Exportation of Corn.—In Great Britain, as already observed, we have not only been allowed to export for a long series of years, but from the Revolution down to 1815 a bounty was given on exportation, whenever the home prices were depressed below certain limits. This policy, however, erred as much on the one hand as a restriction on exportation errs on the other. It causes, it is true, an extension of the demand for corn: but this greater demand is not caused by natural, but by artificial means; it is not a consequence of any really increased demand on the part of the foreigner, but of our furnishing the exporters of corn with a bonus, in order that they may sell it abroad below its natural price! To suppose that a proceeding of this sort can be a public advantage, is equivalent to supposing that a shopkeeper may get rich by selling his goods below what they cost.—(See Bountr.)

4. Importation from Foreign Countries.—If a country were, like Poland or Russia, uniformly in the habit of exporting corn to other countries, a restriction on importation would be of no material consequence; because though such restriction did not exist, no

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ike Poland or Russia, riction on importation tion did not exist, no foreign corn would be imported, unless its ports were an altusted as to prove for an entrepôt.

A restriction on importation is sensibly felt only when it is enforce in a country which, owing to the greater density of its population, the limited extent of a fertile land, or any other cause, would, either occasionally or uniformly, import. It is familiar to the observation of every one, that a total failure of the crops is a calamity that but rarely occurrensive kingdom; that the weather which is unfavourable to one description soil, is generally favourable to some other description; and that, except in anomalou ases, the total produce is not very different. But what is thus generally true of single antries, is always true of the world at large. History furnishes no single instance of a universal scarcity; but it is uniformly found, that when the crops in a particular country are unusually deficient, they are proportionally abundant in some other quarter. It is clear, however, that a restriction on importation excludes the country which enacts it from profiting by this beneficent arrangement. She is thrown entirely on her own resources. Under the circumstances supposed, she has nothing to trust to for relief but reserves in her warehouses; and should these be inadequate to meet the exigency of the crisis, there are apparently no means by which she can escape experiencing all the evils of scarcity, or, it may be, of famine. A country deprived of the power to import is unable to supply the deficiencies of her harvests by the surplus produce of other countries; so that her inhabitants may starve amidst surrounding pleaty, and suffer the extreme of scarcity, when, but for the restrictions on importation, they might enjoy the greatest abundance. If the restriction be not absolute, but conditional; if, instead of absolutely excluding foreign corn from the home markets, it merely loads it with a duty; the degree in which it will operate to increase the scarcity and dearth will depend on the magnitude of that duty. If the duty be constant and moderate, it may not have any very considerable effect in discouraging importation; but if it be fluctuating and heavy, it will, by falsifying the speculations of the merchants, and making a corresponding addition to the price of the corn imported, be proportionally injurious. In whatever degree foreign corn may be excluded in years of deficient crops, to the same extent must prices be artificially raised, and the pressure of scarcity rendered so much the more severe.

Such would be the disastrous influence of a restriction on importation in a country which, were there no such obstruction in the way, would sometimes import and sometimes export. But its operation would be infinitely more injurious in a country which, under a free system, would uniformly import a portion of her supplies. The restriction, in this case, has a twofold operation. By preventing importation from abroad, and forcing the population to depend for subsistence on corn raised at home, it compels recourse to be had to comparatively inferior soils; and thus, by increasing the cost of producing corn above its cost in other countries, adds proportionally to its average price. The causes of fluctuation are, in this way, increased in a geometrical proportion; for while the prevention of importation exposes the population to the pressure of want whenever the harvest happens to be less productive than usual, it is sure, at the same time, by raising average prices, to hinder exportation in a year of unusual plenty, until the home prices fall ruinously low. It is obvious, therefore, that a restriction of this sort must be alternately destructive of the interests of the consumers and producers. It injures the former by making them pay, at an average, an artificially increased price for their food, and by exposing them to scarcity and famine whenever the home crop proves deficient; and it injures the latter, by depriving them of the power to export in years of unusual plenty, and by overloading the market with produce, which,

under a free system, would have met with an advantageous sale abroad.

The principle thus briefly explained, shows the impossibility of permanently keeping up the home prices by means of restrictions on importation, at the same time that it affords a clue by which we may trace the causes of most of that agricultural distress which has been experienced in this country since the peace. The real object of the Corn Law of 1815 was to keep up the price of corn to 80s. a quarter; but to succeed in this, it was indispensable not only that foreign corn should be excluded when prices were under this limit, but that the markets should never be overloaded with corn produced at home: for it is clear, according to the principle already explained, that if the supply should in ordinary years be sufficient to feed the population, it must, in an unusually abundant year, be more than sufficient for that purpose; and when, in such a case, the surplus is thrown upon the market, it cannot fail, in the event of our average prices being considerably above the level of those of the surrounding countries, to cause a ruinous depression. Now, this was the precise situation of this country at the end of the war. Owing partly to the act of 1804, but far more to the difficulties in the way of importation, and the depreciation of the currency, prices attained to an extraordinary elevation from 1809 to 1814, and gave such a stimulus to agriculture, that we grew, in 1812 and 1818, sufficient corn for our own supply. And, such being the ase, it is clear, though our ports had been hermetically scaled against importation from abroad, that the first luxuriant crop must have occasioned a ruinous decline of prices. It is the exclusion, not the introduction, of foreign corn that has caused the distress of the agriculturists; for it is this exclusion that had forced up the price of corn in this country, in Vol. I.-2 T

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scarce and average years, to an unnatural level, and that, consequently, renders exportation in favourable seasons impossible, without such a fall of prices as is most disastrous to the farmer. It may be mentioned in proof of what is now stated, that the average price of wheat in England and Wales in 1814, was 74s, a quarter, and in 1815 it had fallen to 64s. But as these prices would not indemnify the occupiers of the poor lands brought under tillage during the previous high prices, they were gradually relinquishing their cultivation. A considerable portion of them was converted into pasture; rents were generally reduced: and wages had begun to decline: but the legislature having prohibited the importation of foreign corn, the operation of this natural principle of adjustment was unfortunately counter-acted, and the price of 1816 rose to 75s. 10d. This rise was, however, insufficient to occasion any new improvement; and as foreign corn was now excluded, and large tracts of inst land had been thrown out of cultivation, the supply was so much diminished, that, notwithstanding the increase in the value of money, prices rose in 1817, partly, no doubt, in consequence of the bad harvest of the previous year, to 94s. 9d.; and in 1818, to 81s. 1d These high prices had their natural effect. They revived the drooping spirits of the farmers, who imagined that the Corn Law was, at length, beginning to produce the effects anticipated from it, and that the golden days of 1812, when wheat sold for 125s, a quarter, were about to return! But this prosperity carried in its bosom the seeds of future mischief. The increased prices necessarily occasioned a fresh extension of tillage; capital was again applied to the improvement of the soil; and this increase of tillage, conspiring with favourable seasons, and the impossibility of exportation, sunk prices to such a degree, that they fell, in October, 1822, so low as 38s. 1d., the average price of that year being only 43s. 3d.

It is thus demonstrably certain, that the recurrence of periods of distress, similar to those that have been experienced by the agriculturists of this country since the pence, cannot be warded oil by restricting or prohibiting importation. A free corn trade is the only system that can give them that security against fluctuations that is so indispensable. The iner. dimportation that would take place, were the ports always open, as soon as any considerable deficiency in the crops was apprehended, would prevent prices from rising to an oppressive height; while on the other hand, when the crops were unusually luxuriant, a ready outlet would be found for the surplus in foreign countries, without its occasioning any very heavy fall. To expect to combine steadiness of prices with restrictions on importation, is to expect to reconcile what is contradictory and absurd. The higher the limit at which the importation of foreign corn into a country like England is liked, the greater will be the oscillation of prices. If we would secure for ourselves abundance, and avoid fluctuation, we must renounce all attempts at exclusion, and be ready to deal in corn, as we ought to

be in every thing else, on fair and liberal principles.

That the restrictions imposed on the foreign corn trade during the last 10 years should not have been productive of more disastrous consequences than those that have actually resulted from them, is, we believe, principally to be ascribed to the very great increase that has taken place in the imports from Ireland. Previously to 1806, when a perfectly free corn trade between Great Britain and Ireland was for the first time established, the yearly imports did not amount to 400,000 quarters, whereas they now amount to 2,600,000; and any one who has ever been in Ireland, or is aware of the wretched state of agriculture in it, and of the amazing fertility of the soil, must be satisfied that a very slight improvement would occasion an extraordinary increase in the imports from that country; and it is believed by those best qualified to form an opinion on such a subject, that the settlement of the Catholic question, and the disfranchisement of the 40s. freeholders, by promoting the public tranquillity, and taking away one of the principal inducements to the pernicious practice of splitting farms, has, in this respect, already had great influence, and that it will eventually lead to the most material improvements. Hence it is by no means improbable, that the growing imports from Ireland may, at no distant period, reduce our prices to the level of those of the Continent, and even render us an occasionally exporting country. These, however, are contingent and uncertain results; and supposing them to be ultimately realised, the Corn Laws must in the mean time be productive of great hardship, and must, in all time to come, aggravate to a frightful extent the misery inseparable from bad harvests.

Nothing but the great importance of the subject could excuse us for dwelling so long or what is so very plain. To facilitate production, and to make commodities cheaper and more easily obtained, are the grand motives which stimulate the inventive powers, and which lead to the discovery and improvement of machines and processes for saving labour and diminishing cost; and it is plain that no system of commercial legislation descrees to be supported, which does not conspire to promote the same objects: but a restriction on the importation of corn into a country like England, which has made a great comparative advance in population and manufacturing industry, is diametrically opposed to these principles. The density of our population is such, that the exclusion of foreign corn forces us to resert to soils of a decidedly less degree of fertility than those that are under cultivation in the surrounding countries; and, in consequence, our average prices are comparatively high.

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f distress, similar to those nce the peace, cannot be trade is the only system pensable. The incr. d soon as any considerable n rising to an oppressive luxuriant, a ready outlet easioning any very heavy ns on importation, is to er tho limit at which the ed, the greater will be the ce, and avoid fluctuation, in corn, as we ought to

g the last 10 years should those that have actually very great increase that 06, when a perfectly free ne established, the yearly nount to 2,600,000; and state of agriculture in it, very slight improvement nat country; and it is bethat the settlement of the by promoting the public he pernicious practice of nd that it will eventually cans improbable, that the our prices to the level of porting country. These, to be ultimately realised, hip, and must, in all time bad harvests.

s for dwelling so long on ommodities cheaper and entive powers, and which s for saving labour and legislation deserves to be : but a restriction on the e a great comparative adposed to these principles. n corn forces us to resort under cultivation in the are comparatively high. We have resolved that our people should not employ their capital and labour in those branches of manufacturing and commercial industry in which they have a decided advantage over every other country; but that they should be made to force comparatively barren soils to yield them a scanty return for their outlay. If we could, by laying out 1000%, on the manufacture of cottons or hardware, produce a quantity of these articles that would exchange for 400 quarters of American or Polish wheat; and if the same sum, were it expended in cultivation in this country, would not produce more than 300 quarters; the prerention of importation occasions an obvious sacrifice of 100 out of every 400 quarters consamed in the empire; or, which is the same thing, it occasions an artifleial advance of 25 per cent, in the price of corn. In a public point of view, the impolicy of such a system is obvious; but it seems, at first sight, as if it were advantageous to the landlords. The advantage is, however, merely apparent: at bottom there is no real difference between the interests of the landlords and those of the rest of the community. It would be ridiculous, indeed, to imagine for a moment that the landlords can be benefited by a system in which those tremendous fluctuations of prices, so subversive of all agricultural prosperity, are inherent; but though these could be got rid of, the result would be the same. The prosperity of agriculture must always depend upon, and be determined by, the prosperity of other branches of industry; and any system which, like the corn laws, is most injurious to the latter, cannot but be injurious to the former. Instead of being publicly advantageous, high prices are in every case distinctly and completely the reverse. The smaller the sacrifice for which any commodity can be obtained, so much the better. When the labour required to produce, or the money required to purchase, a sufficient supply of corn is diminished, it is as clear as the sun at noon-day that more labour or money must remain to produce or purchase the other necessaries, conveniencies, and amusements of human life, and that the sum of national wealth and comforts must be proportionally augmented. Those who suppose that a rise of prices can ever be a means of improving the condition of a country might, with equal reason, suppose that it would be improved by throwing its best soils out of cultivation, and destroying its most powerful machines. The opinions of such persons are not only opposed to the plainest and most obvious scientific principles, but they are opposed to the obvious conclusions of common sense, and the universal experience of mankind.

Experience of the injurious effects resulting from the Corn Laws has induced many that were formerly their zealous advocates to come round to a more liberal way of thinking. It would, however, be unjust not to mention that there has always been a large and respectable party amongst the landlords, opposed to all restrictions on the trade in corn; and who have uniformly thought that their interests, being identified with those of the public, would be lest promoted by the abolition of restrictions on importation. A protest expressive of this spinion, subscribed by 10 peers, was entered on the Journals of the House of Lords, against the corn law of 1815. This document is said to have been drawn up by Lord Grenville, who has always been the enlightened advocate of sound commercial principles. Its reasoning is so clear and satisfactory, that we are sure we shall gratify our readers, as well as

"Dissentient.—I. Hecause we are adverse in principle to all new restraints on commerce. We think it certain that public prosperity is best promoted by leaving uncontrolled the free current of sational industry; and we wish rather, by well considered steps, to bring back our commercial legislation to the straight and simple line of wisdom, than to increase the deviation by subjecting additional and extensive branches of the public interest to fresh systems of artificial and injurious satisfactors.

strengthen the statements previously made, by laying it before them.

restrictions.
"II. Because we think that the great practical rule, of leaving all commerce unfettered, applies

"If. Because we think that the great practical rule, of leaving all commerce unfettered, applies sore precidently, and on still stronger grounds of justice as well as policy, to the corn trade than to any other. Itrestible, indeed, must be that necessity which could, in our judgment, authorise the legislature to tamper with the sustenance of the people, and to impede the free purchase of that aride on which depends the existence of so large a portion of the community.

"Iff. Because we think that the expectations of ultimate benefit from this measure are founded on a delusive theory. We cannot persuade ourselves that this law will ever contribute to produce plenty, cheapness, or steadiness of price. So long as it operates at all, its effects must be the opposite of these. Monopoly is the parent of scarcity, of decreess, and of uncertainty. To cut off any of the sources of supply, can only tend to bessen its abundance; to close against ourselves the cheapest market for any commodity, must enhance the price at which we purchase it; and to comine the consumer of corn to the produce of his own country, is to refuse to ourselves the henceft of that provision." It. But whatever may be the future consequences of this law at some distant and of seasons.

"IV. But whatever may be the future consequences of this law at some distant and uncertain period, we see with pain that these hopes must be purchased at the expense of a great and present evil. To compel the consumer to purchase corn dearer at home than it might be imported from abord, is the immediate practical effect of this law. In this way alone can it operate. Its present protection, its promised extension of agriculture, must result (if at all) from the profits which it creates by keeping up the price of corn to an artificial level. These future benefits are the consequences expected, but, as we conductedly believe, erroneously expected, from giving a bounty to the grower of corn, by a tax levied on its consumer.

"V. Because we think the adoption of any permane

the country is surrounded; with the state of our circulation and currency, of our agriculture and naunfactures, of our internal and external connectee, and, above all, with the condition and reward of the industrious and labouring classes of our community.

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"On all these particulars, as they respect this question, we think that parliament is almost wholly uninformed; on all we see reason for the utmost anxiety and alarm from the operation of this

law. "Lastly, Because, if we could approve of the principle and purpose of this law, we think that no sufficient foundation has been laid for its details. The evidence before us, unsatisfactory and imperfect as it is, seems to us rather to disprove than to support the propriety of the high price adopted as the standard of impertation, and the fallacious mode by which that price is to be ascertained. And on all these grounds we are anxious to rect. a our dissent from a measure so precipitate in its course, and, as we fear, so injurious in its consequences."

Attempts have sometimes been made to estimate the pecuniary burden which the restrictions on importation entail in ordinary years upon the country. This, however, is a subject with respect to which it is not possible to obtain any very accurate data. But supposing the total quantity of corn annually produced in Great Britain and Ireland to amount to 52,000,000 quarters, every shilling that is added to its price by the Corn Laws is equivalent to a tax on corn of 2,600,000l.; and estimating the average rise on all sorts of grain at 78. a quarter, the total sum will be 18,200,000l. So great a quantity of corn is, however, consumed by the agriculturists themselves as food, in seed, the keep of horses, &c. that not more than a half, perhaps, of the whole quantity produced is brought to market. If we are nearly right in this hypothesis, and in the previous estimates, it will follow that the restrictions cost the classes not engaged in agriculture no less than 9,100,000l. exclusive of their own pernicious consequences. Of this sum a fifth, probably, or 1,800,000l. may go to the land. lords as rent; and this is all that the agriculturists can be said to gain by the system, for the additional price received by the farmer on that portion of the produce exclusive of rent is no more than the ordinary return for his capital and labour. His profits, indeed, instead of being increased by this system, are really diminished by it; (for proofs of this, see the note on Corn Laws, in my edition of the Wealth of Nations, vol. iv. pp. 358-361.;) and though the rents of the landlords be, nominally at least, somewhat increased by it, it is, notwithstanding, abundantly certain that it is any thing but advantageous to them. It would require a far larger sum to balance the injury which fluctuations of price occasion to their tenants, and the damage done to their estates by over-cropping when prices are high, than all that is derived from the restrictions.

5. Duties on Importation.—A duty may be equitably imposed on imported corn, for two objects; that is, either for the sake of revenue, or to balance any excess of taxes laid on the agriculturists over those laid on the other classes.—(See my edition of Wealth of Nations, vol. iv. pp. 363—369.) With respect, however, to a duty imposed for the sake of revenue, it may be doubted whether corn be a proper subject for taxation. But at all events such a duty should be exceedingly moderate. It would be most inexpedient to attempt to add largely to the revenue by laying heavy duties on the prime necessary of life.

If it be really true that agriculture is more heavily taxed than any other branch of industry, the agriculturists are entitled to demand that a duty be laid on foreign corn when imported, corresponding to the excess of burdens affecting them. It has been doubted, however, whether they are in this predicament. But though the question be by no means free from difficulty, we should be disposed to decide it in the affirmative, being pretty well satisfied that, owing to the local and other burdens laid on the land, those occupying it are really subjected to heavier taxes than any other class. It is difficult, or rather, perhaps, impossible, to estimate with any degree of precision what the excess of taxes laid on the agriculturists beyond those laid on manufacturers and merchants may amount to; but we have elsewhere shown, that if we estimate it as making an addition of 5s. or 6s. to the quarter of wheat, we shall certainly be beyond the mark.—(See my edition of the Wealth of Nations, vol. iv. p. 369.) However, we should, in a case of this sort, reekon it safer to err on the side of too much protection than of too little; and would not, therefore, object to a fixed duty of 6s, or 7s. a quarter being laid on wheat, and a proportional duty being laid on other species of grain. Under such a system the ports would be always open. The duty would not be so great as to interpose any very formidable obstacle to importation. Every one would know beforehand the extent to which it would operate; at the same time that the just rights and interests of the agriculturists, and of every other class, would be maintained unimpaired.

When a duty is laid on the importation of foreign corn, for the equitable purpose of countervailing the peculiar duties laid on the corn raised at home, an equivalent drawback ought to be allowed on its exportation. "In allowing this drawback, we are merely returning to the farmer a tax which he has already paid, and which he must have to place him in a fair state of competition in the foreign market, not only with the foreign producer, but with his own countrymen who are producing other commodities. It is essentially different from a bounty on exportation, in the sense in which the word bounty is usually understood; for, by a bounty, is generally meant a tax levied on the people for the purpose of rendering corn unnaturally cheap to the foreign consumer; whereas what I propose is to sell our cern at









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that parliament is almost a from the operation of this

this law, we think that no, unsatisfactory and imperof the high price adopted as is to be ascertained. And so precipitate in its course,

burden which the restrichis, however, is a subject ate data. But supposing nd Ireland to amount to Corn Laws is equivalent all sorts of grain at 78. a of corn is, however, conhorses, &c. that not more narket. If we are nearly that the restrictions cost clusive of their own per-01. may go to the land. o gain by the system, for produce exclusive of rent is profits, indeed, instead or proofs of this, see the iv. pp. 358-361.;) and increased by it, it is, notgeous to them. It would of price occasion to their hen prices are high, than

on imported corn, for two ccess of taxes laid on the on of Wealth of Nations, I for the sake of revenue, But at all events such a dilent to attempt to add ry of life.

y other branch of induson foreign corn when imhas been doubted, howtion be by no means free e, being pretty well satisse occupying it are really ther, perhaps, impossible, laid on the agriculturists ; but we have elsewhere the quarter of wheat, we lth of Nations, vol. iv. p. o err on the side of too to a fixed duty of 6s. or laid on other species of he duty would not be so Every one would know e that the just rights and intained unimpaired.

uitable purpose of counivalent drawback ought are merely returning to we to place him in a fair in producer, but with his sentially different from a usually understood; for, urpose of rendering corn ose is to sell our eern at the price at which we can really afford to produce it, and not to add to its price a tax which shall induce the foreigner rather to purchase it from some other country, and deprive us of a trade which, under a system of free competition, we might have selected."—(Ricardo on Protection to Agriculture, p. 53.)

A duty accompanied with a drawback, as now stated, would not only be an equitable arrangement, but it would be highly for the advantage of farmers, without being injurious to any one else. The radical defect, as already shown, of the system followed from 1815 down to the present moment, in so far, at least, as respects agriculture, is, that it forces up prices in years when the harvest is deficient, while it leaves the market to be glutted when it is abundant. But while a constant duty of 6s, would secure to the home growers all the increase of price which the regard due to the interests of others should allow them to realise in a had year, the drawback of 6s., by enabling them to export in an unusually plentiful year, would prevent the markets from being overloaded, and prices from falling to the ruinous extent that they now occasionally do. Such a plan would render the business of a com dealer, and of agriculture, comparatively secure; and would, therefore, provide for the continued prosperity of them both. We are astonished that the agriculturists have not taken this view of the matter. If they be really entitled to a duty on foreign corn, on account of their being heavier taxed than the other classes of their fellow citizens, they must also be entitled to a corresponding drawback. And it admits of demonstration, that their interests, as well as those of the community, would be far better promoted by such a duty and drawback as we have suggested, than they can ever be by any system of mere duties, how high soever they may be carried.

The principal objection to this plan is, that it would not be possible to levy the duty when the home price became very high, and that, consequently, it would be every now and then necessary to suspend it. But this objection does not seem to be by any means so formidable as it has sometimes been represented. It may, we think, be concluded on unassailable grounds, that were the ports constantly open under a moderate fixed duty and an equivalent drawback, extreme fluctuations of price would be very rare. Supposing it were enacted, that when the home price rises above a certain high level, as 80s., the duty should cease, wo believe the clause would very seldom come into operation; and those who object that it is not fair to the farmers to deprive them of the full advantage to be derived from the highest prices, should recollect that in matters of this sort it is not always either possible, or, if possible, prudent, to carry the soundest principles to an extreme; and that, generally speaking, the public interests will be better consulted by guarding against scarcity and dearth, than by securing, at all hazards, a trilling though just advantage to a particular class.

### III. BRITISH CORN THADE.

1. Quantity of Corn consumed in Great Britain.—Attempts have sometimes been made to compute the quantity of corn raised in a country, from calculations founded on the number of acres in tillage, and on the average produce per acre; but it is plain that no accurate estimate can ever be framed of the extent of land under cultivation. It is perpetually changing from year to year; and the amount of produce varies not only with the differences of seasons, but also with every improvement of agriculture. This method, therefore, is now rarely resorted to; and the growth of corn is generally estimated from the consumption. The conclusion deduced from this criterion must indeed be subject to error, as well from variations in the consumption, occasioned by variations in the price of corn, as from the varying extent to which other food is used. But supposing the prices of corn to be reduced to an average, if the consumption of a considerable number of persons, of all ranks and orders, and of all ages and sexes, were accurately determined, we should be able, supposing the census of the population to be nearly correct, to make a very close approximation to the total consumption of the country. Mr. Charles Smith, the well-informed and intelligent author of the Tracts on the Corn Trade, made many curious investigations, with a view to discover the mean annual consumption of corn; and reducing it to the standard of wheat, he found it to be at the rate of about a quarter for each individual, young and old. This estimate has been confirmed by a variety of subsequent researches; and, among others, by inquiries made during the scarcity of 1795 and 1796, by the magistrates of Suffolk, in 42 different parishes, in the view of ascertaining the average consumption of each family, which they found to correspond very closely with Mr. Smith's estimate. It is also worthy of remark, that M. Paucton, the intelligent author of the Metrologie, estimates the mean annual average consumption in France, when reduced to the standard of wheat, at about 10 bushels for each individual; and as the French consume considerably more bread, and less animal food, than the English, this estimate affords a strong proof of the correctness of that of Mr.

Having taken the population of England and Wales in 1765, at 6,000,000, Mr. Smith reckoned the consumers of each kind of grain, the quantity consumed by each individual, and hence, the whole consumed by man, to be as follows:—

### CORN LAWS AND CORN TRADE.

Estimated Population of England and Wales.			Average sumption each Per	n of							Consur- by Ma	n.
3,750,000 consum	ers of v	vheat, a	t I quar	ter en	eh		-		-	_	- 3,750,0	100
739,000 do, of b	arley.		t 11 do.		-	•	-	-		-	- 1,016,1	95
888,000 do. of r	ye,	a	t 11 do.	-	-	-	-	-	-	-	- 999.0	
623,000 do. of o	ats,	a	t 2 do.	-	-	-	-	-	-	-	- 1,791,2	25
	Consum	ed by n	ıan	_	_		-		-	-	- 7,566,3	50
In addition to th				the v	vheat d	istilled	, made	into st	arch, &	c.	- 90.0	
Barley used in u	alting,		-	-		-	_	-	-	-	- 3,417.0	06
Rye for hogs, &c		-	-	-	-	-	-	-	-	-	- 31.0	100
Oats for horses,	&c.	-	-	-	-	•	-	-	-	-	- 2,461,5	00
	Total of	home o	onsum	tion	_	-	_	_	-	_	- 13,555,8	50
	Add exc	ess of e	xports o	ver ir	nports	-	-	-	-	-	- 398,6	21
											13,954,4	~,
	Add see	d (one	tenth)		-	•	-	-	-	-	- 1,395,4	47
Total growth of	all kind	s of gra	in in En	gland	and W	ales ir	1765	-	-	-	- 15,319,9	21

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This estimate, it will be observed, does not include either Scotland or Ireland; and later inquiries have rendered it probable that Mr. Smith underrated the population of England and Wales by nearly 1,000,000. The most eminent agriculturists seem also to be of opinion that the allowance for seed ought to be stated as high as a seventh.

Mr. Chalmers, availing himself of the information respecting the numbers of the people furnished under the population act of 1800, estimated the total consumption of all the different kinds of grain in Great Britain at that epoch at 27,185,300 quarters, whereof wheat constituted 7,676,100 quarters. The crops of 1800 and 1801 being unusually deficient, the importation in these years was proportionally great; but excluding these scarcities, the total average excess of all sorts of grain imported from Ireland and foreign countries into Great Britain over the exports had previously amounted to about 1,000,000 quarters, which deducted from 27,185,300, leaves 26,185,300, to which if we add one seventh as seed, we shall have 29,925,057 quarters as the average growth of Great Britain in 1800.

The population of Ireland, as ascertained by the census of 1821, amounted to very near 7,000,000, and probably at present exceeds 8,000,000. The greatest portion of its inhabitants are, it is true, supported by the potato, and seldom or never taste bread; but we shall perhaps be within the mark, if we estimate the number of those fed on the various kinds of corn at 3,000,000, and the average quantity of the different sorts of grain consumed by each individual at 2 quarters. This would give 6,000,000 quarters as the total consumption of Ireland.

But the population of Great Britain increased, from 10,942,000 in 1800, to 16,537,000 in 1831; and both Mr. Western and Dr. Colquhoun concurred in estimating the average consumption of the whole empire, in 1812 and 1814, at about 35,000,000 quarters.

The following is Dr. Colquboun's estimate:—

Species of Grain.	Estimated Average of the Population of Great Britain and Ireland.	Each Person averaged.	Consumed by Man.	Consumed by Animals.	Used in Beer and Spicits.	Used in va- rious Manu- factures.	Total of Quarters.
Wheat Barley Oats Rye Beans and peas	9,000,000 1,500,000 4,500,000 500,000 500,000	Quarters.  1 1	9,000,000 1,875,000 0,750,000 625,000 500,000	Quarters. 210,000 10,200,000 59,000 1,360,000	Quarters. 4,250,000	Quarters. 170,000	9,170,000 6,335,000 16,950,000 6\5,000 1,860,000
Totals -	16,000,000		18,750,000	11,829,000	4,250,000	171,000	35,000,00

Dr. Colquhoun has made no allowance for seed in this estimate; and there can be no doubt that he has underrated the consumption of oats by at least one half quarter in the consumption of each of the 4,500,000 individuals he supposes fed on them, or by 2,250,000 quarters. Adding, therefore, to Dr. Colquhoun's estimate 5,500,000 quarters for seed, and 2,250,000 quarters for the deficiency of oats, it will bring it to 42,750,000 quarters and taking the increase of population since 1813 into account, it does not appear to us that the annual average consumption of the different kinds of grain in the United Kingdom can now be estimated at less than FORTY-FOUR millions of quarters, exclusive of seed, and at FIFTY-TWO millions when it is included. Assuming this estimate to be correct, and the proportion of wheat to amount to twelve millions of quarters, the progressive consumption will be as

Consumed by Mag. Q71. 3,750,000

1,016,125 999,000 1,791,225 7,566,350 90,000 3,417.000 2,461,500 13,555,850 398,621 13,954,474 1,395,447

nd or Ireland; and later pulation of England and em also to be of opinion

15,349,921

e numbers of the people onsumption of all the difquarters, whereof wheat unusually deficient, the ding these scarcities, the nd foreign countries into ,000,000 quarters, which one seventh as seed, we ain in 1800.

1, amounted to very near est portion of its inhabitaste bread; but we shall l on the various kinds of s of grain consumed by as the total consumption

in 1800, to 16,537,000 estimating the average 00,000 quarters.

er s.	Used in va- rious Manu- factures.	Total of Quarters.
0	Quarters. 170,000	9,170,000 6,335,000 16,950,000 6\5,000 1,860,000
ю	171,000	35,000,000

o; and there can be no one half quarter in the on them, or by 2,250,000 00 quarters for seed, and 2,750,000 quarters; and not appear to us that the nited Kingdom can now e of seed, and at FIFTIprrect, and the proportion consumption will be as Consumption of Wheat and other Grain, in the United Kingdom, in a Year, Six Months, a Month,

			1	Wheat.	Other Grain.	Total.
			-	Qrs.	Qrs.	Qrs.
A year -	-	-	- 1	12,000,000	40,000,000	52,000,000
six months	_	-	-	6,000,000	20,000,000	26,000,000
Three months	-	-	- 1	3,000,000	10,000,000	13,000,000
ix weeks	-	-	-	1,500,000	5,000,000	6,500,000
One month	_	-	-	1.000,000	3,333,333	4,333,333
I'wo weeks	-	-	-	500,000	1,666,666	2,166,666
ne week	-	-	-	250,000	833,333	1,083,333
Due day 🕒	-	-	- 1	35,714	119.048	154,762

The total imports of foreign corn in 1831 amounted to 3,541,809 quarters, being the largest quantity ever brought into Great Britain in any 1 year. Now, as this quantity does not amount to one fourteenth part of the entire produce, it would seem as if the greatest importation could have but a very slight influence on prices; but it has been already shown that a very large proportion, perhaps a half, of the entire corn produced in the empire is never brought to market, but is partly consumed by the agriculturist, and partly used as seed and in the feeding of farm horses, &c. Hence, if we are nearly right in this estimate, it follows that an importation of 3,500,000 quarters is really equivalent to about one seventh part of the entire produce brought to market in an average year, and must consequently have a very material influence in alleviating the pressure of scarcity in a bad year, and in checking the rise of prices.

2. Regulations under which the Corn Trade of Great Britain is at present conducted.— These regulations are embodied in act 9 Geo. 4. c. 60., an abstract of which is sub-

sections 1. and 2. repeal the acts 55 Geo. 3. c. 20., 3 Geo. 4. c. 60., and 7 and 8 Geo. 4. c. 58., and so much of the act 6 Geo. 4. c. 111. as imposes duties on the importation of buck-wheat and Indian corn. Foreign Corn may be imported on Poyment of the Duties specified.—And whereas it is expedient that corn, grain, meal, and flour, the growth, produce, and manufacture of any foreign country, or of any British possession out of Europe, should be allowed to be imported into the United Kingdom for consumption, upon the payment of duties to be regulated from time to time according to the average price of British corn made up and published in manner herein-after required; be it therefore enacted, that there shall be levied and paid to his Majesty, upon all corn, grain, meal, or flour entered for home consumption in the United Kingdom from parts beyond the seas, the several duties specified and set forth in the table annexed to this act; and that the said duties shall be raised, levied, collected, and paid in such and the same manner in all respects as the several duties of customs mentioned and enumerated in the table of duties of customs inwards annexed to the act 6 Geo. 4. c. 111.—2 3. enumerated in the table of duties of customs inwards annexed to the act 6 Geo. 4. c. 111.— \( \) 3.

The following is the table referred to:—

If imported from any foreign Country.	L. s.	d.		L.	ø,	d.
heat :- According to the average price of wheat,			And in respect of every integral shilling by which			
made up and published in manner required by law;			such price shall be above 2 is., such duty shall be de- creased by is, 6d., until such price shall be 31s.			
Thenever such price shall be 62r, and under 63r, the	۱ 4	۰	Whenever such price shall be at or above 31s., the du-	۱	1	
quarter, the duly shall be for every quarter.  Yhenev uch price shall be 63r. and under 64s. the	1 4	٥	ty shall be for every quarter Whenever such price shall be under 25s, and not under	١٠		
onarter, the duty shall be for every quarter	1 3	8	24s, the duty shall be for every quarter • •	0	10	
Thenever such price shall be 64s, and under 65s, the	1 2	۰	And in respect of each integral shilling, or any part of			
quarter, the duty shall be for every quarter Vhenever such price shall be 65s. and under 66s. the	1 2	°	each integral shilling, by which such price shall be under 24s., such duty sha'l be increased by 1s. 6d.			
quarter, the duty shall be fur every quarter .	1 1	8	Rye, Pens, and Beans :- Whenever the average price			
Thenever such price shall be 66s, and under 67s, the			of rye, or of peas, or of beans, made up and pub-			
quarter, the duty shall he for every quarter	1 0	8	lished in manner required by law, shall be 36s, and under 37s, the quarter, the duty shall be for every	1	7	
Whenever such price shall be 67s, and under 68s, the marter, the duly shall be for every quarter	0 18	8	quarter	0	15	
Whenever such price shall be 68s, and under 69s, the			And in respect of every integral shilling by which	ł		
quarter, the duly shall be for every quarter .	0 16	8	such price shall be above 36s., such duty shall be de- ereased by 1s. 6d., until such price shall be 46s.			
Whenever such price shall be 69s. and under 70s. the quarter, the duty shall be for every quarter	0 13	8	Whenever such price shall be at or above 40s., the	[		
Whenever such price shall be 70s, and under 71s, the		-	duty shall be for every quarter	0	1	
ouarier, the duty shall be for every quarter	0 10	8	Whenever such price shall be under 36s, and not under	Ì۸	16	
Whenever such price shall be 71s. and under 72s. the	0 6		And in respect of each integral shilling, or any part of	١	10	
quarter, the duty shall be for every quarter Whenever such price shall be 72s, and under 73s, the		٥	each integral shilling, by which such price shall be		•	
quarter, the duty shall be for every quarter .	0 2	8	under 35s., such duty shall be increased by 1s. 6a.	1		
Whenever such price shall be at or above 73s, the du-	0 1	0	Wheat Meal and Flour: - For every barrel, heing 196 lbs., a duty equal in amount to the duty payable	1		
ty shall be for every quarter. Whenever such price shall be under 62s, and not under	0 1	U	on 38 t-2 gallons of wheat,	1		
61s, the duty shall be for every quarter	15	8	Outment: - For every quantity of 181 1-2 lbs., a duty	1		
And in respect of each integral stulling, or any part			equal in amount to the duty payable on a quarter of	1		
of each integral shilling by which such price shall			oats. Maize or Indian Corn, Buck-Wheat, Bear or Bigg:—	1		
be under tile, such duty shall be increased by ts.  Barley:—Whenever the average price of barley, made			For every quarter, a duty equal in amount to the			
up and published in manner required by law, shall			duty payable on a quarter of barley.			
be 331, and under 34r, the quarter, the duty shall be			If the Produce of and imported from any Brilish	.1		
for every quarter And in respect of eve. integral shilling by which	0 12	4	Possession in North America, or elsewhere out of	1		
such price shall be abuve 33s., such duty shall be de-			Europe,	1.	,	
creased by is, 6d., until such price shall be 41s.			Wheat : For every quarter Until the price of British wheat, made up and pub-			)
Whenever such price shall be at or above 41s, the du-	0 1	٥	lished in the manner required by law, shall be 67s.			
ty shall be for every quarter Whenever such price shall be under 33s, and not under			per quarter.	1		
32s., the duty shall be for every quarter	0 13	10	Whenever such price shall be at or above 67s., the	110		0
And in respect of each integral shilling, or any part of	١.		duty shall be for every quarter  Bayley:—For every quarter	16		ž
each integral shifting, by which such price shall be under 32th, such duty shall be increased by 1s. 6d.	1		Until the price of British barley, made up and put-	1		
Outs:Whenever the average price of outs, made up			lished in manner required by law, shall be 34s, per	1		
and published in manner required by law, shall be			Whenever such price shall be at or above 34r., the	. 1		
25s, and under 26s, the quarter, the duty shall be for every quarter	100	3		- 1	)	0

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Table of Dutles-continued.

	L	3.	d.	1	L,	ε,
Cels:—For every quarter Until the price of British cats, made up and published in manner required by law, shall be 25s, per quarter. Whenever such price shall be at or above 25s, the daily shall be for every quarter. Ruse, Peas, and Beans:—For every quarter Until the price of British rye, or of peas, or of beans, made up and published in magner required by law, shall be 41s.	00	0 3	60		a	đ

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Regulations to be observed upon shipping Corn from any British possession out of Europe, &c.—No. corn, grain, ment, or flour shall be shipped from any port in any British possession out of Europe, as being the produce of any such possession, until the owner or proprietor or shipper thereof shall have made and subscribed, before the collector or other chief officer of customs at the port of shipment, a declaration in writing, specifying the quantity of each sort of such corn, grain, or flour, and that the same was the produce of some British possession out of Europe to be named in such declaration, not until such owner or proprietor or shipper shall have obtaine I from the collector or other chief officer of the customs at the said port a certificate, under his signature, of the quantity of corn, grain, neal, or flour so declared to be shipped; and before any corn, grain, ment, or flour shall be entered at any port or place in the United Kingdom, as being the produce of any British possession out of Europe, the master of the ship Importing the same shall produce and deliver to the collector or other chief officer of customs of the port or place of importation a copy of such declaration, certified to be a true and accurate copy thereof, under the hand of the collector or other chief officer of customs at the port of shipment before whom the same was made, together with the certificate, signed by the said collector or other chief officer of customs, of the quantity of corn so declared to be shipped; and such master shall also make and subscribe, before the collector or other chief officer of customs at the port of place of importation, a declaration in writing, that the several quantities of corn, grain, meal, or flour on board such ship, and proposed to be entered under the authority of such declaration, are the same that were mentioned and referred to in the declaration and certificate produced by him, without any admixture or addition; and if any person shall, in any such declaration, wilduly and corruptly make

on board any such ship, shall also be forfeited; and such forfeiters shall and may be sued for, prosecuted, recovered, and applied in such and the same manner in all respects as you forfeiture incurred under and by virtue of the said act 6 Geo. 4. c. 111.: Provided always, that the declarations aforestid shall not be required in respect of any corn, grain, meal, or flour which shall have been shipped within a months next after the passing of this act.—§ 4. Penalty for importing Malt or ground Corn.—It shall not be lawful to import, fore parts beyond the seas into the United Kingdom, for consumption there, any malt, or to import, for consumption into Great Britain, any corn ground, except wheat neal, wheat flour, and catmeat; or to import, for consumption, any corn ground into Ireland; and that if any such article as aforesaid shall be imported contrary to the provisions aforesaid, the same shall be forfeited.—§ 5. Account of Corn and Flour imported, §c. to be published in the Gasette monthly.—The commissioners of his Majesty's customs shall, once in each calendar month, cause to be published in the London 65.

contrary to the provisions aforesaid, the same shall be forfeited.—§ 5.

Account of Corn and Flour imported, Se, to be published in the Gasciete monthly.—The commissioners of his Majesty's customs shall, once in each calendar month, cause to be published in the London Gazette an account of the total quantity of each sort of corn, grain, meal, and flour respectively, which shall have been imported into the United Kingdom; and also an account of the total quantity of each sort of the corn, grain, meal, and flour respectively, upon which the duties of importation shall have been paid in the United Kingdom during the calendar month next preceding; poter with an account of the total quantity of each sort of the said corn, grain, meal, and flour respectively remaining in warehouse at the end of such next preceding calendar month —20.

been paid in the threat magnon during the calcinal month has preceding, logically was a account of the total quantity of each sort of the said corn, grain, meal, and flour resectively remaining in warehouse at the end of such next preceding calcindar month.—§ 6.

Section 7. enacts, that if any foreign state shall subject British vessels, goods, &c., to any higher duties or charges than are levied on the vessels, &c. of other countries, his Majesty may prohibit the innortation of confrom such state.

importation of corn from such state.

Weekly Returns of Purchases and Sales of Corn to be made in the Places berein mentioned.—And whereas it is necessary, for regulating the amount of such duties, that effectual provision should be made for ascertaining from time to time the average prices of British corn; be it therefore enacted, that weekly returns of the purchases and sales of British corn shall be made in the manner herein-after directed, in the following cities and towns; (that is to say.) London, Bybridge, Hertford, Royston, Chelmsford, Colebester, Rumford, Maidstone, Canterbury, Dartford, Chichester, Guildford, Lewes, Rye, Redford, Windsor, Aylesbury, Inswich, Woodbridge, Sudbury, Huntingdon, Hadleigh, Stowmarket, Bury Sain Edminds, Beecles, Bungay, Lowestoft, Cambridge, Ely. Wishearh, Norwich, Yarmouth, Lynn, Therford, Watton, Diss, East Dereham, Barleston, Holt, Aylesbam, Fakenham, North Walsham, Lincoln, Gainsborough, Glanford Bridge, Lowth, Boston, Slenford, Stamford, Spalding, Derhy, Northampton, Leieester, Nottingham, Worcester, Coventry, Readling, Oxford, Wakefield, Wann, Seweaster, Stockton, Darlington, Sunderland, Barnard Castle, Walsingham, Belford, Hewin, Newcastele-upon-Tyne, Morpeth, Almwick, Berwick-upon-Tweed, Carlisle, Whitehaven, Cockermouth, Penrith, Ersmont, Appleby, Kirkby-in-Kendal, Liverpool, Ulverston, Lancaster, Preston, Wigan, Warrington, Manchester, Bolton, Chester, Nantwich, Middlewich, Four Lane Ends, Denbigh, Wrexham, Carnartoon, Haverford West, Carmarthea, Cardiff, Gloucester, Cirencester, Tedbury, Stow-on-the-Wold, Tewkesbury, Bristol, Taunton, Wells, Bridgewater, Frome, Clard, Monmouth, Abergavenny, Chepstow, Pont-y-pool, Exeter, Barnstaple, Plymouth, Totness, Tavistock, Kingsbridge, Truro, Ilodmin, Canneston, Redruth, Helstone, Saint Austel, Blandford, Bridgort, Dorchester, Sherbourne, Slaston, Wareham, Winchester, Andover, Basingstoke, Farehum, Havant, Newport, Ringwood, Southampton, and Portsmouth; and for the purpose of duly collecting and transmitting such weekly ret

Appointing Comptroller of Corn Returns.—It shall be lawful for his Majesty to appoint a fit and proper person to be comptroller of corn returns, for the purposes herein-after mentioned, and to grant to such comptroller of corn returns such salary and allowances as to his Majesty shall seem meet: Provided always, that such persons shall be appointed to and shall hold such his office during his Majesty's pleasure, and not otherwise; and shall at all times conform to and obey such lawful instructions, touching the execution of the duties of such his office, as shall from time to time be given to him by the Lords of the committee of privy council appointed for the consideration of all matters relating to trade and foreign plantations.—2.0

to trade and foreign plantations.—§ 9.
Sections 10, 11, 12, embody the comptroller's oath, enact that he shall execute his office in person

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L. s. d. be at or above 41s., the 006

or every barrel, being 196 it to the duty payable on tity of 1811 lbs., a duty uty payable on a quarter

Wheat, Bear, or Pigg:-equal in amount to the of barley.

sion out of Europe, &c.—No essession out of Europe, as shipper thereof shall have shipper thereof shall have at the port of shipment, a ruin, or flour, and that he ed in such declaration, nor flector or other chief officer unity of corn, grain, meat, our shall be entered at any assession out of Europe, the flector or other chief officellector or other chief officer on, certified to be a true and of customs at the port of signed by the said collector shipped; and such master rustoms at the port or place n, grain, meal, or flour on claration, are the same that by him, without any admixlly and corruptly make any or flour was the produce, or son shall forfeit and become ur to such person belonging. ind may be sued for, prose-as any forfeiture incurred t the declarations aforesaid ill have been shipped within

port, from parts beyond the port, for consumption into neal; or to import, for con-aforesaid shall be imported

dy.-The commissioners of ablished in the London Gand flour respectively, which of the total quantity of each s of importation shall have ; together with an account respectively remaining in

goods, &c., to any higher Majesty may prohibit the

n mentioned.—And whereas vision should be made for efore enacted, that weekly nner herein-after directed, ford, Royston, Chelmsford, ord, Lewes, Ryc, Bedford, h, Stowmarket, Hury Sand n, Stowmarket, Bury Sant ch, Yarmouth, Lynn, Thet-, North Walsham, Lincola, ling, Derby, Northampton, Warminster, Birmingham, tby, New Malton, Durham, Lexham, Newcastle-upon-charmouth, Basile-uponekermonth, Pourish, Erre-ston, Wigan, Warrington, obigh, Wrexham, Carnar-bury, Stow-on-the-Wold, outh, Abergavenny, Chep-ngsbridge, Truro, Bodmin, ster, Sherbourne, Shaston, Ringwood, Southampton, z such weekly returns as , in manner herein-after

esty to appoint a fit and r mentioned, and to grant Majesty shall seem meet: such his office during his obey such lawful instruc-ne to time be given to bim ion of all matters relating

xecute his office iu person

and not by deputy, provide for supplying his place during illness or absence, and authorise him to send and receive letters relating exclusively to the duties of his onice free of postage. Sections 13, and 14, authorise the Lord Mayor and aldermen to appoint an inspector for the city of

Sections 13, and 14, authorise the Lord Mayor and aldermen to appoint an inspector for the city of London, who is to do the duty in person, &c.

Sections 15, 16, and 17, declare that no person shall be eligible to the office of corn inspector in the city of London, who shall be engaged in trade as a miller, maltster, or corn factor, or be anywise concerned in the buying of corn for sale, or in the sale of bread made thereof; they also embody the oath the inspector is to take, and provide for the enrolment of his appointment.

Dealers in Corn in London to deliver in a Declaration to the Lord Mayor, &c.—Every person who shall carry on trade or business in the city of London, or within 5 miles from the Royal Exchange in the said city, as a corn factor, or as an agent employed in the sale of British corn, and every person who shall sell any British corn within the present Corn Exchange in Mark Lane in the said city, or within any other building or place which now is or may hereafter he used within the city of London, or within 5 miles from the Royal Exchange in the said city, for such and the like purposes for which the said Corn Exchange in Mark Lane hath been and is used, shall, before he or they shall carry on trade or business, or sell any corn in manner aforesaid, make and deliver to the Lord Mayor, or one of the aldermen of the city of London, a declaration in the following words; (that is to say.)

of the anterment of the city of London, a declaration in the following words; (that is to say,)

(1.4. B. do declare, that the returns to be by me made, conformably to an act passed in the minth year of the reign of King George the Fourth, initiated [kere set forth the ritle of this act], of the quantities and prices of littlish corn which henceforth shall be by or for me sold or delivered, shall, to the best of my knowledge and belief, contain the whole quantity, and no more, of the cern bonic fide sold and delivered by or for me within the periods to which such returns respectively shall refer, with the prices of such corn, and the names of the buyers respectively, and of the persons for whom such corn, hall have been sold by me respectively; and to the best of my judgment the said returns shall in all respects be conformable to the provisions of the said act."

Which declaration shall be in writing, and shall be subscribed with the hand of the person so making

Which declaration shall be in writing, and shall be subscribed with the hand of the person so making the same; and the Lord Mayor or such ablermen as aforesaid of the city of London for the time being shall and he is hereby required to deliver a certificate thereof, under his hand, to the inspector of corn returns for the city of London, to be by him registered in a book to be by him provided and kept for that purpose.—2 18.

Dealers in Corn to make Returns to Corn Inspector.—Every such corn factor and other person as aforesaid, who is herein-before required to make and who shall have made such declaration as aforesaid, shall and he or she is hereby required to return or cause to be returned, on Wednesday, in each and every week, to the inspector of corn returns for the city of London, an account in writing, signed with his of her own name, or the name of his or her agent duly authorised in that healf, of the quantiles of each respective sort of British corn by him or her sold during the week ending on and including the next preceding Tuesday, with the prices thereof, and the amount of every parcel, with the total quantily and value of each sort of corn, and by what measure or weight the same was sold, and the names of the buyers thereof, and of the persons for and on behalf of whom such corn was sold; and shall and may be lawful for any such inspector of corn returns to deliver to appress making or hance of the buyers thereof, and of the persons for and on behalf of whom such corn was sold; and it shall and may be lawful for any such inspector of corn returns to deliver to any person making or tendering any such returns a notice in writing, requiring him or her to declare and set forth therein where and by whom and in what manner any such British corn was delivered to the purchaser or purchasers thereof; and every person to whom any such notice shall be so delivered shall and he or she is hereby required to comply therewith, and to declare and set forth in such his or her return the several particulars aforesaid.—2 by .

Sections 20, 21, 22, 23, and 24, authorise the appointment of corn inspectors in the places beforementioned, forbid those being employed as such who have within the preceding 12 months been egaged in any department of the corn trade, or as a miller, or malister, forbid those who are appointed from egaging in such occupations, prescribe the oath they are to take, and provide for the enrolment of their appointments, &c.

from engaging in such occupations, prescribe the oath they are to take, and provide for the enrolment of their appointments, &c.

\*\*Dealers in \*\*Corn\*\* in \*\*Cities and \*\*Towns to make Declaration.\*\*—Every person who shall deal in British cora at or within any such city or town as aforesaid, or who shall at or within any such city or town engage in or carry on the trade or business of a corn factor, miller, maltster, brewer, or distiller, or who shall be the owner or proprietor, or part owner or proprietor, of any stage coaches, wagons, carts, or other carriages carrying goods or passengers for hier to and from any stage coaches, wagons, carls, or other carriages carrying goods or passengers for hier to and from any stage coaches, wagons, carly on any stribs corn for sale, or for the sale of meal, flour, malt, or break and each and observed, shall, before he or she shall so deal in British corn at any such city or town, or shall engage in or carry on any such trade or business as aforesaid, or shall purchase any British corn for any such purpose as aforesaid, at or within any such city or town, make and deliver, in manner herein-after mentioned, a declaration in the following words; (that is to say.)

"1.9. B. do declare, that the returns to be by me made conformably to the act passed in the ninth year of the reign of King George the Fourth, initialed [kee set forth the title of this act], of the quantities and prices of British corn which henceforward shall by or for me be bought, shall, to the best of my knowledge and belief, contain the whole quantity, and no more, of the British corn bona fade bought for or by me within the periods to which such returns respectively shall refer, with the prices of such own, and the names of the seller respectively; and to the best of my judgment the said returns shall in all respects be conformable to the provisions of the said act."

inall respects be conformable to the provisions of the said act."

Which declaration shall be in writing, and shall be subscribed with the hand of the person so making the same, and shall by him or her, or by his or her agent, be delivered to the mayor or chief magistrate, or to some justice of the peace for such city or town, or for the county, riding, or division in which the same is situate, who are hereby required to deliver a certificate thereof to the inspector of corn returns for any such city or town as aforesaid, to be by him registered in a book to be by him provided and kept for that purpose.—2 25.

Inspectors empowered to require such Declaration from Corn Dealers.—It shall and may be lawful for any inspector of corn returns for the city of London, or for any such other city or town as aforesaid, to serve upon and deliver to any person buying or selling corn in any such city or town, and who is not within the terms and meaning of this present act specially required to make any such declaration as aforesaid, a notice in writing under the hand of such inspector, requiring him to make such declaration

within the terms and meaning of this present act specially required to make any such declaration as aforesaid; and any person upon whom such notice shall be served as aforesaid shall and he is bereby required to comply with such notice, and to make such declaration is such and the same manner in all respects as if he or she had been specially required to make the same by the express provisions of this present act.—\(\frac{1}{2}\) \( \frac{1}{2} \) \( \frac{1

carry on any such trade or business as aforesaid, or purchase any corn for any such purpose as afore-said, to return or cause to be returned, to the inspector of corn returns for such city or town, an

account in writing, signed with their names respectively, of the amount of each and every parcel of account in writing, signed with their names respectively, of the amount of each and every parcel of each respective sort of British corn so by them respectively bought during the week ending on and including the day next preceding such first market day as aforesaid, with the price thereof, and by what weight or measure the same was so bought by them, with the names of the sellers of each of the said parcels respectively, with the names of the person or persons, if any other than the person making such return, for or on account of whom the same was so bought and sold; and it shall and may be lawful for any such inspector of corn returns to deliver to any person making or tendering any such return a notice in writing, requiring him or her to declare and set forth therein where and by whom and in what manner any such British corn was delivered to him or her; and every person to whom any such notice shall be delivered shall and he or she is hereby required to comply therewith. and to declare and set forth in such his or her return, or in a separate statement in writing, the several

particulars aforesaid.—§ 27.

Inspector not to include Returns until he has ascertained that the Persons making them have taken the Inspector not to include Returns until he has ascertained had the Fersons making tent mark than the Declaration required.—No inspector of corn returns shall include, in the returns to to be made by them as aforesaid to the comptroller of corn returns, any account of sales or purchases of corn, unless such inspector shall have received satisfactory proof that the person or persons tendering such accounts both made the declaration herein-before required, and both delivered the same to the mayor or chief magistrate or to some justice of the peace of the city or town for which such inspector shall be so appointed to act, or to some justice of the peace for the county, riding, or division in which such city

or town is situate.-

or town is situate.—q 25.
Inspector to enter Relurns made to him in a Book, \$\( \phi\_c\).—Every inspector of corn returns shall duly and regularly enter, in a book to be by him provided and kept for that purpose, the several accounts of the quantities and prices of corn returned to him by such persons respectively as afore-aid; and every such inspector of corn returns for the city of London, and for the several other cities and towns aforesuch inspector of corn returns for the city of London, and for the several other cities and towns afore, and, shall in each and every week return to the compitroller of corn returns an account of the weekly quantities and prices of the several sorts of British corn sold in the city or town for which he is appointed inspector, according to the returns so made to him as aforesaid, and in such form as shall be from time to time prescribed and directed by the said comptroller of corn returns; and the said returns shall be so made to the said comptroller by the inspector of corn returns for the city of London on Friday in each week, and by the inspector of corn returns for the several other cities and towns as aforesaid within 3 days next after the first market day holden in each and every week in any such rete he sev per turn or t direct for the sam pre sam per afor the sam per afor the sam in the her the sect. Prin a and in the be a sect.

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Average Prices to be made up and published every Week.—The average prices of all British corn, by which the rate and amount of the said duties shall be regulated, shall be made up and computed on which the rate and unmant of the said duties shall be regulated, shall be made up and computed on Thursday in each and every week in manner following; (that is to say,) the said comptroller of concreturns shall on such Thursday in each week, from the returns received by him during the week next preceding, ending on and including the Saturday in such preceding week, add together the total quantities of each sort of British corn respectively appearing by such returns to have been sold, and the total prices for which the same shall thereby appear to have been sold, and shall divide the among of such total spices respectively by the new process of such total spices when so the same shall thereby appear to have been sold, and shall divide the among the same shall th of such total prices respectively by the amount of such total quantities of each sort of British corn respectively, and the sum produced thereby shall be added to the sums the manner produced high 5 weeks lumediately preceding the same, and the amount of such sums so added shall be divided by 6, and the sum thereby given shall be deemed and taken to be the aggregate average price of each such sort of British corn respectively, for the purpose of regulating and ascertaining the rate and amount of the said duties: and the said comptroller of corn returns shall cause usel nagregate weekly averages to be published in the next succeeding Gazette, and shall on Thursday in each week transaverages to be published in the next succeeding Gazette, and shall on a unisary in each week trans-mit a certificate of such aggregate average prices of each sort of British corn to the collector or other chief officer of the customs at each of the several ports of the United Kingdom; and the rate and amount of the duties to be paid under the provisions of this act shall from the to time be regulated and governed at each of the ports of the United Kingdom respectively by the aggregate average prices of British corn at the time of the entry for home consumption of any corn, grain, next, or flour charge-able with any such duty, as such aggregate average prices shall uppear and, be stated in the last of such certificates as aforesaid which shall have been received as aforesaid by the collector or other

chief officer of customs at such port.—230.

In the returns so to be made as aforesaid to the computed.—In the returns so to be made as aforesaid to the computed of corn returns, and in the publications so to be made from time to thue in the London tracette. and in the certificate so to be transmitted by the said comptroller of corn returns to such collectors of other chief officers of the customs as aforesaid, the quantities of each sort of British corn respectively shall be computed and set forth by, according, and with reference to the imperial standard gal-

Comptroller may use the present Averages.—Until a sufficient number of weekly returns shall have been received by the said comptroller of corn returns under this act, to afford such aggregate average prices of British corn as aforesaid, the weekly average prices of British corn published by him immediately before the passing of this act shall by him be used and referred to in making such calculations as aforesaid, in such and the same manner as if the same had been made up and taken under and in pursuance of this act.—◊ 32.

pursuance of this act.—§ 32. What shall be deemed British Corn.—All corn or grain, the produce of the United Kingdom, shall be deemed and taken to be British corn for the purposes of this act.—§ 33. Provisions of this Act may be applied to any Town in the United Kingdom.—For the purpose of ascertaining the average price of corn and grain sold within the United Kingdom of Great Britain and Ireland, it shall and nave be lawful for his Majesty, by any order or orders to be by him made, by and with the advice of his privy council, to direct that the provisions of this act, so far as regards the appointment of inspectors and the making of weekly returns, shall be applicable to any cities or towns within the United Kingdom of Great Britain and Ireland which shall be named in any such order or orders in council: Provided always, that the returns so received from such towns shall not be admitted into the averages made up for the purpose of regulating the duties payable upon foreign corn, grain,

Section 35, provides for the continuance in office of the present comptrollers and inspectors If returns are untrue, Comptroller to lay a Statement thereof before the Committee of Privy Council.— If the said comptroller of corn returns shall at any time see cause to believe that any returns to be made as aforesaid to any such inspector of corn returns for the city of London, or for any other such city or town as aforesaid, is fraudulent or untrue, the said comptroller shall and he is hereby required, with all convenient expedition, to lay before the Lords of the said committee of privy conneil a statement of the grounds of such his belief; and if, upon consideration of any such statement, the said Lords of the said committee shall direct the said computative to omit any such return in the coupulation. tion of such aggregate weekly average price as aforesaid, then and in that case, but not otherwise, the said comptroller of corn returns shall and he is hereby authorised to omit any such return in the computation of such aggregate weekly average price.—§ 36.

Section 37, enacts, that corn dealers having made the declaration previous to this act shall transmit

returns and comply with the rules hereby required.









feach and every parcel of ig the week ending on and h the price thereof, and by of the sellers of each of the ny other than the person and sold; and it shall and erson making or lendering et forth therein where and or her; and every person mired to comply therewith, ent in writing, the several

making them have taken the urn so to be made by them hases of corn, unless such s lendering such accounts ame to the mayor or chief such inspector shall be so division in which such city

corn returns shall duly and the several accounts of the ly as aforesaid; and every her cities and towns afore-s an account of the weekly y or town for which he is l, and in such form as shall orn returns; and the said forms for the city of London d other cities and towns as nd every week in any such

rices of all British corn, by made up and computed on he said comptroller of com d by him during the week eek, add together the total rns to have been sold, and and shall divide the amount of each sort of British cora ike manner produced in the added shall be divided by egate average price of each ascertaining the rate and ruse such aggregate weekle arsday in each week trans-rn to the collector or other Kingdom; and the rate and n time to time be regulated ie aggregate average prices grain, meal, or flour charged be stated in the last of tid by the collector or other

e as aforesaid to the compime in the London Gazette, cturns to such collectors or of British corn respectively he imperial standard gal-

weekly returns shall have ord such aggregate average orn published by him immemaking such calculations up and taken under and in

United Kingdom, shall be

-For the purpose of ascer-a of Great Britain and brebe by him made, by and act, so far as regards the able to any cities or towns amed in any such order or towns shall not be admitted npon foreign corn, grain.

lers and inspectors. mmittee of Privy Council. re that any return so to be idon, or for any other such I and he is hereby required, ce of privy council a state-y such statement, the said nch return in the computa-it case, but not otherwise, mit any such return in the

is to this act shall transmit

Comptroller to issue Directions respecting Inspection of Books of Inspectors.—The comptroller of corn returns shall and he is hereby authorised from time to time, in pursuance of any instructions which he shall receive in that behalf from the Lords of the said committee of privy council to issue to the several inspectors of corn returns any general or special directions respecting the inspection by any geveral inspectors of corn returns any general or special directions respecting the inspection by any person or persons of the books so directed as aforesaid to be kept by every such inspect or of corn returns; and no such inspect or as aforesaid shall permit or suffer any person to inspect any such book, or to peruse or transcribe any entry therein, except in compliance with some such general or special directions from the said comptroller of corn returns as aforesaid.—\( \phi \) 38.

Copy of the last Return to be officed on Market Place on each Market Day.—Each and every inspector of corn returns shall and he is hereby required on each and every market day to put up or cause to be put op in the market place of the city or town for which he shall be appointed inspector, or if there

be put of 16 the market place of the city of lown for which he shall be alpointed inspector, or it there shall be no market place in such city or town, then in some other conspicuous place therein, a copy of the last return made by him to the comptroller of corn returns, omitting the names of the parties who may have sold and bought the said corn; and every such inspector shall also again put up such account on the market day immediately following that on which it shall first have been put up, in case the same shall from accident or any other cause have been removed, and shall take due care that the same shall remain up for public hispection until a new account for the ensuing week shall have been

same shall remain up for punic inspection until a new account for the ensuing week shall nave need prepared and set up.—2. 39.

Sections 40, and 41, relate to the payment of comutrollers and inspectors.

Penalty on Corn Dealers for not making Declarations or Returns.—If any person who is hereby required to make and deliver the declaration or declarations herein-herore particularly mentioned and set forth, or either of them, shall not make and deliver such declaration or declarations at the time, and set orth, or either of them, shall not make and deliver such declaration or acctarations at the time, and in the person or persons, herein-before directed and prescribed in that behalf, every persons so offending shall forfeit and pay the sum of 201, for each and every calcular month during which he shall neglect or delay to make and deliver any such declaration; and if any person who is herein-before required to make any return to any such inspector of corn returns as aforesaid shall not make such returns to such inspector, at the time and in the form and manner berein-before directed and prescribed, every such effender shall for such his offence forfeit and pay

herein-neutre manufacture and presented, every such chemics of penalties, and impose a fine, not ex-fections 43, 44, and 45, regard the recovery and application of penalties, and impose a fine, not ex-recing 10v., on any person, lawfully summoned as a witness touching any matter of fact under this act, who refuses to attend without reasonable excuse.

Punishment for making fulse Returns.—If any person shall make any false and fraudulent statement in any such return as he is herein-before directed and required to make, or shall fulsely and wilfully

in any such return as he is herein-hefore directed and required to make, or shall falsely and wilfully and bond fide sold or bought to, by, or on behalf of the person or persons in any such return mentioned in hat behalf, in the quantity and for the price therein stated and set forth, every such oftender shall be and be deemed guilty of a misdeneanor.—9 40.

Act not to affect the Practice of measuring or Privileges of the City of London.—Nothing in this act contained shall extend to alter the present practice of measuring corn, or any of the articles aforesaid, to be shipped from or to be landed in the port of London, but that the same shall be measured by the sworn meters appointed for that purpose, by whose certificate the searchers or other proper officers of his Majesty's customs are hereby empowered and required to certify the quantity of corn or other articles as aforesaid so shipped or landed; and that nothing in this act contained shall extend to lessen or take away the rights and privileges of, or the tolls or duties the and payable to, the mayor and commonably and citizens of the city of London, or to the mayor of the said city for the time being, or to take away the privileges of any persons lawfully deriving tille from or under them.—9 47.

Limitation of Actions.—Actions brought or commenced under this act must be within three months

Limitation of Actions.—Actions brought or commenced under this act must be within three months after the matter or thing done. Defendants may plead the general issue; and if judgment be given against the "plaintint", defendants shall have treble costs.—\$ 48.

We have, in the previous parts of this article, sufficiently illustrated the impolicy, generally speaking, of imposing duties on the importation of corn; but besides the objections that may be made to all duties of this sort, from their tendency to force up average prices, and to render exportation in abundant years impossible, the duty now existing in this country is liable to some which may be looked upon as peculiar to itself. From the way in which it is graduated, it introduces a new element of uncertainty into every transaction connected with the corn trade; producing a disinclination on the part of the merchant to import, and of the foreigner to raise corn for our markets. Suppose a merchant commissions a cargo of wheat when the price is at 71s. a quarter; in the event of the price declining only 3s., or to 68s., the duty will rise from 6s. 8d. to 16s. 8d.; so that if the merchant brings the grain to market, he will realise 13s, 8d. a quarter less than he expected, and 10s. less than he would have done had there been no duty, or the duty been constant!

It may, perhaps, be said that if, on the one hand, the present scale of duties is injurious to the merchant when prices are falling, and when importation is consequently either unnecessary or of less advantage, it is, on the other hand, equally advantageous to him when prices are rising, and when the public interests require that importation should be encouraged: but the prices in the view of the merchant when he gives an order, are usually such as he supposes will yield a fair profit; and if they rise, this rise would, supposing the duty to be constant, yield such an extra profit as would of itself induce him to increase his importation to the utmost. If it were possible to devise a system that would diminish the losses of the merchants engaged in unfavourable speculations, by making a proportional deduction from the extraordinary goins of those whose speculations turn out to be unusually successful, something, perhaps, might be found to say in its favour. But the system we have been considering proceeds on quite opposite principles: its effect is not to diminish risks, but to increase them; it adds to the loss resulting from an unsuccessful, and to the profit resulting from a successful, speculation!

It would, therefore, seem, that if a duty is to be imposed, one that is constant is preferable to one that fluctuates. When the duty is constant, all classes, farmers as well as merchants, are aware of its amount, and can previously calculate the extent of its influence. But the MANUAL PROPERTY AND ADDRESS OF THE PARTY AND A

effect of a duty that fluctuates with the fluctuations of price, can never be appreciated beforehand. Its magnitude depends on contingent and accidental circumstances; and it must, therefore, of necessity, prejudice the interests of the farmer as well as of the corn dealer.—[See page 508.]

- 3. Tables showing the Prices of the different Sorts of Grain in Great  $B_{\rm RL}$  tain, the Quantities imported and exported, &c.
- I. Account of the Prices of Middling or Mealing Wheat per Quarter at Windsor Market, as ascertained by the Audit-Books of Eton College,

Years.	Prices of Wheat at Windsor, 9 Gallops to the Bushel,	Prices of Wheat re- duced to the Winchester Bushel of 8 Gallons.	Average of Ten Years ac- cording to the Wio- chester Bushel of 8 Galloos.	Yours.	Prices of Wheat at Windsor, 9 Gadons to the Bushel.	Prices of Wheat re- duced to the Winchester Bushel of 8 Gallons.	Average of Ten Years ac- cording to the Win- chester Bushel of 8 Galions.	Years.	Prices of Wheat at Windsor, 9 Gallons to the Bushel,	Prices of Wheat re- duced to the Winchester Bushel of 5 Gailons.	Average of Te Years cording the Wicheste Bushel 8 Gallo
1657 1658	£ s. d. 2 8 0 3 13 8 4 5 0 0 4 0 0 4 0 0 4 0 0 4 0 0 1 15 6 0 1 15 6 0 1 13 4 2 3 0 2 6 8 3 5 0 3 6 8	£ s. d. 2 2 8 3 5 5 6 7 3 15 1 1 1 1 1 3 1 1 1 1 1 1 1 1 1 1 1 1	£ s. d.	1707 1708 1709 1710 1711 1712 1713 1714 1715 1716 1716 1717 1718 1719 1720	£ s. d. 1 8 6 2 1 6 3 18 6 3 18 6 2 14 0 2 6 4 2 11 0 2 13 4 2 13 4 2 13 4 2 15 8 1 18 10 1 17 0	£ s. d. 1 5 4 1 16 10 3 0 9 4 2 8 0 2 1 2 4 9 1 18 2 2 4 9 1 18 2 2 0 7 1 14 6 1 11 10 1 12 10 1 12 10	£ s. d.	1767 1768 1769 1770 1771 1772 1773 1774 1775 1776 1777 1778 1779	£ s. c. 3 4 6 6 3 0 6 6 2 5 8 2 9 0 6 3 2 17 0 2 17 0 2 15 0 2 15 0 6 2 2 8 6 6 2 8 6 6	£ 8. d. 2 17 4 2 13 9 7 2 0 7 6 8 2 10 8 8 2 19 1 1 4 2 2 1 1 3 7 2 2 1 1 3 7 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	£ s.
1660 1661 1662 1663 1661 1665 1666 1667 1668	2 16 6 3 10 0 3 14 0 2 17 0 2 0 6 2 9 4 1 15 0 1 16 0 2 0 0 2 4 4	2 10 24 3 2 24 3 5 94 2 10 8 1 16 0 2 3 101 1 12 0 1 12 0 1 15 64 1 19 5	2 10 53	1721 1722 1723 1721 1725 1726 1727 1728 1729 1730	1 17 6 1 16 0 1 14 8 1 17 0 2 8 6 2 6 0 2 2 0 2 14 6 2 6 10 1 16 6	1 13 4 1 12 0 1 10 103 1 12 103 2 3 11 2 0 103 1 17 4 2 8 5 1 1 17 5	1 15 <b>4</b> ≩	1781 1782 1783 1784 1785 1786 1787 1788 1789 1790	2 19 0 3 0 6 3 1 0 3 0 6 2 14 0 2 7 6 2 11 6 2 15 6 3 3 2 3 3 2	2 12 5 1 2 13 9 1 2 14 2 3 2 13 9 1 4 2 8 0 2 2 2 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	27
1671 1672 1673 1674 1675 1676 1677 1678	2 1 8 2 2 0 2 1 0 2 6 8 3 8 8 3 4 8 1 18 0 2 2 0 2 19 0 3 0 0	1 17 01 1 17 4 1 16 51 2 1 51 3 1 01 2 17 51 1 13 91 1 17 4 2 12 51 2 13 4	2 0 11\$	1731 1732 1733 1734 1735 1736 1737 1738 1739 1740	1 12 10 1 6 8 1 8 4 1 18 10 2 3 0 2 0 4 1 18 0 1 15 6 1 18 6 2 10 8	1 9 2 1 1 3 8 1 1 1 5 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 15 2	1791 1792* 1793 1794 1795 1796 1797 1798 1799 1800	2 15 6	4 0 2 3 2 0 2 14 6 3 15 8 6 7 0	2 14 3
681 682 683 684 685 686 687 688 6-9	1 14 0 1 5 2 2 6 0 1 10 0	1 10 23 1 2 41 2 0 103 1 6 8	2 1 41	1741 1742 1743 1744 1745 1746 1747 1748 1749 1750	2 6 8 1 14 0 1 4 10 1 7 6 1 19 6 1 14 10 1 17 0 1 17 0 1 12 0	2 1 5 4 1 10 2 4 1 2 1 1 2 1 1 4 5 4 1 1 1 4 8 1 1 1 2 1 0 4 1 1 2 1 0 4 1 1 2 1 0 4 1 1 8 1 0 4 1 1 1 0 4 1 1 1 1 1 1 1 1 1 1 1 1	1 12 1	1801 1802 1603 1804 1805 1806 1807 1808 1809 1810	11111111	4 3 0 3 18 0 3 19 2 5 6 0 5 12 0	111
691 692 693 694 695 696 697 698 699	1 14 0 2 6 8 3 7 8 3 4 0 2 13 0 3 11 0 3 0 0 3 8 4 3 4 0	3 3 1 <sup>1</sup> / <sub>4</sub> 2 13 4 3 0 9 2 16 10 <sup>3</sup> / <sub>4</sub>	1 19 6 <del>1</del>	1751 1752 1753 1754 1755 1756 1757 1758 1759 1760	1 18 6 2 1 10 2 4 8 1 14 8 1 13 10 2 5 2 3 0 0 2 10 0 1 19 8 1 16 6	1 14 24 1 17 21 1 19 81 1 10 91 1 10 1 2 0 13 2 13 4 2 4 51 1 15 3 1 12 51	1 1 23	1811 1812 1813 1814 1815 1816 1817 1818 1819 1820		4 2 0 5 16 0 4 18 0 3 18 0 3 16 0	17 6
701 702 703 701	1 17 8 1 9 6 1 16 0 2 6 6 1 10 0	1 15 67 1 13 57 1 6 27 1 12 0 2 1 4 1 6 8 1 3 14		1761 1762 1763 1764 1765 1766	1 10 2 1 19 0 2 6 8 2 6 8 2 14 0 2 8 6	1 6 0 1 1 1 4 8 1 1 6 1 1 1 5 1 2 1 5 1 2 8 0 2 3 1 1 1 1	1 19 3 <u>‡</u>	1821 1822 1823 1824 1825 1826		3 11 0 2 13 0 2 17 0 3 12 0 4 1 0 3 13 0	19 8

The Eton Account of Prices commenced in 1595; the accuracy of the returns in the first years cannot, however, be so implicitly relied on, as those quoted above.—Bishop Fleetwood and Sir F. M. Edea have collected, with great industry, almost all the existing information respecting the state of prices in England during the last six hundred years.

N. B 2018:192

WEIGH

The f 1533, is held:— Vor

<sup>\*</sup> From this year, inclusive, the account at Eton College has been kept according to the bushel of 8 gallons under the provision of the act 31 Geo. 3. c. 30. § 82.

n never be appreciated amstances; and it must, as of the corn dealer.—

JRAIN IN GUEAT BRI. d, &c.

indsor Market, as ascer.

rices of Wheat at Windsor, Gallans to the Bushel.	Prices of Wheat re- duced to the Winchester Bushel of 5 Gallons.	Average of Ten Years ac- cording to the Wio- chester Bushel of 8 Gallons,
Lotthe Bushch	Bushel of	Bushel of
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rns in the first years cantwood and Sir F. M. Edea ecting the state of prices

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cording to the bushel of 8

T. Account of the Average Prices of British Corn per Winchester Quarter, in England and Wales, since 1771, as ascertained by the Receiver of Corn Returns.

Years.	Wheat.	Rye.	Barley.	Oats.	Beans.	Peas.
Years.  1771 1772 1773 1774 1775 1776 1777 1778 1778 1778 1778 1781 1782 1783 1784 1785 1786 1786 1787 1788 1790 1791 1792 1793 1794 1795 1796 1799 1799 1800 1801 1802 1803 1804 1805 1806 1807 1808 1809 1811 1812 1813 1814 1815	Wheat.  £ s. d. 2 7 2 2 10 8 2 11 8 2 12 8 4 1 18 2 2 2 12 8 1 1 15 8 2 2 12 8 1 1 15 8 2 2 12 8 1 1 15 8 2 2 12 8 1 2 12 8 1 2 12 8 1 2 12 8 1 2 13 1 2 2 13 2 2 3 11 1 2 11 2 2 13 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	Rye.  £ s. d. 1 14 4 4 1 16 8 1 13 8 4 1 14 9 16 1 16 10 1 18 8 4 1 1 2 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Rarley.  \$\mathcal{E}\$ s. d.  1	Cats.  ### ### ### ### ### ### ### ### ### #	Reans.	Feat.  £ s. d.  \$\frac{2}{5}\$ s. d.  \$\frac{1}{2}\$

II. Account of the Average Prices of British Corn per Imperial Quarter, in England and Wales, since 1820, as ascertained by the Receiver of Corn Returns.

Years.	Wheat.	Rye.	Rarley.	Oats.	Beans.	Peas.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
1620	3 7 11	2 2 0	1 13 10	1 4 9	2 3 4	2 5 11
1821	2 16 2	1 12 1	1 6 9	0 19 6	1 10 11	I 12 9
1522	2 4 7	1 9 11	1 1 11	0 18 2	1 4 6	1 6 5
1823	2 13 5	l i ni ii	1 11 7	1 2 11	1 13 1	1 15 0
1824	3 4 9	2 1 5	1 16 5	1 4 10	2 0 1	2 0 8
1825	3 8 7	2 2 4	2 0 i	1 5 8	2 2 10	2 5 5
1526	2 18 9	2 1 2	1 14 5	1 6 9	2 4 3	2 7 8
1927	2 16 9	1 19 0	1 16 6	1 7 4	1 2 7 7	2 7 7
1528	3 0 5	1 14 2	i iž 10	1 2 6	1 18 4	2 9 6
1829	3 6 3	1 14 10	1 12 6	1 2 9	l i i6 8	1 16 8
1530	3 4 3	1 15 10	1 12 7	1 4 5	i 16 i	1 19 2
1831	3 6 4	2 0 0	l i iš o	1 5 4	1 19 10	2 1 11
1832	2 18 8	1 14 7	1 13 1	1 9 5	1 15 4	1 17 0
1833		1 12 11	1 7 6	0 18 5	1 13 2	1 16 5
1934				1 9 11	1 15 3	
	2 6 2		1 9 9			
1835	1 19 4	1 19 4	1 9 11	1 2 9	1 16 11	1 16 6

N.B.—The Winchester bushel contains 2150-42 cubic inches, while the Imperial bushel contains 218-192 cubic inches, being about one thirty-secondth purt larger than the former.—(See Bushel, and Weights and Measures.)

The following account of the current prices of all sorts of corn in the London market, 7th of October, ISB, is interesting, from its showing their comparative values, and the estimation in which they are held:—

Vol. I.-2 U

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# CORN LAWS AND CORN TRADE.

IV .- Current Prices of Grain, Seeds, &c. per Imperial Quarter. London, 7th of October, 1833.

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British.	Per Quar- ter.	Foreign.	Free Per Qr.	In Bond Par Qr.
Wheat, Essez, Kent, and Suffbik, old red	51 to 56	Wheat, Dantzic and Konigaberg, finest	2, 2,	2, 1
do. do. white	60 - 62	high mixed	66 to 68	48 to 5
do. do. new red .	51 - 53	do, good mixed !	56 - 58	46 - 4
do. do. white .	55 - 59		52 - 56	36 - 4
Norfolk and Lincolnshire, old	47 - 54	Stettin	0 - 0	0-
Northumberland, Berwick, and Scotch, do	50 - 54	Danish	0 - 0	27 - 3
Galway and Linierick, white and red	46 - 48	Ilamburgh and Pomeranian . !	52 - 5d	0 - 0
Cork and Youghal do.	46 - 48	Zealand and Brebant • •	0 - 0	0-0
Dublin, Waterford, and Cloumel, do.	46 - 48	(Niesag, soft	46 49	22 - 27
Rye, New	34 - 36	Riga, Petersburgh, and Liebau,	•	
Barley, Kent, Esses, Norfolk, and Suffolk, new	32 - 35	antt · · · · · · · · · ·	45 - 49	0-0
Lincolushire, and Yorkshire do.	0 - 0	Archangel	38 - 40	0-0
atained and grinding do	27 - 30	Tuscan, red !	58 60	
Scotch	0 - 0	Canada · · · · !	58 - 61	45 - 56
Mall, Esses, Norfolk, and Suffolk	50 - 60	Spanials, soft	56 - 62	0 - 0
Kingston and Ware	63 - 65		34 - 31	0 - 0
Oats, Norfolk, Cambridgeshire, Lincoleshire,   feed		Indian corn	32 - 30	0-0
and Yorkahire )	19 - 21	Rye, Baltic, dried	30 - 32	0 - 0
do. · · · Poland	20 - 22	do. undried	31 - 33	22 - 21
Northumberland, Berwick, and Scotch potato	24 - 25	Barley, Hamburgh, Dantzic, Konigsberg,		
do. · · · feed	23 - 24	and Riga, matting .	0 - 0	0 - 0
Devonahire, and West Country feed, or black	16 - 20	do. grinding	0 - 0	0-0
Dundalk, Newry, and Belfast, potato, 21s. to		Danisla do	0 - 9	0-0
22s. 6d. feed	19 - 21	Oats, Dutch brew and thick	21 - 22	14 - 16
Limerick, Sligo, and Westport, · feed	18 - 20	Danish · · ·	16 - 19	11-11
do. potato	20 - 22	Friesland brew and thick 5	20 - 21	0-0
Cork, Waterford, Doblin, I black	17 - 19	Russian	20 - 21	0 - 0
Youghal, and Clonmel Swhite	19 - 21	Beans, tick	32 - 31	22 - 0
Galway	18 - 20	amall	0 - 0	20 - 21
Beans, tick, new	29 - 32	Meditarranean	0 - 0	0 - 0
old · · ·	34 - 36	Peas, white, boiling	42 - 45	32 - 35
barrow and small, new	33 - 35	grey or hog	0 - 8	0 - 6
do old · · ·	37 - 39	Tares, (duty 10s.)	0 - 0	0-0
Peas, boiling	44 - 46	Flour, Dantzic, per barrel	0 - a	0-0
hog, grey, and maple	38 - 42	American, sour do.	0 - 0	21 - 22
Tares · · · · ·	40 - 44		0 - 0	25 - 5
flour, English, per sack of 250 lbs	42 - 45	(	<u> </u>	
do. fine do. · · ·	46 - 50	1	7	
Scotch and North Country	41 - 43	Linseed, Russian, crushing (duty 1s. per quart	rier).	s. L.
Iriah · · · · ·	41 - 44	per quarter	(er),	
inseed, crushing, per quarter	0 - 0	do. sowing, per barrel	- 20	0 to 2 s
sowing, do.	ŏ — ŏ	Maliamanan top quarter		0 - 0 0
cake, per 1,000 of 3 lbs, each, 111, to 111, 10s,		Mediterraneau, per quarter .		8 - 212
Cloverseed, old English white, per cwt	58 - 62	Rapeseed (duty 1s. per qr.), crushing, new, p	per on /	
do. red do •	46 - 50	Linseet cake (duty 2d. per cwt ), per ton	- 24	0 - 24 0
foreign white do	56 - 66	Rape cake (duty 2d. per cwt.), do.	. 410	0 - 8 0
do. red do	52 - 64	Choverseed, red (duty 20s. per cwt.), do.	- 4 10 - 2 10	- 415
new English white, do	56 66	white (duty 20s. per cwl.), per ton	· 2 10	- 36
do red do.	40 - 56	Milita family sout her camb one		2 - 3 10
refoil, new do	24 - 30	í		
lapeseed, crushing, new, per last, 22l. to 25l. cake, per ton, 4l. 10s. to 5l.		1		

V.—Account of the Quantity of Wheat and Wheat Flour exported, and of Foreign Wheat and Wheat Flour imported, in the following Years (Winchester Measure).

Years.	Wheat and Flour exported.	Foreign Wheat and Flour imported.	Years.	Wheat and Finur exported.	Foreign Wheat and Flour imparted.	Years.	Wheat and Flour exported,	Foreign Wheat as Flour imported
England.	Qra.	Qrs.	England.	Qrs.	Qre.	Gt. Britain.	Qrs.	Grs.
1697	14,699	400	1732	202,058	1 1	1766	164,939	11.02
1698	6,857	845	1733	427,199	7	1767	5,071	497,90
1699	557	486	1734	498,196	6	1768	7,433	319.26
1700	49,056	5	1735	153,343	9	1769	49,892	4.37
1701	98,324	1	1736	118,170	16	1770	75,449	3
1702	90,230		1737	461,602	32	1771	10,089	2,51
1703	166,615	50	1738	580,596	2	1772	6,959	25,47
1704	90,313	2	1739	279,542	5,423	1773	7,637	56.85
1705	96,185	1 :	1740	54,390	7,568	1774	15,928	289.14
1706	188,332	77	1741	45,417	40	1775	91.037	560.9
1767	74,155	1	1742	293,260	1 1	1776	210,664	20,57
1708	83,466	86	1743	371,431	2	1777	87,686	233,32
1709	169,680	1,552	1744	231,984	2	1778	141.070	106,39
1710	13,924	400	1745	324,839	6	1779	222,261	5.03
1711	76,949		1746	130,616		1780	224,059	3,91
1712	145,191		1747	266,907		1781	103.021	159,86
1713	176,227	1 1	1748	543,387	385	1782	145,152	80.69
1714	174,821	16	1749	629,049	392	1783	51,943	581.18
1715	166,490	1 1	1750	947,602	279	1784	89,258	216.91
1716	74,920	1 1	1751	661,416	3	1785	132,685	110,56
1717	22,954	1 1	1752	429,279		1786	205,466	51.46
1718	71,800		1753	299,609	1	1787	120,536	59.33
1719	127,762	20	1754	350.270	201	1788	82,971	148.71
1720	83,084	1	Gt. Britain.	,	1	1759	140,014	112,65
1721	81.633		1755	237,466	1	1790	30,892	222.55
1722	178,880		1756	102,752	5	1791	70,626	469.05
1723	157,720		1757	11.545	141,562	1792	306,278	622.41
1724	245,865	148	1758	9,234	20,353	1793	76,629	490,39
1725	201,413	12	1759	227,641	162	1794	155,048	327,90
1726	142,163	1	1760	393,614	3	1795	18,839	313.79
1727	30,315		1761	441,956		1796	24,679	879,20
1728	3,817	74,574	1762	295,385	56	1797	54,525	461,76
1729	18,993	40,315	1763	429,538	72	1798	59,782	396,72
1730	93,971	76	1764	396,857	l ĭ	1799	39.362	463.185
1731	130,025	4	1765	167,126	104,547	1800	22,013	1,264,520

idon, 7th of October, 1833.

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:	:		Ξ		1 20	- 22
	:	١ŏ			1 5	- 22
	•	1_0	_		1 23.	- 0

(duly 1s. per quar

of Foreign Wheat and Wheat Measure).

ars.	Wheat and Flour exported.	Foreign Wheat and Flour imported,
ritain.	Qrs.	Çrt.
766	164,939	11,020
67	5,071	497,905
768	7,433	349,268
769	49,892	4,375
770	75,419	34
771	10,089	2,510
72	6,959	25,474
773	7,637	56,857
74	15,928	289,149
775	91,037	560,955
76	210,664	20,578
77	87,686	233,323
778	141,070	106,391
79	222,261	5.039
780	224,059	3,915
81	103,021	159,866
82	145,152	80,695
183	51,943	584,183
184	89,258	216,917
85	132.685	110,563
786	205,466	51,463
787	120,536	59,339
88	82,971	148,710
89	140,014	112,656
90	30,892	222,557
91	70,626	469,056
92	300,278	622,417
93	76,629	490,395
94	155,048	327,902
95	18,839	313,793
96	24,679	679,200
97	54,525	461,76
98	59,782	396,721
99	39,362	463,155
00	22,013	1,264,520

vi.—Account specifying the Total Quantities of all Sorts of Grain imported into Great Britain, from different Countries, in each Year, from 1801 to 1825, both inclusive; the Average Quantity of all Sorts of Grain, and the Average Quantity of all legistes of Grain, as Wheat, Hye, Barley, &c., imported in each of the above Years, from each different Country, in Winchester Quarters.

Years.	Russia.	Sweden and Norway	Den- mark.	Pruseia.	Ger- maoy.	The Nether- lands.	France and South of Europe,	United States of America.		Other Foreign Countries, 1. nt Man, and Prize Corn.	Ireland.
1801	204,656	20,375	7,088	663,584	699,310	351,330	3,223	372,151	67,721	10,074	900
1802	12,870		3,882	377,984	151,363	103,194	2,032	80,820	75,172	856	467,067
1803	10,448	540	8,610	171,001	161,147	81,758	1,565	109,832	43,215	1,782	313,548
1804	8,215	19.931	31,020	531,364	138,810	170,977	168	4,351	21,211	4,576	316,958
1805	173,874	25,850	52,837	702,605	126,146	72,516	2,791	13,475	2,250	8,511	306,923
1806	57,416	40,000	10.284	90,040	108,581	29,949	3,790	79,906	9,801	5,613	466,917
1807	6,183	110	74,010	22,890		237,523	32,113	250,866	27,693	18,996	463,406
1808	3,664	195	1,800	**,000	29,998	18,137	11,736	13,206	21,506	12,236	656,770
1809	14.089		9,027	2,015	160,655	328,582	30.848	172,878	23,737	20.848	933,658
1810	66,869		132,257		255,475			98,301	25,038	28,465	632,840
1811	49,597	40,391	45,127	97,886	2,429	436,286	5,167	18,097	440	15,934	430,189
1812	128,437	14,910		9,063	619	- 2	451	11.521	23,774	17,970	600,268
1813	64.938	71,629		133,907	125,156	-	401	1,093	20,119	10,112	977,164
1814	9,760	30,026	18,356	186,241	110,861	420,009	170,596	1,000	3	7,476	812,805
1815	1,443	626	9,250	19.428	35,279	135,778	79.051	45,586	25	6,600	821,192
1816	21,198	660	14,874	94,791	54,157	118,048	1,180	7,209	3	4,077	873,865
1817	405,933	1,166	149,012	414,947	253,403	191.141	35,372	316,364	25,876	8,016	
1818	676,793	2,455	342,213	829,646	571,864	761,874	92,891	187,576	56,617		1,207,851
1819	543,551	2,255	123,638	323,350	235,076	193,029		47.654	14,257	6,484	
1820	372,169	13,492	147,595	356,288	218,711	78,813	12,017	91,000	40,898		1,417,120
1821	28,445	13,454	26,778	30,258	51,540	19,964	102	38,458	40,916		1,822,810
1522	22,010		15,045	28,745	21,528	3,024	741	6,212	23,430		1,063,080
1823	14.568		6,148	8,743	4,635	3,896	102	4,237	200		1,528,153
1824	14,500	2,858	106,998	76,780	231,430	132,160	1.395	33,872	891		1,634,024
1825	26,895	4,284	248,282	217, 830	372,839	63,954	409	12,903	95,059		2,203,962
1040	20,000	2,202	410,202	217,011	312,039	03,003	400	14,003	90,009	15,227	2,203,902
Annual average of the above 25 years	117,902	14,397	67,847	228,584	171,103	158,078	37,932	80,712	25,627	10,363	865,968
average of ditto for wheat	53,377	9,576	16,324	157,359	58,103		24,649		24,863	4,830	187,438
Do. rye	9,968	960	1,123	5,089	5,180	1,690	293	2,341		1,438	253
Do. barley	7,112	987	18,808	18,718	24,839	9,500	1,097	31	51	2,191	33,331
Do. oats	46,652	2,446	30,672	39,209	75,828	84,269	1,953	3	1	1,703	639,857
Da. pena	785	428	823	7,609	7,144	5,802	9,124	201	697	151	4,922
Do.Indian	8	_	97	_			810	4,022	15	41	167
corn 5											

VII.—Account of the Imports into Great Britain of all Descriptions of Foreign Corn in 1831; specifying the Countries whence they were imported, and the Quantities brought from ench.—Parl. Paper, No. 426. Sess. 1832.)

Countries from which imported.	Barley and Rarley Meal.	Beans.	lodian Corn and · Meal.	Oats and Oatmest.	Peas.	Rye and Rye Meal.	Wheat and Wheat Flour.	Buck Wheat.	Total.
nie	Qrs. tu. 42,568 2	Qrs. bu.	Qrs. bu.	Qrs. bu. 369,608 1		Qrs. lu. 53,011 5	Qrs. tu. 464,581 l	Qrs. tu. 20	Qrs. bu 937,363
Russia Sweden	1,7187	_	-	20,663 5		60 6	71 2		22,548
	115,658 1	1,299 4	_	96,996 5					278,421
Denimark -	60,778 6	1,157 5			25 211 0	18,447 3			451,996
Prussia	116,928 3	7,664 4		21,450 1	13,9627	7,103 5			395,617
Germany	12,284 0	7,070 3		15,226 0	471 0	4,205 2			69,506
THE TICINETAGENCE	18,737 7	1,454 0	17,893 2	7,936 0	1225		103,700 5		156,673
France	10,757	04	2,6193	1,5000	1.00		22 2		2,672
The Azorea	2,3183		1,598 5		44	_	154,671 1		158,623
Spain Isl	4186		1,0000			_	1,082 4		1,501
- the Canary Isl.	3,0031	3,6914	476	-10			253,295 5		260,039
Italy	3,003 1	1,031 3		10			13,339 7		14,371
Malta	_	1,001 0	_		_		219 3		249
lonian Islands -	6240	_01	_	_	02		6,215 4		6,839
Turkey -	10		_	10		_	2,183 4		2,185
Cape of Good Hope	10	_	_	1 10	_		2,103 4	_	2,100
Vauritius	_	-	_	_	_	_	"	_	'
East India Compa-	151			ł	1360		5,490 4		5,641
ny's territories -	191		i —	_	1300	_	45 5		45
Van Dieman's Land	_		-	-	_		433	-	30
British North Ameri-	2103		0.4	6,9026	461 6	236 6	218,327 2	_	226,166
can colonies	2103	_	04	0,9020	01	230 U	3 4		220,100
British West Indies	-	<u>-</u>				1,887 3			488,101
U. States of America	-	01	22,195 3	3994	. –	1,001 0	140 7		140
Chili and Peru -	1	-	_	ı —	92 5	_			
Isles of Guern-) ES	1,128 2	_	_	-	923		9,242 1	_	10,463
sey,Jersey,Al-	5,4986	185	_	2,831 2	22 0	_	14,265 5	_	22,636
			41 709 1	600 261 4	50 550 9	01 8104	2,311,362 2	6 602 5	3 541 800
Total	001,9220	40,000 U	72,1041	1044,001 7	100,000 4	104,0103		10,0000	

VIII. Annual imports of Corn, Flour, and Meal, from Ireland into Great Britain, since 1807,

Years.	Wheat and Wheat Flour	Barley and Barley Meal.	Rye.	Ostmeal.	Indian Corn.	Beans.	Beans, Peas.	
1807	45,111 grs.	23,048 qrs.	431 grs.	389,649 qrs.	_	5.1	5,167 qrs.	
1808	43,107	30,586	573	579,974	_	2,1	40	403,406 qra
1809	68,124	16,619	425	845,782	_	2,70		1933,659
1510	127,510	8,321	20	403,231	10 grs.	3,7		632,819
1811	147,567	2,713	21	275,757	-	4,1		430,189
1812	160,843	43,262	178	3110,926		5.0		600,269
1813	217,454	63,560	420	091,408		4,5	32	977,164
1814	225,821	16,779	4	564,010		6,19		812,505
1915	189,544	27,108	207	597,537		6,79		821,192
1816	121,031	62,254	43	683,714	_	6,29		873,565
1517	59,025	26,766	614	611,117	_	2,2		699,809
1518	108,230	25,387	4	1,009,385	-	4,8		1,207,851
1810	154,031	20,311	2	789,613	-	3,90		967,861
1520	404,747	87,005	134	016,256	1	8,8		1,417,120
1821	569,700	52,851	550	1,162,249	-	7,45		1,822,810
1822	463,004	22,532	353	569,237	_	7.96		1,063,059
1823	400,008	19,274	198	1,102,487	-	6,19		1,524,153
1824	356,408	45,872	112	1,225,085	_	6,54		1,631,021
1825	396,018	165,082	220	1,029,856	_	12,78		2,203,962
1520	314,851	64,885	77	1,303,734	_	7,190 grs		1,692,159
1827	405,255	67,791	256	1,313,267	1,795	10,037	1,379	1,829,713
1828	652,584	81,204	1,424	2,075,631	280	7,068	4,944	2,826,135
1829	519,493	97,149	568	1,673,628	30	10,444	4,503	2,305,506
1830	529,717	189,745	414	1,471,252	28	19,053	2,520	2,212,729
1831	557,520	185,409	515	1,655,934	563	15,039	4,683	2, 110,643
1832	572,586	123,068	294	1,890,321	3,037	14,512	1,916	2,605,731
1833	841,201	107,519	107	1,762,519	117	19,103	2,645	2,736,281
1831	779,501	217,568	952	1,747,910	75	18,770	2,176	2,766,985
1935	661,776	156,176		1.822,766		21,234	3,447	2,669,013

IX. Account of the Foreign and Colonial Corn, Flour, and Meal, entered for Home Consumption in the United Kingdom since 1815; specifying the total Amount of Duty received thereon, and the Rates of Duty in Imperial Quarters.—(Appendix to second Agricultural Report of 1886, p. 282.)

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hous

	Carn, &c	e. entered	for Hon	ne Consun	uption, L	nperial (	duarters.	Duty re-	Average rates of Duty per Imp. Quarter.										
Years	Wheat and Flour.	Barley and Meal.	Rye and Meal.	Oats and Oatmeal.		Beans and Peas.	Total.	Total.	w	Wheat.		Barley.		lye.	Oats,		Indian Corn.		Beans and Peas.
_								L.	5.	d.	8.	d.	8.	d.	3.	d.		d.	4. d.
\$15	-	160	148	214	-	1	523								ı		1		
916		14,918	10,259		-		326,734						í		ı				
817	1,020,949		132,227		157		1,777,706				ŀ								Į .
	1,593,518		70,221			177,350	3,538,569	1							ı				1
819		364,012	17,293	523,515	26,738	199,716	1,253,407								l		1		
120	34,274	-	_	726,848	_	3	761,125										1		
421	2	-	_	-	_	-	2						1		ı		1		
22	10.10-						12,137	10,310	16	112.			1		1		l		
23	12,137	39.263	_	619,340	1,219	=	675.629	176,383		11 1.2	8	634	١ _	_	1 4	9 3-1	9		
25		270,679	3,442	15	91	30,767		296,121		63.4		43-4		R	4	,,,,	4 1		6 5 3-
126		332,611	67 2.11	1,185,214		160 60.1	2,097,104	442,595		3 3.4		2 1.4		91-4		ă	3 i		3 5
2:		236,991		1,851,248				792,934		41.4		ō.,	6	2	l ī	33-1			2 6
29		217,545	489				1,216,987	188,412		914		ĭ	š	6	١ŝ	0 1.2	2	1 1.3	8 21
	1.364.220		65,331	192,890			1,944,049	900,208		23.4	9	03-4	2	1 1.2		13.4		1.1	10 8
	1,701,895		19,121	900,319			2,741,176	798,000		41.2		5 3-4	12	6	14	234	12	11.2	7 83-
	1.491.631		56,869	365,120			2,564,983	555,158		8	l i	7	2	73-4		314	1 2	3-4	5 10 1
332	325, 435		61	2,863	1,024	21,181	123,229	309,676		2		61.2		0 1-2		61-1	9	1.2	10 4
33	82,346		1.	976	6	24,077	108,614	36,419		6	13	11		0	6	10	16 8		10 414
34	64,653	11,032	21	55,623	207	102,050		99,370		7	13	7	H		10	1	2 8		9 1
35	28,413	137,374	3	176,142	1,430	94,540	437,902	236,692	5	6	13	5	26	8	10	2	12 4	ı I	9 9

It appears, from No. IX. of the preceding accounts, that in 1828, 842,000 quarters of wheat were entered for home consumption, at an average duty of only 1s. 91d. per quarter! In 1829 the imports were 1,364,000 quarters, and the duty 9s.  $2\frac{3}{4}d$ . In 1830 the imports rose to 1,702,000 quarters, and the duty fell to 6s. 43d.; and in 1831 the imports were 1,491,000 quarters, and the duty 4s. 8d. Had the duty been a constant one of 6s. or 7s., the interests of all parties would have been materially promoted. But there are obviously very slender grounds for thinking that the quantity imported would have been considerably increased; for though the present system of duties frequently checks importation for a lengthened period, yet, on the other hand, when prices rise, and the duties are reduced, every bushel in the warehouses is immediately entered for home consumption; and the chance, which is every now and then occurring, of getting grain entered under the nominal duty of 1s., probably tempts the merchants to speculate more largely, though at a greater risk to themselves, than they would do under a different system. A moderate duty, accompanied by an equal drawback, besides giving a greater degree of security to the com trade, would, in this respect, be particularly beneficial to the farmer. Under the present system it is not possible to foretell, with any thing approaching to accuracy, what may be the range of prices during any future period, however near: so that the trade of a farmer, which is naturally one of the most stable, has been rendered almost a species of gambling. But were the ports always open under the plan previously suggested, every one would be aware that variations of price would be confined within comparatively narrow limits: and

for Home Consumption in the ved thereon, and the Rates rt of 1836, p. 282.)

Rye.	Oatos			dian orn.	Beans and Peas.		
. d.	8.	d.	1.	d.	٨.	d.	
	4 4	93-1	9 4	l 10	6	53-	
91-4 3 2 3 6 2 1 1-2	1 8	0 3 3 3-1 0 1-2	3 2 2	9 1-2 4 1-4	3 2 9	5 . 21.	
91-4 3 2 3 6 2 11-2 2 6 2 73-4 7 01-2	11 4 7 2	13-4 23-4 31-4 61-1	12	71-4 71-2 23-4 41-2	7	8 83- 101-	
0 0	10	10	16 2 12	8		41- 1	

828, 842,000 quarters of only 1s.  $9\frac{1}{2}d$ . per quarter! 9s.  $2\frac{3}{4}d$ . In 1830 the and in 1831 the imports a constant one of 6s. or moted. But there are aported would have been equently checks importas rise, and the duties are home consumption; and grain entered under the more largely, though at a tem. A moderate duty, of security to the corn mer. Under the present accuracy, what may bo at the trade of a farmer, st a species of gambling. sted, every one would be ively narrow limits: and the business of farming would acquire that security, of which it is, at present, so completely destitute, and which is so indispensable to its success.

# IV. FOREIGN CORN TRADE.

Polish Corn Trade. — Dantzic is the port whence we have always been accustomed to import the largest supplies of corn; and it would seem fully established by the data collected by Mr. Jacob, in his tours, that 28s. or 30s. a quarter is the lowest price for which any considerable quantity of wheat for exportation can be permanently raised in the corn-growing provinces in the vicinity of Warsaw: its minimum cost price, when brought to London, according to the data furnished by Mr. Jacob, would be as under:—

							8.	d.
Cost of wheat at Warsaw, per quarter	-			•	-	-	28	U)
Conveyance to the boats, and charges for loading a	and stowi	ng. and	secur	ing it b	v mate	-	()	15
Freight to Dantzic		-				-	5	0
Loss on the passage by pilfering, and rain causing	it to grow	7	•	-	•	-		0
Expenses at Danzie in turning, drying, screening,	and ware	housing	and l	oss of	measure	-	2	0
Profit or commission, as the case may be, to the m					-	-	1	6
Freight, primage, insurance, and shipping charges.				don	-	•	8	0
Cost of the wheat to the English merchant -					_	_	48	
Cost of the America rue Pulling metengut	•	•	-	-	-	_	40	.,

It ought, however, to be observed that the premium paid the underwriters does not cover the risk attending damage from heating or otherwise on the voyage; and it ought further to be observed, that the freight from Warsaw to Dantzic, and from Dantzic home, is here clarged at the lowest rate. Mr. Jacob supposes that an extraordinary demand for as much wheat as would be equal to six days' consumption of that grain in England, or for 216,000 quarters, would raise the cost of freight on the Vistula from 20 to 40 per cent.: and as such a demand could hardly be supplied without resorting to the markets in the provinces to the south of Warsaw, its minimum cost to the London merchants could not, under such circumstances, amount, even supposing some of these statements to be a little exaggerated, to less than from 50s, to 53s, or 55s, a quarter.

Mr. Grade, of Dantzie, furnished the committee of 1831 with the following Table of the average prices of corn at that city, free on board, in decennial periods, from 1770 to 1820.

Average price, from Ten to Ten Years, of the different Species of Corn, free on board, per Quarter, in Sterling Money, at Duntzic.

			- }	Wheat.	Itye.	Barley.	Oate
From 1770 to 1779 1780 — 1789 1790 — 1799	:	:	-	s. d. 33 9 33 10 43 8	s. d. 21 8 22 1 26 3	s. d. 10 1 17 11 19 3	s. d. 11 1 12 4 1 12 6
1800 — 1809 1810 — 1819	:	:	-	60 0 55 4	34 10 31 1	25 1 26 0	13 1 ' 20 4
ggregate Average	Price :	of 49 Year	rs	45 4	27 2	20 10	13 10

In 1823, 1824, 1825, and 1826, prices, owing to the cessation of the demand from England, were very much depressed; but they have since attained to near their former elevation.

We subjoin a statement, furnished by the British consul, of the

Average Prices of Grain, bought from Granary, in sterling Money, at Dantzic, per Imperial Quarter.

l'ears.	Whe	at.	R	/e.	Bar	ley.	Oa	la.	Ye	ite and ilow as.	Years.		Wh	eat.	Ry	e.	Bar	ley.	On	its.	Ye	te and llow cas.
1522 1523 1824 1825	8. 30 27 23 21	d. 3 9 8 2	8. 18 18 11	d. 41 61 21 4	8. 12 14 8	d. 51 101 114 5	8. 10 11 7 8	4. 111 01 7	8. 15 18 11	d. 7 21 111	18 18	28 29 30	8. 37 47 42 50	d. 1 1 2 2	8. 19 17 20 28	d. 5 4 3 6	8. 14 13 15 21	d. 3 8 0 3	8. 11 10 11 15	d. 3 11 2 8	8. 23 18 20 27	d. 4 8 8
1826 1827	25 26 1	i	15	31	13	5 t	12	5½ 10	23	14	Avernge	31	33	5	17	10	14	- <del>3</del>	11	113	21	03

The shipping charges may, we believe, be taken at 8d. or 9d. a quarter; and this, added to the above, gives 34s. 1d. or 34s. 2d. for the average price of wheat, free on board, at Dantzic, during the 10 years ending with 1831. The charges on importation into England, warehousing here, and then delivering to the consumer, exclusive of duty and profit, would amount to about 10s. a quarter. This appears from the following 2v 2

Account of the Ordinary Charges on 100 Quarters of Wheat, shipped from Dantzic on Consignment, and landed under Bond in London.—(Parl. Paper, No. 333, Sess. 1827, p. 28.)

One hundred quarters, supposed cost at Da Freight at 5s. per quarter, and 10 per cent. Metuge ex ship, &c., 0s. 6d. per last - Lighterage and innding, 9d. per quarter Insurance on 180l., including 10 per cent. in per cent.; policy 5s. per cent	-	:	:	-	£ 27 3 3 7	8. 10 5 15 14	d. 0 0 0	£ 150	s. 0	
Granary rent and insurance for one week Turning and trimming, about — Delivering from granary, 3d. per quarter Metage, &c. ex granary, 2s. per last — Commission on sale, 1s. per quarter — Del credere, 1 per cent. on, suppose, 40s.	:	:	:	, , , , , , , ,	0 0 1 1 5 2	5 5 0 0 0	0 0 0 0	51	16	0
		tal east laginary					bond -	201 20 221	16 3	6
	Wou	id produ	re, at	14s. 4	d. per	qua	rter	£221	13	4

N. B.—Loss on remeasuring not considered. Freight and insurance are taken in this statement at an average, being sometimes higher and some-

Nothing, therefore, can be more perfectly unfounded, than the notions so prevalent in this country as to the extreme cheapness of corn at Dantzic. When there is little or no foreign demand, and all that is brought to the city is thrown upon the home market, prices are, of course, very much depressed; but whon there is a moderate demand for exportation, they immediately rise to something like the average level of the European market. During the greater number of the years embraced in the consular return, the Polish corn trade was very much depressed; and in some seasons the exports were extremely limited. But notwithstanding these unfavourable circumstances, the price of wheat, free on board, at an average of the whole period, was 34s. 1d. a quarter. Now, if we add to this 10s. a quarter for freight and other charges attending its importation into England, and delivery to the consumer, it could not, in the event of its being charged with a duty of 6s. or 7s. a quarter on importation, be sold so as to indemnify the importer for his outlay, without yielding him any profit, for less than 50s. or 51s. a quarter. And there are really no very satisfactory reasons for supposing that it could be disposed of for so little; for whenever it has been admitted into the British ports under any thing like reasonable duties, prices at Dantzic have uniformly been above 40s. a quarter. Supposing, however, that, in the event of our ports being always open, the growth of corn in Poland would be so much increased as to admit of wheat being slipped in ordinary seasons for 34s., still it is quite plain it could not be sold in London under a duty of 6s. or 7s., for less than 53s. or 54s. a quarter.

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It is difficult to draw any conclusions on which it would be safe to place much reliance as to the supplies of corn that might be obtained from Dantzic, were our ports constantly open under a reasonable duty. Mr. Jacob gives the following

Account of the Total annual Average Quantity of Wheat and Rye exported from Dantzic, in Periods of 25 Years each, for the 166 Years ending with 1825.

Years.	Wheat. Quariers.	Rye. Quarters.	Total, Quarters.
1651 to 1675	81,775	225,312	307.057
1676 — 1700	124,897	227,482	352,379
1701 - 1725	59,795	170,100	229,595
1726 1750	80,621	119,771	200,395
1751 — 1775	141,080	208,140	319,220
1776 1800	150,299	103,045	253,311
1801 — 1825	200,330	67,511	207.511

"The average of the whole period," Mr. Jacob observes, "gives an annual quantity of wheat and rye, of 279,794 quarters; and this surplus may be fairly considered as the nearest approach that can be made, with existing materials, to what is the usual excess of the produce of bread corn above the consumption of the inhabitants, when no extraordinary circumstances occur to excite or check cultivation."—(Report, p. 49.)

We have, however, been assured by gentlemen intimately acquainted with the countries traversed by the Vistula, the Bug, &c., that Mr. Jacob has very much underrated their capabilities of improvement; and that were our ports opened under a fixed duty of 6s. or 7s. a quarter on wheat, and other grain in proportion, we might reckon upon getting from Dantzic an annual supply of from 350,000 to 450,000 quarters. We incline to think that this is a very moderate estimate. Hitherto, owing to the fluctuating and capicious nature of our demand, it has proved of little advantage to the cultivators; and but little corn has been raised in the expectation of its finding its way to England. But it would be quite another thing were our ports always open. The supply of the English markets would then

Dantzic on Consignment, s. 1827. p. 28.)

s. d.	£	8.	d,
10 0 5 0 15 0	150	0 (	)
14 0			
5 0 2 0 5 0 0 0 0 0	51	16	0
ld in bond it. –	201 20	16 3	6
	221	19	6
r quarter	£221	13	4

sometimes higher and some.

tions so prevalent in this here is little or no foreign ne market, prices are, of and for exportation, they ean market. During the olish corn trade was very ly limited. But notwithon board, at an average to this 10s. a quarter for and delivery to the eanof 6s. or 7s. a quarter on without yielding him any very satisfactory reasons ver it has been admitted ces at Dantzic have unie event of our ports being eased as to admit of wheat in it could not be sold in rter.

e to place much reliance vere our ports constantly

ed from Dantzic, in Periods 825.

Total.	Quarters
30	7.097
35	2,379
22	9,595
20	0,395
	9.220
	3,311
26	7.541

es an annual quantity of fairly considered as the t is the usual excess of s, when no extraordinary

19.)
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We incline to think that
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But it would be quite
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be an object of the utmost importance to the Polish agriculturists, who, there can be no doubt, would both extend and improve their tillage. We subjoin an

Account of the exports of Corn from Dantzic during the Three Years ending with 1831, specifying the Quantities sent to different Countries, reckoned in Quarters of 101 to the Last.

		182	19.			183	80.			1831		
Species of Corn.	Britain and her Posses- sions.	France.	Holland.	Other Coun- Iries.	Britain and her Posses- sions.	France.	Holland.	Other Coun- tries.	Britain and her Posses- sions.	France.	Hol- land.	Other Coun- tries.
Wheat	Qrs. 214,933 8,980 3,648 8,923 2,444	Qrs. 24,169 9,455 237 274	Qrs. 64,594 30,866 2,118	Q75. 3,070 28,974 672	Q73. 328,982 8,453 4,128 20,997 14,312	Qrs. 21,473 52	Qrs. 43,970 28,753 788 1,768	Q71, 4,163 47,816 2,452 465 836	Qrs. 125,330 2,510 11,390 2,220 14,780	11111	Qrs. 7,909 4,560 —	Qrs. 562 5,456 300
Total of Corn .	239,128	34,135	97,795	32,897	376,872	21,525	75,279	55,732	156,220	_	13,032	6,82
Flour, barrels of } 196 lbs } Biscuits, bags of 1 cwt.	2,016 3,224				8,926 10,287 <sup>1</sup> / <sub>3</sub>	=	2,776	108 72	10 6,732	=	=	20

Quality of Dantzic Wheat .- It will be seen from the subjoined accounts, that the price of wheat at Dantzic, during the 10 years ending with 1831, was very near 7s. a quarter above its average price at Hamburgh during the same period, and about 2s. above the average of Amsterdam. This difference is entirely owing to the superior quality of the Dantzic wheat. Though small grained, and not so heavy as several other sorts, it is remarkably thin-skinned, and yields the finest flour. Some of the best white, or, as it is technically termed, "high mixed" Dantzic wheat, is superior to the very best English; but the quantity of this sort is but limited, and the average quality of all that is exported from Dantzic is believed to approach very nearly to the average quality of English wheat. Allowing for its superior quality, it will be found that wheat is, speaking generally, always cheaper in Dantzic than in any of the Continental ports nearer to London. There are but few seasons, indeed, in which Dantzic wheat is not largely imported into Amsterdam; and it frequently, also, finds it way into Hamburgh. But it is quite impossible that such should be the case, unless, taking quality and other modifying circumstances into account, it were really cheaper than the native and other wheats met with in these markets. When there is any considerable importation into England, it is of every day occurrence for merchants to order Dantzic wheat in preference to that of Holstein, or of the Lower Elbe, though the latter might frequently be put into warehouse here for 20s. a quarter less than the former! It is, therefore, quite indispensable, in attempting to draw any inferences as to the comparative prices of corn in different countries, to make the requisite allowances for differences of quality. Unless this be done, whatever conclusions may be come to can hardly fail of being false and misleading; and when they happen to be right, they can only be so through

Dantzic being by far the greatest port for the exportation of corn in the north of Europe, its price may be assumed as the general measure of the price in other shipping ports. At all events, it is certain that when Dantzic is exporting, wheat cannot be shipped, taking quality into account, at a cheaper rate from any other place. The importer invariably resorts to what he believes to be, all things considered, the cheapest market; and it is a contadiction and an absurdity to suppose that he should burden himself with a comparatively high freight, and pay 34s. 1d. for wheat at Dantzic, provided he could buy an equally good article in so convenient a port as Hamburgh for 26s. 63d.

If, therefore, we are right in estimating the price at which wheat could be imported from Dantzie under a duty of 6s. or 7s., at from 53s. to 54s., we may be assured that this is the lowest importation price. The greater cheapness of the imports from other places is apparent cally; and is uniformly countervailed by a corresponding inferiority of quality.—(For further details as to the Polish corn trade, see Dantzie, Königsberg, &c.)

Russian Corn Trade.—Russia exports large quantities of wheat, rye, oats, and meal. The wheat is of various qualities; but the greater portion of it is small grained, coarse, brown, and very badly dressed. The hard, or Kubanka, is the best; it keeps well, and is in considerable demand for mixing with other wheats that are old or stale. Russian oats are very thin; but being dried in the straw, they weigh better than could be expected from their appearance, and are reckoned wholesome food. Our imports from Russia, in 1831, were extraordinarily large, she having supplied us with no fewer than 464,000 quarters of wheat and wheat flour, 369,000 quarters of oats and oatmeal, 54,000 quarters of rye and rye meal, 42,000 quarters of barley and barley meal, &c., making a grand total of 937,000 quarters? Generally, however, our imports do not exceed a fifth part of this quantity. The quarter of hard wheat was worth, free on board, at Petersburgh, in November, 1832, when there was no demand for exportation, from 28s, to 28s. 6d.—(The reader will find notices of the Russian corn trade under the articles Anguanger, Petersburgh; and Riga. For an account of the corn trade by the Black Sea, see post, and the article Onessa.)

Danish Corn Trade.—The export of wheat from Denmark Proper, that is, from Junland and the islands, is but inconsiderable. There is, however, a pretty large exportation of wheat and other grain, as well as of butter, cheese, beef, &c., from Sleawick and Holstein. As already stated, the quality of the wheat is inferior; for, though it looks plump, it is coarse and damp. The chief shipping port for Danish corn is Kiel; but owing to the superior facilities enjoyed by Hamburgh, the greater portion of it is consigned to that city. In 1831 we imported from Denmark 55,960 quarters of wheat, 115,658 do. of barley, 96,996 do. of oats, with some small quantities of rye and beans.—(For an account of the exports of raw

produce from Denmark in 1831, see COPENHAGEN.) Corn Trode of the Elbe, &c .- Next to Dantzic, Hamburgh is, perhaps, the greatest corn market in the north of Europe, being a depôt for large quantities of Baltic corn, and for the produce of the extensive countries traversed by the Elbe. But the excess of the exports of wheat from Hamburgh over the imports, is less than might have been expected, and amounted, at an average of the 10 years ending with 1825, to only 48,263 quarters a year. It appears from the subjoined table that the average price of wheat at Hamburgh, during the 10 years ending with 1831, was only 26s.  $6\frac{1}{2}d$ . a quarter, being about 7s. a quarter under the level of Dantzic; but this extreme lowness of price is altogether ascribable to the inferiority of the Holstein and Hanover wheats, which are generally met with in great abundance at Hamburgh. Wheat from the Upper Elbe is of a better quality. Bohemian wheat is occasionally forwarded by the river to Hamburgh; but the charges attending its conveyance from Prague amount, according to Mr. Jacob, to full 17s. a quarter, and prevent its being sent down, except when the price is comparatively high. In 1830, there was shipped from Hamburgh for British ports, 217,700 quarters of wheat, 1,900 of rye, 18,200 of barley, and 2,800 of oats. Perhaps we might be able, did our prices average about 55s., to import in ordinary years from 250,000 to 300,000 quarters of wheat from Denmark and the countries intersected by the Weser and the Elbe.

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Average Prices of Corn at Hamburgh, during the Ten Years ending with 1831, in Sterling Money, per Imperiat Quarter.

Yеагь.	Wheal.	llye.	Barley.	Oats.	Years.	Wheat.	Rye.	Barley.	Oats.
1822 1823 1824 1825 1826	s. d. 27 6 27 6 24 0 20 6 18 4	s. d. 15 5 18 4 13 0 12 9	s. d. 13 0 14 6 12 6 13 10 13 3	s. d. 9 4 11 0 8 6 8 6 12 4	1828 1829 1830 1831	8. d. 27 10 34 5 25 10 33 4	s. d. 20 8 18 8 21 3 26 8	s. d 13 13 3 14 19	s. d. 10 2 9 4

Amsterdam is an important depôt for foreign corn, every variety of which may be found there. Only a small part of its own consumption is supplied by corn of native growth; so that the prices in it are for the most part dependent on the prices at which corn can be brought from Dantzic, Kiel, Hamburgh, and other shipping ports. Rotterdam is a very advantageous port for warehousing foreign corn; being conveniently situated, and the warehouse rent low, not exceeding 2d. or  $2\frac{1}{4}d$ . per quarter per month. We subjoin an account of the

Average Prices, per Imperial Quarter, of Wheat, Rye, Barley, and Oats grown within the Consulship of Austerdam, during the Ten Years ending with 1831.

Years.	Wheat.	Rye.	Barley.	Oats.	Years.	Wheat,	Rye.	Barley.	Oats.
1822 1823 1824 1825 1826	s. d. 25 0 21 1 20 3 23 4 25 0	s. d. 16 8 20 6 17 4 16 5 19 3	s. d. 13 0 16 I 14 2 15 9 17 7	s. d. 9 4 8 0 9 8 12 0 16 4	1828 1829 1830 1831	s. d. 31 6 46 10 41 9 42 8	s. d. 21 0 25 7 27 4 30 0	s. d. 19 0 19 5 20 0 22 4	s. d 12 10 13 10 18 1 18 6

Previously to the late revolution in the Netherlands, there used to be a considerable trade in corn from Antwerp to England. Wheats, both white and red, are among the finest we receive from the Continent, and are, of course, pretty high priced. Beans and peas are also fine. Antwerp buck-wheat is the best in Europe. According to Mr. Jacob, the cost of storing and turning wheat per month at Antwerp does not exceed 1½d. a quarter, or about half what it costs in London.

French Corn Trade.—It appears, from the accounts given by the Marquis Garnier in the last edition of his translation of the Wealth of Nations, that the price of the hectolitre of wheat at the market of Paris amounted, at an average of the 19 years beginning with 1801 and ending with 1819, to 20 fr. 53 cent.; which is equal to 30 fr. 80 cent. the septier; or, taking the exchange at 25 fr., to 45s. 6d. the quarter. Count Chaptal, in his valuable work, Sur l'Industrie Française (tom. i. p. 226.), published in 1819, estimates the ordinary average price of wheat throughout France at 18 fr. the hectolitre, or 42s. 10d. the quarter. The various expenses attending the importation of a quarter of French wheat into London may be taken, at a medium, at about 6s. a quarter. France, however, has very little surplus

r, that is, from Jutland ge exportation of wheat ick and Holstein. As oks plump, it is coarse t owing to the superior to that city. In 1831 f barley, 96,996 do. of it of the exports of raw

s, perhaps, the greatest ities of Baltic corn, and But the excess of the ght have been expected, 48,263 quarters a year. at at Hamburgh, during bout 7s. a quarter under ascribable to the infewith in great abundance y. Bohemian wheat is ttending its conveyance , and prevent its being there was shipped from e, 18,200 of barley, and about 55s., to import in nmark and the countries

831, in Sterling Money, per

Rye.	narley.	Oats.
d. d. 80 8 8 8 8 8 8 8	8. d 13 13 3 14 19	s. d. 10 2 9 4
18 9	14 64	10 71

of which may be found orn of native growth; so ces at which corn can be s. Rotterdam is a very y situated, and the waresubjoin an account of the

own within the Consulship 1831.

Rye.	Barley.	Oats.
s. d. 21 0 25 7 27 4 30 0	s. d. 10 0 19 5 20 0 22 4	s. d. 12 10 13 10 18 1 18 6
23 71	17 94	14 01

o be a considerable trade are among the finest we Beans and peas are also o Mr. Jacob, the cost of 11d. a quarter, or about

e Marquis Garnier in the price of the hectolitre of 19 years beginning with 0 fr. 80 cent. the septier; Chaptal, in his valuable 9, estimates the ordinary or 42s. 10d. the quarter. ench wheat into London er, has very little surplus produce to dispose of; so that it would be impossible for us to import any considerable quantity of French corn without occasioning a great advance of price; and in point of fact, our imports from France have been at all times quite inconsiderable.

513

The mean of the different estimates framed by Vauban, Quesnay, Expilly, Lavoisier, and Arthur Young, gives 61,519,672 septiers, or 32,810,000 quarters, as the total average growth of the different kinds of grain in France.—(Peuchet, Statistique Elémentaire, p. 290.) We, however, took occasion formerly to observe (Supp. to Encyc. Brit. art. Corn Laws) that there could not be a doubt that this estimate was a great deal too low; and the more careful investigations of late French statisticians fully confirm this remark. It is said that the mean annual produce of the harvests of France, at an average of the 4 years ending with 1828, amounted to 60,533,000 hectolitres of wheat, and 114,738,000 ditto of other sorts of grain; making in all 175,271,000 hectolitres, or 62,221,205 Winch. quarters. Of this quantity it is supposed that 16 per cent. is consumed as seed, 19 per cent. in the feeding of different species of animals, and 2 per cent. in distilleries and brewerics.—(Bulletin des Sciences Géographiques, tom. xxv. p. 34.) This estimate is believed to be pretty nearly accurate; perhaps, however, it is still rather under the mark.

The foreign corn trade of France was regulated down to a very late period by a law which forbade exportation, except when the home prices were below certain limits; and which restrained and absolutely forbade importation except when they were above certain other limits. The prices regulating importation and exportation differed in the different districts into which the kingdom was divided; and it has not unfrequently happened that corn warehoused in a particular port, where it was either not admissible at all, or not admissible except under payment of a high duty, has been carried to another port in another district, and admitted duty free! But during the last 2 years importation has been at all times allowed under graduated duties, which, however, like those of this country, become prohibitory when the prices sink to a certain level. The division of the kingdom into separate districts is still kept up; and in June, 1833, while the duties on wheat imported into some of the departments were only 4 fr. 75 cent., they were, in others, as high as 12 fr. 25 cent. An official announcement is issued on the last day of cach month, of what the duties are to be in that district during the succeeding month. These depend, with certain modifications, on the average prices of the districts.

Spanish Corn Trade.—The exportation of corn from Spain was formerly prohibited under the severest penalties. But in 1820, grain and flour were both allowed to be freely exported; and in 1823, this privilege was extended to all productions (frutos) the growth of the soil. There is now, in fact, no obstacle whatever, except the expense of carriage, to the conveyance of corn to the sea-ports, and thence to the foreigner. Owing, however, to the corn growing provinces being principally situated in the interior, and to the extreme badness of the roads, which renders carriage to the coast both expensive and difficult, the exports are reduced within comparatively narrow limits; the same difficulty of carriage frequently gives rise to very great differences in the prices of places, in all parts of the country, only a few leagues distant. Were the means of communication improved, and any thing like security given to the husbandman, Spain would, in no long time, become one of the principal exporting countries of Europe. Old Castile, Leon, Estremadura, and that part of Andalusia to the south and east of Seville, are amongst the finest corn countries of Europe; and might be made to yield immense supplies. But owing to the disturbed state of the country, and the want of a market for their produce, they can hardly be said to be at all cultivated. And yet such is their natural fertility, that in good seasons the peasants only reap those fields nearest to the villages! Latterly we have began to import corn from Bilbao, Santander, and other ports in the north of Spain; and in 1831, she supplied us with no fewer than 158,000 quarters.—(See BILBAO.)

Corn Trade of Odessa.-Odessa, on the Black Sea, is the only port in Southern Europe from which any considerable quantity of grain is exported. We believe, indeed, that the fertility of the soil in its vicinity has been much exaggerated; but the wheat shipped at Odessa is principally brought from Volhynia and the Polish prov. aces to the south of Cracow, the supplies from which are susceptible of an indefinite increase. Owing to the cataracts in the Dnieper, and the Dniester having a great number of shallows, most part of the corn brought to Odessa comes by land carriage. The expense of this mode of conveyance is not, however, nearly so great as might be supposed. The carts with corn are often in parties of 150; the oxen are pastured during the night, and they take advantage of the period when the peasantry are not occupied with the harvest, so that the charge on account of

conveyance is comparatively trifling. Both soft and hard wheat is exported from Odessa; but the former, which is by far the most abundant, is only brought to England. Supposing British wheat to sell at about 60s., Odessa wheat, in good order, would not be worth more than 52s. in the London market; but it is a curious fact, that in the Mediterranean the estimation in which they are held is quite the reverse; at Malta, Marseilles, Leghorn, &c., Odessa wheat fetches a decidedly higher price than British wheat.

The hard wheat brought from the Black Sea comes principally from Taganrog. It is a very fine species of grain; it is full 10 per cent. heavier than British wheat, and has less than half the bran. It is used in Italy for making macaroni and vermicelli, and things of that

sort; very little of it has found its way to England.

The voyage from Odessa to Britain is of uncertain duration, but generally very long. It is essential to the importation of the wheat in a good condition, that it should be made during the winter months. When the voyage is made in summer, unless the wheat be very superior, and be shipped in exceedingly good order, it is almost sure to heat; and has sometimes, indeed, been injured to such a degree as to require to be dug from the hold with pickaxes. Unless, therefore, means be devised for lessening the risk of damage during the voyage, there is little reason to think that Odessa wheat will ever be largely imported into Britain.—(See the evidence of J. H. Lander, Esq. and J. Schneider, Esq. before the Lords' Committee of 1827, on the price of foreign corn.)

It appears from the report of the British consul, dated Odessa, 31st of December, 1830, that the prices of wheat during the quarter then terminated varied from 22s. 4d. to 34s. 6d. a quarter. During the summer quarter, 149,029 quarters of wheat were exported.

We copy the following account from the evidence of J. H. Lander, Esq. referred to above: —

Account of the average Prices of Wheat at Odessa, with the Shipping Charges, reduced into British Measure and Currency; the Rate of Exchange (the whole taken Quarterly for the Years 1814 to 1824, inclusive); and the Quantities annually exported.

Qu	arter ending	Price per Chet- wert in Russian Money.	Charges on Shipping.	Exchange.	Price on board per Quarter.	Quantity exported,	Observations,
1814.	March 31.	20.75	2·75	R, 18:60	33 87	Quarters.	
1014.	June 30.	21.50	2.65	18.90	34 1		1
	Sept. 30.	17.50	2.50	19.55	27 3	187,685	i
	Dec. 31.	18.	2.50	20 50	20 8		
1815.		24.30	3.55	20.30	36 61	}	l l
1015.	June 30.	21.	2.75	20.10	31 6		
	Sept. 30.	21.80	2 95	20.60	35 11 }	372,309	
	Dec. 31.	23.50	3.75	21.20	34 3		1
1816.		32.	5.20	22.10	45 31		1
1010.	June 30.	35.35	3.60	22.60	46 0		
	Sept. 30.	35.80	3.65	23.10	45 7	801,591	1
	Dec. 31.	36.90	3.65	23.10	47 0		1
1817.	March 31.	44.75	4.40	22.40	58 61	ł	į.
1017.	June 30.	34.60	3.60	22.30	46 4		ł
	Sept. 30.	30.	3.30	21.55	41 2	870,893	l .
	Dec. 31.	33.60	3.75	22.80	47 11	l	Ī
1818.	March 31.	29.80	3.80	20.55	43 7	ł	1
1010.	June 30.	22.70	2.85	20.85	32 8		1
	Sept. 30,	23.80	2.90	20.40	34 11 }	538,513	į
	Dec. 31.	21.30	2.80	19.20	33 6	1	i
1819.	March 31.	17 20	2.60	19 80	26 87		
1010.	June 30.	17:30	2.60	20.85	25 5		1
	Sept. 30.	16.30	2.55	21.85	23 1	627,926	1
	Dec. 31.	14.	2.45	23.70	18 6		1
1820.	March 31.	15:30	2.50	24.30	19 77		1
4020.	June 30.	17.00	2.60	24.20	21 7		i
	Sept. 30.	19.30	2.65	24.40	21 0	534,199	1
	Dec. 31.	23.30	2.75	23.40	28 8		}
1821.	March 31.	21.50	2.80	23.70	30 97		j
	June 30.	23.50	2.75	24.15	29 0	402.000	1
	Sept. 30.	20.15	2.65	25.25	21 3	435,305	l .
	Dec. 31.	19.80	2.65	24.90	21 2		1
1822.	March 31.	17.25	2.60	21 80	20 81		1
	June 30.	17:75	2.60	25.	21 8		1
	Sept. 30.	17.45	2.60	24.65	21 7	342,752	
	Dec. 31,	15.25	2.50	23.90	19 10		The present price
1823.	March 31.	15.20	2.50	24	19 81		of wheat is less than
	June 30.	15.	2.50	24 50	19 2	449.095	the cost of cultiva-
	Sept. 30.	12-25	2.35	21.75	15 7	443,035	tion. The charge on
	Dec. 31.	12.70	2.30	21.95	16 0		warehousing wheat
824.	March 31.	12.90	2:30	25.40	10 15		at Odessa does not
	June 30.	13.	2.30	25.10	16 3	400-	exceed 2d. per quar-
	Sept. 30.	13.	2.30	25.10	16 3	427,767	ter per month.
	Dec. 31.	13.	2.30	24.50	10 7		1

The entire expense of importing a quarter of wheat from Odessa to London may be estimated at from 16s. to 19s. We borrow, from the valuable evidence of J. Schneider, Esq. already referred to, the following account, which states in detail the various items of expense—(See Table, next page.)

po and of ted the conthe of Fi me del Su ma lbs pla alte

The price free on board is estimated, in this Table, at under 16s., being no less than 12s. below the average price of October and December, 1830, as returned by the consul; but not withstanding, if we add to the cost of the wheat in London, as given in this statement, 6s. of duty, and allow 10s. for its supposed inferiority to English wheat, its price here, when thus reduced to the standard of the latter, would be about 50s. 6d. At present (7th of

m Taganrog. It is a heat, and has less than li, and things of that

it generally very long. that it should be made less the wheat be very heat; and has someg from the hold with of damage during the largely imported into Esq. before the Lords'

st of December, 1830, om 22s. 4d. to 34s. 6d. vere exported. nder, Esq. referred to

rges, reduced into British erly for the Years 1814 to

Observations.

The present price of wheat is less than the cost of cultivation. The charge on warehousing wheat at Odessa does not exceed 2d. per quar-

to London may be estio of J. Schneider, Esq. prious items of expense

ter per month.

being no less than 12s. by the consul; but notn in this statement, 6s. t, its price here, when d. At present (7th of

October, 1833), Odessa wheat, entered for home consumption, is worth in the London market from 43s. to 46s.; being about 10s. below the average of English wheat.

2,000 chetwerts wheat, at	12 rs. per chet.		-	•	-	-	-		-	Rs. 2	4,000	)
Measuring when received Ditto when shipped Duty Carriage to the mole Lighterage Use of bags Brokerage, ‡ per cent.	Cha 1, at 5 cops. per 9 77 — 18 — 15 — 10 —	rges. chet.		:				1,	100 180 540 360 300 200 120		2,800	)
Commission, 3 per cent.		-			•				•	Rs. 2	80	4
			Ex	chang	e at	24 rs	s. per £	ster	ling	Rs. 2 £1,150	3	0 4
Would produce 1,450 Imp	erial quarters,	to cos	t per	quari	ter ,				-	£	s. 15	d. 10
Charges in Policy duty on 1,2001. at 1 lnsurance on 1,1501. at 21.	per cent: 2s. per cent.	:	:	£ 3 24	8. 0 3	d. 0 0	£ 27 5	3	d. 0			
Freight on 1,453 quarters of Primage, 10 per cent. Gratification Charterparty, 11.; Custor	n-house entrie	=	-	87	10 3 10	0 7 0	969	10	7			
Metage on ship, at 4s. 3id Lastage Lighterage of 1,453 quarte Landing, wharfage, house Rent, 4 weeks, at 5s. per Metage, &c. ex granary	per last ers at 4d. ing, and delive	ring, a	- t 9d.			:	31 24 54 14	4 4 9	8			
							£1,136				10	8
							Or per	qua	rter	0	15	-
Estimated charge for prol Factorage in London	oable damage o	n the	voya	ge	:		: :	•	:	0	2 1	
	Del credere	, 1 per	cent	ì.						£l	14	

American Corn Trade.—The prices of wheat at New York and Philadelphia may be taken, on an average, at from 37s. to 40s. a quarter; and as the cost of importing a quarter of wheat from the United States into England amounts to from 10s. to 12s., it is seen that no considerable supply could be obtained from that quarter, were our prices under 50s. or 52s. It ought also to be remarked, that the prices in America are usually higher than in the Baltic; so that but little can be brought from the former, except when the demand is

sufficient previously to take off the cheaper wheats of the northern ports.

The exports of wheat from the United States are, however, comparatively trifling; it being in the shape of flour that almost all their exports of corn are made. The shipments of this important article from Baltimore, Philadelphia, New York, New Orleans, and other ports, are usually very large. The British West Indies, Cuba, Mexico, Brazil, England, and France, are the principal markets to which it is sent. All sorts of flour, whether made of wheat, rye, Indian corn, &c. exported from the United States, must previously be submitted to the inspection of officers appointed for that purpose. The law further directs, that the barrels, in which it is shipped, shall be of certain dimensions, and that each barrel shall contain 196 lbs. of flour, and each half barrel 98 lbs. The inspector having ascertained that the barrels correspond with the regulations as to size, weight, &c., decides as to the quality of the flour; the first, or best sort, being branded Superfine; the second, Fine; the third, Fine Middlings; and the fourth, or lowest quality, Middlings. Such barrels as are not merchantable are marked Bad; and their exportation as well as the exportation of those deficient in weight, is prohibited. Rye flour is divided into 2 sorts, being either branded Superfine Rye Flour, or Fine Rye Flour. Maize flour is branded Indian Meal; flour made from buck-wheat is branded B. Meal. Indian meal may be exported in hhds. or 800 lbs. Flour for home consumption is not subjected to inspection. The inspection must take place at the time and place of exportation, under a penalty of 5 dollars per barrel. Persons altering or counterfeiting marks or brands forfeit 100 dollars; and persons putting fresh flour into barrels already marked or branded, or offering adulterated wheaten flour for sale, forfeit in either case 5 dollars for each barrel.

The fees of branding were reduced in 1832. They amount, in New York, to 3 cents for each hogshead, and 1 cent for each barrel and half barrel of full weight. A fine of 30 cents is levied on every barrel or half barrel below the standard weight, exclusive of 20 cents for every pound that it is deficient.

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The act 9 Geo. 4. c. 60. enacts, that every barrel of wheaten flour imported, shall be deemed equivalent to 38½ gallons of wheat, and shall be charged with a corresponding duty (ante, p. 500). Hence, when the price of British wheat per quarter is between 52s. and 53s., the duty on the barrel of flour is 20s.  $10\frac{1}{2}d$ .; when wheat is between 60s. and 61s., the duty on flour is 16s,  $0\frac{1}{2}d$ .; and when wheat is between 69s. and 70s., the duty on flour is 8s. 23d.\*

The following Tables, derived principally from private but authentic sources, give a very complete view of the foreign corn trade of the United States during the last 10 years.

1.—Account of the Quantities of Flour and Grain exported from the United States, from October 1st, 1821, to September 30th, 1831, with the Prices of Flour at Philadelphia, and of Wheat and Indian Corn at New York.

Years.	Wheat Flour.	Rye Flour.	Corn Meal.	Wheat.	Indian Corn.	Price of Wheat Flour per Barrel at Phi- ladelphia,	Price of Wheat per Bushel at New York.	Price of Indian Corn per Bushel at New York.
	Barrels.	Barrels.	Barrels.	Bushels.	Bushels.	Dolls. cents.	Dolls, cents.	Dolls, cents.
1831	1,805,205	19,049	204,206	405,384	560,761		1 19	0 70
1830	1,225,881	26,298	145,301	45,289	444,107	4 08	0 98	0 57
1829	837,385	34,191	173,775	4.007	897,656	6 35	1 38	0 58
1828	860,809	22,214	174,639	8,906	704,902	5 60	1 8	0 53
1827	865,491	13,345	131,041	22,182	978,664	5 23	0 97	0 65
1826	857,820	14,472	158,625	45,166	505,381	4 65	0 90	0 79
1825	813,906	29,545	187,285	17,960	869,614	5 10	1 4	0 56
1824	096,792	31,879	152,723	20,373	779,297	5 62	1 15	0 47
1823	756,702	25,665	141,501	4,272	749,034	6 82	1 5	0 53
1822	827,865	19,971	148,288	4,418	509,098	6 58	0 90	0 49
1821	1,056,110	23,523	131,669	25,812	607,277	4 78	0 89	0 53

II.—Account of the Quantity and Destination of Wheat Flour exported from the United States, commencing 1st of October, 1821, and ending 30th of September, 1831.

	1	America.				Enrope.			Africa.	Asia.	
Years.	British N. Amer. Prov.	West Indies.	South Amer.	Gr. Britain and Ireland.	France.	Spain and Por- tugal.	Madeira.	Other Parts of Europe.	Ali Parts.	All Parts.	Total.
	Barrels.	Barrels.	Barrels.	Barrels.	Barrels.	Barrels.	Barrels.	Barrels.	Barrels.	Barrels.	Barrels.
1831	150,645	371,876	319,616	879,430	23,991	364	12,811	35,416	2,751	8,305	
1830	149,966	281,256	347,290	326,182	56,590	10,222	9,628	36,924	2,609	5,214	
1829	91.088	248,236	235,591	221,176	17,464	509	3,779	14.959	221	4,362	837,385
1828	86,680	370,371	308,110	23,258	6,266	294	4,061	51,371	1,737	5,662	860,809
1827	107,420	362,674	271,524	53,129	19	4,293	5,171	52,114	4,909	7,238	865,491
1826	72,901	433,094	285,563	18,357	275	501	6,119	27,716	5,403	7.885	857.820
1825	30,780	429,760	252,786	27,272	102	730	3,597	55,818	7.623	15.438	813,906
1824	39,191	424,359	357,372	70.873	426	939	25,851	47,449	3,883	6,439	996.795
1823	29,681	442,468	198,256	4,252	51	62,387	4,752	2.088	903	11.864	756,70
1822	89,810	436,849	211,039	12,096	228	25,104	21,375	976	3,929	26,429	827,56
1821		551.396	156,888	91,541	1,175	71.958	26,572	9,074	3,123	10.357	

Owing to the diminished demand in England, the ports in the year ending 30th of Scptember, 1832, fell considerably under the level of the 2 preceding years, being only 564,919 burrels, valued at 4880,623 dollars. There were exported, during the same year, 88,304 bushels of wheat, and 451,230 bushels of Indian corn.—(Papers laid before Congress, 15th of February, 1833.)

Mr. Reuss gives (p. 120.) the following proform account of the expenses attending the importation of a cargo of 5,000 bushels of wheat from New York, supposing it to cost I doll. 12 cents a bushel, which is chown the average price.

which is about its average price.

	Dollars.	L. 1. d.	1	1. 0
5,000 bushels, at 1 dal. 12 cents per bushel	5,600-00	Brought forward - 117 7 1	ł	
Windowing, measuring, and delivery on board 150 00		Petly charges, at is, per last of 10 qrs. 2 12 0 Lighterage and porterage to granary, 9d.		
Brokerage, 1-2 per ceot 28:00 Insurance, 6,000 dols. at 1 1-2 per cent. 90:00		per quarter		
insurance, 0,000 unit at 1 1-2 per cent	268.00	weeks, at 2s, per 100 grs, per week 2 2 0		
	5,868.00	Turning, at 2r. per 100 quariers - 0 10 6 Metage and porterage to the granary, at		
Commission, 5 per cent.		4s, per 100 quarters • • 10 8 0		
	8,161-40	Do. do. from the do. at 5s. per qr. 11 16 8 Postage and stamps 1 7 0		
		Factorage, is, per quarter 26 0 0		
Exchange, 110 per cent. L.		Cammissian, 21-2 per cent.		
L. s. d. L. s. d.		Guarantee, 1 - 412 per ct. 63 0 11	{	
Freight, 125 tons at 15s. per		laterest, 1 - )	214	4 2
Primage, 5 per cent 4 13 9			1,504	5 10
98 8 9		In London,		
Entry, officer's fees, and city dues 1 10 0 Metage from the ship at 2s. 8d, per last of	1	103.06 quarters Winchester measure, equal to 100 quarters Imperial.		
10 qm 8 18 4	1	5,000 hushels Winchester measure, equal to 604		
· · · · · · · · · · · · · · · · · · ·	1	quarters Imperial measure, costing 49s. 9 1-2d.	l	
117 7 1	l	per quarter in bond	1,503	14 5

<sup>\*</sup> There is a Table of the duties on flour, according to the variations in the price of British wheat, in the valuable work of Mr. Reuss (p. 117.) relating to the trade between Great Britain and America.







heaten flour for sale,

w York, to 3 cents for
t. A fine of 30 cents
cusivo of 20 cents for

our imported, shall be a corresponding duty or is between 52s, and teen 60s, and 61s., the the duty on flour is

ie sources, give a very e last 10 years.

States, from October 1st, d of Wheat and Indian

Price of Wheat per Bushel at New York.	Price of Indian Corn per Bushel at New York.
Dolls. cents.	Dolls, cents,
0 98	0 57
1 38	0 58 0 53
0 97	0 65
0 90 1 4	0 79 0 56
1 15 1 5	0 47 0 53
0 90	0 49
0 89	0 53

the United States, contr, 1831.

I	Africa.	Asia.	
	All Parts.	All Parts.	Total.
1	Barrels.	Barrels.	Barrels.
1	2,751	8,305	1,805,205
ı	2,609	5,214	1,225,881
i	221	4.362	837,385
ı	1,737	5,662	860,809
Į	4,909	7,238	865,491
	5,403	7.885	857,820
	7,623	15,438	813,906
	3,883	6,439	996,792
	903	11,864	
	3,929	26,429	827,865
	3,123	10,357	1,056,119

nding 30th of September, 564,919 barrels, valued at els of wheat, and 451,230

ittending the importation 1 doll. 12 cents a bushel,

I. s. d.	/ r. d.
- 117 7 1 grs. 2 12 0	
v. 9d.	1
- 19 10 0	- 1
say 4	- 1
ek 2 2 0	
	1
ry, at	1
- 10 8 0	i
er qr. 11 16 8	
26 0 0	
- 26 0 0	1
per cl. 63 0 11	244 4 2
	244 4 2
	1,504 5 10
	1,504 0 10
saust to 100	
ure, equal to 100	
- sound to 604	
re, equal to 604 sting 49s. 9 1-2d.	1
sttilk 431. 2 1.70.	1,503 14 2

price of British wheat, in Britain and America. The usual price of wheat in Canada, when there is a demand for the English market, is about 40st a quarter; but taking it as low as 35s., if we add to this 12s. a quarter as the expenses of carriage and warehousing, it will make its price in Liverpool, when delivered to the consumer, 47s.; and being spring wheat, it is not so valuable, by about 6s. a quarter, as English wheat. The duty on corn imported from a British colony being, when the home price is under 67s., only 5s., it is suspected that a good deal of the flour brought from Canada has been really furnished by the United States. It is certain, too, that in the present year (1833) whent has been sent from Archangel to Lanada, in the view (as is alleged) of its being re-shipped, under the low duty, to British ports; the saving of duty being supposed sufficient to countervail the cost of a double voyage across the Atlantic! But grain from the colonies is not admitted into England at the low duty, without the exporters subscribing a declaration that it is the produce of such colonies; only wifful haccuracy in such document being punished by the forefuture of the corn so imported, and of 100t. 6 penalty; and in addition to this, the corn, four, &c. must also be accompanied by a certificate of origin subscribed by the collector or comptroller at the port of shipment. It is, therefore, difficult to see how the importers of Russian corn into Canada are to succeed in getting it shipped for England as colonial corn; and we believe that most of it will go to the West Indies.

Account of all Corn and Flour Imported into Great Britain from Canada, during the Five Years ending with 1832; specifying the Quantities in each Year.—(Parl. Paper, No. 203. Sess. 1832.)

Corn and Flour.	1828.	1829.	1830.	1831.	1832.
Wheat Barley Oats Pens Indian corn	778. bus. 14,415 4 580 0 1,868 3 5 0	Qrs. bus. 4,055 5 61 4 1,616 2 7 0	9rs. bus. 58,963 6 1,223 1 1,424 6	Qrs. bus. 189,885 1 209 5 3,750 2 461 6	Qrs. tus. 68,686 6 0 2 8 0
Total of corn -	16,868 7	5,740 3	61,611 5	191,306 6	88,605 0
Wheat meal or flour - Oatment Indian meal Rye meal	Cwt. qrs. lls. 16,571 0 27	Cwl. qrs. lls. 5,579 1 0 1 3 6	Cwt. qrs. 1ls, 61,901 3 13 519 1 13	Curt. qrs. lbs. 96,039 1 14 142 0 21 885 0 15	Cwt. qvs. lbs 48,800 2 27 1 2 13
Total of meal and flour	16,571 0 27	5,581 0 0	62,421 0 26	97,066 2 25	48,811 1 15

Inferences from the above Review of Prices.—We may, we think, satisfactorily conclude, from this pretty lengthened review of the state of the foreign corn trade, that in the event of all restrictions on the importation of corn into our markets being abolished, it could not, in adinary years, be imported for less than 46s. or 47s. a quarter. But taking it so low as 44s., it is plain it could not, in the event of its being charged with a duty of 6s. or 7s., be sold for less than 50s. or 51s.

Now, it appears, from the account No. III. page 506., that the average price of wheat in England and Wales for the ten years ending with 1832, amounted to 61s. §\frac{1}{3}d. a quarter; and it will be observed that the crops from 1826 to 1831 were very deficient, and that the importations in those years were unusually large. But without taking this circumstance into account, it is clear, from the previous statements, that the opening of the ports under a fired duty of 6s. or 7s. could not occasion a reduction of more than 9s. or 10s. a quarter in the prices of the last 10 years; and not more than 7s. or 8s. on the prices of last year (1832).

We feel pretty confident that these statements cannot be controverted; and they show, conclusively, how erroneous it is to suppose that the repeal of the existing corn laws, and the opening of the ports for importation, under a duty of 6s. or 7s. would throw a large proportion of our cultivated lands into pasture, and cause a ruinous decline in the price of corn. The average price of wheat in England and Wales, in 1802, 1803, and 1804,-years of decided agricultural improvement,—was exactly 61s. a quarter, being almost identical with its price during the last 10 years; while the reduction of taxation, the greater cheapness of labour, and the various improvements that have been made in agriculture since 1804, must enable corn to be raised from the same soils at a less expense now than in that year. It cannot be justly said that 1823 was by any means an unfavourable year for the farmers; and yet the average price of wheat was then only 51s. 9d., being rather less than its probable average price under the system we have ventured to propose. The landlords and farmers may, therefore, take courage. Their prosperity does not depend on restrictive regulations; but is the effect of the fertility of the soil which belongs to them, of the absence of all oppressive feudal privileges, and of the number and wealth of the consumers of their produce. The unbounded freedom of the corn trade would not render it necessary to abandon any but the most worthless soils, which ought never to have been broken up; and would, consequently, have but a very slight effect on rent; while it would be in other respects supremely advantageous to the landlords, whose interests are closely identified with those of the other

(Corn (Price of).—The average prices of British corn during the six years onding with 1838 have been:—

Vor. I.—2 X

MERCAN FORESTE

Fears. Wheat.	Rye.	Harley.	Oats.	Peas.	Beans,
1833 52 11 1834 46 2 1835 39 4 1836 48 6 1837 55 10	32 11 32 9 30 4 33 4 34 9	27 6 29 0 29 11 32 10 30 4	18 5 20 11 22 0 23 1 23 1	s. d. 36 5 39 4 36 6 39 1 38 7	33 2 35 3 36 11 38 4 37 6

The average prices of wheat, barley, and oats, in England and Wales, during the seven years ending the 31st of December, 1835, were, wheat, 56s. 3d.; barley, 31s. 9d.; and oats, 22s. These prices are important, being those by which the tithe-commutations under the late act are to be determined.

Coun (ISLE OF MAN).—All foreign corn imported into the Isle of Man is now subject to the same duties as in the United Kingdom.—(5 & 6 Will. 4. c. 13.)

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CORN (PRICE OF IN FRANCE) .- We copy from the Times the following

Table of the average Prices of Wheat in France at the End of October of each Year, from 1819 to 1836, both inclusive, according to the official Returns, with their Equivalents in English Measure and

Years.	Per hect.	Per qr.	Years.	Per hect.	Per qr.
1819 1820	fr. c. 15 29 19 56	a. d. 35 0 44 9	1828 1829	7. c. 21 69 21 60	49 8 49 5
1821	15 99	36 8	1830	23 29	53 4
1822	15 55	35 7	1831	22 88	52 5
1824	15 72	35 11	1832	18 67	42 9
	14 46	33 0	1833	15 42	35 4
1825	15 24	34 11	1834	14 56	33 4
1826	15 55	35 7	1835	13 95	32 0
1827	18 77	43 8	1836	17 3	39 0

The average of the whole period is  $17fr.\,51c.$  per hectolitre, equal to  $40s.\,1d.$  per quarter; and it will be remarked that the average of last year is the lowest of the whole period. The inverage price of British wheat during the second week of October, 1835, was 37s. a quarter, being lower than it has been at any time since 1780.-Sup.)

[For farther information concerning the American corn trade, see articles FLOUR, and

IMPORTS AND EXPORTS .- Am. Ed.]

COTTON (Ger. Baumwolle; Du. Katoen, Boomwol; Da. Bomuld; Sw. Bomull; Fr. Coton; It. Cotone, Bambagia; Sp. Algodon; Port. Algodao; Rus. Chlobtschataja buma. ga; Pol. Bawelna; Lat. Gossypium, Bombax; Arab. Kutun; Sans. Kapasa; Hind. Rûhi; Malay, Kapas), a species of vegetable wool, the produce of the Gossypium herbaceum, or cotton shrub, of which there are many varieties. It is found growing naturally in all the tropical regions of Asia, Africa, and America, whence it has been transplanted, and has become an important object of cultivation, in the southern parts of the United States, and to some extent also in Europe.

Cotton is distinguished in commerce by its colour, and the length, strength, and fineness of its fibre. White is usually considered as characteristic of secondary quality. Yellow, or a yellowish tinge, when not the effect of accidental wetting or inclement seasons, is considered as indicating greater fineness.

There are many varieties of raw cotton in the market, their names being principally derived from the places whence they are brought. They are usually classed under the denominations of long and short stapled. The best of the first is the sea-island cotton, or that brought from the shores of Georgia; but its qualities differ so much, that the price of the finest specimens is often four times as great as that of the inferior. The superior samples of Brazil cotton are reckoned among the long stapled. The upland or bowed Georgia cotton forms the largest and best portion of the short stapled class. All the cottons of India are

The estimation in which the different kinds of cetton wool are held may be learned from the following statement of their prices in Liverpool, on the 1st of November, 1833.

Prices of Cotton in Liverpool, 1st November, 1833.

		· · · · · · · · · · · · · · · · · · ·	
Sea-island, stained and saw-ginn'd	d. d. 8 to 12	Alabama and Mobile, good fatr	-   d. d. -   82 - 194
inferior	121 - 13	good	- 91 - 10
middling	13 - 131	Upland, inferior	- 78 - 8
fair, clean, not fine -	131 - 14	middling	-   81 - 8
good, clean, & rather fine fine and clean	$14\frac{1}{4} - 15\frac{1}{4}$ $16 - 20$	fair	-   83 - 84
New Orleans, inferior	77 - 81	good fair good	9 - 9
middling	81 - 81	Egyptian	13 - 13
fair	81 - 91	Pernambuco	- 91 - 11
good fair	91 - 91	Bahia	- 9 10
good	97 - 101	Maranham	- 91 - 11
very choice gin marks	11 - 12	Demerara	- 81 - 111
Alabama and Mobile, inferior - middling -	7½ — 7½ 8 — 8½	West India	-   8 - /8
midding - fair	81 - 81	Carthagena Surat	1 43 - 71
1/(1)	1 01 01	Bulat	- 1 - 12 - 12

Peas.		Beans.
	d.	s. d.
36	5	33 d.
39	4	35 3
36	6	36 11
39		38 4
38	7	37 6
36	8	37 2

ing the seven years ending its, 22s. These prices are are to be determined.

f Man is now subject to

ollowing

ach Year, from 1819 to 1836, s in English Measure and

hect.		Per qr.
_	c,	49 8
	c. 69	49 8
	60	49 5
	29	53 4
	88	52 5
	67	42 9
	42	35 4
	56	53 4 52 5 42 9 35 4 33 4
	95	32 0
1	3	39 0

1d. per quarter; and it will ier, 1835, was 37s. a quarter,

e, see articles FLOUR, and

muld ; Sw. Bomull ; Fr. lus. Chlobtsehataja buma-; Sans. Kapasa; Hind. ie Gossypium herbaceum, growing naturally in all een transplanted, and has the United States, and to

th, strength, and fineness dary quality. Yellow, or inclement seasons, is con-

ames being principally declassed under the denomisea-island cotton, or that ruch, that the price of the The superior samples of d or bowed Georgia cotton the cottons of India are

held may be learned from of November, 1833.

 $\begin{array}{c} d. & d. \\ 8\frac{7}{8} - 79\frac{3}{8} \\ 9\frac{7}{8} - 10\frac{1}{9} \\ 7\frac{1}{8} - 8 \\ 8\frac{1}{8} - 8\frac{1}{2} \\ 9\frac{1}{9} - 9\frac{1}{1} \\ 13 - 13\frac{1}{9} \\ 9 - 10\frac{1}{9} \\ 91 - 11 \\ 93 - 11 \end{array}$ good falr good  $97 - 10\frac{1}{9}$   $97 - 10\frac{1}{9}$  97 - 11 87 - 11 87 - 11 87 - 7 7 - 7 7 - 7

The inferiority of Bengal and Surat cotton is sometimes ascribed to the defective mode in which it is prepared; but Mr. Horace H. Wilson doubts whether it can be grown in India of a better kind. 'The raw cotton of the Indian islands has hitherto been almost entirely consumed on the spot.

A small quantity of very superior cotton has been imported from New South Wales.

The manufacture of cotton has been carried on in Hindostan from the remotest antiquity. Herodotus mentions (lib. iii. c. 106.) that in India there are wild trees that produce a sort of wool superior to that of sheep, and that the natives dress themselves in cloth made of it.

—(See, to the same effect, Arrian Indic. c. 16. p. 582.) The manufacture obtained no foot-

ing worth mentioning in Europe till last century

1. Rise and Progress of the British Cotton Manufacture .- The rapid growth and prodigious magnitude of the cotton manufacture of Great Britain are beyond all question the most extraordinary phenomena in the history of industry. Our command of the finest wool naturally attracted our attention to the woollen manufacture, and paved the way for that superiority in it to which we have long since attained: but when we undertook the cotton manufacture, we had comparatively few facilities for its prosecution, and had to struggle with the greatest difficulties. The raw material was produced at an immense distance from our shores; and in Hindostan and China the inhabitants had arrived at such perfection in the arts of spinning and weaving, that the lightness and delicacy of their finest cloths emulated the web of the gossamer, and seemed to set competition at defiance. Such, however, has been the influence of the stupendous discoveries and inventions of Hargraves, Arkwright, Crompton, Cartwright, and others, that we have overcome all these difficulties—that neither the extreme cheapness of labour in Hindostan, nor the excellence to which the natives had attained, has enabled them to withstand the competition of those who buy their cotton; and who, after carrying it 5,000 miles to be manufactured, carry back the goods to them. This is the greatest triumph of mechanical genius: and what perhaps is most extraordinary, our superiority is not the late result of a long series of successive discoveries and inventions; on the contrary, it has been accomplished in a very few years. Little more than half a century has elapsed since the British cotton manufactory was in its infancy; and it now forms the principal business carried on in the country,—affording an advantageous field for the accumulation and employment of millions upon millions of capital, and of thousands upon thousands of workmen! The skill and genius by which these astonishing results have been achieved, have been one of the main sources of our power: they have contributed in no common degree to raise the British nation to the high and conspicuous place she now occupies. Nor is it too much to say that it was the wealth and energy derived from the cotton manufacture that bore us triumphantly through the late dreadful contest, at the same time that it gives us strength to sustain burdens that would have crushed our fathers, and could not be supported by any other people.

The precise period when the manufacture was introduced into England is not known; but it is most probable that it was some time in the early part of the 17th century. Tho first authentic mention is made of it by Lewis Roberts, in his Treasure of Truffic, published in 1641, where it is stated, "The town of Manchester, in Lancashire, must be also herein remembered, and worthily for their encouragement commended, who buy the yarne of the Irish in great quantity, and weaving it, returne the same again into Ireland to sell. Neither doth their industry rest here; for they buy cotton wool in London that comes first from Cyprus and Smyrna, and at home worke the same, and perfect it into fustians, vermillions, dimities, and other such stuffes, and then return it to London, where the same is vented and sold, and not seldom sent into forrain parts, who have means, at far easier termes, to provide themselves of the said first materials.—(Orig. ed. p. 32.) It is true, indeed, that mention is frequently made by previous writers, and in acts of the legislature passed at a much earlier period,\* of "Manchester cottons," "cotton velvets," "fustians," &c.; but it is certain that these articles were wholly composed of wool, and had most probably been denominated cottons from their having been prepared in imitation of some of the cotton fabrics imported from

India and Italv.

From the first introduction of the cotton manufacture into Great Britain down to the comparatively late period of 1773, the west or transverse threads of the web, only, were of cotton; the warp, or longitudinal threads, consisting wholly of linen yarn, principally imported from Germany and Ireland. In the first stage of the manufacture, the weavers dispersed in cottages throughout the country, furnished themselves, as well as they could with the warp and weft for their webs, and carried them to market when they were finished: but about 1760, a new system was introduced. The Manchester merchants began about that time to send agents into the country, who employed weavers, whom they supplied with foreign or Irish linen yarn for warp, and with raw cotton, which being carded and spun, by

<sup>\*</sup>In an act of 5 & 6 Edw. 6. (1552), entitled, for the true making of woolless cloth, it is ordered, "That all cottons called Manchester, Lamashire, and Cheshire rottons, full wrought for sale, shall be in length," &c. This proves incontestably, that what were then called cottons were made wholly of

means of a common spindle or distaff, in the weaver's own family, was then used for weft. A system of domestic manufacture was thus established; the junior branches of the family being employed in the carding and spinning of the cotton, while its head was employed in weaving, or in converting the linen and cotton yarn into cloth. This system, by relieving the weaver from the necessity of providing himself with linen yarn for warp and raw cotton for weft, and of seeking customers for his cloth when finished, and enabling him to prosecute his employment with greater regularity, was an obvious improvement on the system that had been previously followed; but it is at the same time clear that the impossibility of making any considerable division among the different branches of a manufacture so conducted, or of prosecuting them on a large scale, added to the interruption given to the proper business of the weavers, by the necessity of attending to the cultivation of the patches of ground which they generally occupied, opposed invincible obstacles to its progress, so long as it was conducted in this mode.

It appears from the Custom-house returns, that the total quantity of cotton woot annually imported into Great Britain, at an average of the five years ending with 1705, amounted to only 1,170,881 lbs. The accounts of the imports of cotton from 1720 to 1770 here not been preserved; but until the last 2 or 3 years of that period the manufacture increased very slowly, and was of very trifling amount. Dr. Percival, of Manchester, who had the best means of being accurately informed on the subject, states that the entire value of all the cotton goods manufactured in Great Britain, at the accession of George III. in 1760, was estimated to amount to only 200,000l. a year, and the number of persons employed was quite inconsiderable: but in 1767, a most ingenious person, James Hargraves, a carpenter at Blackburn in Lancashire, invented the spinning jenny. At its first invention, this admirable machine enabled eight threads to be spun with the same facility as one; and it was subsequently brought to such perfection, that a little girl was able to work no fewer than

from eighty to one hundred and twenty spindles. The jenny was applicable only to the spinning of cotton for west, being unable to give to the yarn that degree of firmness and hardness which is required in the longitudinal threads or warp: but this deficiency was soon after supplied by the introduction of the spinningframe,-that wonderful piece of machinery which spins a vast number of threads of any degree of fineness and hardness, leaving to man merely to feed the machine with cotten, and to join the threads when they happen to break. It is not difficult to understand the principle on which this machine is constructed, and the mode of its operation. It consists of two pairs of rollers, turned by means of machinery. The lower roller of each pair is furrowed or fluted longitudinally, and the upper one is covered with leather, to make them take a hold of the cotton. If there were only one pair of rollers, it is clear that a carding of cotton passed between them would be drawn forward by the revolution of the rollers, but it would merely undergo a certain degree of compression from their action. No sooner, however, has the carding, or roving, as it is technically termed, begin to pass through the first pair of rollers, than it is received by the second pair, which are made to revolve with (as the case may be) 3, 4, or 5 times the velocity of the first pair. By this admirable contrivance, the roving is drawn out into a thread of the desired degree of tenuity; a twist being given to it by the adaptation of the spindle and fly of the common flax-wheel to the machinery.

Such is the principle on which Sir Richard Arkwright constructed his famous spinning frame. It is obvious that it is radically and completely different from the previous methods of spinning, either by the common hand-wheel or distaff, or by the jenny, which is only a modification of the common wheel. Spinning by rollers was an entirely original idea; and it is difficult which to admire most—the profound and fortunate sagacity which led to se great a discovery, or the consummate skill and address by which it was so speedily perfected, and reduced to practice.\*

Since the dissolution of Sir Richard Arkwright's patent, in 1785, the progress of discovery and improvement in every department of the manufacture has been most rapid. The mukjemy—so called from its being a compound of the jenny and the spinning frame—invented by Mr. Crompton, and the power-loom, invented by the Rev. Mr. Cartwright, are machines that have had the most powerful influence on the manufacture; and in consequence of their introduction, and of innumerable other inventions and improvements, the prices of cotton

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<sup>\*</sup>There is, in the new edition of the Encyclopadia Britannica, a pretty full account of the life of Sir Richard Arkwright. The question as to bis merit as an original discoverer is still undecided. Recently, however, it has been ascertained that a patent for spinning by rollers, revolving with different degrees of velocity, was taken out by Messrs. Wyatt and Paul, so early as 1738.—(See the escellent Account of the Cotton Manufacture, by Edward Baines, jun., Esq.) But it does not appear that the inventors had been able to give effect to their happy idea, and all traces of the invention seem to have been lost. The statements in the case printed by Sir Richard Arkwright and his partners in 173, show, that he was aware of the attempts made in the reign of George II. to spin by anchinery; but there is no evidence to prove that he was nequainted with the principle on which these attempts had been made, or that he had seen the patent referred to. Undoubtedly, however, the probability seems to be that he had. But admitting this to be the case, it detracts but little from the substantial merits of Sir Richard Arkwright. If the idea of spinning by rollers did not spring up spontaneously in fismind, he was, at all events, the first who made it available in practice; and showed how it might be rendered a most protific source of wealth.

was then used for weft, branches of the family head was employed in his system, by relieving or warp and raw cotton tabling him to proscente nent on the system that in impossibility of maknufacture so conducted, in to the proper business the patches of ground igress, so long as it was

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cloth and yarn have gone on progressively diminishing. But as the demand for cottons has been, owing to their extraordinary cheapness, extended in a still greater degree, the value of the goods produced, and the number of persons employed in the manufacture, are now decidedly greater than at any previous period.

cidedly greater than at any previous period.

2. Imports of Cotton Wool. Countries whence it is imported. Prices, Duties, &c.
The following Tables have been partly taken from official documents, and partly from the accounts of merchants of great experience. We believe they may be relied on as approaching as near to accuracy as 't is possible to attain to in such matters.

Account of the Imports and Exports of Cotton Wool to and from Great Britain, from 1781 to 1812, both Inclusive.

Vears.	Imported.	Exported,	Years.	Imported.	Esported.
	Lbs.	Lbs.		Lbs.	Lbs.
1781	5,198,778	90,788	1797	23,354,37t	609,058
1792	11,828,039	421,229	1798	31.880.641	601,139
1783	0,735,663	177,626	1799	43,379,278	844,671
1784	11,482,053	201,815	1800	56,010,732	4,416,610
1785	18,400,384	407,490	1801	56,004,305	1,860,872
1786	1 19,475,020	323,153	1802	60,345,600	3,730,450
1787	23,250,268	1,073,381	1803	53,812,284	1,561,053
1788	20,407,436	853,146	1804	61.867.329	503,171
1789	32,576,023	297.837	1805	59.682,406	804,243
1700	31,447,605	844,154	1800	58,176,283	651,867
1791	28,706,675	363,412	1807	74,925,306	2,176,943
1702	34,907,497	1,485,465	1508	43,605,982	1.014.867
1793	19,040,929	1,171,566	1809	92,812,282	4,351,105
1794	21,358,507	1.349.950	1810	132,488,935	8,787,109
1795	20,401,340	1.193.737	1811	91,576,535	1,266,867
1796	32,126,357	694.962	1512	63,025,936	1,740,912

Account of the Imports of Cotton Wood Into Great Britain, of the Stocks on hand on the 31st of Becember, of the Annual and Weekly Delivery for Consumption, the Amount of the Crops of Cotton in North America, and the Average price of Uplands, each Year from 1814 to 1832, both inclusive.—(Furnished by Mr. Cook, of Mincing Lane.)

Years.	Total Imports In'o Great Britain.	Stock in the Ports, 31st of December.	Total Deliveries for Consump- tion.	Estimated weekly Consumption.	Amount of Crop io North America.	Average Price of Uplands
	Lbs.	Lbs.	Lbs.	I.bs.	Lbs.	Per lb.
1911	73,728,000	22,272,000	80,610,000	1,661,000	11	28d.
1815	96,200,000	22,360,000	85,800,000	1,612,000	11	20 M.
1816	97,310,000	22,355,000	88,631,000	1,709,500	No correct	181d.
1817	126,210,000	31,031,000	108,350,000	2,051,400		20d.
1818	173,910,000	85,800,000	111,800,000	2,132,000	returns.	20d.
1419	137,592,000	88,452,000	108,864,000	2,116,800		131d.
1820	147.576.000	103,458,000	125,616,000	2,322,000	13	11 d.
1821	126, 120,000	106,800,000	126, 420,000	2,476,800	110,940,000	9 d.
1522	111,510,000	76,362,000	144,180,000	2,750,100	121,485,000	$8\frac{1}{4}d$ .
1823	183,700,000	105,875,000	147,125,000	3,025,000	136,125,000	81d.
1821	147,420,000	64,428,000	174,174,000	3,166,800	152,880,000	8 d.
1825	214,360,000	123,968,000	169,261,000	3,456,000	169,860,000	111d.
1826	170.520.000	100,548,000	164,640,000	3,410,400	211,680 000	63d.
1827	261,330,000	131,211,000	211,167,000	3,801,600	235,120,000	614.
1523	222,750,000	120,582,000	217,701,000	4,158,000	213,810,000	fild.
1829	218,321,000	84,966,000	221,676,000	4,263,000	255,780,000	53d.
1830	259,856,000	95,360,000	212,000,000	4,768,000	292,040,000	$6\frac{7}{6}d$ .
1831	280,080,000	84,090,000	257,500,000	5,017,700	311,655,000	5 åd.
1832	270,690,000	73,560,000	259,980,000	5,330,500	296,215,000	62d.

In 1786, the supplies of cotton wool were derived from the following sources:-

	•			lbs.
From the	liritish West Indies -	-	_	- 5,800,000
	French and Spanish colonies	-	-	5,500,000
	Dutch colonies	-	-	- 1,600,000
	Portuguese colonies -	-	-	- 2,000,000
	Smyrna and Turkey -	-	-	- 5,000,000

Previously to 1790, North America did not supply us with a single pound weight of raw cotton. A little had, indeed, been raised in some of the Southern States, for domestic use, before the revolutionary war, but the quantity was quite inconsiderable. In 1791, it began, for the first time, to be exported; the trifling quantity of 189,316 lbs. having been shipped in the course of that year, and 138,328 lbs. in 1792. Such was the late and feeble beginning of the American cotton trade. There is nothing in the history of industry to compare with its subsequent increase, unless it be the growth of the manufacture in this country.

American cotton is generally known by the names of sca-island and upland. The first, which is the finest cotton imported into Britain, grows on the small sandy islands, and along the low sandy shores of Carolina and Georgia. It is long in the staple, of an even silky texture, and is easily separated from the seed. Unlu-kily, however, it can be raised only in certain situations; so that its quantity is limited, and has not, in fact, been increased since 1805. The upland, of which the supply may be considered as unlimited, though of varying qualities, is all short stapled; and its separation from the seed is so very difficult, that if

it be done by the hand, the cotton is hardly worth the labour. This, however, was the only way in which it could be made available for home use, or exportation, previously to 1793; and had any one then ventured to predict that 10,000,000 lbs, of upland cotton would ever be exported, he would have been looked upon as a visionary dreamer. But the genius of Mr. Eli Whitney did for the planters of the Southern States what the genius of Arkwright and Watt did for the manufacturers of England. He invented a machine by which the wool of the upland cotton is separated from the seed with the greatest facility and expedition, and by so doing laid the foundations of a new and most important branch of industry, and doubled the wealth and means of employment of his countrymen!—(Pitkin's Statistics of the United States, p. 109. ed. 1835.) Whitney's invention came into operation in 1793, and in 1794, 1,601,760 lbs., and, in 1795, 5,276,300 lbs. of cotton were exported. And so astonishing has been the growth of cotton in the interval, that the exports from the United States in 1837 amounted to the prodigious quantity of 444,211,537 lbs.! of which 438,924,566 lbs. were upland!

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ACCOUNT of the Quantities of Cotton Wool imported into the United Kingdom during the Six Years ending with 1837, specifying the Quantities brought from different Countries, the Total Quantities exported, and the Quantities left for Consumption.—(Compiled from Parl. Papers.)

Countries.			1802.	1833,	1834.	1835.	1836.	1837.
Cotton wood from foreign countries, vi-	z. —		the.	100.	ibr.	11.9.	104.	110.
United States of America .			219,756,753	237,5/01,758	269,200,075	291,455,912	249,615,692	329,651,91
Brazil • •			20,109,560	29, 163, 821	19,291,396	24.0-6,409	27,501,272	20,940,14
Turkey and Egypt			9.113.990	9-7,262	855.167	5.73×.966	5,426,721	7,891.54
Other foreign countries .		•	595,048		2,260,852	5,267,389	6,734,413	4,616,52
Cotton wool from British possessions,	viz.—			.,,	,,.	.,		110101
East Indies and Mauritius .			35,178,025	32,751,164	32,920,865	41,474,909	75,957,867	51,577,10
British West Indies, the growth of			1,70%,761			1,496,517	1,312,806	1,199.10
Di to, ditto, imported from			331,661			319,753	401,531	396,51
Other British possessions •	•	-	35,221			21,208	8,733	23,65
Total quantities imported			246,832,525	303,656,H37	326,875,425	361,702,001	406,959,057	497.256.7
Quantities exported . •	•	•	18,027,910		\$1,461,963	32,779,734	31,739,761	39,721,03
Left for consumption .			268,801,585	296,292,955	302,114,462	330,923,229	375,219,294	367,561.73

It has been the practice for many years past to levy a duty on cotton wool, when imported. The policy of such a duty is very questionable; and it would be quite intolerable, were it not kept at a low rate. For a number of years previously to 1831, it amounted (on foreign cotton) to 6 per cent. ad valorem; but, in order to make up, in part, at least, for the loss of revenue caused by the repeal of the duty on printed cottons-(see Calico), it was raised in that year to 5s. 10d. a cwt. Such a duty would have materially affected the imports of the inferior species of cotton, and the price of coarse goods; and being, in coascquence, justly objected to, it was reduced in 1833 to 2s. 11d. a ewt. The duty on cotton from a British possession is little more than nominal, being only 4d. a cwt. At an average of 1836 and 1837, the duties on cotton produced 440,3321. a year.

The subjoined statement is taken from the circular of George Holt and Co., emineat estton brokers at Liverpool, dated 31st of December, 1838. It contains some additional and instructive details. Its near agreement with the previous statements affords a strong proof of their and its accuracy.

Statement of the Consumption, Exportation, &c. of the different Sorts of Colton Wool, in and from Great Britain, in different Years, from 1816 to 1838, both inclusive.

1816.	1820.	1825.	1830,	1834.	1835,	1836.	1837.	1535.
_	2,918	3,713	5.452	5,742	5.596	4.747	4,439	5,505
990	1,192	2,112	4,756	7.3 2	7,823	9.204	10,223	11,742
	409	360	460	498	354	379	310	317
4.036	4,549	6.515	10,668	13,592	14.073	14,370	11,971	17,564
1,599	2.403	2,502	3,502	2,665	2,339	2,509	2.453	2.463
-004	7.10							7-1
656								1,7%)
6,498	8,979	11,531	16,002	17,667	18,318	19,452	20,33)	23,201
337,400	466,900	599,600	832,100	918,700	95-1,100	1,011,500	1,157,300	1,206,600
263	258	278	298	. 330	333	343	316	346
5,122	6,945	9,634	14,320	17,508	19,348	19,293	20,333	23,204
1								
256	249	270	300	337	331	342	347	370
29,300	28,400	72,500	33,400	86,800	102,500	105,900	12),400	103,300
			20. 2	222.0			10) 2	501-0
93.9	143-9	222.4	251.2	320.6	361-7	410.8	405%	3911
58-7	120-3	166.8	247.6	303-4	318-1	347-1	365.7	416
	110-5	107:0	91-4	63-2	73:3	92.0	82-1	110-
.02			- 1					
- 1	127.0	115.5	118·S	€2.3	89 6	116-3	115-6	1604
18 1-44.	11 1.2d.	11·6d.	6·9d.	8-64.	16 1-4d.	9.85d.	7d.	74.
							9.3-44.	9 375d.
26a. 15 1-4d.	8 1-2d.	8.9d.	5d.	6.6d.	7 1-2d.	63.44.	4.85d.	, 37,200
	990 4,036 1,589 207 656 6,489 337,400 263 6,122 216 29,300 93-9 88-7 19-2 18 1-4-4. 26d.				990         2,918 1,192         3,713 2,112         6,452 4,746         6,712 4,736         6,712 4,736         6,712 4,736         6,712 4,736         6,712 4,736         6,712 4,736         6,712 4,736         6,712 4,736         13,592 4,64         13,592 2,613         13,692 2,613         13,6	990         2,918 1,192         3,713 2,112         5,452 4,756         5,712 7,923         5,896 7,923           4,096         4,349         6,515 351         10,668 3,025         13,592 2,665         14,073 2,665         14,073 2,665         14,073 2,665         14,073 2,665         14,073 2,665         14,073 2,665         1,086 2,665         1,086 2,77         284 2,46         2,665 2,833         1,086 2,615         1,086 2,615	−90         2,918 / 1,192         3,713 / 3,713 / 4,746         5,452 / 7,332 / 7,321         5,896 / 3,787 / 3,922         4,787 / 3,922         7,821 / 3,921         9,291 / 3,781           4,036 / 1,939 / 2,403         4,749 / 3,651         10,668 / 3,665         13,592 / 3,665         2,465 / 3,665         2,466 / 3,665         2,782 / 3,665         2,762 / 3,665         2,765 / 3,665         2,765 / 3,665         2,766 / 3,665         2,767 / 3,665         2,767 / 3,665         2,767 / 3,665         2,767 / 3,665         2,767 / 3,665         2,767 / 3,665         2,767 / 3,665         2,767 / 3,665         2,767 / 3,665         2,767 / 3,665	-90         2,918 1,192         3,713 2,112         5,452 4,766         6,542 7,932         6,586 7,932         4,787 9,291         4,388 10,213           4,036 1,399         4,49         6,515 2,602         10,665 3,402         13,592 2,663         14,073 2,663         14,370 2,663         14,370 2,663         14,073 2,663         14,370 2,663         14,073 2,663         14,370 2,663         14,073 2,663         1,073 421         14,073 421         1,492 421         1,693 421         2,693 421         1,693 421         1,693 421

N. B. Messrs. Holl and Co. estimate the average weight of the packages imported in 1838 at 332 bs. per bag Upland; 406 lbs. Orleans and Alabama; 320 bs. Sca-island; 174 lbs. Brazil; 220 bs. Egyptian; 350 lbs. East Indian; and 146 lbs. West Indian.

is, however, was the only tion, previously to 1793; upland cotton would ever mer. But the genius of the genius of Arkwright a machine by which the eatest facility and expedisortant branch of industry, men!—(Pitkin's Statiscame into operation in of cotton were exported, that the exports from the 4,211,537 lbs.! of which

agilom during the Six Years ntries, the Total Quantities rt. Papers.)

1835.	t836.	1847.
tha.	289,615,692	329,651,716
24.0-6,400	27,501,272	20,940,145
5,738,966 5,207,389	5,426,721 6,731,413	4,616,529
41,474,909	15,917,857	51,577,197
1,496,517 319,753	1,312,506	396,510
21,208	8,735	23.654
61,702,061 32,779,734	406,959,057 31,739,763	39,722,031
30,923,229	375,219,391	367,561.752

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us—(see Calico), it was
naterially affected the inods; and being, in consewit. The duty on collon
ld. a cwt. At an average

Iolt and Co., eminent colns some additional and inaffords a strong proof of

f Cotton Wool, in and from inclusive.

_ [	1836.	1837.	1535.
1	4,757 9 201 379	4,138 10,221 310	5,305 11,7.2 317
3000	14,370 2,508 614 1,492 438	14,971 2,4*3 779 1,639 461	17,564 2,460 7-1 1,760 (39
3	19,452	20,333	23,201
0	1,011,500	1,157,300	1,206,600
3	343	346	316
s	19,283	20,333	23,204
1	342	347	350
0	105,900	121,400	103,300
.7	410-8	408-2	501-0
1:3	317-4	363.7	410
3	92.0	82-1	110-1
6	116:3	t15-6	160-9
ı.	9·85d.	7d.	74.
t.	12·85d. 6 3-4d.	9 3-4d. 4-85d.	9 375d.

es imported in 1838 at 332 lbs. 74 lbs. Brazil; 220 lbs. EgypWe subjoin, from Burns' Glance, a taludar statement, annually published at Manchester, and admitted to be drawn up with great care, an account of the cotton spun in Great Britain and Ireland in 1838, and how that spun in England was disposed of, with several other interesting particulars.

Statement of Cotton spun in England, Scotland, and Ireland, in 1838, showing the Quantity of Yarn produced, and how that spun in England was disposed of.

						Numb Bu consu	E4	w	Avera zight oi in ibi	Bags	Total Weight in the.	Weekly Consumption of Bags, describing each sort,
	Great	Britain.						-				
American coltor Brazil ditto Egyptian ditto East India ditto West India ditto	:		:	:		40	9,169 7,392 0,273 1,168 8,519		373 171 284 363 316		349,936,661 23,201,032 11,447,542 34,291,884 6,220,004	18,041:36 2,434:24 774:25 1,816:36 317:35
Total number o	f bags c	onsumed				1,23	6,820		346		426,090,116	23,785
Allowed for loss	ia spin	ning t 3-	s nz. pe	r lb.							46,603,606	
Total quantity s Deduct quantity	pun in I spun in	England a Scotland	nd Sco	liand	:	:	:	:	:	:	=	379,496,510 34,823,466
Total quantity s	puo la E	ngland i	n 1938						•		_	311,663,044
			Hou	dispos	ed of.							
Estimated quant	ead nufactur ity of y:   xed no	ed goods irn sent l	o Scotla	and no	treland	bove-na	m -? ar	ticles,	C.Ream	ned to	113.753,197 2,362,953 120,754,629 6,875,932	
entron bandin umbrellas, ha Balance left for	s, and le	sın ai eec	nufactu	P1.2 (0)	10:14			endor	DCA 19 <sup>1</sup>	prpat,	16.753,000 81,133,283	344,663,044
Ditto	nome e	ditto			dirt	1836		•	•			314,000,014
Ditto Ditto		ditto ditto			disto	189	7	:	:	:	63,637,902 43,188,686 49,932,500	
				Ireland	ı.						1	
Gress weight of Allowed for loss	cotton i	gun in I oing 13-	retand i	n 1838 r 16.	:	:	•	•		:	4,412,570	
Total quantity o	f yarn	pun in t	reland i	n 1838		,					2,010,304	"

In 1832 the quantity spin was 222,523,927 des. giving a weekly supply of 1,280,767 les. 507. Burns estimates the quantity spin per spindle, nor week at 8, 62., norking the total manage of soludles employed in England and Wales, in 1832, 1,919,208. Those employed in Searcher, formy the same year, are estimated, in the same wey, at 861,620. Mr. Jona finities consistent the same traper of horas employed in England and Wales, at 1832, at 203,703. The companying of foct to the number of horas employed in England and Wales, at 1832, at 203,703. The companying of foct to the number of horas employed in the number of horas employed in England and Wales, in 1832, 42,301,584 fbs, or 215,524 barrels of 196 fbo, each!

Account of the Consumption of the various Descriptions of Control in the modermentioned Countries in 1837, and of the Stocks of hand on the 1st of January, 1836, in Bales. -- (From the Circular of Messrs, Colman and Stolterhoft, Liverpool.)

	U. States.	Hrizit.	W. 'clies,	E. Indies.	Egypt,	Fatal.
Consumption in Great Britain	805,618	150,655	29 229	85,923	30,670	2,059 483
Ditto France .	255,805	2.63	\$2,477	- 1	56,809	157,089
Ditto Holland .	18,709	40%	3,70	7.505	1.064	104,0%
Ditta Belgium -	22,739	1,119	2.637	17.016	40	4 1,550
Ditto Germany	27,992	3,610	10.971	32,913	3.5	62,731
Ditto Trieste .	19,332	917	_	1,056	A V25	95,533
Shipped from Coat Britain to place	ces	• • • • • • • • • • • • • • • • • • • •	1	1,10		,
not mentioned	- t1,400	2,700	500	14,250		25,850
Total Consumption, 1837	1,160,524	160,325	60, 179	152, 45	172,534	1,715,727
Stock tel Jan. 1839.						
Great Britain	· 63,160	28,460	14,20	109,210	14,990	259,340
France	- 428,035	2,217 653	11,863		20,504	63,542
Holland	4515	653	3,142	9,510	575	17,685
Belgium	1.2.0	17.1	1,151	2,008	200	4,722
Germany	- 6.263	3,10.1	0.087	4,700	13	20,166
Trieste	6,165	71.3		112	14,250	20,239
Total •	131,613	35,256	3.,759	124,540	54,532	385,694

3. Value of the British Cotton Manufacture in 1833. Amount of Capital, and Number of Persons employed in it.—It would be very desirable to be able to form a tolerably accurate estimate of the present value of the cotton manufacture, and of the number of persons employed in 112 different departments; but the data on which such estimates are founded seing necessarily very loose, it is impossible to arrive at any thing like precision. Perhaps, however, the following calculations are not very wide of the mark.

In 1817, Mr. Kennedy, one of the best informed cotton manufacturers in the empire, in a paper published in the *Manehester Transactions*, estimated the number of persons employed in the *spinning* of cotton in Great Britain at 110,763; the aid they derived from steam engines as equal to the power of 20,768 horses; and the number of spindles in motion at 6,645,833. M. Kennedy further estimated the number of hanks of yarn annually produced at 3,987,500,000; and the quantity of coal consumed in their production at \$90,470 tons. We subjoin Mr. Kennedy's statement for the year 1817:—

Raw cotton converted into yarn	in the Unite	d Kingd	om	•		•	•		,000,000			
Loss lo spinning estimated at 1	1-2 vz. per l	b. •	•	•	•	•	•	• 10	,312,500	)		
Quantity of varn produced									•	٠.		99,697,500 Ibs
Number of hanks, taking the as	erage at 40	per lb.			•	. •	. •		.:		. •	3,987,500,000
Number of spindles employed,	each spindle	being st	pposed	I to prod	nce 2 ]	ianka pe	r day,	at 300 v	orking	days in	the	
year •				•				•	•		•	6,615,933
Number of persons employed in	ı spinning, s	upposios	each (	to produc	:e 120 l	ianks pei	r day	•	•	-	•	110,763
Horse power employed, equal in	n cumber to					•	•				•	20,763
Four onnces and a half of coal of	stimated to	produce	one ha	nk of N	o. 40 ;	and 130 !	lbs. of e	oal per	day equ	at to on	e ho	rse power.

But the cotton manufacture has increased rapidly since 1817. Mr. Huskisson stated, in his place in the House of Commons, in March, 1824, that he believed the total value of the cotton goods then annually manufactured in Great Britain amounted to the prodigious sum of thirty-three and a half millions; and we believe we shall be about the mark, if we estimate their present value at thirty-four millions! If, indeed, we took the increase in the imports of the raw material as a test of the increase in the value of the manufacture, we should estimate it a great deal higher. But it will be afterwards seen that the improvements that have been made in the different processes, and the fall in the price of raw cotton, have had so powerful an influence in reducing the price of the goods brought to market, that, not withstanding the increase of their quantity, their total value must have remained nearly constant.

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The average annual quantity of cotton wool imported, after deducting the exports, may be taken at about 260,000,000 lbs. weight. It is supposed, that of this quantity about 20,000,000 lbs. are used in a raw or half manufactured state, leaving a balance of 240,000,000 for the purposes of manufacturing, the cost of which may be taken, on an average, at 7d. per lb. Deducting, therefore, from the total value of the manufactured goods, or 34,000,000% the value of the raw material, amounting to 7,000,000l., there remains 27,000,000l.; which, of course, forms the fund whence the wages of the persons employed in the various departments of the manufacture, the profits of the capitalists, the sums required to repair the wear and tear of buildings, machinery, &c., the expense of coals, &c. &c., must all be derived. If, then, we had any means of ascertaining how this fund is distributed, we should be able, by taking the average of wages and profits, to form a pretty accurate estimate of the number of labourers, and the quantity of capital employed. But here, unfortunately, we have only probabilities and analogies to guide us. It may, however, he confidently assumed in the first place, that in consequence of the extensive employment of highly valuable machinery in all the departments of the cotton manufacture, the proportion which the profits of capital, and the sum to be set aside to replace its wear and tear, bears to the whole value of the manufacture, must be much larger than in any other department of industry. We have heard this proportion variously estimated, at from a fourth to a half of the total value of the manufactured goods, exclusive of the raw material; and as the weight of authority seems to be pretty much divided on the subject, we shall take an intermediate proportion. Assuming, therefore, that the profits of the capital employed in the cotton manufacture, the wages of superintendence, &c., the sum required to replace the wear and tear of machinery, buildings, &c., and to furnish coals, &c., amount together to one third of the value of the manufactured goods, exclusive of the raw material, or to 9,000,000l, a sum of 18,000,000l, will remain as the wages of the spinners, weavers, bleachers, &c. engaged in the manufacture; and taking, inasmuch as a large proportion of children under 16 years of age are employed, the average rate of wages at only 221. 10s. a year, we shall have (dividing 18,000,000 by 225), 800,000 as the total number of persons directly employed in the different departments of the manufacture.

We should mistake, however, if we supposed that this number, great as it certainly is, comprised the whole number of persons to whom the cott at manufacture furnishes subsistence, exclusive of the capitalists. Of the sum of 9,000,000l set apart as the profit of the capitalists, and the sum required to furnish coal, and to defray the wear and tear of machinery, &c., a large proportion must annually be laid out in paying the wages of engineers, machine-makers, iron-founders, smiths, joiners, masons, bricklayers, &c. It is not easy to say what this proportion may amount to; but taking it at a third, or 3,000,000l, and supposing the rate of wages of each individual to average 30l. a year, the total number employed in the various capacities alluded to will be (3,000,000 divided by 30) 100,000; and a sum of 6,000,000l will remain to cover the profits of the capital employed in the various branches of the manufacture, to repair the different parts of the machinery and buildings as they wear out, and to buy coal, flour, &c. The account will, therefore, stand as under:—

Total value of every description of cotton goods annually manufactured in Great Britain £34,000,000\*

Raw material, 240,000,000 lbs, at 7d. per lb. Wages of 800,000 weavers, spinners, bleachers. Wages of 100,000 engineers, machine-makers, s	&c. a1	221. 20:	a ye	ar each	-	7,000,000 18,000,000	
	- '	-	-	_	-	3,000,000	
materials of machinery, coals, &c.	-		-	-	-	6,000,000	34,000,000

<sup>\*</sup> Mr. Kennedy, to whose opinion, on a matter of this sort, the greatest deference is due, considers this estimate as a great deal too high. We cannot, however, bring ourselves to believe that such is

99,037,500 lbs.
3,987,500,000
ag days in the
6,615,933
110,783
20,768
equal to one horse power.

r. Huskisson stated, in d the total value of the to the prodigious sum about the mark, if we ook the increase in the of the manufacture, we that the improvements ice of raw cotton, have ght to market, that, notemained nearly constant. ucting the exports, may of this quantity about balance of 240,000,000 , on an average, at 7d. l goods, or 34,000,000/... 1s 27,000,000l.; which, ed in the various depart. uired to repair the wear c., must all be derived. uted, we should be able, estimate of the number rtunately, we have only fidently assumed, in the y valuable machinery in the profits of capital, the whole value of the of industry. We have of the total value of the ht of authority seems to proportion. Assuming, mufacture, the wages of of machinery, buildings, lue of the manufactured 8,000,000/. will remain the manufacture; and

, great as it certainly is, sufficture furnishes subet apart as the profit of y the wear and tear of ying the wages of enklayers, &c. It is not a third, or 3,000,000l, year, the total number vided by 30) 100,000; apital employed in the of the machinery and at will, therefore, stand

of age are employed, the

ng 18,000,000 by 22.5),

lifferent departments of

Great Britain £34,000,000\*

-£ 7,000,000 - 18,000,000

- 3,000,000

6,000,000

eference is due, considers s to believe that such is The capital employed may be estimated as follows:—
Capital employed in the purchase of the raw material
Capital employed in payment of wages
Capital pulpoyed in payment of wages
Capital vested in spinning-mills, power and hand looms, workshops, warchouses, stocks on hand, &c.

20,000,000

Now, this sum of 34,000,000*l*, supposing the interest of capital, inclusive of the wages of superintendence, &c., to amount to 10 per cent., will yield a sum of 3,400,000*l*.; which being deducted from the 6,000,000*l*. profits, &c., leaves 2,600,000*l*. to purchase materials to repair the waste of capital, the flour required for dressing, the coals necessary in the employment of the steam engines, to effect insurances, and to meet all other outgoings.

The aggregate amount of wages, according to the above estimate, ii 21,000,000*l*; but there are not many departments of the business in which wages have to be advanced more than 6 months before the article is sold. We, therefore, incline to know that 10,000,000*l*, is a sufficient (perhaps too great) allowance for the capital employed in the payment of wages.

If we are hearly right in these estimates, it will follow—allowance being made for old and infirm persons, children, &c. dependent on those actually employed in the various departments of the cotton manufacture, and in the construction, repair, &c. of the machinery and buildings equired to carry it on—that it must furnish, on the most moderate computation, subsistence for from 1,200,000 to 1,400,000 persons! And for this new and most prolific source of wealth we are indebted partly and principally, as already shown, to the extraordinary genius and talent of a few individuals; but, in a great degree, also, to that security of property and freedom of industry which give confidence and energy to all who embark in industrious undertakings, and to that universal diffusion of intelligence which enables those who carry on any work to press every power of nature into their service, and to avail themselves of productive capacities of which a less instructed people would be wholly ignorant.

The effect that the sudden opening of so vast and profitable a field for the employment of capital and labour has had on the population of the different towns of Lancashire and Lanarkshire, the districts where the cotton manufacture is principally carried on-has been most striking. In 1774, for example, the parish of Manchester is estimated to have contained 41,032 inhabitants—a number which was swelled, in 1831, to 187,019, having more than quadrupled in the space of 57 years! The population of Preston, in 1780, is said not to have exceeded 6,000; whereas it amounts, nt present, to 33,112. In like manner, the population of Blackburn has increased from 11,980 in 1801, to 27,091, in 1831; that of Bolton has increased in the same period, from 17,416 to 41,195; that of Wigan, from 10,989 to 20,774, &c. But the progress of Liverpool is most extraordinary, and can be matched only by the progress of one or two cities in the United States. Liverpool is not properly one of the seats of the cotton manufacture; but it is, notwithstanding, mainly indebted to it for the unparallelled rapidity of its growth. It is the grand emporium of the cotton district—the port where almost all the raw cotton, and the various foreign articles required for the employment and subsistence of the persons engaged in the manufacture, are imported, and whence the finished goods are exported to other countries. It has, therefore, become a place of vast trade, and is now, in that respect, second only to London. In 1700 according to the best accounts that can be obtained, the population of Liverpool amounted to only 5,145; in 1750, it had increased to 18,450; in 1770, it amounted to 34,050. The cotton manufacture now began rapidly to extend, and, in consequence, the population of Liverpool increased, in 1801, to 77,653; in 1821, to 118,972; and, in 1831, it amounted to 165,175. The progress of population in Lanarkshire and Renfrewshire has been equally striking. In 1780, the city of Glasgow contained only 42,832 inhabitants; in 1801, that number had increased to 83,769; and, in 1831, it amounted to nearly 203,000. The growth of Paisley is similar. In 1782, it contained, inclusive of the Abbey Parish, only 17,700 inhabitants; in 1801, it contained 36,722; in 1821, it contained about 47,000; and, in 1831, 57,466.

Since the repeal of the absurd system of Irish protecting duties, in 1823, the cotton manufacture has begun to make considerable progress in Ireland. This is proved by a state-

really the case. It appears from the official accounts, that the real or declared value of the cotton fabrics exported in 1833 amounted to 12,622,880t., and that of the twist to 4,726,739t. Now it appears from the statements in Burns' Glance, and other good authorities, that the weight of the cotton yar retained at home to be wrought up into fabrics for domestic use is about 10 or 12 per cent, greater than he weight of the yarn exported in the shape of manufactured goods. But without taking this greater weight into account, if we suppose that the fabrics retained at home are nearly equal in point of quality to those exported, the value of the manufacture must be at least 30,000,000t, viz. fabrics exported 12,622,000t, twist exported 4,721,000t, and fabrics consumed at home 12,622,000t. But a very large proportion of our exports consist of compartatively coarse fabrics destined for the West Indes, Brazil, &c.; and we have been assured by those well acquainted with the trade, that the value of the fabrics unde use of at home cannot be less, at an average, than from 30 to 40 per cent, above the value of those exported; but taking it at only 30 per cent, it will make the total value of the manufacture of \$4,900,000t. We do not well see how this sitement can be staken. The exporters have no motivo to exaggerate the real value of the goods and yarn sent abroad; but unless they have done so to a very great extent, it will be difficult to impeach the above conclusions.

ment laid before the House of Commons, which shows that the number of yards of cotton goods, manufactured chiefly from yarn sent from England, exported from Ireland to Great Britain, in 1822, amounted to 406,687; in 1823, to 556,646; in 1824, to 3,840,699; and in 1825, it amounted to no less than 6,418,645;—having increased in nearly a twelvefold proportion in 2 years, by the abolition of duties that were intended to protect the industry of Ireland! But the unsettled state of the country and the want of coal are insuperable obstacles to the continued increase of the manufacture.

Exports of Cotton Goods und Yarn. Fall of Prices, &c.—For a very long period the woollen manufacture was the great staple of the country. But the progress of improvement in the spinning and manufacturing of cotton, since 1770, being so much more rapid than any that has taken place in the woollen manufacture, the value of the former is now vastly greater than that of the latter. It appears, from the accounts of the declared or real values of the different sorts of exported commodities given by the Custom-house, that the exports of cotton goods, including yarn, amount at an average, to about 17,000,000l. sterling, being about half the value of the whole manufacture; and form of themselves about two thirds of the total value of all the wove fabrics exported from the empire. We subjoin a statement, compiled from the Annual Finance Accounts, of the official and the declared or real values of the cotton manufactured goods, cotton yarn, woollen and silk manufactures, and the totals of all other articles of British produce and manufacture, exported from Great Britain to all parts of the world (except Ireland) annually since 1816.

,	ears.	Cotton	Cotton Yarn.		Manufactures.		Total of Wove	Total of all othe
_		Manufactures.	COMON TAIN	Woollen.	Linen.	Silk.	Fabrics.	Articles.
		£	£	£	£	£	£	£
	[1816	16,335,124	1,380,486	5,586,364	1,559,367	161,874	25,023,215	9,751,305
	1817	20,357,147	1,125,257	5,676,920	1,913,191	152,734	29,255,253	9,980,141
	1818	21,627,936	1,296,776	6,344,100	2,153,309	167,559	31,589,683	19,373,814
	1819	16,876,206	1,585,753	4,602,270	1,547,352	126,809	24,738,390	8,185,185
_:	1820	20,704,600	2,022,153	4,363,973	1,935,186	118,370	29,141,283	8,673,753
alues.	1821	21,630,493	1,898,695	5,500,922	2,303,143	136,402	31,478,955	8,715,938
=	1822	24,566,920	2,353,217	5,943,612	2,591,783	141,007	35,599,539	7,958,950
۶.	1823	24,117,549	2,425,419	5,539,789	2,654,098	141,320	34,878,175	8,266,291
	1824	27,170,107	2,984,329	6,136,092	3,283,403	159,648	39,733,579	8,296,457
Official	1825	26,597,574	2,897,706	5,929,342	2,709,772	150,815	38,285,200	8,167,812
ŭ	1826	21,445,565	3,748,526	5,041,585	2,056,760	106,738	32,399,174	7,932,830
õ	1827	29,203,138	3,979,759	5,979,791	2,808,081	173,334	42,141,013	9,132,435
-	1828	28,989,976	4,485,841	5,720,079	3,118,270	178,871	42,493,037	9,536,113
	1829	31,810,436	5,458,985	5,361,997	3,003,394	220,436	45,855,248	9,610,475
	1830	35,395,400	5,655,569	5,551,644	3,101,031	435,045	50,148,689	10,343,918
	1831	33,682,475	5,674,600	0,187,979	3,662,945	469,076	49,704,075	9,386,018
	1832	37,060,750	0,725,505	6,666,700	2,649,343	474,509	53,576,807	11,005,230
	(1816	13,072,757	2,628,448	7,844,855	1,452,667	480,522	25,479,252	14,849,690
	1817	14,178,022	2,014,182	7,163,472	1,703,632	408,523	25,467,827	14,869,292
	1918	16,643,579	2,385,305	8,143,193	1,949,815	499,175	29,621,067	15,567,182
	1819	12,388,833	2,510,783	5,986,807	1,391,245	370,798	22,660,467	11,588,029
**	1820	13,843,569	2,826,643	5,583,430	1,653,804	374,114	24,278,570	11,290,109
ಪ	1821	13,786,957	2,307,830	6,461,567	1,981,465	373,938	24,911,759	10,914,223
Ξ	1822	14,534,253	2,700,437	6,488,523	2,192,772	381,455	26,297,429	9,879,468
Values	1823	13,751,415	2,625,947	5,634,157	2,095,574	350,880	24,457,952	10,233,172
	1824	15,240,006	3,135,496	6,011,534	2,412,440	442,582	27,272,059	10,301,359
ě	1825	15,034,138	3,206,729	6,193,775	2,130,705	296,677	26,862,024	11,221,749
ᆵ	1826	10,522,357	3,491,268	4,982,898	1,489,647	168,453	20,652,623	10,195,015
Declared	1527	13,956,825	3,545,568	5,277,861	1,895,186	236,092	24,911,532	11,484,807
Α	1828	13,545,638	3,594,945	5,120,226	2,000,033	255,755	21,516,617	11,636,151
	1829	13,420,544	3,974,039	4,656,809	1,885,831	267,192	24,204,415	11,008,458
	1830	15,203,713	4,132,258	4,847,398	1,926,256	519,919	26,629,544	11,061,758
	1831	13,207,947	3,974,989	5,385,811	2,301,803	578,260	25,448,810	11,203,881
	1832	12,622,880	4,721,796	5,475,298	1,655,478	529,808	25,005,260	11,040,767

It will be observed from the above Table, that while the official value of the cotton goods exported has been rapidly increasing, their declared or real value has been about stationary, or has rather diminished. This circumstance has given rise to a great deal of irrelevant discussion; and has even been referred to as proving that the manufacture is in a declining state! But it proves precisely the contrary. It shows that the decline in the price of the raw material, and the improvements in the machinery and processes used in the manufacture have been so great, that we are now able to export and sell with a profit, (for, unless such were the case, the exportation would very speedily cease,) nearly double the quantity of cotton goods we exported in 1816, for about the same price. Had the Table been carried further back, the result would have been still more striking.

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In illustration of this view of the matter, we beg to subjoin the following statement of the production and cost of the different species of cotton yarn in England, in 1812 and 1830. It was furnished by Mr. Kennedy, of Manchester, to the committee on the East India Company's affairs, so that no doubt can be entertained of its accuracy.

mber of yards of cotton ed from Ireland to Great 824, to 3,840,699; and ed in nearly a twelvefold d to protect the industry tt of coal are insuperable

a very long period the progress of improvement to much more rapid than the former is now vastly ne declared or real values m-house, that the exports a cool, 000,000l. sterling, being elves about two thirds of We subjoin a statement, he declared or real values from Great Britain to all

Total of Wove	Total of all other
Fabrics.	Articles.
£ 25,023,215 29,255,253 31,589,683 24,738,390 29,144,283 31,478,175 38,285,209 32,309,174 42,144,013 42,449,037 45,855,248 50,148,669	£ 9,751,305 9,980,141 10,373,814 8,185,185 8,673,753 8,715,938 7,198,950 8,266,457 8,167,812 7,932,839 9,536,113 9,536,113 9,610,475 10,343,948
49,704,075	9,386,018
53,576,807	11,005,230
25,479,252	14,849,690
25,467,827	14,869,292
29,621,067	15,567,182
22,660,467	11,588,029
24,278,570	11,290,109
24,911,759	10,914,223
26,207,429	9,879,468
21,457,952	10,233,172
27,272,059	10,301,359
26,862,024	11,221,749
20,652,623	10,195,015
24,911,532	11,184,807
24,516,647	11,636,151
24,204,415	11,008,458
26,629,544	11,061,758
25,448,810	11,203,884
25,005,260	11,040,767

value of the cotton goods has been about stationary, reat deal of irrelevant disnufacture is in a declining decline in the price of the sses used in the manufacwith a profit, (for, unless early double the quantity Had the Table been car-

ollowing statement of the gland, in 1812 and 1830. e on the East India Com-

Hanks p	Hanks per Day, per Spindle.		Price of Cotto	n, and Waste	Labour	per lb.*	Cost per lb.		
Description of Yarn.	1612.	1830.	1812,	1830.	1812.	1830.	18:2.	1830.	
No. 40	2.	2.75	1. d. 1 6	s. d. 0 7	*. d.	7. d. 0 71	s. d. 2 6	a. d. 1 21	
60 80	1·5 1·5	2·5 2·	2 0	0 10	1 6	1 0	3 6	1 101	
100	1.4	1.8	2 2 2	0 111	2 10	2 24	5 2	2 63 3 44	
120	1.25	1.65	2 6	1 4	3 6	2 8	6 0	4 0	
150 200	0.75	0.90	2 10	3 0	6 6 16 8	4 11	20 0	14 6	
250	0.05	0.00	4 1	3 8	31 0	24 6	35 0	28 2	

The following Table is interesting, from its exhibiting the state of our trade in wrought cottons with the different countries of the world. It sets the importance of the markets of Brazil, Chili, and the other states of South America, as outlets for our cottons, in a very striking point of view.

Account of the Exports of Cotton Goods and Yarn from the United Kingdom in 1837; specifying the Quantity and declared Value of those shipped for each Country.

Countries to which	h exper	ted.	White or Cotto		Printed n Cotto	r Dyed ns.	Hosiery and Small Wares.	Twist 200	d Yarn.	Total Declared
	•		Yards.	Declared Value,	Yards.	Declared Value.	Declared Value.	Pouods.	Declared Value.	Value.
			980,779	L. 40,203	145,760	L. 7,590	L. 9,106	24,108,593	L. 1,612,956	L. 1,669,85
Russia - ·	:	:	62,933	1,717	48,552	1,950	70%	734,336	55,060	59,33
Norway -			164,634	4,081	3-17.809	9,964	1,692	197,700	10,474	26,201
Denmark •			45,992	1,033	71,569	1,369	88	67,470	2,870	5,357
Prussia .				1,000		1,000	00	4,924	502	502
Germany .		- 1	14,203,855	294,378	28,967,374	713,771	162,263	34.272.607	2,177,923	3,343,235
Holland		- 1	16,342,581	341,448	11.588.241	322,400	50,205	15.993.072	1,386,388	2,100,411
Belgium -			861.339	37.271	1,999,160	72,528	102,233	67,397	8,752	215,78
France		- 1	1,169,753	23,653	1,269,924	35,529	93,768	94,707	31,361	184,34
Portugal, Proper			15,966,118	268,199	15,744,216	369,712	21,094	323,262	23,612	692,597
Azores		. !	541,605	11,789	731,946	18,740	838	17,840	786	32,150
Madeira		. • 1	619,315	8,255	649,954	12,767	1,068	1,358	78	25,165
Spain and the Baleari	c ratandi	۱ ۱	151,380	4,047	205,9-6	5,694	221	687	45	10,00° 23,984
Canaries Gibraltar	•		471,917 13,956,930	10,763 310,777	435,599 12,681,183	12,234 375,367	924 17,271	1,071 225,939	14,729	718,14
Italy and the Italian I	elande -		24,976,414	526,881	17,631,057	481,915	40,910	8,775,028	477,892	1,527,58
Malta -	- atama	: 1	1,108,032	21,639	562,773	17,364	2,208	176,260	9,729	50,93
nian Islands		: 1	1,497,260	26,314	841,686	19,955	790	297,980		61.36
Morea and Greek Isla	nds .	: 1	9.054	256	67,794	2.661	33	1,800		61,36 3,05
Turkey			23,727,096	482,438	9,423,139	289,230		3,527,538		953,19
Syria and Palestine .			5,140	330	-			· — ·		33
Ervnt -		. 1	6,559,900	107,125	693,210	23,207	349	660,700	41,372	172,05
Tripoli, Tunis, Algier	rs, and I	Iorocco	2,928,580	41,552	253.009	4,992	407	-		46,85
Western I oast of Air	ica -		607,843	15,783	4,365,569	119,540	391	2,992	395	136,10
Cape of Good Hope		- 1	2,293,943	54,567	3, 136, 936	80,483	9,389	9,314	899	145,3:1
St. Helena			18,816	619	5,326	141	19	_		67
Mauritius -			3,053,808	78,395	2,237,689	73,556	7,749	10,400	468	160,10
East India Company	's terril	ories and								
Ceylnn			46,366,175	1,040,018	17,847,458	495,231	30,444	8,478,021	602,293	2,160,99
Sumatra, Java, and of	her Isla	ods of the								
Indian Sea			5,952,848		2,620,300	97,620	5,931	127,620	7,858	256,37
Philippine Islands		•	473,370	10,075	613,421	17,695	1,115	1 070 007	100 000	29,48
China New South Wales, Va			8,519,245	193,075	2,445,178	79,300	1,012	1,973,965	103,908	377,29
and other Australia	n Diemi	en's Land,	1.275,348	36,561	1,335,325	44,899	15,809	13,625	791	98,04
British North Americ	an Colo	neuts nies	6,319,864	161.392	7,950,881	222,001	39,06	260,732	14,307	436,76
British West Indies	40 000	Dies -	19,695,492	417,580	17,998,452	465,449		55,549		931,32
Hayti -			1,246,463	28, 421	1,612,897	63,270		33,343	3,457	84,44
Cuba and other fore	ien We	at Indian	1,240,400	20,421	1,012,031	00,270	2,101	_	_	04,44
Colonies .			6,798,703	149,024	11,966,502	293,865	11,608	6.250	309	453,80
United States of Ame	rica .		6,471,788	187,585	12,010,067			219,712		
States of Central and	South A	merica:	, .	1.11,000	,,	,	1 '	,	1	1
Mexico			2,713,901	55,651	4.227,065	143,805	13,339	2,654,867	144,459	357,28
Columbia			1,436,553	32,630	2.675,164	69.136	4,085	188,283	12,488	107,33
Brazil			25,347,191	436,192	23,350,427	551,258	26,987	560	48	1,014,49
States of the l	Rio de la	Plata	10,923,196	207,714	9,260,258	237,557	18,818	5,734	364	461,47
Chili			7,825,718	150,492	9,356,806	240,267	18,217	_	I -	408,97
Peru		· •	3,655,774	88,013	5,641,351	165,904	14,300	_	-	268,11
Isles of Guernsey,	Jersey,	Alderney,								
Man, &c.	•	•	833,704	38,975	159,360	4,334	21,323	7,255	376	65,00
m .			000 101 200	E 005 F00	245 000 100	0.013.200	013 101	100 155 100	000000	20.100 .2
Tota	48 .		250,104,250	0,085,789	245,209,497	0,042,200	n 912,192	103, 155, 138	4 0,955,942	20,596,12

Such being the vast extent and importance of the cotton manufacture, the probability of our preserving our ascendancy in it becomes a very interesting topic of inquiry. But it is obvious, that a great deal of conjecture must always insinuate itself into our reasonings with respect to the future state of any branch of manufacturing industry. They are all liable to be affected by so many contingent and unforeseen circumstances, that it is impossible to predicate, with any thing like certainty, what may be their condition a few years hence. But abstracting from the effect of national struggles and commotions, which can neither be foreseen nor calculated, we do not think that there is any thing in our state, or in that of the different commercial and manufacturing countries of the world, that should lead us to anticipate that the gloomy forebodings of those who contend that the cotton manufacture of England has reached its zenith, and that it must now begin to decline, will be realised. The natural capabilities we possess for carrying on the business of manufacturing are, all things

<sup>\*</sup> Wages are estimated at the same rate, or at 20d. a day, for every person employed, men, women, and children, in 1812 and 1830; the saving being entirely in the better application of the labour.

considered, decidedly superior to those of any other people. But the superiority to which we have already arrived is, perhaps, the greatest advantage in our favour. Our master manufacturers, engineers, and artisans, are more intelligent, skilful, and enterprising, than those of any other country; and the extraordinary inventions they have already made, and their familiarity with all the principles and details of the business, will not only enable them to perfect the processes already in use, but can hardly fail to lead to the discovery of others, Our establishments for spinning, weaving, printing, bleaching, &c. are infinitely more complete and perfect than any that exist elsewhere, the division of labour in them is carried to an incomparably greater extent; the workmen are trained from infancy to industrious habits and have attained that peculiar dexterity and sleight of hand in the performance of their separate tasks, that can only be acquired by long and unremitting application to the same employment. Why, then, having all these advantages on our side, should we not keep the start we have already gained! Every other people that attempt to set up manufactures must obviously labour under the greatest difficulties as compared with us. Their establishments cannot, at first, be sufficiently large to enable the division of employments to be carried to any considerable extent, at the same time that expertness in manipulation, and in the details of the various processes, can only be attained by slow degrees. It appears, therefore, reason. able to conclude that such new beginners, having to withstand the competition of those who have already arrived at a very high degree of perfection in the art, must be immediately driven out of every market equally accessible to both parties; and that nothing but the aid derived from restrictive regulations and prohibitions will be effectual to prevent the total destruction of their establishments in the countries where they are set up.

4. Progress of the Manufacture in other Countries .- But notwithstanding what has now been stated, a notion seems to be spreading abroad, that we shall have no little difficulty in maintaining our ground against the competition of the Americans, Swiss, Austrians, French, &c., and a good deal of evidence upon this subject was taken before the committee of the House of Commons appointed in 1833 to inquire into the state of manufactures, commerce, and shipping. Such apprehensions ap, car to us to be quite destitute of any real foundation, Provided we have no agitation, that public tranquillity and security in fact and opinion be maintained unimpaired, we need be under no sort of uneasiness as to any competition to which we can be exposed. The tariff forced cotton, woollen, iron, and other manufactures, into a premature existence in the United States; but we have little doubt that, except in the coarser fabrics, and those where it is necessary to use large quantities of the raw material, the late modifications of the tariff have given a death-blow to the American manufacturing system. Independent, however, of this, there was nothing whatever to fear from that quarter. During the year ended the 30th of September, 1829, the exports of all sorts of cotton goods from America amounted to 1,259,457 dollars; while during the year ended the 30th of September, 1832, they amounted to 1,229,574 dollars.—(Papers laid before Congress, 5th of February, 1830, and 15th of February, 1833.) It is plain, therefore, notwithstanding the protection of the tariff, that the exports of manufactured cottons from America have not increased any thing during the last 3 years; and it is very unlikely that even the trifling quantity now exported will be maintained. They have been exported only because the fabries contained a great deal of the best cotton, which made them more durable and heavy than those manufactured here. But goods of this sort are in very limited demand; and the cor raw cal Ge the from Sw by der

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Manchester manufacturers have already produced an article similar to and cheaper than the

American "domestics," which will go far to expel them from the market.

Among the singular statements that have been put forth as to the cotton manufactures of America, one is, that the wages of labour are lower there than here! To dwell on the absurdity of such a statement would be an insult to our readers. But though it were true that wages are as low in Massachusetts as in England, that would afford no real ground for anticipating any formidable competition from America in this department. The price of cottons depends more on the profits of stock than on the wages of labour; and, so far as we know, it has not yet been alleged that they are lower in America than here. Suppose an English and an American manufacturer have each 100,000% vested in cotton mills and in the floating stock required to carry on the business; if profits in England be 1 per cent, less than in America, the English manufacturer can afford, cæteris paribus, to sell his goods for 1,000l, less than the American. We are very far from insinuating or believing that this lowness of profit is an advantage; but whatever may be its influence in other respects, so long asit continues, it gives our manufacturers a decided superiority over those of every other country where profits are higher, in the manufacture and sale of all articles, such as cotton yarn and stuffs, principally produced by machinery. It is ludierous, indeed, to suppose that a half-peopled country like America, possessed of boundless tracts of unoccupied land of the highest degree of fertility, should be able successfully to contend in manufacturing industry, with an old settled, fully peopled, and very rich country like Great Britain. The government which encourages such a misdirection of the public capital and industry, and those who suppose it can end in any thing else than ruin to the parties, are ignorant of the merest elements of the science of wealth.







ne superiority to which ir favour. Our master , and enterprising, than have already made, and ill not only enable them the discovery of others, are infinitely more comour in them is carried to fancy to industrious hathe performance of their application to the same , should we not keep the et up manufactures must

. Their establishments oyments to be carried to lation, and in the details ppears, therefore, reasoncompetition of those who t, must be immediately that nothing but the nid il to prevent the total de-

up. thstanding what has now lave no little difficulty in Swiss, Austrians, French, ore the committee of the manufactures, commerce, te of any real foundation. y in fact and opinion be as to any competition to , and other manufactures, doubt that, except in the titics of the raw material. American manufacturing er to fear from that quarorts of all sorts of cotton the year ended the 30th rs laid before Congress, herefore, notwithstanding s from America have not ely that even the trifling ported only because the more durable and heavy limited demand; and the to and cheaper than the arket.

e cotton manufactures of e ! To dwell on the abthough it were true that no real ground for antient. The price of cottons and, so far as we know, re. Suppose an English n mills and in the floate 1 per cent, less than in his goods for 1,000% less ing that this lowness of er respects, so long as it iose of every other councles, such as cotton yarn ndeed, to suppose that a unoccupied land of the manufacturing industry, t Britain. The governand industry, and those e ignorant of the merest The following results as to the state of the American cotton manufacture in 1831 have been deduced from the Report of a Committee of Congress in 1832:—
In 12 states they had, mills - - - - 705

	In 12 states they had,	milis	-	-	-	-	-	795	
		spindles	-	-	-	-	-	1,246,503	
		looms	-	-	-	•	-	33,506	
	The weight of cotton	consumed	_	_	-	_	_ :	77,557,316	lhs.
	Allowing 2 oz. per lb.	for loss	-	-	-	-		9,694,601	
	Total weight of yarn	produced	-	-	-	_	-	67,862,652	
	Weekly amount -		-	-	-	-	-	1,305,051	
AVE	raging 16% oz. per spind	ie weekly.							

If the 33,500 looms were employed, and the whole 1,305,051 lbs. of yarn manufactured, each loom must have consumed at an average 30 lbs. weekly, showing that the goods manufactured were of a very heavy description. It also appears from statements made by the same committee, that

The number of		loyed v	vere	-	-	-	-	18,539
	females	-	-	-	-	-	-	38,927
Total number	employed is	n aninn	ing and	manuf	acturia	· ·	_	57.466

The amount paid for wages in the year was 10,291,444 dollars, or 2,141,7801, being 42,8951 per week; averaging 14s. 11d. for each person employed. They state that the consumption of flour in their manufacture was 1,641,253 lbs., or 8,374 barrels (1981bs. each), averaging weekly 31,562 lbs., or nearly 1 lb. for each loom. Note.—By the new American tariff, pain caticoes, &c. imported, not exceeding in value 1s. 3d. the square yard, to pay 34d. per yard duty. Printed or coloured caticoes, &c., not exceeding 1s. 54d. the square yard, to pay 44d. per yard duty. Cotton yarn, unbleached and uncoloured, not exceeding in topay 94d. per 1b. duty.

1 title a mechanic of the coloured caticoes are the coloured and the coloured of the coloured caticoes are the coloured. The coloured caticoes are the coloured and the coloured caticoes are the coloured and the coloured caticoes are the coloured and the coloured caticoes are the coloured and the coloured caticoes are the coloured c

Little as we have to fear from American, we have still less to fear from Swiss or Austrian competition. America has some advantage over England in the greater cheapness of the raw material; but Switzerland and Austria, situated almost in the very centre of Europe, can only draw their supplies of raw cotton by a distant land carriage by way of Marseilles, Genoa, and Trieste; or by a lengthened navigation up the Rhine or the Elbe; and we have the best authority for affirming, that a bale of cotton may be conveyed at a less expense from Charleston to Manchester, than from Genoa or Trieste, Amsterdam or Hamburgh, to Switzerland or Austria. Switzerland is altogether destitute of coal; all that she does is done by water power, and that is already pretty well exhausted. It is not, however, to be wondered at that the Swiss and Austrians should have succeeded in supplying their own markets, and some of those immediately contiguous, with certain species of yarn; but it seems to us quite visionary to suppose that they will ever do much more than this.

It was stated before the committee of 1833, that the French cotton manufacture had increased, between 1812 and 1826, in the ratio of 310 per cent., while in England its increase was only 270 per cent. This statement is, we believe, accurate as far as it goes; and yet it is eminently calculated, although, no doubt, without being so intended, to mislead. In 1812, and for some years previously, it was hardly possible to import cotton wool into France, and is price was quite excessive. When, therefore, the manufacturers got wool after the return of peace at an ordinary price, it was impossible, seeing that foreign cottons are excluded from France, but that the manufacture should increase with extraordinary rapidity, until the home demand was pretty well supplied. An advance of this sort is assuredly no proof of the capacity of France to prosecute the manufacture with advantage, or to export cottons without the aid of a bounty. Had the manufacture gone on increasing in the above, or even in a very inferior ratio, down to the present time, the circumstance might have justly excited attention; but such has not been the case; on the contrary, it has been nearly stationary from 1822 down to the present time. In proof of this, we beg to refer to the following account, published by the merchants of Havre, of the imports of cotton into France, the delireries from the warehouses, and the stocks on hand, in each year from 1822:-

Years.	Imports.	Deliveries.	Stocks, 31st. Dec.	Years.	Imports.	Deliveries.	Stocks, 31st Dec.
	E '	Bales.	Rales.	1020	Bales,	Fales.	Ba'ct.
1822	205,861	215,199	42,545	1829	2 ! 2,230	261,750	29,292
1823	169,845	172,312	40,078	1830	282,752	250,784	61,260
1321	251,074	213,958	47,194	1831	218,393	243,843	35,810
1825	201,572	216,460	35,306	1832	259,159	272,463	22,506
1826	320,174	281,001	74,479	1833	305,633	276,387	51,753
1827	290,617	279,693	85,403	1834	271,307	301.652	24,407
1828	206,132	239,723	54,812	1835	324,425	303,736	40,096

It is supposed by some, that the competition we have to fear from the Continent does not consist so much in the spinning as in the weaving of cottons; and that the probability is, that our exports of yarn will increase, and our exports of manufactured goods diminish. We do not, however, imagine there is much in this. Our power looms are superior to those of any other country: and it is unhappily true, that the wages of handloom weavers here are sunk below the general level of Europe.\* There is not, in fact, with the exception of

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<sup>\*</sup> For an account of the circumstances which have occasioned this depression, we beg to refer the reder to an article on manufactures, comperce, &c. in the 117th No. of the Edinburgh Review. Some of the above statements are taken from that article.

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the dyes, a single particular connected with the cotton manufacture in which we have not a manifest superiority over the Swiss, Austrians, French, Prussians, and every Continental nation. Certainly, however, we are inferior to some of them in the brilliancy and durability of their dyes; and this circumstance occasioned a considerable demand for German and Swiss printed cottons in many parts of the East, where vivid colours are held in the highest estimation. But even there, the greater cheapness of our goods is proving an overmatch for the greater brilliancy of those of our rivals.

On the whole, therefore, we see no reason to think that the British cotton manufacture has reached, much less passed, its zenith. At the same time, however, it can hardly be necessary to observe, considering the vast importance of the trade, that while, on the one hand, nothing should be left undone that may serve to widen its foundations, and to promote its prosperity, on the other, nothing should be attempted that may, by possibility, have an opposite effect. The subsistence of 1,400,000 people is not to be endangered on slight grounds. The abuses even of such a business must be cautiously dealt with, lest, in eradicating them, we shake or disorder the whole fabric. We admit, however, that the case of children employed in the cotton factories is one of those that call fairly for legislative regulation. But it may be questioned whether the plan for having relays of children is the best that might be devised. The general opinion seems to be, that it will, in most instances, be impossible to carry it into effect. The whole subject, as to the limitation of hours, is confessedly one of great difficulty; and it would perhaps be better, before taking any very decisive steps in the matter, to try the effect of the system of inspection, and of the publication of the inspectors' reports as to the condition of the children employed.

#### 5. STATUTORY REGULATIONS AS TO THE EMPLOYMENT OF CHILDREN IN FACTORIES.

No statutory restrictions respecting the employment of children in the mills and factories of the United Kingdom existed until the year 1802, when an act of parliament was passed (42 Geo. 3.) for the united kingdoil existed until the year 1602, when an act of parliament wits pussed (1200.3.) for the preservation of the health and morals of apprentices and others employed in cotton and other factories, and directing the local magistrates to report whether the factories were conducted according to law, and to adopt such sanitary regulations as they might think fit. This act was followed, in 1816, by an act, generally called Sir Robert Peel's Act, imposing various regulations on the employment of children in cotton mills.

Both of these acts were repealed in 1831, by an act 1 & 2 Will. 4. c. 39., commonly called Sir John Hobbiouse's Act, which provided, that in cotton factories, to which alone it related, no child could legality be employed till it had attained the age of 9 years; and that no person under 18 years of age could be suffered to remain in the factories more than 12 hours in one day; and that on Saturdays they should only be employed in the factories for 9 hours.

Sir John Hobbiouse's Act was repealed in 1833, by the act act 3 & 4 Will. 4. c. 103., which centains the following provisions, comprehending the whole statutory regulations at present applicable to cotton and other factories in the United Kingdom:—

1. That after the 1st of January, 1834, no person under 18 years of age shall be allowed to work in the night, that is, between # past 8 r. m. and # past \$ 4. m., in any cotton or other factory in which steam or water, or any other mechanical power, is or shall be used to propel the machinery, excepting in lace factories. Both of these acts were repealed in 1831, by an act 1 & 2 Will. 4. c. 39., commonly called Sir John

in lace factories

2. That no person under 18 shall be employed more than 12 hours in one day, nor more than 69

2. That no person under to shall so suggests the person restricted to the performance of 12 hours' work.

3. That there shall be allowed, in the course of every day, not less than 1½ hour for meals to every person restricted to the performance of 12 hours' work.

4. That after the 1st of January, 1834, no child, except in silk mills, shall be employed, who shall not

5. That after the 1st of March, 1834, no child, except in silk mills, shall be employed in any factory more than 48 hours in any one week, nor more than 9 hours in any day, who shall not be I I years old; nor after the 1st of March, 1835, who shall not be 12 years old; nor after the 1st of March, 1836, who shall not be 13 years old; and that these hours of work shall not be exceeded, even if the child has worked during the day in more factories than one.

nas worked during the day in more factories than one.

6. That children and young persons, whose hours of work are regulated, shall be entitled to 2 holidays and 8 half holidays in every year.

7. That children, whose hours of work are restricted to 9 hours a day, are not to be employed without obtaining a certificate from a physician or surgeon, certifying that they are of the ordinary strength and appearance of children of the age before mentioned, which certificate is to be connected by some inspector or instead.

strength and appearance of enduren of the age before mentioned, which confinence is to a compensation of the strength of the s intend the execution of the act.

9. That those inspectors are to make all rules necessary for the execution of the act, and to enforce the attendance at school, for at least 2 hours daily out of 6 days in the week, of children employed in factories, from whose weekly wages a deduction, not exceeding 1 penny in every shilling, for schooling shall be made.

10. That no child shall be employed, who shall not, on Monday of every week, give to the factory

master a certificate of his or her attendance at school for the previous week.

11. That the interior walls of every mill shall be whitewashed every year.

12. That a copy or abstract of the act shall be hong up in a conspictious part of every mill.

13. That the inspectors shall regularly, once a year, report their proceedings to one of the secretaries

The act also contains regulations extending the hours of work where time shall be lost by the want of, or an excess of, water, in mills situated upon a stream of water; respecting the steps to be taken in order to obtain regular certificates of age for the children requiring them; respecting the erection of schools, where necessary; and respecting the proceedings to be had before inspectors and magistrates for enforcing the act, and the right to appeal from their decisions.

[The following tables, relating to the cultivation, manufacture, and foreign trade of cotton, were communicated to Congress by the Secretary of the Treasury, in the session of 1835-36.

re in which we have not a ns, and every Continental ne brilliancy and durability demand for German and urs are held in the highest proving an overmatch for

British cotton manufacture however, it can hardly be le, that while, on the one undations, and to promote any, by pessibility, have an to be endangered on slight by dealt with, lest, in eradinowever, that the case of all fairly for legislative reguelays of children is the best will, in most instances, be limitation of hours, is control, before taking any very stion, and of the publication to the publication of the publication o

LDREN IN FACTORIES.

the mills and factories of the was passed (42 Geo. 3.) for the incotton and other factories, e conducted according to law, t was followed, in 1816, by an atlons on the employment of

39., commonly called Sir John one it related, no child could person under 18 years of age a day; and that on Saturdays

Vill. 4. c. 103., which contains lons at present applicable to

ge shall be allowed to work in ton or other fuctory in which ropel the machinery, excepting

n one day, nor more than 69

non 1½ hour for meals to every all be employed, who shall not

l be employed in any factory ny, who shall not be Il years r after the 1st of March, 1836, be exceeded, even if the child

ed, shall be entitled to 2 holi-

day, nre not to be employed that they are of the ordinary hich certificate is to be coun-

4 persons to be inspection of en employed in the factories, and that one of the secretaries int superintendents to super-

ttion of the nct, and to enforce veek, of children employed in in every shilling, for schooling

ry week, give to the factory veek. year.

vear. us part of every mill. dings to one of the secretaries

time shall be lost by the want specting the steps to be taken them; respecting the erection before inspectors and magis-

and foreign trade of cotton, in the session of 1835-36. I. Raw Cotton.-Quantity grown in

Years.	The World.	U. Stales.	Brazit.	West Indies.	Egypt.	Rest of Africa.	India.	Rest of Asia.	Mexico and S. America except Brazil.	Elsewhere
	Millions lbs.	Millions lbs.	Millions 1bs.	Millions fbs.	Millions Ibs.	Millions Ibs.	Millions lbs.	Millions lbs.	Miltions lbs.	Miltions fbs.
1789	-	1		100.	103.	100.	1084	104.	100.	100-
1790	490	11-2	22	12		46		190	- 00	
1791 1792	490	3	23	12	- 1	40	130	790	68	
1793	_	3 5 8								ŀ
1794	-	8					1			1
1795	-	.8							l	į
1796 1797	=	10 11						l	1	
1798	=	15		1	1					
1799		20						Ì		
1800	_	35								
1801 1802	520	48	36	10	- 1	45	160	160	56	15
1802	_	55 60			1 1			İ		
1803 1804		65			i 1			l		
1805	_	70			1 1		ŀ	l		l
1806	-	80					ŀ	i	i	l
1807	_	80			1			ŀ		}
1808 1809	=	75 82						i		1
1810		85			1 1			1		1
1811	555	80	35	12	1-12	44	170	146	57	l 11
1812	-	75							1	
1813	_	75						1		ł
1814 1815		70 100						ļ	Į.	l
1816	=	124					ĺ	l	1	i
1817	_	130						ł		1
1818	-	125						1	1	ì
1819	_	167				Į			1	1
1820	630	160 180	32	10	6	40	175	135	44	8
1821 18 <b>22</b>	030	210			ľ	-20	1 -10	100	1	1 "
1823	_	185		ł		1	1	l .	1	1
1824	l —	215		ł		1	ł	i	1	1
1825	-	255	l	ì	1		ì	1	ľ	1
1826	=	350 270				1	í	Į.	1	1
1827 1828		325	l .	1	1	i	1	1	1	1
1829	_	365		l	1	1			1	
1830	_	350		i				1		
1831	820	385	38	9	18	36	180	115	35	4
1832	-	390 445								
1833 1834	900	460	30	8	25 1-3	34	185	110	35	13
183 <b>4</b> 183 <b>5</b>	900	200	1 30	١ ،	~	""	100	110	30	10

II. Raw Cotton.-Quantity grown in

Years.	Virg.	N. C.	S. C.	Georgia.	Florida.	Alabama.	Tennessee.	Mississippi	Louisiana.	Arkansas
	Miltions lbs.	Millions lbs.	Millions Ibs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions the.	Millions lbs.	Millions fbs.
189 190 191 192 193	-	-	1 1-2	1-2						
95 96 97 98 99 99 90 01	5	4	20	10	_	  -  -	1			
)3 )4 )5 )6 )7 )8 )9										
1811 1812 1813 1814 1815	8	7	40	20	-	-	3	_	2	

II .- continued .- Quantity grown in

Years.	Virg.	N. C.	8. C.	Georgia.	Florida.	Alabama.	Tennessec.	Mlmissippl.	Louisiana.	Arkansas,
1817	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millious lbs.	Millions lbs.	Millions the.	Millions lbs.	Millions lbs.
1818 1819 1820 1821 1822 1823	12	10	50	45	<b>-</b> ·	20	20	10	10	
1824 1825 1826 1827 1828 1829	25	18	70	75	2	45	45	30	38	1-4
1630 1831 1832 1833 1834 1835	13 10	10 9 1-2	73 65 1-2	88 75	15 20	65 85	50 45	70. 85	55 62	3-4 1-2

The Secretary of the Treasury states that he has "not been able to find any official returns, of either the general or the state governments, which give the crops of cotton in each state;" and that "the present table has therefore been compiled from the best data in his power."

III. Raw Cotton

			111. 1	Raw Cott	on.				
	Prices	per lb.	Capital e	mployed in c	ongexion		mployed in addependent	Value of	whole crop in
Years.	United States.	England.	United States.	Egypt.	Brazil.	United States.	Elsewhere,	United States,	Elsewhere
1789	Cents.	Pence. 12 to 22	Millions Dollars	Millions Dollars.	Millions Dollars.	Millions.	Millions.	Millions Dollars.	Millions Dollars,
1790 1791 1792	14 1-2 26 29	12 — 21 13 — 30 20 — 30	3 1-2	_	33	1-20	1	1-3	40 1-2
1793 1794 1795	32 33 36 1-2	13 — 22 12 — 18 15 — 27							
1796 1797 1798 1799 1800 1801	36 1-2 34 39 44 28 44	12 — 29 12 — 37 22 — 45 17 — 60 16 — 36	80		50	1-10	7-8	8	39 1-3
1802 1803 1804	19 19 20	17 — 38 12 — 38 8 — 15 10 — 18	30	_	30	1-10	'~	•	29 1-3
1805 1806 1807 1808	23 22 21 1-2 19	14 — 19 12 — 15 10 — 14 9 — 30							
1809 1810 1811 1812	16 16 15 1-2 16 1-2	10 — 18 10 — 19 7 — 14 11 — 14	134	1-10	58	1-7	7-8	12 1-2	37
1813 1814 1815 1816	12 15 21 29 1-2	16 — 26 28 average 20 1-2 — 18 1-4 —							
1817 1818 1819 1820	26 1-2 34 24 17	20 — 20 — 13 1-2 —							
1821 1822 1823	16 16 1-2 10 & 12	11 1-2 — 9 1-2 — 8 1-4 — 8 1-4 —	300	3 1-3	83	1-3	7-8	29 3-4	37
1824 1825 1626 1827	15 21 11 9 1-2	8 1-2 — 11 1-2 — 6 3-4 — 6 1-2 —							
1828 1829 1830	10 1-4 10 10	63-4 — 53-4 — 67-8 —							
1831 1832 1833	9 1-4 10 11	5 5-8 — 6 5-8 — 7 3-8 —	650	30	58	3-4	4-5	38 1-2	29 1-4
1834 1835	13 16 1-2	8 1-2 — 12 1-2 —	800	31	50	1 -	4-5 to 1	76	36 1-3

"The prices, given for the United States, are those at the places of exportation, and are the average during the year, and including all kinds of cotton: but the sea-island cotton is worth usually two hundred and fifty per cent. more than the other kinds; and formerly the difference was still greater, when the amount grown elsewhere was not so large."

IV .- Raw Cotton .- Exports from

1770 1789	2,000 lbs.					Spanish America.	Elsewhere
		Millions lbs.	Millione	Millions	Millions	Mililons	Millions
	Milliogs	106.	lbs.	lbs,	fbe.	1ba.	lbs.
	lbs.						
1790	4-16						1
1791	1-5	_	20	_	12		5
1792	1-7			_	1.4	_	, ,
1100	1-2						1
1794	1 2-3	_	_	_		1	
1795	0 1-4	_		20		_	
1796	0 1-10				1 1		1
1797	3 4-5				1		l
1798	9 1-3						
1799	9 1-2	- 1			i i		
1800	17 4-5	- 1	j		1		l
1801	20 9-10	_	24	30	i ,,, i		
1802	27 1-2	_ [	==	_	!7	- · ·	7
1803	41 1-10				-	22 1-2	
1804	38 1-10						
1805	40 1-3	_	_	41_1-2			
1806	40 1-3 37 1-2	1	Į.	*****	1		ł
1807	66 1-5				l l		l
1808	12		1		1 1		1
1809	53 1-5		i		i i		l
1810	93 9-10		ľ		i j		1
1811	62 1-5	_	31		7 1		1
1812	29	l		_	1 7 1	_	13
1813	1 19 2-5	- 1			1		
1814	D 17 4-5	i			l I		
1815	83				l		
1816	81 4-5	ŀ	,		1		
1817	95 2-3	1			l I		
1818	92 1-2	ĺ			} I		
1819	88		- 1		ŀ		l
1820	127 4-5	ļ.	ļ		, ,		
1821	124 9-10	5 1-2	28	50	9		
1822	144 7-10	4 1-2	20	90	"	_	6
1823	173 7-10	11 1-2	1				]
1824	142 2-5	14	i		1		i
1825	176 1-2	41	_ 1	75	l .		l
1826	204 1-2			10			1
1827	294		]				l
1828	210	- 1			1		
1829	261 3-4		1				
1830	298 1-2	19	3	68	10	_	4
1831	277	20 1-2	3	70	12	_	4
1832	322 1-4		٠.	"	**		*
1833	324 1-2				l ł		1
1831	381 3-4	23	30	80	8	7	3
1835	386 1-2		•	•••	"	•	, ,

"The exports of cotton, or, in other words, the foreign trade in raw cotton, in the whole world, is small compared with the whole growth, manufacture, and consumption of that article. It probably does not exceed 535 millions of pounds, and of that the United States export about 384 millions of pounds, or almost three fourths. Our exports each year have not always corresponded with that part of the crop of the previous year not consumed at home, as in 1808, 1812, &c. commercial restrictions and war caused the stocks on hand to accumulate, and the high prices in some other years have left much less on hand here than usual."

V.-Raw Cotton .- Exports from

Years.	Louisiana.	S. Carolina.	Alshama.	Georgia,	New York.	N. Carolina and Virginia.	Rest of the United States,	Whole value
	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Dollars.
1789	1				1			
1790		1	_	-	-		_	48,285
1791	1 -		-	l -	l -	l <u>-</u> 1	-	52,000
1792	_		-	i -	l -		_	51,470
1793	1	_	-	1 -	l -		_	160,000
	i							Millions.
1794	· -	_	-	1 -	_	_	_	1-2
1795		1 - 1	_	I _	_ :	_	_	2 1-4
1796	_		_	1 [			_	2 2-10
1797	_	1 [ 1	_	1 -	1 [			1 1-4
1798		- 1		l -		1 1		3 1-2
1799	-	- 1	-	1 -				4 1-10
1800	-	10	-	3	_	5	-	5 1-10
1801	-	10	-	3	-	,	-	9 1-10
1802	-	,	-	-		- 1	-	5 1-4
1602	-	- 1	-	-		- 1	•	7 3-4
1803	-	j - I	-	-	1 -	-		7 3-4
1801	-	- 1	-	-	<b>.</b> - 1	-	-	
1805	-	-	-	-	-	- 1	-	9 1-2
1806	-	-	-	-	-	-	•	8 1-4
1807	۱ -	1 - 1	-	-	1 - 1	-	-	14 1-4

ortation, and are the average cotton is worth usually two a difference was still greater,

76

Minissippl.

Millions lbs.

10

30

70. 85

amployed in and dependen Elsewhere

Millions

7-8

7-8

7-8

4-5

4-5 to 1

Lonisiana

10

38

o find any official returns, of iton in each state;" and that power."

> Millions Dollars.

> > 8

12 1-2 37

29 3-4 37

38 1-2 29 1-4

36 1-3

1-3 40 1-2

Value of whole crop

Elsewhere

Million Dollars

39 1-3

Arkansas.

Millions Ibs.

1-4

3-4 1-2

V. Raw Cotton-continued.-Exports from

Years.	Louisiana.	S. Carolina.	Aiabana.	Georgia.	Naw York.	N. Carolina and Virginia.	Rest of tha United States.	Whole valu
	Milliona lbs.	Millions tbs.	Millions lbs.	Milliona ibs.	Millions Ibs.	Millions.	Millions lbs.	Millions dollars.
1808	100.	100				-		2 1-4
1809			_		-		-	8 1-2
1810	5	40		20	10	15	4	15 1-4
1811			_					9 1-2
1812	_		-	_				3
1813			-		١.			2 1-4
1814		-	_		1 -			2 1.2
1815			-					17 1.2
1816		1 - 1	-			1 -		24 1-4
1917		1 - 1	-			_		22 1-2
1818		[	-	1 -			-	31 1-4
1819		1 1	-	1 -	-			21
1820	30	37	8	25	28	6	3	22 1-4
1821	-		·	-				20 1-1
1822		l . i	-			-	•	24
1823		1 - 1		l -		- :		23 1-2
1824	-	1 - I				-	-	21 3-4
1825	-			-	l .	-	-	38 3-4
1826	-		-		-	1 - 1	-	25
1827	-		-	_		-	-	29 1-3
1828			-	1 -	1 -	-	_	22 1-2
1829	-	. 1		- 1	_	_	_	26 1-2
1830	120 1-3	55 1-2	24	49	37 3-10	11 1-3	3	29 2-3
1831					1			25 1-4
1832	_		-			1 - 1	_	31 3-4
1833			-			1 1	-	36
1834	164	67 3-4	51 1-2	56 1-3	30 2-8	11 1-2	3	49 1-2
835		3, 0-1	- 1-2	30 1-0			_	61 1-2

"The exports from each State are the foreign ones, and for 1830 and 1831, from official data; but prior to that they are estimates from the crop, consumption at home, &c.
"The portion exported of sea island cotion, was, in 1834, 8,085,935 pounds, and in 1835, was 7,732,736; and was chiefly from South Carolina and Georgia."
"The value has been computed from the quantity and average price through each year, so far as obtainable from official data."

VI. Raw Cotton.-Exports.

				V 1.	20011 00	iton.—E	Aporto.				
Years.	U. States to England.	U. States to France.	U. States to other places than Great Britain and France.		India to China.	Brazil to England.	West In- dies in England.	Brazil and West In- dies to France.	Egypt and Turkey to England.	Egypt and Tur- key to Fragce.	All other places to England.
	lbs.	Millions lbs.	Milliona lbs.	Millions lbs.	Millions lbs.	Millions ibs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions ibs.	Millions lbs.
1770 1787 1789 1790	Ratio of her imports from U. S.	-	- ;	-	-	2 1-2 Ratio of her imports from Brazil.		-	5 2-3	-	7 3-4
1791 1792 1793 1791 1795 1796	1-1009 1-126 1-225 1-110 1-25 1-11	:	- - -	1.3 1-3 3-4	:	1-2 1-2 1-4 2-5 2-5 1-2	1-3 1-3 1-2 1-2 1-2				
1797 1798 1799 1800 1801	1-11 1-6 1-9 16	3-4	-	71 1-3 2 7 6 1-3 4 1-4	-	1-2 1-2 2-5 3-7 1-5	2-5 1-3 1-3 3-7 1-3 2-7				
802 803 804 805 806	23 1-2 27 3-4 25 3-4 32 1-2 24 1-4	2 4 0 4 1-2	-	3 1 3-4 2 1-2 1-4 2 2-3	:	1-3 1-3 2-9 2-9 2-9	1-6 1-10 1-12 1-10 1-9				
807 808 809 810 811	53 1-4 8 13 1-3 36 46 3-4	6 2	-	3 1-2 5 1-2 6 1-2		1-18 1-11 1-3 1-4	1-11 2-9 1-11 1-18				
1812 1813 1814 1815	26 - 45 2-3	10 1-4 1 3-4 20				2-7 2-5 3-5 3-5 1-4	1-29 1-23 1-12 1-11 1-24				
1816 1817 1818 1819 1820	57 3-4 51 58 1-3 51 3-4 90	18		36 23		1-3 1-3 1-3 1-3	1-35 1-26 1-52 1-52 6 8-10	_	1-4		2 1-4
1821 1822 1823 1824	142 1-2	27 1-3 21 1-2 25 40 1-2	9 3-4 8 2-3 8 1-2 1 1-2	9 4 1-2 15 16 1-2		19 1-2	7 10 1-4 7 6 1-4		3-4 4-10 1 1-3 7 7-10	:	2 3-4 2 2 2

VI. Raw Cotton-continued .- Exports.

Years.	U. States to England.	U. States to France.	U. States to other places then Great Britain and France.		India to China.	Brazil to England.	West In- dies to England.	Brazil and West In- dien to France,	Egypt and Turkey to Eogland.	Egypt and Tur- key to France.	All other places to England.
1825 1826 1827 1828 1829 1830 1831 1832 1833 1834 1835	217 1-4 227 3-4 266 2-3	Millions 1bs, 30 62 1-3 70 1-2 63 1-2 67 1-2 75 46 or 50 73 or 77‡ 76 3-4 79 9-15 100 1-3	Millions lbs, 2 3-4 8 1-2 11 1-4 10 1-4 23 13 1-2 9 16 0 1-2 20 16 3-4	Millions lbs. 20 1-4 21 20 32 1-4 25 12 1-2 26 35 32 1-4 32 42 1-2	Millions 104.  25 (7) 66 1-2 58 40 (7)	ibs. Ratio. 33 9 4-5 20 3-4 29 29 33 31 1-2 20 28 1-2 18	lbs. Ratio. 8 4 3-4 7 0 4 1-2 3 1-2 2 1-3 2 4 5 1-4	Millions fbs. 7 3 1-2 3 2-3	Millions 19 10 5 7 6 3 4-10 8 9 1 1 1-2 9 1-3	Millions lbs. 6 7 1-2 8 1-2	Millions lbs. 7 1-3 1 1-2 1 3-4 1 1-10 3-4 1 1-4 2 3-4 1 3-4

Statement of the quantity of Cotton Exported from the United States to other places than Great Britain and France, in the year ending September 30, 1821, to 1835, inclusive.

Years.	To Russia.	Holland and Belgium.	Spain,	Trieste.	Hanse towns.	Italy and Malla.	Ali nther places
	lbs.	lba.	ltin.	lbs,	lbs.	lbe.	lbs,
1821	304,680	4,186,096	284,832	34,976	748,110	897,804	2,506,777
1822	713,789	1,970,258	-	210,138	2,955,581	1,956,253	450.762
1823	309,678	4,650,548	-	177,789	2,356,594	217,663	833,332
1824	501,645	432,976			292,852	,	227,529
1825	133,934	1,420,225	-	-	577,109	980	509,031
1826	15,262	4.592.439	-	33,311	2,012,679		1,820,116
1827	147,101	5,861,400	7,990	183,204	3,389,514	148,170	1,440,547
1828	649,791	3,780,988	-	980,354	3,386,108	407,068	1.072,448
1829	227,883	9,595,337		4,071,217	6,857,796	1.050,387	1,261,925
1830	111,376	8,561,193	32,210	2,814,477	4,123,047	235,265	638,877
1831	761,735	972,659	555,098	2,778,858	2,416,765	305,695	2,243,741
1832	838,951	3.920.016	2,283,875	1,654,775	4.075,122	580,974	2,250,190
1833	1,447,405	2,673,253	758,216	1,107,600	1.876,620	-	1,759,615
1834	1,200,494	6.096.462	892.967	3,805,312	6,612,895	190.842	1,153,382
1835	974,801	5,694,358	578,219	4,943,061	2,788,147	12,952	1,403,760

#### VII.-Raw Cotton

Îr	mports of			V	there from.			
Years.	Into England.	United States.	Brazil.	Demerara and Berbice,	West Indies.	Egypt and Turkey.	India.	Other places
	Millions.		Milliona fbs.	Millions	Millione	Millions		Millions lbs.
1701	1 1-10 or 9-10		106.	lbe.	ibs.	lbs.	1	100.
1710	7-10	1		,				i
1720	2 1-10			1	1			
1730	1 1-2			1 1	1			í
1741	1 6-10				1			
1751	3 0-10			1	1			1
1764	3 8-10			1		1		l .
1766	3 0-10				1			i
1780	3			1				ł
1784	l ii l			1				}
1767	22		21 1-2	1 3-4	6 2-3	5 2-3		6
1789	32 1-2		21 1-2	1 3-4	0 2-3	J &-3	-	0
1790	31 1-2			1				
1190	31 1-2	Ratio.	Ratio.	Ratio.	Ratio.	Ratio.	Ratio.	Ratio.
1791	28 3-4	1-1000	1-2	Matio.	1-3	mario.	Matio.	1-8
1792	35	1-126	1-2	1 7	1-3	- 1	•	1-10
1793	19	1-225	1-4	1 -	1-2	- 1	1.25	1-8
1794	24 1-3	1-110	2-5	1 - 1	1-2	- 1	1-100	1-13
1795	26 1-3	1-25	2-5	: 1	1-2		1-100	1-42
1796	32	1-11	1-2	1-37	2-5		1-44	1-50
1797	23 1-3	i-ii	1-2	1-19	1-3	-	1-17	1-28
1798	31 3-4	1-6	2-5	1-14	1-3	- 1	1-15	1-285
1799	43 1-3	1-9	2-7	1-11	3-7	- !	1-6	1-50
1800	56	1-4	1-5	1.9	1-3	- !	1-9	1-18
1901	56	1-3	1-4	1-12	2-7	- 1	1-13	1-33
1802	60 1-3	3-7	1-3	1-17	1-6	_	1-20	1-135
1803	53 3-4	1-2	1-3	1-70	1-10	-	1-30	1-70
1804	61 3-4	1-2	2-0	1-6	1-12	- 1	1-26	1-167
1805	59 2-3	3-5	2-9	1-11	i-10	- 1	1-210	1-38
1806	58 1-4	3-5	2-9	1-10	1-9	_	1-22	1-87
1807	75	3-4	1-18	1-9	1-11	_	1-20	1-116
1808	43 1-2	2-5	1-11	1-14	2-9	1	1-8	1-24
1809	92 3-4	1-2	1-3	i-i8	1-11	- 1	1-15	1-38
1810	132 1-2	2-3	1-4	1-15	1-18	-		1-46
1811	91 1-2	5-9	2-7	1-9	1-29			1-76
1812	63	4-9	2-5	1-9	1-22	_ 1		1-25

rotina United States. Whole value.

Ones. Billions libs. 2 1-4

5 4 15 1-4

- 9 1-2

- 2 1-4

- 22 1-4

- 22 1-4

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- 22 1-4

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- 21 3-4

- 38 3-4

- 39 1-3

- 29 2-3

- 29 2-3

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- 29 1-3

- 29 1-3

- 29 1-3

- 29 1-3

- 29 1-3

- 20 1-1

- 21 1-1

- 24 1-4

- 38 3-4

- 38 3-4

- 39 1-3

- 31 3-4

1 1-2 3 49 1-2

- 0 11-2

- 10 1-2

pounds, and in 1935, was brough each year, so far as

		ns.	and in- o
1-4 3-4 4-10 1 1-3 7 7-10	5 2-3	Millions lbs.	Egypt and Turkey to England.
1111	-	Millions lbs.	Egypt and Tur- key to France.
2 1-4 2 2 3-4 2 2 2 2	7 3-	Million	All other places to England

V11 .- continued.

lu	ports of			Wi	ere from.			
Years.	into England.	United States.	Brazil.	Demerara and Berbice.	West Indies.	Egypt and Turkey.	India.	Other places
	Millions lbs.	Ratio.	Ratio.	Ratio.	Ratio,	Ratio,	Hatio.	Hatio.
1813	51	1-8	3-5	1-10	1-12		-	1-20
1814	73 2-3	2-9	3-5	1-12	1-11	-		1.30
1815	96 1-4	4-7	1-4	1-15	1-24	-		1-94
1816	97 1-3	1-2	1-3	1-14	1-35			1-24
1817	126 1-4	1-2	1-3	1-24	1-26	- 1	•	1-14
1818	174	3-7	1-3	1-40	1-52	-	-	1-5
1819	137 1-2	1-2	1-3	1-40	1-52	-	-	1-5
1820	147 1-2	4-7	1-5	1-45	1-76	1-530	1-7	1-65
1821	126 1-2	5-7	1-0	1-46	1-32	1-175	1-14	1-138
1822	141 1-2	4-7	1-5	1-32	1-45	1-350	1-35	1-226
1823	183 1-3	3-5	1-8	1-72	1-52	1-143	1-13	1-72
1824	147 1-2	3-5	1-6	1-2	4	1-19	1-11	1-12
1825	214 1-3	3-5	1-7	1-2		1-17	1-10	1-7
1826	170 1-2	2-3	1-17	1-4	0	1-18	1-9	1-9
1827	264 1-3	3-4	1-11	1-3		1-56	1-13	1-22
1828	222 3-4	2-3	1-7	1-4	8	1-27	1-8	1-17
1829	218 1-3	2-3	1-7	1-3		1-30	1-9	
1830	259 3-4	2-3 to 3-4	1-7 to 1-8	1-6	0	1-60	1-25	1
1831	280	2-3 to 3-4	1-9			1-35	1-13	
1832	270 2-3	3-4	1-13			1-30	1-8	i
183 <b>3</b>	288	7-8	1-10			1-300	1-9	1
1831	320 1-2	6-7	1-17	1-2	100	1-200	1-9	1
1835	361 1-2	3-4	1-12	-			1-8	

VIII. Raw Cotton

			VII	. Raw	Cotton.				
	Imports.	V	here from,				Imports.		
Years.	Into France.	United States.	Egypt and Turkey.	Brazil and the West Indies,	Prussia, Trieste, and Russia.	loin Swit- zerland.	Iato Spain.	Into China.	Into ti Unite States
	Millione lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	Millions lbs.	lbs.
1790	•	•	•	-		•	•	-	97,35 Mill. II
1791	-	-	-				-	-	1-
1792	-	-	-	-	- 1		-	-	1.
1793	-		-	-	- 1	-	-	-	22-
1794	i -	-	-	-		_		-	21-
1795	-		l -	-				-	4
1796	-		-	-	-		-	-	41-
1797	-			-			1 -	1 -	31-
1798		١.	١.	l -	1 -		1 -		32.
1799	-		l -			•	l -	-	31-
1800	-		۱ -	۱ .	i -	-	١.		41-
1801	-	3-4		1 -		-		_	41.
1802	_	2	1 -	_	-	-	_		3 i.
1803	1 -	4	1 -	1 :	-	_	2 1-2	1 -	3
1804	1 -	6	1 -	-		•	7	1 .	31-
1805	1 [	41-2	1 -	-	1 :		-		21.
1806	21 7-10	7	! -	-	[	_	-	25	21
1807	41 /-10	6	· •	•			٠ -		31.
1808		2		-		•	-	-	41
1809	-	*		-	-	-	-	-	1-
1810		-	-	-	-	•	-	-	i.
1811	25	-	-	-	-	-	-	-	
1812	-	•	-	-	1 -	-	-	-	1.
	•		-	-	-	-	-	-	1-
1813	-	10 1-4	-	-	-	-	1 -	-	12.
1814	-	1 3-4	-		-	-	-	-	1-
1815	-	20	-	-	-	-	-	-	] ].
1816	-	18	-	-		-	-	-	1-
1817			-	۱ -	l -	-	-	-	3
1818		-			1 - 1	-	l -	-	11 1-
1819	-		-		l - 1	_	l -		15
1820	44 1-2	-	i -			6		-	1
1821	47 1-2	27 1-8	l _		1 _	1	-		2.
1822	61	21 1-2	1 -	[		_			1.
1823	51	25	1 -				1 :		Ī.
1824	75 1-2	40 1-2	-	:	1 [	-		[	2.
1825	61 1-3	30	_	-	1 [ ]		-	1 -	ī.
1826	96	62 1-3	•	-		-	-	301	i-
1827	87	70 1-2	-	-		-	-		li.
			-	-	- 1	-	-	-	i i-
1828	61 2-3	53 1-2	-	-	- :	-	-	-	i-
1829	72 1-2	67 1-2		-			! -	1 - i	i.
1830	81 2-3 10 91	75	6	7	38	17 1-2	-		
1831	65 1-2 to 61	46 to 50	7 1-2	31-2	39	18 4-5	-	38 10 68	1-
1832	77 to 85	73 to 77 1-3	81-2	3 2-3	48	191-2	-	60	1.
1833	91	76 3-4	-	-	36	19	- 1	-	1-
1834	83 to 94 1-2	78 to 81 3-4	7	4	-	191-3	2	457	1-
1835	94 1-4	91	_	· -	1 - 1			-	12-

"The imports into the United States are taken from official returns, and have been very fluctuating in amount; they have come chiefly from India."

"Other countries of Europe than those enumerated, import considerable quantities of raw cotton to g. Holland and Heighum, about 10 vr 12 millions of pounds, of which a part pusses into Germany, and 5 or 5 millions of pounds are from the United States. So into Germany direct are imported at Triesie alone, from the United States, about 4 to 5 millions, and some from Egypt and Triesie in 1830, 122 millions of pounds 1 1831, 193 millions; and 1832, 254 millions of pounds. Into the Italise lowes are imported from here 2 to 6 millions of pounds more yearly, and about 1 million of pounds to Russia, &c. &c. Russia Imported into Petersburg, in all, 1830, 22 millions of pounds; 1831, 7-10 million of pounds; 1832, 18-10 million of pounds. It is said, by Mr. Alexander, to have imported 124 millions of pounds of raw cotton. It is said, in the Westminster Review, for April, 1835, that Lombardy alone consumes 4 millions of pounds of raw cotton yearly."

IX. Raw Cotton,—Quantity manufactured in

Years.	England.	France.	United States.	China and India.	S. America & Masico, including Brazil.	Germany.	Turkey and Africa.	Spain.	Prussia.	Elsewhere
	Millione	Millions	Millions	Miliiona	Millions	Millions	Millions	Millions	Millions	Millions
	itie.	libs.	ountries.	lbs.	Ibe.	ibs.	Iba.	lbs.	ibe.	166.
1780	191-3	in the 3 c	ountries.	1	1					
1784	11 1-4			Ì	1					
1780	00 1 0			i	1			i	ı	
1790	30 1-2 28	10	5.0	000	1 1	4-				-
1791	33 1-2	10	51-2	285	50	15	52	2	2	60
1792										
1793	17 3-4	i								
1794	23 25	ì		1	1					
1795	31	i	i	1	1			1		•
1796	31			t	1					,
1797	22 1-4	10	1	1					1	l
1798	31	18	Ī	ļ	i					1
1799	42	10 1-4	9 51 103							l
1800	51	6 3-4	8 [1-10]	000					_	
1801	53 3-4	11 15 1-10	y	280	45	22	50	3	. 5	50
1802	56 1-2									ł
1803	51 3-4	15 3-4	-	_	_	-		3		l
1604	60 3-4	17 1-4		1			Į.	i		1
1805	56 3-4	18 1-2	11 [1-8]		1	ľ	1			1
1806	57 1-4	21 3-4					t			•
1807	72 1-2	1					<b>!</b>		ì	t
1808	41 1-2	1		1	1		1	1	!	1
1809	87 1-3					Ī		1	i	
1810	126	25	16 [3 1-2] 17							
1811	89 2-3	23	17	270	48	25	48	5	6	50
1812	59 3-4	21	1					1	1	
1813		i	i		1				1	1
1814	52 1-2	1		1				l .	,	1
1815	92	_	31 1-2							
1816	86 1-2				1		ł		ŀ	
1817	116 1-2	30 or 26			1		ł		1	I
1818	172						1		i	•
1819	132 3-4		1				1		l	
1820	142	44					١	_	_	
1821	114	47	50	260	42	30	45	8	7	45
1822	120 1-2	61					1		}	i
1823	177	50 1-2			1	1	ł	1		
1824	131	75	_	_	_		_	-	7 7-10	1
1825	206	60			1	l	Í	İ	l .	
1826	150 1-4	96	1	l	•	ı	ſ	t	•	
1827	250 1-2	87	1	I	1		ļ	I	l	1
1828	208 1-4	61	60	l	I	1	ł	I	l	1
1829	190 3-4	71 1-2	}		I	i	l	ı	1	l
1830	255	87 1-3		1	Į.	l	1	l	l	1
1831	257	65 1-2	77 1-2	1	1	1	]	1		1
1832	260	78			1					
1833	284 1-2	87	80 to 85	242	35	36	42	10	20	40
1834	297	80			I		1	1		
1835	320 1-4	_	100	1	ı		1	ı	l	1

## X. Manufactures of Cotton.

Years.	Wh	ols value of, year!	y, la	Capital sniployed in Manufacturing by Machinery in			
	England.	France.	United States.	Eogland.	France.	United States.	
1915 1816	Millions Dollars, 95 7	Millions Dollars.	Millions Dollars. 24	Milliona Dollars.	Milions dollars.	Millions Dollars. 40	
1817 1818 1819 1820 1821	-	36					
1822 1823 1824	72 155 148 to 190						
1825 1826	140 10 190						

25 2 2-3 2 1-2 4 4 1-4 3 1-2 3 2-3 3 1-2 4 1-4 4 1-4 3 1-2 2 1-2 3 3 1-4 2 1-4 2 1-4 3 1-3 4 1-2 1-3 1-3 1-2 1 2-3 1-6 1-6 1-3 3 11 1-2 2-3 1-4 1-8 2-3 1-2 1-4 1-6 1-2 1-2 1-2 1-2 1-2 1-2 1-2 303

38 to 68 60

457

2

India

1-7 1-14 1-35 1-13

1-11 1-10 1-9 1-13 1-8 1-9 1-25 1-13 1-8 1-9 1-9

Into China

Millions lbs.

1bs. 97,357 Mill. 1bs 1-4 1-2

.530 .175 .350

-19 -17 -18 -56 -27 -30 -35 -30 -300 -200

Imports.

Into Spain

Millions lbs.

Other place

Hario, 1-20 1-30 1-24 1-24 1-14 1-5 1-65 1-138 1-226 1-72

1-12 1-7 1-9

68

## X. Manufactures of Cotton-continued.

Years.	Wh	ole value of, yearl	y, in	Capital employed in Manufacturing by Machinery in			
1	England.	France.	United States.	England.	France.	United States.	
1827 1828	Millions Dollars. 171	Millions Doltars	Millions Dollars.	Milliona Dollara, 300 7	Millions Dollars.	Millions Dotlars.	
1829 1830	_	-	{ 26 (40) }	325 7	_	40 3-4 or 6	
1831 1832 1833	144 § 178 }	54	=	216 160 \$360 }	_ 115	44 1-8	
1834 1835	{ (149) } 160 1-2	62	45 to 50	₹ 168 <b>₹</b> 250 185	_	80	

"The value of manufactured cottons, when the quantity of raw cotton in them is the same, differs greatly according to different periods of time in the same country, and according to the quality of the raw material, and the machinery used, and the skill employed. Thus, in England, in 20 years after Arkwright's invention in spinning, manufactured cottons fell nearly eight ninths of their former price. Every ten years since, some have computed their full in price as equal to 50 per cent. In the American Encyclopedia, article Cotton, it is said that, from 1815 to 1829, the coarse cloths fell two thirds," "The best cotton goods are supposed to be made in Switzerland, where the skill and machinery are good, and the climate congenial. But the raw material, being carried so far by land, is expensive, and the manufacturer cannot compete with England, though 20 per cent. cheaper than in France."

"In France many fine goods are made by skill and experience; but the machinery is poorer, and costs more. Hence the prices in those two countries, of the cloth made from a pound of raw cotton, exceed on an average 50 cents, while in England they are about 50 cents, and in the United States are now somewhat less. In 1806 the cotton was made chiefly into velveteens, nankeens, crapes, muslins, &c."

"In Isl0 our cotton cloths made in houses and manufactories, on an average, were estimated at 33 cents per yard in Coxe's tables, page 10. The prices are now lower, notwithstanding the introduction so extensively of finer cloths and of printing calicoses."

"We make more coarse and substantial cloths of cotton now than England, and they can be afforded cheaper by 2 or 3 cents per yard. They are in greater demand abroad. We put more staple into them, the raw material being cheaper here. But the English laces, being made chiefly of sen-island cotton, with a very little silk, enhance the value of each pound to over \$3; and the whole manufacture of it equals 9 millions of dollars per annum, and 30 millions of yards."

"The coarse India co:t

XI. Manufactures of Cotton.

ersons em	ployed, connected	with factories, chi	efly, number of	Spindles employed in factories, number of					
Years.	In England.	United States.	France.	In England.	United States.	France.	Switzerlan		
1750	20,000 1								
1760	16,000 1	ì			1 1		1		
1770	30,000 2	1							
1784	80,000 1				1		1		
1787 }	162,000 to	]			1				
	260,000 1			49,500	l 1		1		
1789	_	_	-	49,000	ا ۔۔ ا				
1790	-	_	-	_	70				
1791		1					l		
1792		1			1 1				
1793					í I		Į.		
1794		l			l i		ł		
1795		i	1				ł		
1796		1	1						
1797		· I					1		
1798					1		l		
1799							l .		
1800		1					i		
1801		1		(	1		1		
1802	i i	1			1		1		
1803							1		
1804							l		
1805	_	-	_	_	4,500		1		
1806	_	_	120,000	_		81,000	ŀ		
1807	_	_	_	_	8,000		l .		
1808							Į.		
1809	800,000 1	_	_	-	31,000		i i		
1810		_		_	87,000				
		1		Millions.			1		
1811	_	_	_	5	80,000		1		
		l .				Millions.	1		
1812	_	_	-	41-23	_	1	ł		
1813		l ;							
1814	-2.	l — I	-		122,646		l		
1815		100,000	_	_	130,000		1		
1816	=	200,000	_	6 2-3	,				
1817			-	62-3			1		
1818			=		_	1 3-10	1		
1819		_	_				1		
					220,000				

XI. Manufactures of Cotton .- continued.

ersons em	ployed, connected	with factories, chi	efly, number of	Spindles employed in factories, number of				
Years.	In England.	United Stales.	France.	In England.	United States.	France.	Switzerland	
1821 1822	427,000	-	_	_	230,000			
1823 1824 1825	=	=	=	61 1	800,000	-	259,200	
1826 1827 {	705,000 to							
1828	_	_	_	<del>_</del>	Millions.			
1829 1830	_	{ 179,000 } { 175,146 }	_	_	11			
1831 1832	1,200,000	200,000	200,000	71 to 81	_	31		
1833 1834 1835	1,500,000	-	600,000	91	12			

There was "very little spinning by machinery in France till after 1785.—And the cotton cloths were chiefly made from thread or yarn imported from England, Switzerland, and the Levant. There were large numbers of cotton pocket handkerchiefs made at Rouen, Montpélier, &c. as early as 1789.

"The change of late years in some places in England, from the hand to the power loom, has caused some distress, and the employment of a larger portion of females and children; now about one fifth there are men, one third women, and the rest children. The number of hand looms in England, in 1830 and 1830, was about the same, viz.: 240,000, but that of power looms had increased from 14,000 to 55,000. Each of the latter performs as much as three of the former. In 1834, the power looms had become 100,000."

X11.-Manufactures of Cotton.-Values of Exports of their own, from

Years.	England.	France.	Germany.	Spain.	Turkey and Africa.	India.	United States.	China.
1789 1790 1791 1792 1793 1794 1795	Millious Dollars. Official Value. 6 8 9 '93 8 11 11	Millions Dollars.	Millions Dollars.	Millions Dollars.	Millions Dollaru	Millions Dollars.	Millions Dollars.	Million Dollars
1796 1797 1798 1799 1800 1801 1802 1603 1804	15½ 17 17 28 26½ 33 37 34	Ξ	=	5	_	20		
1805 1806	45 50	_	_		l _ i	_	_	4
1807 1808 1809 1810 1811 1812 1813	48 61 92 90 68 78 Real or declared value.	-	_	_	_	18		
1914 1815 1816 1917 1818 1819 1820 1821	84 95 100 98 86 74 101 76 98 891 881 70 1071 79 113 77	_	_	_	_	_	_	3
1822 1823 1824	128 82 137 821 143 86	4 <u>1</u> 6 <u>1</u>						
1825 1826 1827 1828 1829 1830	135 86 119 711 157 831 1591 61 197 631 188 81	- - - 10	=	=		=	1 1-10 1 1-10 1 1-10 1 1-4 1 1-3	13
1831 1832 1833 1834 1835	208 83 209 83 222 88 96 86	10 10 10 11 11	-	= = = = = = = = = = = = = = = = = = = =	=	= = = = = = = = = = = = = = = = = = = =	1 1-10 1 2-10 2 1-2 2 2-10	

lanufacturing by Machinery in

France. United States, Millione Dollara Millions Dollars, 40 3-4 or 62 44 1-8 115 80

in them is the same, differs ording to the quality of the England, in 20 years after on the same of the England, in 20 years after on the same of the

nd, and they can be afforded We put more staple into g made chiefly of sen-island 5; und the whole manufac-

ooth, being chiefly spun by the cloth more durable."

| Continuational

n factories, number of

France.	Switzerland.
81,000	
Millions.	
1 3-10	

Market of Lines March Language SCALL SECTION MONTH SOLDING Bullioth Bill

13

"The exports of English (cotton) manufactures, in 1833 and 4, were about one third in value in yarn. Some years yarn constitutes one-half in veright."

"From 1814 to 1833 inclusive, the value of yarn exported compared with the value of other cotton goods, increased slowly from being about one seventh and one sixth, to be about one fifth. The proportional increase of yarn has been even greater since. The yarn exported is understood to be generally coarse."

"The declared, or what is sometimes called the real value, in the 2d column (of the above table) still usually from 2½ to 5 per cent, under the actual market value. The official value is founded on the quantity, computing the price as it was at the close of the 17th century, or A. D. 1680."

"The exports of cotton manufactures from England are now, and for some years have been, nearly equal to one half of her exports of every kind."

XIII. Manufactures of Cotton .-- Value of exports from

Years.	England to United States.	England lo France,	England to Germany.	England to Netherlands.	England lo In- dia and China,	England to SouthAmerica and Mexico, except Brazil.	Various places to Spain.	Various places to Russia.	England to Brazil.
	Millions Dollars. Real	Dollars.	Millions Dollars,	Millions Dollars.	Millions Dollars.	Millions Dollars.	Millions Dollars.	Millions Doltars,	Millions Dollars
1820	Offi. or dec.	Whole sum, 8,700	20	5	4	-		4 8-10	
1821 1822 1823	6 6-10 8 2-10	8,500 18,000	18 19	5 5 1-2	5 1-4 5 1-2 6				
1824 1825	7 6-10	22,000 55,000 57,000	14 1-2 13 1-2 15 1-2	6 1-2	5 3-4 5 1-2	-		2 7-10	
1826 1827	6 1-2 8	119,000 122,000	14 14 3-4	6 3-4	5 3-4 9 1-2	5 1-2			
1828 1829	8 3-4 6 1-2	110,000 122,000	13 3-4 14 1-2	6 3-4 6 3 4	-	5 3-4 7 1-4			
1830 1831 1832	6 2-10 13 8 1-10	50,000 240,000 318,000	14 11 1-4 15 3-4	6 6 1-2 8 1-3	9 1-4 8 2-3	8 1-4 7½[7½] 6 1-3	-	6	3 1-3 6 1-3
1833	\$ 6 3-10 or \$ 8 3-10	450,000	14 1-2	9 1-10	8	6 1-2		6 1-2	81-3
1834	8 2-10	730,000	15 3-4	10	7 1-3	8		6	7 1-4

XIV. Manufactures of Cotton.-Value of exports from

Years.	France to the United States.	France to England.	France to her Colonies.	Germany to the U. States.	U. States to SouthAmerica and Mexico.	U. States to India and Africa.	United States to China.	United States to the West Indie
	Millions Dollars,	[Millions Dotlars.	Millions Dollars.	Millions Dollars.	Millions Dollars	Dollars.	Dollars.	Dollars.
1821	1-25	Donais.	Domais,	1-30	20			
1822	1-7	_	-	1-20	1			
1823	1-7	-	-	1-20	i -			
1824	1-3	_	l -	1-18				
1825	1-6	-	-	4-10		Whole	sum	stated.
1826	1-2	-		1-3	9-10	10,000	14,000	99,000
1827	1-3	-	-	3-10	9-10	13,000	9,000	66,000
1828	1-2	-	- 1	1-2	8-10	22,000	14,900	46,000
1829	1-2	-	- :	4-10	1 8-10	37,000	26,000	49,000
1830	2-3	-	- !	1-3	1	75,000	56,000	47,000
1831	1 1-2	1-20		9-10	9-10	66,000	49,000	41,000
1832	1 1-4	9-10	1	1-2	9-10	83,000	88,000	53,000
1833	3-4	-	1 1-4	1-6	1 9-10	120,000	215,000	86,000
1834	1 1-10	-	1 to 3	3-10	1 5-10	186,000	152,000	127,900

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The raw cotton exported from the United States amounted, in 1836, to 423,631,307 lbs., valued at \$71,284,925; in 1837, to 444,211,537 lbs., valued at \$63,240,102; in 1838, to 595,952,207 lbs., valued at \$61,556,811.

In 1836, there were exported to Great Britain (including Ireland) 292,518,707 lbs., and to France 101,363,189 lbs.; in 1837, to Great Britain 321,579,368 lbs., and to France 99,308,197 lbs.; in 1838, to Great Britain 441,857,943 lbs., and to France 120,321,425 lbs.

Export of Cotton to Foreign Ports, from 1st October, 1837, to 30th September, 1838.

FF	юм				To Great Britain.	To France.	To North of Europe.	Other Foreign Ports.	Total.
••					Balet.	Bales.	Balet.	Bales.	Bales.
New Orleans		_	_	_	481,501	127,828	7,580	14,528	631,437
Mississippi, (Natche	~\		-		15,216	121,000	7,000	11,520	15,216
	L	•	-	-	158,029	61,123	3,988	1,910	
Alabama -	-	-	-	-			3,900		225,060
Florida -	•	_ ·	-	-	31,902	2,210		12	34,154
Georgia (Savannah	nnd	Darien)	-	-	201,582	27,021	560	632	229,798
South Carolina	-	-	-	-	158,212	55,685	28,853	3,717	246,467
North Carolina	_	-	-	-	4,279	_	_	-	4,279
Virginia -	_	-	-	-	12,205	4,136	2,446	651	19,43
Daltimore -	_	_			2,210	-	78		2,318
Philadelphia -	_	-		_	2,954	455	903	232	4,606
New York -	_	_	_	_	97,005	42,029	18,196	3,520	161,950
Boston -	-	-	-	-	-	50	483	483	6.6
Grand tetal					1,165,155	321,480	63,099	25,890	1,575,629
		-	-						
Total last yea	T	-	-	-	850,780	260,722	26,437	30,480	1,168,425
Increase		-		-	314,369	60,758	36,662		407,204
Decrease -		-	-	- [	,			4,585	

out one third in value in

the value of other cotton about one fifth. The pro-ed is understood to be ge-

ımn (of the above table) is flicial value is founded on , or A. D. 1689." ne years have been, nearly

rious ces to pain.	Various places to Russia,	England to Brazil.
illions ollars.	Millions Dollars,	Millions Dollars.
	4 8-10	
-	2 7-10	
:	6	3 1-3 6 1-3
-	6 1-2	8 7 1-4

from

	United States to China.	United States to the West Indies.
-	Dollars.	Dollars.
	sum 14,000 9,000 14,900 25,000 56,000 49,000 88,000 215,000	99,000 66,000 46,000 47,000 47,000 41,000 53,000 86,000 127,900

to 423,631,307 lbs., valued at to 595,952,297 lbs., valued at

2,518,707 lbs., and to France ce 99,308,197 lbs.; in 1838, to

th September, 1838.

orth of C	Cher Foreign Ports.	Total.		
	Bales.	Bales.		
580	14,528	631,437		
	-	15.216		
988	1.910	225,069		
.,	12	34,154		
560	632	229,798		
	3,717	216,467		
,853	0,411	4,279		
	051	19,43		
,446	001	2,318		
78		4,606		
903	232	4,000		
.196	3,820	101,950		
483	483	676		
.099	25,890	1,575,629		
437	30,480	1,168,425		
,437	10,100			
662		407,204		
,	4,585	1		

The imports of raw cotton from abroad, in the three years of which we speak, amounted respectively to 1,617, 390-1,298,385-and 1,529,566 lbs. These were chiefly from Texas, and were for the most part

re-exported.

Of collon manufactures generally there were imported into the country in 1836, to the value of \$17,576,957—\$14,992,477 of which were imported from Great Britain, and \$2,321,008 from France:—in 1837, to the value of \$11,150,841,—\$3,118,175 of which were from Great Britain, and \$1,791,650 from France:—in 1838, to the value of \$6,599,330,—\$4,866,995 of which were from Great Britain, and \$91,195 from France.

\$91,054 from France.
\$2,795,076, \$2,883,418, and \$1,153,506 of the cotton manufactures imported, in the several years 1830, 1837, and 1838, were re-exported, chiefly to Mexico, Cuba, and South America.
The exports of domestic cotton goods were, in these years, \$2,255,734, \$2,831,473, and \$3,758,755 respectively; and chiefly to Cuba, South America, and Africa.
The imports into the country of cotton bagging, during the same period, amounted to \$1,701,451, \$19,251, and \$173,235, almost exclusively from Great Britain and the Hanse towns. A very inconsiderable quantity only of the article was re-exported.

See articles Imports and Exports, and Tariff .- Am. Ed.]

COWHAGE, on COWITCH (Hind. Kiwach), the fruit or bean of a perennial climbing plant (Dolicho: pruriens Lin.). It is a native of India, as well as of several other eastern countries, and of America. The pod is about 4 or 5 inches long, a little curved, and conthins from 3 to 5 oval and flattish seeds; the outside is thickly covered with short, bristly, brown hairs, which, if incautiously touched, stick to the skin, and occasion intolerable itching. Syrup thickened with the hairs is prescribed in certain complaints.—(Ainslie's Materia

Indica.)
COWRIES (Ger. Kauris; Du. Kauris; Fr. Coris, Cauris, Bouges; It. Cori, Porcellane; Sp. Bucios Zimbos) are small shells brought from the Maldives, which pass current as coin in smaller payments in Hindostan, and throughout extensive districts in Africa. They used to be imported into England previous to the abolition of the slave trade, in which they were subsequently employed. They are an article of trade at Bombay. The best are small, clean, and white, having a beautiful gloss; those that are yellow, large, and without Justre, should be rejected. The freight is calculated at 20 cwt. to the ton .- (Milburn's

CRANBERRIES, OR RED WHORTLEBERRIES, the fruit of a moss plant, the Vaccinium oxycoccus of Linnaus. The berries are globular, about the size of currants; are found in mossy bogs in different parts of Scotland, but not in great numbers: they were once common in Lincolnshire, and the northern parts of Norfolk; but since the bogs have been drained and cultivated, they are rarely met with. Cranberries have a peculiar flavour, and a sharp, acid, agreeable taste; they are easily preserved, and are extensively used in making tarts. They are very abundant in North America, and in the northern parts of Eussia; the latter being of a superior quality. We import from 30,000 to 35,000 gallons annually. It is said that some very fine ones have recently been brought from New South

CRAPE (Fr. Crêpe; Ger. Flohr, Krausflohr; It. Espumilla, Soplillo; Rus. Flior; Sp. Crespon), a light transparent stuff, in manner of gauze, made of raw silk, gummed and twisted on the mill and woven without crossing. It is principally used in mourning. Crape was originally manufactured in Bologna; but that made in this country is now deemed

superior to any made in Italy.
CREAM OF TARTAR. See ARGAL.

CREDIT, the term used to express the trust or confidence placed by one individual in another, when he assigns him money, or other property in loan, or without stipulating for is immediate payment. The party who lends is said to give credit, and the party who borrows to obtain credit.

Origin and Nature of Credit.-In the earlier stages of society, credit is in a great measure unknown. This arises partly from the circumstance of very little capital being then accumulated, and partly from government not having the means, or not being sufficiently eareful, to enforce that punctual attention to engagements so indispenable to the existence of confidence or credit. But as society advances, capital is gradually accumulated, and the observance of contracts is enforced by public authority. Credit then begins to grow up. On the one hand, those individuals who have more capital than they can conveniently employ, or who are desirous of withdrawing from business, are disposed to lend, or to transfer, a part or the whole of their capital to others, on condition of their obtaining a certain stipulated premium or interest for its use, and what they consider sufficient security for its repayment; and, on the other hand, there are always individuals to be met with, disposed to borrow, partly (and among merchants principally) in order to extend their business beyond the limits to which they can carry it by means of their own capital, or to purchase commodities on speculation, and partly to defray debts already contracted. These different classes of individuals mutually accommodate each other. Those desirous of being relieved from the fatigues of business, find it very convenient to lend their capital to others; while such as are auxious to enlarge their businesses, obtain the means of prosecuting them to a greater

It is plain, that to whatever extent the power of the horrower of a quantity of produce, or Vol. I .- 2 Z

a sum of money, to extend his business may be increased, that of the lender must be equally diminished. The same portion of capital cannot be employed by two individuals at the same time. If A. transfer his capital to B., he necessarily, by so doing, deprives himself of a power or capacity of production which B. acquires. It is most probable, indeed, that this capital will be more productively employed in the hands of B. than of A; for the fact of A. having lent it shows that he either had no means of employing it advantageously, or was disinclined to take the trouble; while the fact of B. having borrowed it shows that he conceives he can advantageously employ it, or that he can invest it so as to make it yield an interest to the lender, and a profit to 'imself. It is obvious, however, that except in so far as credit contributes in the way now mentioned, to bring a voital into the possession of those who, it may be fairly presumed, will employ it most benefa tally, it conduces nothing to the increase of wealth.

The most common method of making a loan is by selling commodities on credit, or on condition that they shall be paid at some future period. The price is increased proportionally to the length of credit given; and if any doubt be entertained with respect to the punctuality or solvency of the buyer, a further sum is added to the price, in order to cover the risk that the seller or lender runs of not receiving payment, or of not receiving it at the stipulated period. This is the usual method of transacting where capital is abundant, and confidence general; and there can be no manner of doubt that the amount of property lent in Great Britain, the Netherlands, and most other commercial countries, in this way, is

infinitely greater than all that is lent in every other way.

When produce is sold in the way now described, it is usual for the buyers to give their bills to the sellers for the price, payable at the period when the credit is to expire; and it is in the effects consequent to the negociation of such bills that much of that magical influence that has sometimes been ascribed to credit is believed to consist. Suppose, to illustrate this, that a paper-maker, A., sells to a printer, B., a quantity of paper, and that he gets his bill for the sum, payable at 12 months after date: B. could not have entered into the transaction had he been obliged to pay ready money; but A., notwithstanding he has occasion for the money, is enabled, by the facility of negociating or discounting bills, to give the requisite credit, without disabling himself from prosecuting his business. In a case like this, both parties are said to be supported by credit; and as cases of this sort are exceedingly common, it is contended that half of the business of the country is carried on by its means. All, however, that such statements really amount to is, that a large proportion of those engaged in industrious undertakings do not employ their own capital, but that of others. In the case in question, the printer employs the capital of the paper-maker, and the latter employs that of the banker or broker who discounted the bill. This person had most likely the amount in spare eash lying beside him, which he might not well know what to make of; but the individual into whose hands it has now come, will immediately apply it to useful purposes, or to the purchase of the materials, or the payment of the wages of the workmen employed in his establishment. It is next to certain, therefore, that the transaction will have been advantageous. But still it is essential to bear in mind that it will have been so, not because credit is of itself a means of production, or because it can give birtli to capital not already in existence; but because, through its agency, capital finds its way into those charnels in which it has the best chance of being profitably employed.

The real advantage derived from the use of bills and bank notes as money consists, as has been already shown, in their substituting so cheap a medium of exchange as paper, in the place of one so expensive as gold, and in the facilities which they give to the transacting of commercial affairs. If a banker lend A, a note for 100l. or 1,000l., the latter will be able to obtain an equivalent portion of the land or produce of the country in exchange for it; but that land or produce was already in existence. Tho issue of the note did not give it birth. It was previously in some one's possession; and it will depend wholly on the circumstance of A.'s employing it more or less advantageously than it was previously employed, whether the transaction will, in a public point of view, be profitable or not. On analysing any case of this kind, we shall invariably find that all that the highest degree of credit or confidence can do, is merely to change the distribution of capital—to transfer it from one class to another. These transfers are occasionally, too, productive of injurious results, by bringing capital into the hands of spendthrifts: this, however, is not, except in the case of the credit given by shopkeepers, a very common effect; and there can be no doubt that the vast

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majority of regular loans are decidedly beneficial.

Aluses of the present Credit System in Great Britain. Means of obviating them.—The previous observations refer rather to the credit given to individuals engaged in business, who mean to employ the capital which they borrow in industrious undertakings, than to that which is given to individuals not so engaged, and who employ the advances made to them in supporting themselves and their families. In neither case is credit of advantage, unless it be granted with due discrimination, and with reference to the character, condition, and prospects of those receiving it. In this country, however, these considerations have been in a great measure lost sight of, in the granting of credit by shopkeepers and tradesman of all









e lender must be equally o individuals at the same prives himself of a power indeed, that this capital for the fact of A. having cously, or was disinclined that he conceives he can it yield an interest to the in so far as credit contrision of those who, it may thing to the increase of

modities on credit, or on so is increased proportionwith respect to the puncce, in order to cover the of not receiving it at the e capital is abundant, and e amcunt of property lent countries, in this way, is

the buyers to give their edit is to expire; and it is no f that magical influence Suppose, to illustrate this, and that he gets his bill intered into the transaction g he has occasion for the bills, to give the requisite

In a case like this, both tare exceedingly common, on by its means. All, how-ortion of those engaged in the latter employs that of most likely the amount in to make of; but the indivy it to useful purposes, or of the workmen employed transaction will have been it will have been so, not an give birth to capital not dis its way into those char-

s as money consists, as has exchange as paper, in the give to the transacting of M, the latter will be able to try in exchange for it; but e note did not give it birth. wholly on the circumstance viously employed, whether the On analysing any case

tee of credit or confidence nsfer it from one class to urious results, by bringing pt in the case of the credit on doubt that the vast

s of obviating them.—The s engaged in business, who undertakings, than to that the advances made to them credit of advantage, unless to character, condition, and considerations have been in epers and tradesman of all descriptions. Owing to the competition of such persons, their extreme eagerness to secure customers, and the general indolence of opulent persons, which disinclines them to satisfy every small debt when it is contracted, the system of illing upon credit has become almost universal. Few among us think of paying ready me ey for any thing; seven tenths of the community are in the constant practice of anticipating their incomes; and there is hardly one so bankrupt in character and fortune as to be unable to find grocers, bakers, butchers, tailors, &c. ready to furnish him upon credit with supplies of the articles in which they respectively deal. We look upon this facility of obtaining accommodations as a very great evil. They are not, in one case out of five, of any real advantage to the parties receiving them, while they are productive of very pernicious results. The system tempts very many, and sometimes even the most considerate individuals, to indulge in expenses beyond their means; and thus becomes the most fruitful source of hankruptcy, insolvency, and bad faith. To guarantee themselves from the extraordinary risk to which such proceedings expose them, tradesmen are obliged to advance the price of their goods to a most exorbitant height; so that those who are able, and who really mean to pay the debts they contract, are, in fact, obliged to pay those of the hosts of insolvents and swindlers maintained by the present system. Many tradesmen consider themselves as fortunate, if they recover from two thirds to three fourths of the sums standing in their books, at the distance of several years.

The extraordinary extent to which the credit practice is carried may be learned from the inquiries of the Parliamentary Committee on Small Debts. It appears from them, that hatters, shoemakers, &c. in the metropolis, have often 4,000l and upwards on their books in debts below 10l., and that five sixths of their book debts are below that sum! A large propriou of these debts are irrecoverable; but owing to the artificial enhancement of prices, those that are good are sufficient to indemnify the traders for the loss of the bad.

It is not easy, we think, to imagine any system better fitted to generate improvidence and fixed. The vast majority of those who become insolvent, or are imprisoned for debt, consist of labourers, artisans, half-pay officers, clerks in public and other offices, the persons whom no prudent shopkeeper would ever allow to get permanently into his debt. The following table exhibits some of the effects resulting from this system:—

Number of Persons committed for Debt to the several Prisons of the Metropolis in the Year 1827, and the Sums for which they were committed.—(Parl. Paper, No. 76. Sess. 1828.)

		For Sums above 1004	For Sums between 501, and 1001.	For Sums between 50L and 20L	For Sums under 201.	Total.	In Custody, January I, 1025.
King's Bench prison -	-	474	354	550	213	1,591	674
Fleet prison Whitecross Street prison	-	206 206	141 273	223 816	113 600	683 1.893	253 378
Marshatsea prison -	-	20	30	166	414	630	102
Horsemonger Lane prison	-	57	58	134	923	1.172	105
Total	-	963	856	1,889	2,263	5,969	1,512

It is time, certainly, that something effectual were done to put an end to such flagrant abuses—to a system that sends 923 persons to a single prison for debts under 201.! We do not mean to say or insinuate that credit may not frequently be given to the labouring classes with the best effects: but it is of its abuse that we complain,—of its being indiscriminately granted to every one; to those whom it encourages to continue in a course of idleness and profligacy, as well as to those industrious and deserving persons to whom it may occasionally be of the greatest service. To secure the advantages of credit to the public, free from the enormous evils that result from its abuse, is an object of the highest importance; and few things, we believe, would do so much to secure it, as to take from creditors the power to arrest and imprison for debt.—(See Bakkhupper.)

It was stated in the House of Commons, (19th of February, 1827,) that in the space of \$\frac{2}{2}\$ years, 70,000 persons were arrested in and about London, at an expense to the parties, it as be estimated, of between 150,000*l*, and 200,000*l*. In 1827, in the incropolis and two adjoining counties, 23,515 warrants to arrest were granted, and 11,317 ballable processes were executed. Hence it may be concluded, that in this single year, within the above limits, no fewer than 12,000 persons were deprived of their liberty, on the mere allegation of others, without any proof that they owed them a farthing! Well might Lord Etdon say that the law of arrest is a permission to commit acts of greater oppression and inhumanity than are to be met with in slavery itself, and that the redress of such a grievance would not be attended with any fatal consequences to the country."

The following Table, which shows that 1,120 persons were contraited to Horsemonger Lane prison, in 1831, for debts amounting, in all, to only 2,4171. 7s. 5d., being at an average no more than 2l. 3s. 2d. each, proves that the discussions which have taken place with a spect to the law of arrest and imprisonment, have not, in any degree, lessened its mischievous operation. Whatever else may be dear in England, the fact that thousands of people are annually imprisoned for such miserable trifles, shows that personal liberty is, at all events, abundantly cheap.

A Return of the Number of Debtors committed to Horsemonger Lane Prison, on Process out of the Court of Requests, during the Years ending 1st of January, 1832 and 1833; stating the aggregate Amount of Debts and Costs, separately, in each Year; showing, in Classes, the Number confined from One to less than Ten Days, for Ten Days and less than Thirty, Fifty, Seventy, and one Hundred Days; stating, also, the Amount paid out of the County or other rates for the Maintenance and Support of such Prisoners, as accurately as possible.

					1831.	1832.
Number committed in the year	-	-	-	-	1,120	945
					£ s. d.	£ s, d.
Aggregate amount of debts -	-	-	-	- 1	2,417 7 5	2,039 14 9
costs -	-	-	-	-	696 2 7	566 18 2
Number confined from 1 to less tha	ın 10 d	ays	-	- 1	610	391
for 10 and	- 30	٠.	-	-	336	317
	- 50	-	-	- 1	77	119
	- 70	_		. 1	47	65
	100	_	_		26	29
100 days and		-	-	-	24	30
Amount paid out of the county	or of	her ro	to's for	the 3	£	£
maintenance and support of such prisoners -					208	226

We defy any one to show that the law of arre, t and imprisonment has a single good consequence to be placed as a set-off against the intelerable evils of which it is productive. Tradesmen depend, as is clearly evinced by the above statements, upon the despotical power which it puts in their hands, to get them out of scrapes; and believe that the fear of being subjected to arrest will stimulate even the most suspicious portion of their debtors to make payment of their accounts. The records of our prisons, and of our insolvent and other courts, show how miserably these expectations are disappointed. Wo believe, indeed, that we are warranted in affirming that the more respectable classes of shopkeepers and tradesmen are now generally satisfied that the present system requires some very material modifications. The law of arrest and imprisonment is, in fact, advantageous to none but knaves and swindlers, and the lowest class of attorneys, who frequently buy up small accounts and bills, that they may bring actions upon them, and enrich themselves at the expense of the poor, by the magnitude of their charges. Such oppressive proceedings are a disgrace to a civilised country. Were the law in question repealed, credit would be granted to those only who deserved it; for, generally speaking, tradesmen, supposing they had nothing to trust to but their own discretion, would not deal, except for ready money, with those of whose character and situation they were not perfectly informed; and the difficulty under which all idle and improvident persons would thus be placed of obtaining loans, would do much to wean them from their vicious courses, and to render them industrious and honest. "Those," says Dr. Johnson, "who have made the laws, have apparently considered that every defi-ciency of payment is the crime of the debtor. But the truth is, that the creditor always shares the act, and often more than shares the guilt of improper trust. It seldom happens that any man imprisons another but for debts which he suffered to be contracted in hope of advantage to himself, and for bargains in which he proportioned his profit to his own opinion of the hazard; and there is no reason why one should punish another for a contract in which both concurred."

The power of taking goods in execution for debts is also one that requires to be materially modified. At present, the household furniture of every man, and even the *implements used* in his trade, should there be nothing else to lay hold of, may be seized and sold in satisfaction of any petty claim. It seems to us quite clear that some limits should be set to this power; and that such articles as are indispensable either to the subsistence or the business of any poor man ought to be exempted from execution, and, perhaps, distress. The present practice, by stripping its victims of the means of support and employment, drives them to despair, and is productive only of crimes and disorders.

We are glad to observe that there seems to be a growing conviction among mercantile men, of the inconveniences arising from the present practice. A petition against imprisonment, for small debts, subscribed by many of the most eminent merchants, manufacturers, bankers, &c. of the city of Glasgow, was presented to the House of Commons in 1833. It contains so brief, and at the same time so forcible, an exposition of the evils resulting from the present system, that we shall take the liberty of laying it before our readers.

"Your petitioners have been long and seriously impressed with the bejief that very great evils have arisen and do arise from the imprisonment of debtors in Scotland, especially for small sums.

"The petitioners will not here question the policy of the existing laws which authorise the impri-

"The petitioners will not here question the policy of the existing laws which authorise the imprisonment of debtors for considerable sums, nor do they intend to object to the creditor retaining the fullest power over the property and effects of his debtor; but they are hundly of opinion that, in so far as these laws give creditors the power to imprison debtors for small sums, such as M, and under, they are not only injurious to the public, and ruinous to the debtor, but even hundful to the creditor himself.

himself.
"It would be a waste of time to dwell upon the hardship of subjecting debtors to imprisonment for small debts, contracted sometimes certainly under circumstances of real distress, but more frequently from the improper use of credit, with which they are too readily supplied. The creditor takes care

Prison, on Process out of the 1833; stating the aggregate asses, the Number confined ifty, Seventy, and one Hun-ites for the Maintenance and

1.	1832.
20	945
s. d. 7 5 2 7	£ s, d. 2,039 14 9 566 18 2
0 :6 :7 :7 :17	394 317 119 65 29 30
e 18	£ 226

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of which it is productive. upon the despotical power eve that the fear of being n of their debtors to make f our insolvent and other We believe, indeed, that of shopkeepers and tradessome very material modifiageous to none but knaves ouy up small accounts and elves at the expense of the cedings are a disgrace to a ild be granted to those only ney had nothing to trust to y, with those of whose chadifficulty under which all g loans, would do much to ions and honest. "Those." considered that every defis, that the creditor always trust. It seldom happens o be contracted in hope of

at requires to be materially even the implements used seized and sold in satisfacimits should be set to this subsistence or the business ips, distress. The present uployment, drives them to

is profit to his own opinion

another for a contract in

viction among mercantile petition against imprisonmerchants, manufacturers, of Commons in 1833. It of the evils resulting from re our readers.

ef that very great evils have atty for small sums. which authorise the impri-

o the creditor retaining the numbly of opinion that, in so sums, such as 51, and under, I even hurtful to the creditor

debtors to imprisonment for distress, but more frequently that his profit shall be commensurate with his risk; and the debtor is induced to purchase freely, and at any price, that which he is not immediately called upon to pay; the creditor coulty and cruelly entaculates upon the power which the law has granted him over the person of his debtor if he fail to discharge his debt to him, while the debtor forgets that, by the credit is impredently afforded him, he is preparing the way for his own ruln, and that of all who have any dependence upon thim.

"The total number of debtors imprisoned in the gaol of Glasgow atone, for debts of 81, and under was, in the year 1830, 353; in 1831, 419; and in 1832, 437; while the whole number of incarcerations in that gaol for sums of every description were, in the year 1830, 557; in 1831, 593; and in 1832, 696; the proportion of sums of 81, and under being nearly two thirds of the whole on the average of these

syears.

"To remedy these evils, your petitioners humbly submit that means should be adopted for the repeal of the laws at present in force, in so far as they sanction the recovery of small debts by imprisonment, reserving their effect in every other respect; the result of which would be, that credit for small sums would be greatly limited, if not entirely estinguished, and the poorer classes render more provident; and by purchasing with money at a cheaper rate what they now buy at an extravagant price, they would be enabled to procure for themselves additional comforts, from the more economical employment of their small incomes.

would be entured to procure for themselves additional comforts, from the more economical employ-ment of their small incomes.

"May it therefore please your Honourable House to take this matter into your consideration, and to adopt such means as you in your wisdom shall see proper, to prevent the incarceration of debtors for sums under \$L\$, and thereby remove or greatly mitigate the evils of improvidence on the part of the debtor, and of oppression on the part of the creditor, which necessarily arise under the present existen."

So reasonable a proposal, supported by such conclusive statements, could not fail to make a deep impression; and a bill was consequently introduced by the solicitor general, taking away the power to arrest and imprison for petty debts. This bill was afterwards withdrawn; but there can be no doubt that it will be brought forward again, unless it be resolved to apply a still more radical cure to the abuses complained of.

Propriety of placing all small Debts beyond the Pale of the Law.—The taking away tho power of arrest and imprisonment, except in the case of fraudulent bankruptey, would cerfainly be a material improvement upon the existing system. But we are satisfied that it does not go far enough; and that by far the most desirable and beneficial reform that could be effected in this department would be to take away all action for debts under a given sum, as 50l, or 100l. The only exception to this rule should be in the case of claims for wages, or labour done under executory contracts. To prevent the measure from being defeated, no action should be granted on bills under 50l or 100l; except upon those drawn by or upon regular bankers. This would be a radical change certainly; but we are fully satisfied that it would be highly advantageous to every class of the community, and most of all to labourers, retail dealers, and small tradesmen. It would protect the former from oppression, at the same time that it would tend powerfully to render them more provident and considerate; it would teach the latter to exercise that discretion in the granting of credit which is so very indispensable; and it would be publicly beneficial, by strengthening the moral principle, and making the contraction of debts for small sums, without the means of paying them, at once difficult and disgraceful.

We agree entirely in opinion with those who think that it is to no purpose to attempt to remedy the defects now pointed out, by multiplying courts and other devices for facilitating the speedy recovery of small debts. This is beginning at the wrong end; or rather it is attempting to obviate the influence of one abuse by instituting another. No wise statesman will ever be easily persuaded to fill the country with petty local courts; for these, when not absolutely necessary, are the merest nuisances imaginable; and he would, at all events, exert himself, in the first instance to do away, in so far as possible, with the circumstances that make individuals resort to them. But it is certain that nine tenths of the cases in county courts originate in questions as to the simple contract debts under 50l.; and were such debts placed, as they ought to be, beyond the pale of the law, the courts would be wholly unnecessary. Our bject ought not to be to provide means for enforcing payment of trilling debts, but to prevent their contraction. We believe, indeed, that, instead of lessening, the multiplication of district courts will materially aggravate, all the evils of the present credit system. The belief that they may readily enforce their claims by resorting to them will make shopkeepers and tradesmen still more disposed than at present to give credit, while the unprincipled, the inconsiderate, and the necessitous will eagerly grasp at this increased facility. What there is of caution amongst our retail dealers is in no inconsiderable degree owing to the want of those petty tribunals so many are anxious to have universally established. The nore they are increased, the less will caution prevail. But instead of diminishing this virtue,-for such it really is,-it cannot be too much increased. Nothing will ever deter those who ought not to obtain credit from taking it while in their power; but those who give it may be made to exercise greater discretion; they may be made to know that it is a private transaction between themselves and those to whom they grant it; and that in the case of petty debts they have only their own sagacity to look to, such transactions not being cognizable by law. A measure of the sort here proposed would not, as some appear to imagine, annihilate credit. It would, no doubt, annihilate that spurious indiscriminating species of credit, that is as readily granted to the spendthrift and prodigal, as to the fugal and industrious individual; but to the same extent that it deprived the former of the means of obtaining accommodation, it would extend those of the latter. Nothing short of this—nothing but the placing all small debts beyond the pale of the law—will ever fully impress tradespen with a conviction of the vast advantages that would result to themselves from their withdrawing their confidence from courts and prisons, and preventing every one from getting upon their books, of whose situation and circumstances they are not fully aware; nor will any thing else be able completely to eradicate the flagrant abuses inherent in the present credit system, and which have gone far to render it a public nuisance.

One of the worst consequences of the present system is the sort of thraldom in which it keeps thousands of labourers and other individuals, whom the improper facilities for obtaining credit originally led into debt. Such persons dare not leave the shops to which they owe accounts; and they dare neither object to the quality of the goods offered to them, nor to the prices charged. Dr. Johnson has truly observed, that "he that once owes more than he can pay, is often obliged to bribe his creditor to patience by increasing his debt. Weise and worse commodities at a higher and higher price are forced upon him; he is impoverished by compulsive traffic; and at last overwhelmed in the common receptacles of misery by debts, which, without his own consent, were accumulated on his head." By taking away all right of action upon small debts, this system of invisible but substantial coercion would be put an end to. The tradesman would take care who got, in the first instance, upon his books; and instead of forcing articles upon him, would cease to furnish him with any unless he found he was regular in making his payments; while the customer, to whom credit was of importance, would know that his only chance of obtaining it would deprad upon his character and reputation for punctuality. The abuses of the sort now alluded to, that grew out of what has been denominated the truck system, justly occasioned its abolition; but these were trifling compared with those that originate in the bringing of petty debts within the pale of the law.

When the former edition of this work was published, we were not aware that it bad been previously proposed to take away all action for debts under 50% or 100%, but we have since met with a pamphlet, entitled Credit Pernicious, published in 1823, in which this plan is proposed and ably supported. There are also some valuable remarks and observations on the topics now treated of, in the Treatise on the Police, &c. of the Metropolis, by the author of the "Cabinet Lawyer," pp. 114-134.

CREW, the company of sailors belonging to any ship or vessel. No ship is admitted to be a British ship, unless duly registered and navigated as such by a crew, three fourths of which are British subjects, besides the master.—(3 & 4 Will. 4. c. 54. § 12.) The master or owners of any British ship having a foreign seaman on board not allowed by law, shall for every such seaman forfeit 10l.; unless they can show, by the certificate of the British consul, or of two British merchants, or shall satisfactorily prove, that the requisite number of British seamen could not be obtained at the place where the foreign seaman was taken board. It is also ordered that the master of every British vessel arriving from the West Indies shall deliver, within 10 days after arrival, to the Custom-house, a list of the crew on board at the time of clearing out from the United Kingdom, and of arrival in the West Indies, and of every seaman who has deserted or died during the voyage, and the amount of wages due to each so dying, under a penalty of 50l.—(3 & 4. Will. 4. c. 54. § 19.; 3 & 4 Will. 4. c. 52. § 16.)

CUBEBS (Ger. Kubeben; Fr. Cubebes; It. Cubebi; Sp. Cubebas; Rus. Kubebī; Lat. Piper Cubeba; Arab. Kebābch; Javan, Kumunkus; Hind. Cubub-chinie), the produce of a vine or climber, the growth of which is confined exclusively to Java. It is a small dried fruit, like a pepper corn, but somewhat longer. Cubebs have a hot, pungent, aromatic, slightly bitter taste; and a fragrant, agreeable odour. They should be chosen large, fresh, sound, and the heaviest that can be procured. The quantity entered for home consumption, in 1830, amounted to 18,540 lbs., producing a nett revenue of 1,854l. 6s. Their price in the London market, in bond, varies from 2l. 10s. to 4l. 4s. per cwt.

CUCUMBER, a tropical plant, of which there are many varieties, largely cultivated in

hothouses in England.

CUDBEAR, a purple or violet coloured powder used in dyeing violet, purple, and crimson, prepared from a species of lichen (Lichen tartareus Lin.), or crustaceous moss, growing commonly on limestone rocks in Sweden, Scotland, the north of England, &c. About 130 tons of this lichen are annually exported from Sweden. It commonly sells in the pot of London for about 201, per ton; but to prepare it for use it must be washed and dried; and by these operations the weight is commonly diminished a half, and the price, in effect, doubled. Though possessing great beauty and lustre at first, the colours obtained from cubbear are so very fugacious, that they ought never to be employed but in aid of some other more permanent dye, to which they may give body and vivacity. In this country it is chiefly used to give strength and brilliancy to the blues dyed with indigo, and to produce a saving of that article; it is also used as a ground for madder reds, which commonly incline to much to yellow, and are made rosy by this addition. The name cudbear was given to this powder by Dr. Cuthbert Gordon, who, having obtained a patent for the preparation, chose in this way to connect it with his own name.—(Bancroft, Philosophy of Permanent Colours, vol. i. pp. 300—304.)









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CUMMIN SEED (Ger. Kumin; Fr. Cumin; It. Comino, Cumino; Sp. Comino; Arab. Kemun), the seeds of an annual plant (Cuminum Cyminum Lin.), a native of Egypt, but extensively cultivated in Sicily and Malta. They have a strong, peculiar, heavy odour, and a warm, bitterish, disagreeable taste. They are long and slender.

CURRANTS (Fr. Raisins de Corinthe; Ger. Korinthen; It. Uve passe di Corinto;

Lat. Passulæ Corinthiacæ; Rus. Korinka, Opoek; Sp. Pasas de Corinto), a small species of grape, largely cultivated in Zante, Cephalonia, and Ithaca, of which islands they form the staple produce; and in the Morea, in the vicinity of Patras. The plant is delicate; and as 6 or 7 years must clapse, after a plantation has been formed, before it begins to produce, its cultivation requires a considerable outlay of capital. The crop is particularly liable to injury from rains in harvest, and is altogether of a very precarious description. After being dried in the sun, the currants are exported packed in large butts. They are in extensive demand in this country; and, when mixed with flour and suet, make a dish that is peculiarly acceptable to the lower classes. But, as if it were intended to put them beyond the reach of all but the richest individuals, they are burdened with the enormous duty of 44s. 4d. a cwt.! The fact, that in despite of this anti-consumption impost, the entries of currants for home consumption amounted, at an average of the 3 years ending with 1831, to 127,084 cwt. a year, producing an annual revenue of 281,787l., shows that the taste for them is both deeply rooted and widely diffused. With one or two exceptions, they are the most grossly over-taxed article in the British tariff. Their price in bond, in London, varies from 20s. to 27s. a cwt.; so that the duty amounts to more than 200 per cent. on the importation price! So exorbitant a tax admits of no justification. It is highly injurious to the consumers in Great Britain, to the merchants engaged in the Mediterranean trade, to the producers in the Ionian Islands and Greece, and, we may add, to the revenue: for, considering how highly esteemed the article is by all classes, and that it might be imported in much larger quantities without any considerable rise of price, there can be no manner of doubt that were the duty reduced to 10s, or 12s, a cwt, the consumption would be so much increased, that in a few years the revenue would be materially greater than at present.

By referring to the article Ionian Islanns, it will be seen that the duty has been peculiarly hostile to their interests. It has, in fact, gone far to countervail all the advantages they have, in other respects, derived from our protection; and has done much to estrange the affections of the inhabitants, and to excite and keep alive a jealousy of this country.

The Mediterranean merchants, in a petition presented to the House of Commons last session, prayed for the repeal of the duty imposed since 1806, being 16s. 4d. a cwt. leaving a duty of 28s, a cwt. A reduction to this extent would, no doubt, be a considerable relief to the growers and importers; but it would be quite inadequate to bring the article fairly into consumption among the mass of the people. To accomplish this most desirable object, the duty ought not to exceed 10s. or 12s.; and we are well convinced it would yield more revenue at this rate than at 28s. A duty of 50 per cent. is surely high enough upon an article fitted to enter largely into the consumption of the labouring classes.

No abatement of duties is made on account of any damage received by currants. Currants, the produce of Europe, are not to be imported for home use except in British ships, or in ships of the country of which they are the produce, or of the country whence they are imported.—(3 & 4 Bill. 4. c. 51, 28 2. 22.)

4 Mil. 4. C. 54, 62 2, 22.)

A Treasury letter of the 30th of March, 1816, directs the following tares to be allowed, with liberty to the merchant and officers to take the actual tare when either party is dissatisfied.

Currants in casks from Zante - - 13 per cent.

Leglorn - 10 —

- 10

(The exorbitant duty of 44s. 4d. a cwt. on currents was reduced, in 1834, to half that amount, or to 22s. 2d. a ewt.—(4 & 5 Will. 4. c. 89. § 15.) But this reduction, considerable as it is, is not enough. The duty ought not to exceed 10s., or at most 12s. The price of currants in bond usually varies from 20s, to 25s.; so that the duty, as fixed by the 4 & 5 Will. 4. c. 89., is equal to about 100 per cent. ad valorem. But such a duty is obviously oppressive; the more especially as currants, if low-priced, would be largely consumed by all classes in this country; and as they form the principal equivalent the inhabitants of the lonian Islands and of the Morea have to offer in exchange for foreign products. We are satisfied, too, that had the duty been reduced to 10s. a cwt., it would, in a few years, have yielded more revenue than it will ever yield at its present rate. Such a reduction would have brought currants within the command of a much greater number of persons; and would, in fact, have gone far to render them an article of general consumption; whereas, the duty of 22s. 2d. will still confine their use to the wealthier classes.

It has been said, that a reduction of the duty from 44s, 4d. to 10s. a cwt, would not have made a corresponding reduction in the price of the article; and that the measure would have redounded more to the advantage of the growers of currants than of the consumers in this country. That such might have been in some degree the case, at the outset, we admit: but the greater advantages derived by the raisers of currants would have made them be produced in much larger quantities, so that at no distant period we should have reaped the full advantage of the reduction in the rait of dity, at the same time that our trade with the Ionian Islands and the Morea would have increased proportionally to the

becrease in the imports of currants. However, we are grateful for what has been done; and it may be fairly presumed that the beneficial effect of the reductions already made will lead to others on a still greater scale.—Sup.)

CUSTOM-HOUSE, the house or office where commodities are entered for importation or exportation; where the duties, bounties, or drawbacks payable or receivable upon such importation or exportation are paid or received; and where ships are cleared out, &c.

For information as to the proceedings necessary at the Custom-house on importing or exporting commodities, see the article IMPORTATION AND EXPORTATION.

The principal British Custom-house is in London; but there are Custom-houses subor-

dinate to the latter in all considerable sea-port towns.

CUSTOMS, are duties charged upon commodities on their being imported into or ex-

ported from a country.

Custom duties seem to have existed in every commercial country. The Athenians laid a tax of a fifth on the corn and other merchandise imported from foreign countries, and also on several of the commodities exported from Attica. The portaria, or customs payable on the commodities imported into, and exported from the different ports in the Rohan empire, formed a very ancient and important part of the public revenue. The rates at which they were charged were fluctuating and various, and little is now known respecting them. Cierto informs us, that the duties on corn exported from the ports of Sicily were, in his time, 5 per cent. Under the Imperial government, the amount of the portaria depended as much on the caprice of the prince as on the real exigencies of the state. Though sometimes diminished, they were never entirely remitted, and were much more frequently increased. Under the Byzantine emperors, they were as high as 12½ per cent.—(Supp. to Encyc. Brit. art. Taxation.)

Customs seems to have existed in England before the Conquest; but the king's claim to them was first established by stat. 3 Edw. 1. These duties were, at first, principally laid on wool, woolfels (sheep-skins), and leather when exported. There were also extraordinary duties paid by aliens, which were denominated parva esstuma, to distinguish them from the former, or magna costuma. The duties of tonnage and poundage, of which mention is so frequently made in English history, were custom duties; the first being paid on wine by the tun, and the latter being an ad valarem duty of so much a pound on all other merchandise. When these duties were granted to the Crown, they were denominated subsidies; and as the duty of poundage had continued for a lengthened period at the rate of 1s. a pound, or 5 per cent., a subsidy came, in the language of the customs, to denote an ad valarem duty of 5 per cent. The new subsidy granted in the reign of William III. was an addition of 5 per cent, to the duties on most imported commodities.

The various custom duties were collected, for the first time, in a book of rates published in the reign of Charles II.; a new book of rates being again published in the reign of George I. But, exclusive of the duties entered in these two books, many more have been imposed at different times; so that the accumulation of the duties, and the complicated regulations to which they gave rise, were productive of the greatest embarrassment. The evil was increased by the careless manner in which new duties were added to the old; a percentage being sometimes added to the original tax; while at other times the commodity was estimated by a new standard of bulk, weight, number, or value, and charged with an additional impost, without any reference to the duties formerly imposed. The confusion arising from these sources was still further augmented by the special appropriation of each of the duties, and the consequent necessity of a separate calculation for each. The intricacy and confusion inseparable from such a state of things proved a serious injury to commerce, and led to many frauds and abuses.

The Customs Consolidation Act, introduced by Mr. Pitt in 1787, did much to remedy these inconveniences. The method adopted was, to abolish the existing duties on all atticles, and to substitute in their stead one single duty on each article, equivalent to the aggregate of the various duties by which it had previously been loaded. The resolutions on which the act was founded amounted to about 3,000. A more simple and uniform system-was, at the same time, introduced into the business of the Custom-house. These alterations were productive of the very best effects; and several similar consolidations have since been effected; particularly in 1825, when the various statutes then existing relative to the customs, amounting, including parts of statutes, to about 450, were consolidated and compressed into only 11 statutes of a reasonable bulk, and drawn up with great perspicuity. Since then, a few statutes were passed, amending and changing some of the provisions in the consolidated statutes; and these have been again embodied in consolidated acts passed last session.\*

The Board of Customs is not to consist of more than 13 commissioners, and they are to be reduced to 11 as vacancies occur. The Treasury may appoint 1 commissioner, and 2 assistant commissioners, to act for Scotland and Ireland.

Officers of customs taking any fee or reward, whether pecuniary or of any other sort, on

\* 3 & 4 Will. cap. 51, 52, 56, and 58.









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account of any thing done, or to be done, by them in the exercise of their duty, from any one, except by the order or permission of the commissioners of the customs, shall be dismissed their office; and the person giving, offering, or promising such gratuity, fee, &c. shall forfeit 100%

Any officer of customs who shall accept of any bribe, recompence, or reward, to induce him to neglect his duty, or to do, conceal, or connive at any act whereby any of the provisions of the customs laws shall be evaded, shall be dismissed the service, and be rendered incapable of serving his Majesty in future in any capacity whatever; and the person offering such bribe, recompense, &c. shall, whether the offer be accepted or not, forfeit 500%.

Custom duties, like all duties on particular commodities, though advanced in the first instance by the merchant, are ultimately paid by those by whom they are consumed. When a government lays a duty on the foreign commodities which enter its ports, the duty falls entirely on such of its own subjects as purchase these commodities; for the foreigners would cease supplying its markets with them, if they did not get the full price of the commodities, exclusive of the tax; and, for the same reason, when a government lays a duty on the commodities which its subjects are about to export, the duty does not fall on them, but on the foreigners by whom they are bought. If, therefore, it were possible for a country to roise a sufficient revenue by laying duties on exported commodities, such revenue would be wholly derived from others, and it would be totally relieved from the burden of taxation, except in so far as duties might be imposed by foreigners on the goods it imports from them. Care, however, must be taken, in imposing duties on exportation, not to lay them on commodities that may be produced at the same, or nearly the same, cost by foreigners; for the effect of the duty would then be to cause the market to be supplied by others, and to put an entire stop to their exportation. But in the event of a country possessing any decided natural or acquired advantage in the production of any sort of commodities, a duty on their exportation would seem to be the most unexceptionable of all taxes. If the Chinese chose to act on this principle, they might derive a considerable revenue from a duty on exported teas, which would fall entirely on the English and other foreigners who buy them. The coal and tin, and perhaps, also, some of the manufactured goods produced in this country, seem to be in

The revenue derived from the custom duties in 1590, in the reign of Elizabeth, amounted to no more than 50,000l. In 1613, it had increased to 148,075l.; of which no less than 109,572l, were collected in London. In 1660, at the Restoration, the customs produced 421,582l; and at the Revolution, in 1688, they produced 781,987l. During the reigns of William III. and Anne, the customs revenue was considerably augmented, the nett payments into the exchequer in 1712 being 1,315,423l. During the war terminated by the peace of Paris in 1763, the nett produce of the customs revenue of Great Britain amounted to nearly 2,000,000%. In 1792, it amounted to 4,407,000%. In 1815, at the close of the war, it amounted to 11,360,000L; and last year (1832) it amounted to about 17,000,000L,

and, including Ireland, to about 18,500,000%!

Astonishing, however, as the increase of the customs revenue has certainly been, it is not quite so great as it appears. Formerly the duties on some considerable articles, such as sugar, brandy, wine, &c. imported from abroad, were divided partly into customs duties charged on their importation, and partly into excise duties on their being taken into consumption. But these duties have now, with the exception of tea\*, been transferred wholly to the customs; the facilities afforded, by means of the warehousing system, for paying the duties in the way most convenient for the merchant, having obviated the necessity of dividing them into different portions.

It will be seen from various articles in this work-(see Branny, Geneva, Smuggling, TEA, TONACCO, &c.)—that the exorbitant amount of the duties laid on many articles imported from abroad leads to much smuggling and fraud; and requires, besides, an extraordinary expense in many departments of the customs service, which might be totally avoided were these duties reduced within reasonable limits. This, however, is the business of government, and not of those entrusted with the management of the customs; and it would be unjust to the latter not to mention that this department has been essentially improved, during the last few years, both as respects economy and efficiency. The following extracts from a letter to the Right Hon. H. Goulburn, ascribed to the present chairman of the Board of Customs (R. B. Dean, Esq.), give a brief but satisfactory view of the improvements that have been effected:-

"As regards the department of customs in 1792, the principal officers engaged in the receipt of the duties in the port of London were patent officers.

"The first Earl of Liverpool was collector inwards.

"The late Duke of Manchester, collector outwards.

"The Duke of Newcastle, and afterwards the Earl of Guilford, comptroller inwards and

\* From the 22d of April, 1834, the collection of the ten duties by the excise is to cease; and they are to be transferred to the customs.—(See TEA.)

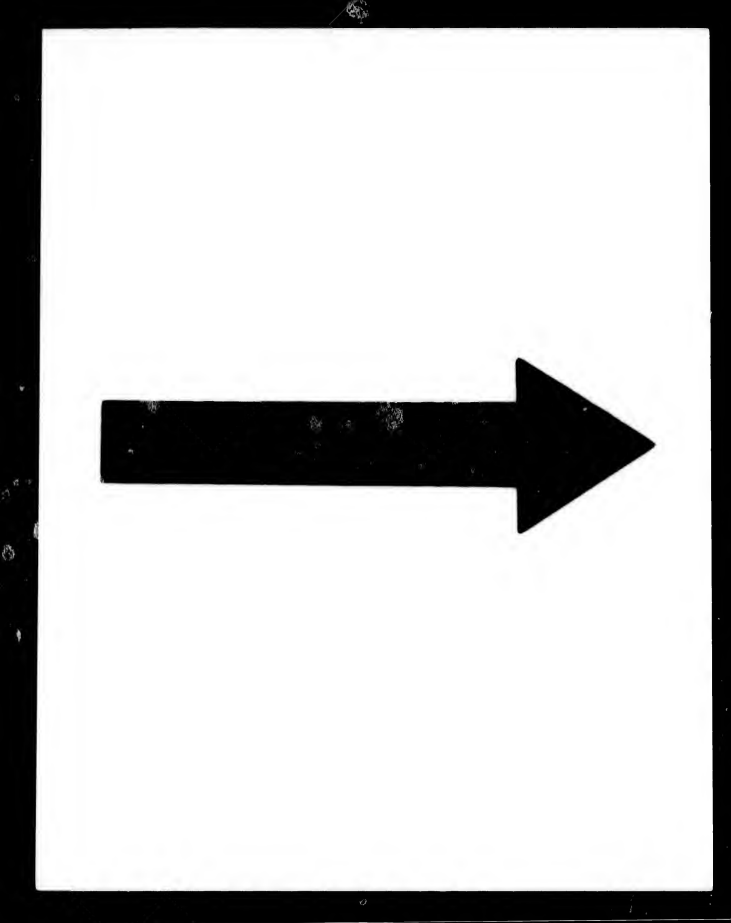
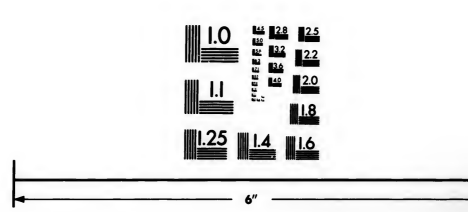
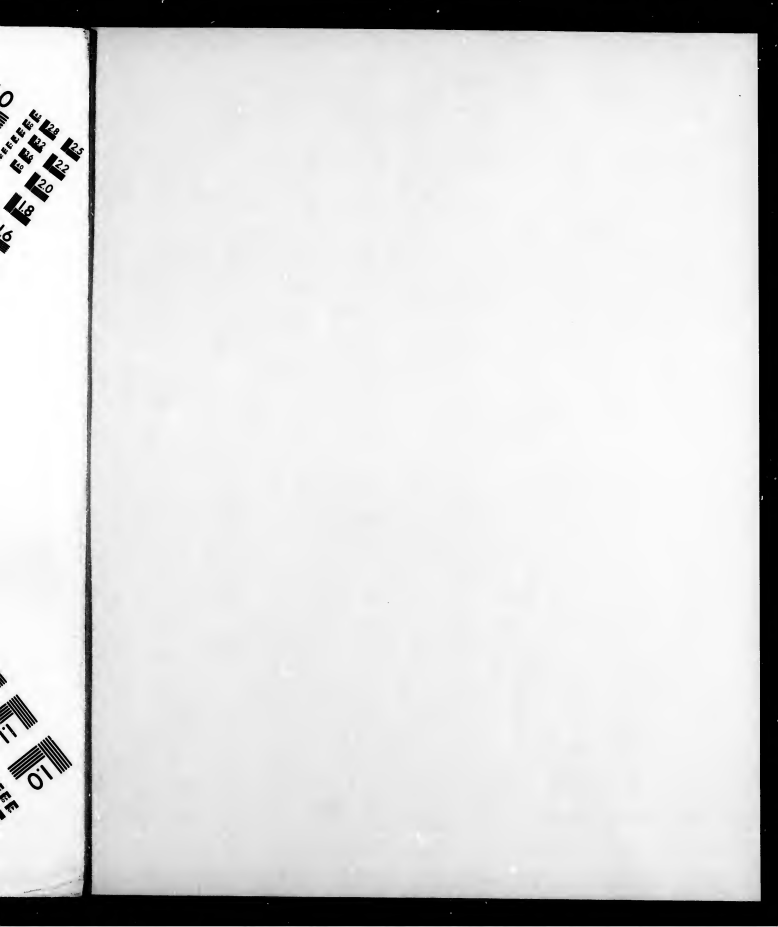


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"Lord Stowell, surveyor of subsidies and petty customs.

"These noblemen took no part in the official duties, but merely exercised the right of

appointing deputies and clerks.

"Both principals and deputies were remunerated by fees. The patentees received the fees denominated patent, and the deputies retained the fees called the fees of usage for their own use. In addition to these fees, both deputies and clerks received fees for despatch.

"The same system prevailed throughout the whole department. The salaries of the officers were nominal; and the principal proportion of all official income was derived from fees. These fees were constantly varying both in rate and amount, and formed a continual source of dispute and complaint between the merchant and the officer.

"This system (after having been repeatedly objected to by various commissions of inquiry, and finally by the committee of finance in 1797) was put an end to in the year 1812, by the act 51 Geo. c. 71., by which all patent offices and fees were abolished, and compensation allowances granted to the patent officers, and fixed salaries established.

"The additional salaries granted under this arrangement amounted to about 200,000l. and the temporary compensation allowances to about 40,000%, per annum.

"The fees abolished, and from which the public were relieved, amounted to about

160,000l. per annum.

"In addition to the amount of fees from which the public were relieved, various allowances made by the Crown to officers for quarantine, coal poundage. poundage on seizures, and many other incidental allowances, which did not appear on the establishment, were also abolished, and the salaries of every officer placed at one view upon the establishment.

"The effect of these salutary measures has been to give a great apparent increase to officers' salaries since 1792; and, upon a mere comparison of the establishment of 1792 with 1830, without the above explanation, it would appear that the pay of the officers had been most materially augmented, whereas, in point of fact, the difference is in the mode of payment: and the incomes of the officers at the present period (as compared with 1792) are in general less; and, consequently, the public are less taxed for the performance of the same duty now than in 1792.

"In the year 1792, the warehousing system had not been established. Officers were admitted at all ages, and there was no system of classification or promotion. The officers at the out-ports and in London were generally appointed through local influence; and were too often persons who had failed in trade, or had been in menial service, and who regarded their situations rather as a comfortable provision for their families than as offices for which efficient services were required. The superintendence and powers of the Board were cramped and interfered with by circumstances and considerations which prevented the enforcement of wholesome regulation. The whole system was so imperfect, so far back only as 1818, that a special commission was appointed to inquire into the department; and, upon the recommendation of that commission, various regulations have been adopted.

"The age of admission has been limited; a system of classification and promotion of officers, and a graduated scale of salaries, established throughout the whole department; and by this means, local interference in the promotion of officers has been abolished; the attendance of officers increased, regulated, and strictly enforced; holidays reduced from 46 in the year to 3; viz. Good Friday, the King's birthday, and Christmas-day; useless oaths, and bonds, and forms of documents of various kinds, discontinued; increased facility and despatch afforded to the merchant's business; the accounts kept in the different offices, and returns of all kinds revised, simplified, and reduced; and various minor regulations of detail established; the whole machinery of the department remodelled, and adapted to the trade and commerce of the country.

"In Ireland, the number of officers employed at all the ports, in the year ended the 5th of January, 1830, and the salaries and charges, did not much exceed the number and expense at the port of Dublin alone in 1818: and, within the space of 11 years, nearly two thirds of the officers employed at the ports in Ireland have been discontinued; the number having been, in 1818, 1755; in 1829, 544; and an annual reduction in salaries and charges has been effected to the extent of 173,724l.; the amount having been, in 1818, 285,115l.; in 1829, 111,391l. (103,813l. of that amount having been reduced between the years 1823 and 1828), upon an expenditure of 285,115L; and the receipts were nearly equal, in 1827, to those of 1818 and 1823, notwithstanding the total repeal of the cross Channel duties, amounting to about 340,000l. per annum, subsequent to the latter period.

"Already has government relinquished, it may be said, any interference with promotion in the department of the customs, and the road is open to advancement to the meritorious

"Influence is no longer allowed to prevail; and in many cases which have recently occurred, and in which the patronage of government might have been fairly exercised, it has been at once abandoned, in order to give way to arrangements by which the services of some very intelligent and highly respectable officers, whose offices had been abolished, could be again rendered available, with a material saving to the public.

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ne patentees received the the fees of usage for their red fees for despatch.

ont. The salaries of the income was derived from t, and formed a continual

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annum.

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blished. Officers were adaromotion. The officers at ical influence; and were beas offices for which efficient as offices for which efficient as Board were cramped and evented the enforcement of far back only as 1818, that hent; and, upon the recomlopted.

sification and promotion of the whole department; and, been abolished; the attendays reduced from 46 in the nas-day; useless onths, and creased facility and despatch different offices, and returns regulations of detail estal adapted to the trade and

s, in the year ended the 5th ced the number and expense 11 years, nearly two thirds inued; the number having in salaries and charges has een, in 1818, 285,115l.; in the tween the years 1823 and te nearly equal, in 1827, to the cross Channel duties,

er period. terference with promotion in ancement to the meritorious

cases which have recently been fairly exercised, it has y which the services of some d been abolished, could be "By a recent order from the Lords of the Treasury, of the 20th of February, 1830, the salaries of the commissioners, and of other officers, have been prospectively reduced, and directions given to revise the whole establishment in the spirit of that order, with a view to every possible reduction."

These are very great improvements, certainly, and reflect much credit on the government, and on the Board by whom its efforts have been realously seconded; but we are, notwithstanding, satisfied that very great reductions may still be made in the cost of the establishment. These, however, are not to be effected by reducing the salaries of the officers, which, if any thing, are now too low; but by lessening the demand for their services, by reducing and simplifying the duties. The coast guard and coast blockade (the latter is under the orders of the Admiralty), costing together about 400,000l, a year, might be wholly dispensed with, were it not for the exorbitant duties on brandy, gin, and tobacco—duties which seem to be intended only to encourage smuggling; and which it is quite certain would be 3 times as productive as they are at this moment, were they reduced to one third of their present amount. The duties on a great variety of small articles might also be entirely repealed, without any sensible loss of revenue, and with great advantage to commerce: and were these alterations effected, and the proceedings with respect to the entry and clearing out of ships and goods adequately simplified, a very great saving might be made in this department, and the services of a large number of those now employed in it might be dispensed with.

In Scotland, separate Custom-houses seem to be multiplied to an absurd extent. Within these few years, indeed, a very considerable change for the better was effected in the Scotch Custom-house; but it is still susceptible of, and ought to be subjected to, great cutailment.

The reader will find, in the accounts of most imported articles of any consequence given in this work, statements of the customs duty paid on their importation. It may be gratifying, however, to have them all brought together in one point of view, as in the following Table:—

An Account of the Gross Receipt and Nett Produce of the Revenue of Customs in Great Britain in the Year ending the 5th of January, 1833; distinguishing the Amount collected on each Article usually producing 1,000L or more per Annum.

List of Articles.		Gross Receipt.			Nett Produce.	
List of Mittees	England.	Scotland.	Great Britain.	England.	Scotland.	Great Britain.
Duties Inwards.	L. s. d.	L. s. d.	L. s. d.	I. s. d.	L. s. d.	L. s. d
Acid, boracic -	4,183 0 0		4,193 0 0	4,183 0 0		4,183 0
likanet root	1,733 18 0	57 19 8	1,791 16 8	1,729 6 0	57 18 8	1,757 4
Aluonda -	10,973 16 7	497 1 11	11,470 18 6	10,775 10 8	478 5 0	11,233 15
loes • •	2,154 5 5	101 111	2.184 5 5	1,410 5 2		1,810 5
ingelica	275 2 10		275 2 10	275 2 10		275 2 1
Annotto	671 0 1		671 0 1	671 0 1		671 0
Apples, pot dried	2,996 12 8	299 15 0	3,296 7 8	2,912 19 7	298 2 0	3,211 1
	678 18 5	8 0 1	G46 18 6	670 3 6		678 3
Argol	787 19 9		872 19 1	757 12 4	61 18 8	849 11
irms root or powder	1,887 14 4		2,050 16 11	1.577 0 11	163 2 7	2.040 3
Ashes, pearl and pot		163 2 7 198 3 6			198 3 6	1,959 16
Breen and hants .			1,960 19 11			2,440 8 1
Balsams	2,490 14 11	57 2 7	2,547 17 6		57 2 7 172 11 7	15,329 8
Bunila and alkali -	15,166 16 7	174 4 9	15,341 1 4	15,156 16 7	172 11 7	15,329 8
Burk for tanners or dy-					0.000.00	23 355 0
ers' use	19,001 0 0	3,340 13 10	22,341 13 10	18,970 2 8	3,280 17 9	22,251 0 1,041 7
Parkets	1,043 9 2	1 1 7	1,644 10 9	1,043 6 2	1 1 7	1,041 7
rech salted	300 19 4	11 12 3	312 11 7	300 19 4	11 12 3	312 11
Beer, suruce	5,916 6 3	892 9 10	6,844 16 1	5,930 17 0	890 6 11	6,841 3 1 3,062 12
Remies of all sorts -	3,037 11 11	25 0 5	3,062 12 4	3,017 11 11	25 0 5	
Books	8,843 4 7	86 5 4	8,929 9 11	8,824 1 10	85 8 5	5,909 10
Bonts, shoes, and ca-		1	· ·			
lushes	3,749 18 0	3 0 6	3,751 16 6	3,743 4 0	3 0 6	3,746 4
Borax •	875 0 1	7 9 0	882 15 11	875 6 1	7 9 0	842 15
Boxes of all sorts -	3,342 1 9	36 7 0	3,378 8 9	3,321 4 9	36 7 0	3,357 11
Brimstone	6,256 6 5	1,536 8 4	7,792 14 9	6,233 18 5	1,530 11 10	7.741 10
Bristles .	25.155 16 11	428 8 3	25,614 4 4	25,194 14 7	428 8 3	25,611 2
Bugles	3,075 2 0	0 4 0	3,075 6 0	3,042 16 01	0 4 0	3,043 0
Butter	127,773 19 10	556 9 10	128,330 9 8	127,739 16 7	553 19 10	128,293 16
Cines of all sorts -	3,590 8 2	40 16 4	3,631 4 6	3,569 17 7	40 16 4	3.610 13
Contharides -	1,569 19 0	12 9 0	1,842 7 0		12 9 0	1,871 8
Capers	1,534 4 4	19 1 0	1,513 5 4	1,531 4 4	19 1 1	
Cassia lignea	1,663 1 10	144 1 0	1.807 2 10		144 1 0	1.~07 2
Chrese .	62,367 2 11	6,808 13 7	69,175 16 6	62,248 19 7	6,794 13 11	
China ware, porcelain,	02,001 & 11	0,000 10 7	00,113 10 0	04,240 10	0,104 10 11	0. 10417 10
and earthenware	4,369 18 5	12 1 3	4,381 19 8	4,200 17 7	12 1 3	4,212 18
Cinnamon	416 16 10	12 1 3	416 16 10		12 1 3	416 16
Clocks	5,939 7 11	154 13 9	6,093 1 8	5,869 14 .5	154 13 P	
Cloves				7,514 18 9	66 2 0	
Cochineal, granilla, and	7,643 13 9	66 2 0	7,709 15 9	1,314 10 5	00 2 0	1,5-0 10
dust grantia, and	4.015.10.5		4.018.10. 6	4 105 16 1		4,195 15
Cocca, eneca nut busks.	4,217 18 5	-	4,217 18 5	4,195 15 1	-	4,100 13
shells and chocolate	14 501 10 0			14,495 15 10	40 8 1	14,526 3
Coffee	14,501 19 9	44 1 7	14,546 1 4			
Constitute	548,092 8 11	28,165 1 9	576,247 10 S	547,106 13 8	28,158 5 0	
Coral beads	2,140 18 1		2,140 15 1	2,140 19 1		2,140 18
Cordage and cables .	22 19 4	1 16 3	24 14 7	22 19 4	1 16 3	
Cork, unmanufactured	12,990 14 3	2,976 16 1	15,967 10 4	12,988 18 7	2,569 15 9	15,553 14
Corks, ready made .	264 19 0	990	274 8 0	264 19 0	9 9 0	274 8
Corn, grain, meal, and				1		
four cincluding buck				1		
wheat)	279,954 7 4	29,956 5 8	309,910 13 0	278,005 9 4	29,910 5 2	307,915 14
Cotton manufactures (not		,,,,,	,			
Otherwise described)	2,930 11 9	8 13 10	2.937 5 7	2,903 1 9	6 13 10	2,909 15
Cream of tartar	1.374 12 2	291 10 3	1.666 2 5	1,354 18 0	291 16 3	
Cubeha	1 909 19 6	25 6 0	1044 4 6	1 909 18 6	35 6 0	



		Gross Receipts.			Neil Produce.	
List of Articles.	England.	Scotland.	Great Britain.	England.	Scotland.	Great Britain.
Indier Inwards-cont.	L. s. d. 312,749 17 2	L 1. d. 2,382 12 4	L. 1. d. 315,132 9 6	I., s. d. 311,948 2 6	I. a. d. 2,376 12 4	L. e. d. 314,324 14 10
Dye and hard woods viz. Hoxwood	1,868 15 7	-	1,869 15 7	1,868 15 7		1,867 17 4
Cedar, under 9 in. aquare Fustic	2,531 10 9 913 7 2	18 9 2	2,549 19 11	2,531 10 9	18 9 2	2,549 19 11
Logwood •	2,307 15 6	137 8 10	922 4 4 2.445 4 3	905 18 9 2,302 19 0	8 12 3 136 0 0	914 11 0 2,435 19 0
Mahogany - Nicaragua -	39,543 17 1 815 12 8	5,923 11 6	45,467 8 7 815 12 81	39,501 7 5 806 12 5	5,943 19 6	45,405 6 11 806 12 5
Rosewood Eggs	8,027 11 16	351 4 6	8,378 16 4	8,027 11 10 21,537 2 0	349 14 6	8,376 6 4 21,537 2 0
Elephants' teeth Embroidery and needle	2,700 12 3	11 14 1	2,712 6 4	2,679 18 0	10 4 10	2,690 2 10
Work Essence of bergamot and	5,300 12 11	1 13 0	5,302 5 11	6,196 19 4	1 13 0	6,197 12 4
tempus. (See Essential pils.) Feathers for beds	4,121 13 2	580 14 0	4,702 7 2	4,110 15 1	572 7 6	4.649 2 7
Figs ostrich	626 5 2 22,371 15 10 827 2 8	276 18 5	626 5 2 22,642 14 3	626 5 2 22,131 8 5	270 19 5	626 5 2 22,402 6 10
eels .	940 10 0	_2 3 0	910 10 0	940 10 0	_1 15 1	\$17 1 1 940 10 6
flax, and tow, or codilla	5,846 5 9	-	8,846 5 9	5,816 5 9	-	5,546 a 9
Flax, and tow, or codilla of hemp and flax Flowers, artificial (ont	1,412 1 2	2,703 17 3	4,115 18 5	1,405 12 6	2,669 16 9	4,075 9 3
of silk)	615 7 9 34,331 19 2	0 18 3 8 3 9	618 6 0 34,340 2 11	614 7 9 34,071 6 3	0 18 3 8 3 0	615 8 0 31.079 10 6
Glass; viz. bottles, green	3,450 12 7	63 7 5	3,511 0 0	3,428 13 7	63 7 5	3,492 1 0
or common of all other sorts	9,156 19 10 4,640 11 7	633 12 3 83 16 6	9,790 12 1 4,764 8 1	9,145 11 2 4,674 1 3	631 2 7 83 16 3	9,776 13 9 4,757 17 6
Grains, Guinea	1,633 10 0 1,550 8 1	102 14 7	1,633 16 0 1,683 2 8	1,633 10 0	102 14 7	1,633 16 0 1,662 2 8
Gum, animi and copal Arabic	1,568 15 8 2,657 12 2	114 4 9	1,508 15 8 2,771 16 11	1,496 3 3 2,636 13 6	114 4 9	1,496 3 3 2,750 15 3
Senegal lac dve	6 7 8 9 0 3 1	= 1	5,788 0 3	5,633 11 61	- 4 9	5,633 11 5
abeliac -	1,447 4 8 2,046 3 8 1,066 0 9	=	2,048 3 8	1,447 4 8 2,048 3 8 986 14 9	= !	
tragacanth -	243 19 6	3 12 1	247 10 7	243 18 6	3 12 1	2,046 3 8 986 14 9 247 10 7 700 3 9
Hair or goats' wool, ma-	701 15 9	l		700 3 9	-	
nufactures of Hats of chip and straw	2,482 15 5 16,707 3 2	31 13 0	2,514 8 6 16,767 3 2 32,758 1 11	2.474 19 6 16,707 3 2 23,381 4 7	31 13 0	2,506 12 5 16,707 3 2
Hides, not tanged	28,427 19 4 21,988 0 7 1,164 13 2	4,325 2 7 1,984 7 9	23,972 8 4	23,381 4 7 21,794 6 8 1,164 13 2	3,181 7 10 1,963 15 9	26,562 12 5 23,758 2 5
tanned Ilnrns, horn tips, and pieces		808	1,170 13 2		6 0 0	1,170 13 2
Herses -	1,715 1 5 945 0 0	54 12 3 67 0 0	1,769 13 8 1,002 0 0	1,705 12 11 937 0 0	53 3 2 57 0 0	1,758 16 1 994 0 6 2,602 7 1
Jalap India ruhbers	2,536 4 3 772 16 3	71 6 6	2,607 9 9 772 18 3	765 0 10	71 5 6	765 6 16
Indigo Iron, in bars	30,597 13 19 20,338 17 0	140 9 6	30,738 3 4 21,350 9 0	30,539 17 4 20,233 9 2	130 17 6 1,010 19 0	30,670 14 10 21,244 8 2
of all other sorts	707 10 4 3,838 0 9	33 3 0 12 9 8	740 13 4 3,850 16 3	704 2 1 3,836 5 2	32 18 3 12 9 6	3,548 14 8
Juice of lemons, limes,	1,041 13 4	114 10 0	1,156 3 4	1,011 13 4	114 10 0	1,156 3 4
Juniper berries. (See						
Lace thread	358 10 2 1,008 2 0	2 9 6 8 17 0 5 6 0	360 19 8 1,016 19 0	358 10 2 997 8 3	2 9 6 8 17 0	360 19 8 1,006 5 3
Lead, black Leather gloves	2,347 1 9 27,220 0 5	5 6 0	2,352 7 9 27,220 0 5	997 8 3 2,292 8 5 27,105 16 3	4 14 0	2,297 2 5 27,105 16 3
manufactures of,		i i		-1,111 10 0		
shoes, & gloves Lemons and oranges	1,050 11 8 50,255 11 9	13 11 2 2,315 5 4	1,061 2 10	1,050 11 8 49,852 17 9	13 11 2 2,305 15 4	1,064 2 10
Linens, foreign . Liquorice juice .	17,429 11 7 19,924 7 4	43 19 10 1,888 7 0	62,570 17 1 17,473 11 5 21,812 14 4	17,190 2 1 19,924 7 4	43 19 10 1,588 2 4	62,158 13 1 17,234 1 11 21,812 9 8
Mader and madder root	2,613 8 11 18,976 8 2	2,754 5 3	2.613 8 111	2.613 8 11	_	2,613 8 11 21,550 3 8 450 8 7
Manua	505 6 8 4,118 2 10	700 17 9	505 6 6	480 8 7	_	4:0 8 7 4,656 0 3
other sorts Melasses	815 11 2	23 1 5	838 12 71	514 6 9	668 3 1 23 1 5	837 8 2
Musical instruments -	1.508 14 9	126,439 5 11 3 9 6	1,512 4 3	128,089 16 3 1,493 3 11	125,841 15 3 3 9 6	253,931 11 6 1,495 13 5 425 4 11
Myrrh Nutniegs	663 17 10 14,505 8 3	50 2 6	663 17 10 14,555 10 9	495 4 11 14,502 8 3	50 2 6	14.552 10 9
Nuts, chesnuts -	2,333 8 16 12,679 19 7	12 18 0 67 1 6	2,346 6 10 12,737 1 1	2,310 14 10 12,610 5 7	10 18 0 52 17 6	2,321 12 10 12,663 3 1
Oil, castor	1,454 12 10 2,422 6 10	49 5 4 127 7 6	1,503 18 2 2,549 14 4	1,437 9 4 2,412 1 1	49 18 4 127 7 6	1.4% 7 8 2,539 8 7
chemical, essential, and perfumed of						
all sorts	9,061 19 6 42,580 1 16	91 6 16 384 2 5	9,153 5 3 42,964 4 3	9,000 13 5	91 6 10 353 14 1	9,092 0 3 42,888 15 1
palm train, spermaceti &	27,559 2 0	0 6 0	27,559 7 0	27,541 7 3	0 3 4	27,541 10 7
blubber Oker	2,277 15 4 507 17 4	429 2 1	2,706 17 5 509 2 0	2,272 5 5 507 17 4	427 2 10	2,699 8 3 609 2 0
Opium Orchal and orchella	5,933 7 6 288 10 6	1 4 8 52 0 0 0 4 9	509 2 0 5,985 7 6 288 15 3	5 999 B G	1 4 8 52 0 0	E OUL O II
Paper of the Jale of Man	801 15 7	_ "	801 15 7	283 2 11 801 8 1 969 0 0	_ 0 4 9	283 7 8 801 8 1 969 0 0
for hangings -	851 16 16	9 207 9 6	851 10 10	851 10 10	0.034 0 6	
Pepper of all sorts - Pictures -	91,995 14 4 2,011 2 1	8,227 8 8 53 15 7	2,064 17 8	91,844 7 2 2,010 11 1	8,227 8 8 53 15 7	100,071 15 16 2,061 6 8 6,054 10 6
Pinseato . • • Pitch	2,011 2 1 5,769 11 4 368 13 3	53 15 7 296 14 7 93 17 7	8,066 5 11 462 10 10	6,767 9 8 368 13 3	287 0 10 89 18 7	
riica				15,199 6 9		15,198 6 9
Platting of chip or straw Plums, dried	470 19 1	1 12 5	15,209 7 9 472 11 6	470 9 6	1 11 3	472 0 9
Platting of chip or straw Plums, dried Prints and drawings Prunes	470 19 1 1,309 15 6	9 12 3	472 JI 6 1.319 7 9 6,092 1 IO	1309 1 11	1 11 3 9 12 3 356 4 9	472 0 9 1,311 14 2 6,075 0 9
Platting of chip or straw Plums, dried - Prints and drawings -	470 19 1	1 12 5 9 12 3 361 7 8 6 12 7 592 16 7	15,209 7 9 472 11 6 1,319 7 9 6,092 1 10 2,678 15 0 4,202 11 2	470 9 6 1,302 1 11 5,718 16 0 2,674 6 11 3,609 14 7	1 11 3 9 12 3 356 4 9 0 12 7 592 16 7	435 11 9 15,199 6 9 472 0 9 1,311 14 2 6,075 0 9 2,674 18 6 4,202 11 2 977 6 11

			1					
Nett Produce.		List of Articles.		Gross Receipts.	,		Nett Produce.	
Scuttand.	Great Britain.		England,	Scottand.	Great Britain.	England.	Scotland.	Great Britaig.
L. s. d. 2,376 12 4	L, & d. 314,324 14 10	Ratics Inwards—cont. Rate, &c. for paper Rapswed and other oil	L. s. d. 1,401 0 7 141,537 17 2		L. s. d. 1,710 16 5 145,716 3 2	I 4. d. 1,375 4 8 140,285 2 10	L. #. d. 318 4 1 4,057 17 9	L. s. d 1,693 8 144,343 0
Excess of repay- nucuta-)	1,567 17 4	Rhubarb	3.232 17 8 4,213 17 10 6,508 12 5 28,187 7 11 913 7 4	389 13 10 237 15 6	3,621 11 7 4,213 17 10 6,746 6 1	3,221 0 0 4,207 2 10 6,417 2 11	386 1 3 237 13 0	3,607 1 4, 07 2 1 6,654 15 1
18 9 2 8 12 3 136 0 0 5.9(3 19 6	2,549 19 11 914 11 0 2,435 19 0 45,405 6 11	io the husk	28,187 7 11 813 7 4 5,144 18 4 4,275 4 8	8 10 8	28,187 7 11	913 7 4 5,123 to 5	3 9 8	20,095 9 9:6 17 5 133 1 4,061 7
5,983 19 6 348 14 6	806 12 5	seeds of all worts (includ-	1,477 18 10	3 14 ō	1,481 13 3	1,384 19 6	54 4 11 3 14 5	1,389 13 1
10 4 10	2,690 2 10	ing (ares) Senua Ships' hulls and materi- als	93,244 5 9 6,631 0 11			92,723 4 6 6,503 15 3	9,839 13 8 175 10 6	102,561 18 6,679 11
1 13 0		shumac silk, raw waste, knubs and	726 7 7 5,561 6 8 14,202 2 2	203 1 8 636 15 5	929 9 4 6,219 2 1 14,202 2 2	637 10 6 5,311 12 10 14,159 5 3	179 1 9 622 3 6	816 12 5,933 16 14,159 5
572 7 6 270 18 5	4,689 2 7 626 5 2 22,402 6 10	husks thrown manufactures, East	294 4 3 52,013 1 5	=	294 4 3 52,013 1 5	293 19 3 14,052 6 7	(Excess of drawlucks.)	293 19 12,097 18
270 18 5 1 15 1 —	4,6°3 2 7 626 5 2 22,4°2 6 10 517 1 1 940 10 0 5,846 5 9	Indian not do. Skins (not being furs)	19,296 15 8 149,079 11 4 16,289 15 11 5,033 3 6	9 4 5 2,104 0 6 512 4 6	19,296 15 8 149,088 15 0 18,393 16 5 5,565 8 0	19,262 17 10 145,667 5 10 16,047 17 7 6,051 7 10	9 4 5 2,045 15 11 512 4 6	19,262 17 1 148,676 10 18,093 13 6,563 12
2,669 16 5		soap, hard and soft, for		1	1,310 18 3	1 277 10 6	33 7 9	1,310 18
0 18 5 8 3 1 63 7		sprits, foreign, viz, rum brandy Geneva	1,277 10 6 5,578 17 6 1,520,102 1 11 1,697,444 16 5 15,577 9 1	50,411 14 2	5,*03 17 11 1,570.513 16 1 1,766.243 16 9 23,534 4 10	5,5°3 17 6 1,518,991 8 1 1,697,095 7 2 15,567 9 8	125 0 5 50,408 2 2 68,791 2 10 7,946 18 0	1,569,402 10 1,765,8-9 10 23,514 9
631 2 83 16		of all other sorts - of the manufac- ture of Guern-	9,126 16 1	734 2 16	1 1	8,020 1 11	721 15 11	9,741 17 1
102 14	9 2,750 15 3	Sponge Stones, viz. burrs for	21,071 19 1 2,147 11 7	=	21,071 18 1 2,147 11 7	21,054 0 7 2,097 4 1	=	21,054 0 2,097 4
Ξ	1,447 4 5 2,016 3 5	milistones marble blocks	1,315 0 9 688 4 11 899 8 8 4,437,812 6 2	31 12 4 50 15 5	131619 1	1,309 15 2 605 7 5	31 12 4 50 6 1	1,341 7 715 13
3 12	700 3 9	Secondes Sugar Tailow Langarinds	175.544 (1.11	62 14 2 509,660 15 4 9,151 10 11 114 8 0	739 0 4 962 2 10 4,946,473 1 6 185,000 2 10 793 8 11	3,571,449 11 1	50 6 1 62 14 2 415,069 1 7 8,111 18 5 112 0 2	951 19 3,986,519 12 184,596 5 788 12 1
31 13 3,181 7 1	0 26,562 12 5	Tar Timber; viz. Bilks and ufers, under	679 0 11 6,539 6 1 1,230 5 7	114 8 0 1,130 11 1	0,005 11 2	676 12 8 5,506 5 8	112 0 2 1,094 4 0 113 2 0	6,600 9
1	0 1,170 13 2	5 inches square  Battens and batten ends  Deals and deal ends		28,362 7 4	109,729 17 3	1,230 5 7 80,140 15 5 475,595 16 6	98347 8 10	
57 0 71 5	2 1,758 16 1 994 0 0 2,602 7 1 765 0 10	Firewood - •	81,366 9 11 479,819 19 8 4,518 3 1 3,429 0 2 1,356 8 9	9,663 11 0 39 8 5 14 12 7 518 18 1	489,503 10 8 4,537 11 6 3,443 12 9 1,875 6 10	4.475 12 9 3.369 9 8	38 4 6 14 12 7	108,488 4 485,260 5 4,513 17 3,384 2 1,869 19
1.010 19	6 30,670 14 10	Lathwood - Masts and spars -	2' 510 2 3	0 391 13 4	97 601 14 7	24,263 11 6 13,868 6 2	2,348 6 i i	
32 18 12 9 114 10	3 737 0 4 6 3,548 14 8 0 1,156 3 4	Oak plank - Cars Staves -	3,658 12 6 780 16 2 43,930 4 2 6,696 3 6	2,943 13 11	7,253 0 3 882 15 9 46,873 18 1 7,361 9 3	3,656 10 5 771 5 0 43,886 17 10	3,549 16 9 101 19 7 2,938 15 11	15,046 1 7,206 7 673 4 46,925 13
		Teak Timber, 6r, 8 inches square, or upwards oak do.		665 5 9 61,047 11 9	472 404 17 11	6,685 3 6 314,238 15 0	662 9 5 60,671 11 7 8,082 1 4	7,347 12 1 374.910 6
2 9 8 17 4 14	6 360 19 8 0 1,006 5 3 0 2,297 2 5 27,103 16 3	oak do. of other sorta,du. Wainscot logs, du. Intacco and suuff	5,944 12 5 7,433 4 10	8,174 11 3 1,557 3 6 353 7 1 291,392 5 0	38,174 1 10 7,531 15 11 7,806 11 11	314,239 15 0 29,966 7 10 5,903 4 10 7,391 17 9 2,137,242 10 1	8,0%2 1 4 1,561 0 6 353 1 1 291,289 17 6	374.910 6 38.048 9 7.464 5 7.744 19 1 2,425,512 7 458 1 3.469 1 73.558 14 6,937 7 16 2,495 9 6
		Tortosestiell	3 456 19 6	353 7 1 291,392 5 0 0 8 6 50 5 3	2,437,834 5 9 458 19 1 3,507 4 9	3 415 16 4	0 8 6 60 5 3	458 I 3,469 I
13 11 2,305 15 43 19 1,585 2	4 62,158 13 1 10 17,234 1 11 21,812 9 8	Turpentine, common habitatis leringr	73,707 11 2 6,909 2 10 2,469 4 0	30 0 0 38 9 0	3,507 4 9 73,707 11 2 6 938 2 10 2,506 13 0	73,558 14 3 6,907 7 10 2,457 0 0	30 0 0 38 9 0	6,937 7 10 2,495 9
2,723 15	4 21,812 9 6 2613 8 11 6 21,580 3 6 490 8 7 4,666 0 3 5 337 8 2	rons Vinegar of the manufac-	1,407 7 2 216 13 6	79 4 6 123 9 0	1,4% 11 8 340 2 0	1,401 13 10 215 19 6	76 15 6 121 16 0	1,479 9 337 6
668 3 23 1 125,841 15 3 9	1 4,656 0 3 537 8 2 3 253,931 11 6	ture of Guern- scy & Jersey Water, Cologne, in flasks	16 0 6	0 14 4 112 7 0	16 14 10	16 0 6 4,031 5 2	0 14 4 109 19 0 49 1 1	16 14 10 4.141 4 5
3 9 50 2	6 1,495 13 5 495 4 11 6 11,552 10 9	Wax, beca', &c. Wises of all sorts	4,032 11 2 779 6 9 1,331,594 16 5	104,259 8 6	4,144 18 2 827 7 10 1,435,844 4 11 142,613 4 7	774 I 7	49 1 1 99,829 2 8	16 14 10 4,141 4 5 523 2 1,377,025 18 142,613 4
10 18 52 17 48 18 127 7	6 12,663 3 1 1.486 7	sheep's and lambs'	1,331,594 16 5 142,613 4 7 591,435 17 1 102,276 19 1	37,834 13 10 9 1 1	629,270 10 11 102,277 0 2	142,613 4 7 584,449 11 1 102,027 19 4	37,305 1 7 (Excess of repayments.)	625.754 12 1 202,027 2 1
	2,000	cribed, including car-	11,907 18 9	1 1 9	11,909 0 6	11,879 1 10	1 1 9	11,980 3 1 803 7
5 91 6 0 353 14 3 0 3	1 42,884 15 1 4 27,541 10 7	liara cotton - linen, raw Fellow berries. (See Berries.)	499 12 5 534 8 0	303 15 2 118 14 9	803 7 7 633 2 9	499 12 5 534 6 0	303 15 2 119 6 7	632 14
5 427 2 1 4 6 52 0	10	Zaffre	416 12 10 90,533 2 4	3,194 17 11	416 12 10 94,028 0 3	416 12 10 88,852 4 4	3,178 6 9	416 12 10 92,030 10
0 4	1 669 0 0	Total dat es, inwards }	18,419,716 6 2	1,467,803 6 6	17,897,599 12 6		1,364,002 15 10	16,727,750 18
	551 10 10	Coals and culm exported British slicep and lambs wool, woollen yarn,	51,042 8 0	6,673 14 10	56,616 2 10	48,923 0 5	5,407 14 11	54,330 15
8,227 8 1 53 15 8 287 0 8 89 18		Per centage duty on Reis	2,905 16 3 15 2 7	38 17 0	2,944 13 3 15 2 7	2,827 4 9 15 2 7	38 17 0	2,966 1 1 15 2
9 - 111 11 9 12 0 356 4 11 0 12 7 592 10	3 1,311 14 2 6 6075 0 9	Total duties outwards, }	59,697 5 2 113,660 12 0	2,553 15 3 8,166 7 1	62,251 0 6	53,513 6 6 105,278 14 3	2,523 5 9 7,969 17 8	56,036 12 : 113,248 11 1
0 356 4 11 0 15 7 592 10	2,011	Vol. I3		8,100 7 1	70	110 11 0	7,500 11 6	,2.0
111	411 4 111		•		10			

List of Articles.	Gross Receipts.										Nett Produce.								
In or arrichm	Englan	ıı,	1	Scutlan	d.		Great I	Bri	sin.	7	Englan	d.		Scotlan	4.	1	Great Brit	tain,	
D. P. J. L. L. L.	L.		d.	L.	8.	d.	L.		a	d.	L.	J.	d.	L.	<b>3.</b> (	4	L.	1. (	
Duties inwards, brought forward outwards, do.	16,419,796 113,660			1,467,803 8,166		6	17,887,% 121,8			8	15,363,788 105,278		9	1,361.002 7,969	13 1 17	8	16,727,790 113,248	18 11	
Canal and dock duty, Isle of Man duties, rent		18	2	1,475,969	13	7	19,009,4	126	11	9	15,469,066	17	2	1,371,972	13	6	16,840,433	10	
of quays, goods sold for duty, &c.	156,294	15	2	1,944	1	9	158,2	238	16 (	ш	117,948	6	2	1,648	17	6	120,198	3	
Total, Great Britain Ireland	16,659,751	13	4	1,477,913	15	4	18,167,6 1,516,9		8	8 2	15,587,015	9	4	1,373,616	11	0	16,960,631 1,507,249	14	
Total United Kingdom							19,681,6	334	4	10			-,			-1	18,167,581	6 :	

Inspector General's Office, Custom House, London, 25th of March, 1833. WILLIAM IRVING, Inspector General of Imports and Exports.

The charges of collection on the customs revenue of the United Kingdom during the same year were—

				Great Britain.	Ireland.
				£ s. d.	£ 8. d.
Civil department -	-	-	-	- 734,793 10 111	130,014 18 7
Harbour vessels -	-	-	-	- 5,187 17 1	233 12 9
Crulsers	-	-	-	- 135,914 3 22	9,860 6 6
Preventive water guard	-	-	-	- 229,789 12 11	112,189 1 31
Land guard	-	-	-	- 18,352 0 8	•
				£1,121,037 4 1	£252,327 19 11

Inspector General of Imports and Exports. Miserable Attempt at Economy in this Department.—The office of inspector general of imports and exports was established in 1696. The accounts of the trade and navigation of the country, annually laid before parliament, are furnished by this office; and, owing to the ability of the officers, the improved manner in which these accounts are now made out, and the practice of giving statements of the quantities of the principal articles exported and imported, and the declared or real value of the former, they have become of great public importance. It is singular, however, that after having existed for about 135 years, and being gradually brought to a high pitch of perfection, this office was, in 1830, rendered nearly useless by a pitiful attempt to save the salary of a couple of clerks! Previously to that year, the accounts of the trade and revenue of the two great divisions of the empire were exhibited separately and jointly; so that if any one, for example, wished to know the quantity of sugar entered for home consumption in 1829, in Great Britain and in Ireland, he would have found the results separately stated; and in the same way for the produce of any article or tax. Nothing, it is plain, could be more desirable than an arrangement of this sort; which, indeed, considering the entirely different situation of the two great divisions of the empire, is the only one capable of afferding the means of drawing any useful conclusions. But in 1830, ministers, in order to accomplish the miserable object already alluded to, had all the accounts consolidated into one mass (rud's et indiges/a moles); so that it became impossible to tell what was the consumption of any article, or the produce of any tax, either in Great Britain or in Ireland,—the only information communicated being the general result as to the United Kingdom! Nothing more absurd was ever imagined. On the principle that Ireland is taken into the same average with Great Britain, we might take in Canada; for there is decidedly less difference between the condition and habits of the people of Canada and those of Britain, than there is between those of the British and Irish. But this measure was not objectionable merely from its confounding such dissimilar elements, and laying a basis for the most absurd and unfounded inferences: it rendered all the previous accounts in a great measure useless; and would, had it been persevered in, have effectually deprived statesmen and statisticians of some of the very best means of instituting a comparison between the past and future state of both divisions of the empire. Happily, however, this abortive attempt at economy has been relinquished. The moment Mr. Poulett Thomson attained to office, he took measures for the restoration of that system which had been so unwisely abandoned; and every one in any degree conversant with matters of finance, commerce, or statistics, will agree with us in thinking that the Right Hon. Gentleman could have rendered few more acceptable services. The public accounts for 1830, the only ones made out on the new system, were a disgrace to the country. We are glad, however, to have to add that they have been withdrawa, and replaced by others.

	1	Scotlan	đ.	Great Bri	tain.	
. 0	ī.	L.	8.	d	I.,	1. 6
	9	1,364.002 7,969	15 17	10 8	16,727,790 113,248	19 ·
ï	2	1,371,972	13	6	16,840,433	10
8	2	1,648	17	6	120,198	3
3	4	1,373,616	11	0	16,960,631 1,507,249	14
_	-				18,167,881	6

LIAM IRVING, ral of Imports and Exports.

ed Kingdom during the same

itain.	Irelat	ıd.	
. d.	£	8.	d.
0 112	130,014	18	7
7 1	233	12	9
3 21	9,860	6	6
0 8	112,189	1	31
4 1	£252,327	19	11

Attempt at Economy in this and exports was established in ntry, annually laid before party of the officers, the improved actice of giving statements of and the declared or real value.

It is singular, however, that prought to a high pitch of pera pitiful attempt to save the ounts of the trade and revenue arately and jointly; so that if ntered for home consumption the results separately stated; Nothing, it is plain, could be leed, considering the entirely he only one capable of mad-830, ministers, in order to acccounts consolidated into one ole to tell what was the coneat Britain or in Ireland,—the o the United Kingdom! No-Ireland is taken into the same ere is decidedly less difference those of Britain, than there is not objectionable merely from for the most absurd and una great measure useless; and atesmen and statisticians of een the past and future state rtive attempt at economy has ed to office, he took measures abandoned; and every one in tatistics, will agree with us in few more acceptable services. new system, were a disgrace y have been withdrawn, and

(An Account of the Gross and Nett Amount of Duty received at each Custom-House of the U. Kingdom, during the Year ending 5th January, 1838, compared with similar Receipts during the preceding Year.—(Board of Trade Papers, VII. p. 22.)

Ports.	Gross Receipt in	Gross Receipt in	Nett Recript in 1836.	Nett Receipt in 1837.
	1836.	1837.	Exhibiting Produce, d of Trade Vouchers, 0	educting Repayment office Espenses, &c.
ENGLAND.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
London Aberystwith -	12,156,279 14 6	11,188,036 8 11 1,007 19 4	£ s. d. 11,088,207 8 6 633 11 0	10,190,006 6 4
Aberystwith - Aldbro'	1,637 18 3 155 15 2	32 7 4	033 11 0	
Arundel	2,405 6 2	1,990 5 5		
larnstaple	1 12,005 18 7	10,480 2 6	10,125 10 8	8,923 18 1
leaumaris	3,230 16 5	3,327 4 5		
lerwick	7,851 6 8	10,678 8 10		2,357 3 4
tideford	3,663 10 11 1,225 2 6	6,490 19 9 1,252 12 2	960 15 5	3,734 0 10
Blackney and Clay	1,225 2 6 10,535 6 2	1,252 12 2 17,265 7 8	6.171 19 7	12,929 10 6
iridgewater -	8,389 3 9	17,215 7 8 9,901 7 8	6,171 19 7 6,627 14 9	8,134 11 3
Bridlington -	1 51 19 1	130 13 01	0,021 11 0	٠,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Bridport	5,821 9 9	6,297 7 0	2,617 9 2	3,880 16 8
Bristol	1.112.812 9 0	1,154,817 11 0	1.073.099 11 11	1,114,591 18 7
Cardiff	7,650 8 11	10,843 6 5	5,927 10 7	9,101 17 11
Cardigan	869 17 6	2,232 3 6	29,771 0 8	652 13
Carlisle Chepstow	31,003 15 10 517 6 9	27,433 1 8 1,003 5 6	29,771 0 8	26,112 18 3 514 12 8
Chepstow Chester	68,334 9 7	82,157 13 3	67,008 3 0	80,788 17
Chichester	1,031 15 1	971 8 6	01,000 0 0	20,100 11
	16,857 3 7	17,518 8 0	12,335 1 5	12,992 4 8
Cowes	2,151 17 7	2,839 12 7		
Dartmouth -	3,135 12 3	5,422 6 9		
Deal Dover	150 19 8 47,437 11 7	621 0 5 39,101 17 10	18,798 2 11	11 000 17 1
Dover Exeler			18,798 2 11 69,569 18 9	11,282 15 16 72,063 5
Falmouth	79,897 8 2 23,524 3 0	82,893 15 8 22,883 9 5	11,325 18 10	10,515 7
Feversham -	3,675 9 5	3,185 14 3	11,040 10 10	10,010
Fowey	25,549 2 10	8,882 0 10	5,017 8 0	i
Gloucester -	166,187 1 2	132,879 0 1	160,093 11 3	126,538 17 1
Goole Grimsby	60,317 8 2	77,033 1 6	58,639 12 9	75,291 11
Grimsby	11,633 2 3 25,980 16 6	10,027 12 11 2,828 4 8	5,910 15 9 7,827 11 3	4,247 1
Gweek Harwich	25,980 16 6 1,078 1 2	2,828 4 8 2,231 17 6	7,527 11 3	
Harwich	801,628 12 10	741,600 17 10	768,448 11 7	705,300 1
	104 7 5	376 0 2	,	.00,000 1
lpswich	37,881 17 6	36,871 9 2	35,936 16 10	34,837 14
Lancaster	42,313 17 3	40,031 12 11	38,226 16 1	36,169 11
Llannelly	1,534 7 2	2,844 10 4	407 17 10	1,266 5
Liverpool	4.450.426 3 6	4,351,496 6 8	4,221,798 6 2	4,136,624 3
Lyme	1,467 19 10	1,795 15 6 59.518 9 2	48,483 16 2	KK 200
Lynn Maldon	52,470 16 10 5,152 4 11	59,518 9 2 5,131 19 1	10,103 10 2	55,502 1 1
Maldon Milford	4,073 4 2	4,989 9 2		
Newcastle -	307,274 19 3	413,796 17 0	293,087 7 7	396,533 2
Newbaven -	13,250 13 9	13,806 11 2	3,707 0 5	4,027 16
Newport	11,183 4 2	13,535 2 0	10,270 8 9	12,563 19
Padslow	1,410 5 5	1,913 10 2	0.001 0.0	i
Penzance	30,558 11 11	16,818 8 10	8,291 0 8 78,066 8 8	C0 000 C
Plymouth -	103,423 7 4	105,195 3 5 10.301 11 4	78,066 8 8 1,843 9 2	80,896 2
Poole Portsmouth -	12,000 17 11 46,873 1 2	10,301 11 4 47,259 3 4	27,313 6 11	28,436 12 1
Ramsgate	10,262 17 1	9,972 16 7	-1,010 0 11	20,930 12 1
Rochester	17,096 13 11	1 20,478 7 8	_	1,181 19
Rye	8,564 15 4	7,304 17 11		
St. Ives	4,521 11 5	4,701 18 1	1 -	496 10 1
Searborough -	2,139 8 10	2,117 2 0	_	195 10
Scilly	82 4 8	134 2 61	11 000 0 4	9,507 10
Shoreham	22,920 10 9	20,701 1 1 45,427 9 7	11,290 9 4 30,126 9 7	9,507 10 24,525 4
Southampton - Southwold -	49,139 17 1 22 7 5	45,427 9 7 219 5 2	30,120 9 7	41,040 4
Stockton	54,497 17 4	61,515 13 1	49,765 8 8	56,598 13
Sunderland -	78,126 15 8	86,912 2 6	71,637 3 9	80,072 4
Swansea	3,448 13 10	4,879 14 4		1,173 19
Truro	48.552 13 7	25,469 3 0	18,381 14 2	703 0
Wells	252 13 10	877 3 9		
Weymouth -	13,120 0 8	11,384 3 11	i	1
Whitby	1,106 11 7	1,427 13 4	83,350 9 6	95,895 0
Whitehaven Wisbeach	88,291 9 11 8,917 15 9	100,628 16 7	83,350 9 6 7,624 11 0	5,549 16
Woodbridge -	2,001 9 10	6,728 2 2 3,280 14 11	1,024 11 0	1,312 13
Yarmouth -	63,783 7 9	66,159 10 3	50,713 15 4	52,711 18
Douglas	21,429 6 6	28,606 18 7	15,564 1 8	18,944 16
Total of England	20,327,657 11 9	19,321,324 15 2	18,390,550 19 5	17,471,469 10
SCOTLAND.				
Aberdeen	58,673 9 4	65,330 6 11	50,081 2 7	56,767 4
Ayr	1 1,518 2 8	1,037 18 2	385 1 8	68 3
Banff	870 15 9	1,104 1 9	1.534 5 6	1,591 7
Borrowstoness -	3,232 11 1	3,102 18 0	1,531 5 6	1,591 7

## Custonis-continued.

	Gross Receipt in	Gross Recuipt in	Nett Receipt in 1836.	Nett Receipt in 153
Ports.	1836.	1837.	Exhibiting Produce, of Trade Vouchers,	leducting Repayment Office Expenses, &c.
SCOTLAND.	£ s. d.	£ s. d.	£ s. d.	£ 0. d
Campbeitown -	389 17 11	602 15 4	010 10 4	
Dumfries	4,218 5 2	7,928 17 11	616 10 4	4,317 8
Dundee	70,982 5 3	76,189 15 8	63,951 9 11	69,181 8
Glasgow	289,702 2 10	391,152 9 8	375,395 18 0	372,086 2
Grangemonth -	25,728 14 1	30,267 19 1	23,050 13 9	27,589 0
Greenock	374,467 14 0	380,703 13 1	285,206 0 1	278,485 10
Inverness	1,095 17 0	3,291 1 9		
Irvine	2,585 11 2	2,778 0 0	725 2 3	898 18 10
Klrkaldy	7,561 12 4	4,191 17 91	3,289 8 11	98 13 8
Kirkwall	651 19 1	814 10 11	*****	
Leith	514,974 3 5	525,402 19 3	393,145 6 2	491,852 4 10
Lerwick	652 19 11	396 0 5		
Montrose	24,575 9 2	33,217 13 1	19,294 1 11	27,796 0
Port Glasgow -	101,292 6 6	91,161 14 4	90,215 17 5	87,440 9
Stornoway -	167 9 1	434 16 4		
Stranraer	190 2 9	426 11 1		l
Wiek	957 16 1	695 18 7		
Total of Scotland	1,587,489 7 7	1,626,291 19 101	1,288,170 4 1	1,402,920 6 6
IRELAND.				
Baltimore	1,408 5 0	1,078 2 2	dia a a	400
Helfust	366,718 5 4	321,869 17 1	333,414 8 0	295,779 9 1
Coleraine	4,689 17 3	5,784 11 7		
Cork	230,004 2 9	221,410 15 3	196,854 11 10	186,013 11 5
Drogheda	13,352 13 3	13,105 11 4	9,650 0 7	9,395 6 2
Dublin	898,630 5 1	859,758 12 6	832,355 7 2	703,541 12 0
Dundalk	4,514 5 10	15,058 16 81	161 6 11	19,-62 13 0
Galway	31,769 2 5	28,641 4 6	21,554 15 10	18,583 7 5
Limerick	146,222 17 9	141,174 10 9	126,290 15 1	120,928 2 5
Londonderry -	99,652 3 7	100,057 4 0	85,930 18 0	86,158 2 5
Newry	58,806 2 6	49,292 0 10	43,867 14 6	35,191 16 3
Sligo	35,863 18 2	32,120 4 6	19,385 3 8	15,643 3 8
Waterford	137,126 7 9	145,669 19 11	124,706 13 4	133,001 19 5
Westport	577 8 4	1,778 11 2		
Wexford	6,306 10 9	0,019 0 11		
Total of Ireland	2,036,572 5 9	1,945.819 3 24	1,770,020 6 3	20,556,559 4 8

## ABSTRACT OF THE ABOVE ACCOUNT.

		0 0 111		Nett Receipt in 1836.   Nett Receipt in IN							
Countries.		Gross Receipt in 1836.	Gross Receipt in 1837.	Exhibiting Produce, deducting Repayment of Trade Vouchers, Office Expenses, &c.							
England - Scotland - Ireland -	:	£ s. d. 20,327,657 11 9 1,587,489 7 7 2,036,572 5 9	£ s. d. 19,321,324 15 2 1,626,291 10 101 1,915,849 3 25	£ s. d. £ s. 19,390,550 19 5 17,471,469 10 1,288,170 4 1 1,402,920 6 1,770,020 6 3 1,682,169 7							
Grand totals	-	23,951,719 5 1	22,893,466 18 3	21,418,741 9 9 20,556,559 4							

[For customs in the United States, see article TARIFF.—Am. Ed.]

CUTLERY, a term used to designate all manner of sharp and cutting instruments made of iron or steel, as knives, forks, scissors, razors, shears, scythes, &c. Sheffield is the principal scat of the cuttery manufacture; but the knives and other articles made in London are said to be of superior quality.

The act 59 Geo. 3. c. 7. gives the manufacturers of cutlery made of wronght steel, the privilege of marking or stamping them with the figure of a hammer; and prohibits the manufacturers of any articles of cutlery, edge tools, or hardware, cast or formed in a mould, or manufactured otherwise than by means of a hammer, from marking or impressing upon them the figure of a hammer, or any symbol or device resembling it, on pain of forfeiting all such articles, and 5L for every dozen. A penalty of 10L per dozen, exclusive of forfeiture, is also imposed upon every person having acides of cutlety in his possession for the purpose of sale, marked with the words London, or London made, unless lie articles so marked have been really manufactured within the city of London, or a distance of 20 miles from it.

CYPRESS, a forest tree of which there are many varieties, the species denominated the evergreen cypress (Cupressus sempervirens) and the white cedar (Cupressus Thyoides) being the most celebrated.

The cypress is indigenous to the southern parts of Europe, to several parts of Asia, and to America. It grows to a great size, and is a most valuable species of timber. It is never attacked by worms; and exceeds all other trees, even the cedar, in durability. Hence the Athenians, when desirous to preserve the remains of their heroes and other great men, had them enclosed in cypress coffins; and hence, also, the external covering of the Egyptian

mammies is made of the same enduring material. The cypress is said to live to a great age; and this circumstance, combined with its thick dark green foliage, has made it be regarded as the emblem of death and the grave.

In his Geography and History of the Western States of America, Mr. Timothy Flint has given the following account of the cypress trees found in the southern parts of the valley of the Mississippi :-- "These noble trees rear their straight columns from a large cone-shaped battress, whose circumference at the ground is, perhaps, 3 times that of the regular shaft of This cone rises from 6 to 10 feet, with a regular and sharp taper, and from the apex of the cone towers the perpendicular column, with little taper after it has left the cone, from 60 to 80 feet clear shaft. Very near the top it begins to throw out multitudes of horizontal branches, which interlace with those of the adjoining trees, and, when hare of leaves, have an air of desolation and death, more easily felt than described. In the season of vegetation the leaves are short, fine, and of a verdure so deep as almost to seem brown, giving an indescribable air of funercal solemnity to this singular tree. A cypress forest, when viewed from the adjacent hills, with its numberless interlaced arms covered with this dark brown foliage, has the aspect of a scaffolding of verdure in the air. It grows, too, in deep and sickly swamps, the haunts of fever, mosquitoes, moscassin snakes, alligators, and all loathsome and ferocious animals, that congregate far from the abode of man, and seem to make common cause with nature against him. The cypress loves the deepest, most gloomy, inaccessible swamps; and, south of 33°, is generally found covered with sable festoons of long moss, hanging, like shrouds of mourning wreaths, almost to the ground. It seems to flourish best when water covers its roots for half the year. Unpromising as are the places and circumstances of its growth, no tree of the country where it is found is so extensively useful. It is free from knots, is easily wrought, and makes excellent planks, shingles, and timber of all sorts. It is very durable, and incomparably the most valuable tree in the southern country of this valley."-(Vol. i. p. 62.)

DAMAGED GOODS, in the language of the customs, are goods, subject to duties, that have received some injury either in the voyage home or in the bonded warehouses.

have received some injury either in the voyage home or in the bonded warehouses. It is enacted by the 3 & 4 Will. 4. c. 52., that if any goods rated to pay duty according to the number, measure, or weight thereof (except those after mentioned), shall receive damages during the voyage, an abatement of such duties shall be allowed proportionally to the damage so received; provided proof be made to the satisfaction of the commissioners of customs, or officers acting under their direction, that such damage was received after the goods were shipped abroad in the ship importing the same, and before they were landed in the United Kingdom; and provided claim to such abatement of duties be made at the time of the first examination of such goods. —30.

It is further enacted, that the officers of customs shall examine such goods, and may state the damage which, in their opinion, they have so received, and may make a proportionate abatement of duties; but if the officers of customs be incompetent to estimate such damage, or if the importer be not satisfied with the abatement made by them, the collector and comprotiler shall choose 2 Indifferent merchants experienced in the nature and value of such goods, who shall examine the same, and shall nake and subscribe a declaration, stating in what proportion, according to their judgment, the goods are lessened in value by such damage, and the officers of customs may seet, an abatement of the duties according to the proportion of damage declared by such merchants — {21}.

Provided always, that no abatement of duties shall be made on account. If any damage received by any of the sorts of goods herein enumerated; viz. cocoa, coffee, oranges, pepper, currants, raisins, figs, tobacco, lemons, and wine. — {22}.

[See article Asatement.—Am. Ed.] DAMAR, a kind of indurated pitch or turpentine exuding spontaneously from various trees indigenous to most of the Indian islands. Different trees produce different species of resin, which are designated according to their colour and consistence. "One is called Damar-batu in Malay, or Damar-selo in Javanese, which means hard or stony rosin; and another in common use Damar-putch, or white rosin, which is softer. The trees which produce the damar yield it in amazing quantity, and generally without the necessity of making incisions. It exudes through the bark; and is either found adhering to the trunk or branches in large lumps, or in masses on the ground under the trees. As these often grow near the sea-side, or on the banks of rivers, the damar is frequently floated away, and collected in distant places as drift. It is exported in large quantities to Bengal and China; and is used for all the purposes to which we apply pitch, but principally in paying the bottoms of ships. By a previous arrangement, almost any quantity may be procured at Borneo, at the low rate of ½ dollar per picul."—(Crawfurd, East. Archip. vol. i. p. 455., vol. iii. p. 420.)

DAMASK (Ger. Damasten Tufelzeug; Du. Damaskwerk; Fr. Venise, Damas; It. Tela damaschina; Sp. Tela adamascada; Rus. Kamtschatnüü salfftki), a species of table linen .- (See LINEN.)

DANTZIC, one of the principal emporiums of the north of Europe, in West Prussia, in lat 54° 20′ 48″ N., lon. 18° 38' E. Population about 56,000. It is situated on the left

NT. teceipt in 1836. Nett Receipt in 1837.

20,556,559 4 8

0,020 6 3

a. Ed.]

hibiting Produce, deducting Repayment Trade Vouchers, Office Expenses, &c. £ s. d. 17,471,469 10 51 1,402,920 6 6 1,682,169 7 9 £ s. d. 0,550 19 5 1,170 4 1 0,020 6 3

8,741 9 9 20,556,559 4 8]

nd cutting instruments made s, &c. Sheffield is the prinr articles made in London are

f wrong ht steel, the privilege of chibits the manufacturers of any or manufactured otherwise than igure of a hummer, or any sym-15L for every dozen. A penalty person having articles of cutlery ndon, or London made, unless the London, or a distance of 20 miles

, the species denominated the cedar (Cupressus Thyoides)

to several parts of Asia, and pecies of timber. It is never lar, in durability. Hence the oes and other great men, had nal covering of the Egyptian 558

or western bank of the Vistula, about 4 miles from where it falls into the sea. The harbour is at the mouth of the river, and is defended on each side by pretty strong forts. The town is traversed by the small river Motlan, which has been rendered navigable for vessels drawing 8 or 9 feet water.

Ing 8 or 9 feet water.

Roads, Port, &c.—The road or bay of Dantzic is covered on the west side by a long, narrow, low, sandy tongue of land, extending from Reserboit Point (on which is a light-house), in lat. 51° 50°; lon. 18° 23° 15°, upwards of 20 miles, in an E. by 8, direction, having the small town of Heeln, or Heel, near its termination. A light-house, elevated 123 feet (Fag.) above the level of the sen, has been erected within about \$1 a mile of the extremity of the point. The flashes of the light, which is a revolving one, succeed each other every 1 minute. Dantzic lies about 8. 1 W. from the Heel; its port, denominated the Fairwater, being distant about 4 leagues. There is good anchorage in the roads for ships of any burden; but they are exposed, except immediately under the Heel, to the north and north-easterly winds. There are harbour lights at the entrance to the port. All ships entering the Vistula must heave to about a mile off the port, and take a pilot on board; and pilots must always be employed in moving ships in the harbour, or in going up and down the river. employed in moving ships in the harbour, or in going up and down the river. The usual depth of water at the mouth of the river is from 12 to 13 feet (Eng.); in the harbour, from 13 to 14 feet; at the confluence of the Motlan with the Vistula, from 9 to 9 feet; and in town from 8 to 9 feet. Moies have been erected on both sides the entrance to the harbour: that on the eastern side, which is most exposed, is constructed of granite, but is not yet completed; the other is partly of stone and partly of

Trade of Dantzic.-Next to Petersburg, Dantzic is the most important commercial city in the north of Europe. It owes its distinction in this respect to its situation; the Vistula. with its important tributaries the Bug, Narew, &c. giving it the command of a great internal navigation, and rendering it the entrepôt where the surplus products of West Prussia, Poland as far as Hungary, and part of Lithuania, are exchanged for those imported from the foreigner. The exports of wheat from Dantzic are greater than from any port in the world. There are four sorts of wheat distinguished here; viz. white, high-mixed, mixed, and red, according as the white or red predominates. The quality of the Dantzic wheat is for the most part excellent; for, though small in the berry, and not so heavy as many other sorts, it is remarkably thin skinned, and yields the finest flour. The white Polish wheat experted here is the best in the Baltic. Rye is also very superior, being both clean and heavy; and the exports are very large. The exports of barley and oats are comparatively inconsiderable, and the qualities but indifferent. Very fine white peas are exported. Next to grain, timber is the most important article of export from Dantzic. The principal supply of fir timber, masts, &c. is brought by the River Narew, which, with its branches, rise in Old Prussia and Lithuania, and falls into the Bug near the confluence of the latter with the Vistula, Oak plank, staves, &c. are brought down from the higher parts of the Vistula, and the tributary streams of Dunajetz, Wieprez, &c. Weed ashes, pearl-ashes, bones, zinc, wool, spruce beer, feathers, &c. are also exported.

Money.—Accounts used formerly to be wholly kept in guidens, guiders, or florins of 30 grashen. The rixdollar = 3 florins = 90 groschen = 270 schillings = 1,020 pfennings. The florin or guider = 9d, sterling, and the rixdollar = 2a, 3d.

A new system was, however, introduced into all parts of the Prussian dominions, conformably to the decrees of the 30th of September, 1821, and of the 22d of June, 1823; but it has not inthertuen-tirely superseded the method of accounting previously in use.

The Cologue mark (containing 3,609 Eng. grains) is the weight at present used in the Prussian mint in weighing the precious metals. The fineness of the coins is not determined, as previously, by carats or loths, but the mark is divided for this purpose into 288 grains. Accounts are now kept in the public others in thalers or dollars (R.), silver groschen, and pfennings: 1 dol. = 30 sil. gr.; isil. 12 pf.

gr. = 12 pf.

The only silver monies now coined are dollars and 1-6 dollar pieces; but smaller coins are in circulation, of former coinages. The Prussian silver coins have \( \frac{1}{2}\) of alloy; and as the mark is coined into 14 dollars, each should contain 257-65 Eng. grains pure silver, and be worth about \( 2s, 11\) d. sterling; but the assays do not always

strictly coincide with the unit valuntion.

The gold coins are Frederick d'ors, double, single, and half pieces. The mark of 288 grains, having
260 grains of the gold, is coined into 35 Fred. d'ors. The Fred. d'or is worth from 5 del. 15 sil. gr. to 5 dol. 22 sil. gr., according to the demand.

Weights and Measures .- The commercial weights are,

```
20 Pounds = 1 Small stone.
32 Loths
                 1 Ounce.
16 Onnces
                 1 Pound.
1 Lisponnd.
                                    33 Pounds = 1 Large stone.
161 Pounds
```

110 lbs. = 1 centeer; 3 centners = 1 shippound (330 lbs.); 100 lbs. of Dantzic = 103 3 lbs. avoirdupois = 46 85 kilog. = 94 7 lbs. of Amsterdam = 96 6 lbs. of Hamburgh.

The liquid measures are, for beer,

```
2 Hhds. = 1 Both.
2 Both = 1 Fuder.
2 Fuder = 1 Last = 620 4 Eng. wine gallons.
   Quarts = 1 Anker
            = 1 Abm.
= 1 Hbd.
   Ankers =
11 Ahm
```

In wine measure, which is less than heer measure, the ahm  $= 30\frac{3}{4}$  Eng. gallous. The pipe = 2 ahms.

The last of corn = 33 malters = 60 scheffels = 240 vicrtels = 960 metzen; and weighs 4,630 lbs. Dantzie weight in rye. The scheffel = 547 of a hectolitre = 1.552 Winchester bushel. Hence the last of 60 scheffels = 11 quarters 3 bushel; the last of 565 scheffels = 10 quarters 7 bushels.

The Dantzic foot = 11.3 Eng, inches, or 100 Dantzic feet = 94.16 Eng, feet. The ell is 2 feet Dantzic measure. The Rhineland or Prussian foot = 3138 French metres, or 12.350 Eng, inches: hence 190 Prussian = 102.8 English feet. The Prussian or Berlin ell has 255 Prussian inches = 20250 Eng, ditto. Prussian = 1022 English feet. The Prinsian of Berlin ell may 25 Prinsian inches = 20220 Eng. ando 100 Berlin ells = 72.93 Eng. yards; and 137.142 Berlin ells = 100 Eng. yards. 142 Prussian niles are equal to 15 geographical miles. Oak planks, deals, and pipe staves, are sold by the shock of 60 pieces; wheat, ryc, &c. are sold by the last of 562 scheffels.—(Ketly's Cambist; Nelkenbrecker, Manuel Universel.)

into the sea. The harbour ty strong forts. The town navigable for vessels draw-

t side by a long, narrow, low, a light-house), in lat. 54° 50%, small town of Heels, or Heel, ise level of the sen, has been less of the light, which is a re-l W. from the Heel; its port, and anchorage in the goods & h W. from the Heel; its port, od anchorage in the roads for the Heel, to the north and he port. All ships entering the rd; and pilots must always be iver. The usual depth of waour, from 13 to 14 feet; at the town from 8 to 9 feet. Moles he eastern side, which is most is partly of stone and partly of

important commercial city o its situation; the Vistula, e command of a great inters products of West Prussia, for those imported from the from any port in the world. high-mixed, mixed, and red, the Dantzic wheat is for the reavy as many other sorts, it white Polish wheat exported both clean and heavy; and e comparatively inconsidera-re experted. Next to grain, The principal supply of fir s branches, rise in Old Prussia f the latter with the Vistula. s of the Vistula, and the triarl-ashes, bones, zinc, wool,

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but smaller coins are in circu-

nto 14 dollars, each should cong; but the assays do not always

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1 Small stone.

antzic = 103.3 lbs. avo!rdupois =

Eng. wine gallons.

. gallons. The pipe = 2 ahms. n; and weighs 4,630 ths. Dant-

n; and weigins 4,050 (ns. Dameter hushel. Hence the last of rs 7 bushels.

Teet. The ell is 2 feet Dantzic 12:356 Eng. inches: hence 100 sinn Inches = 26:256 Eng. ditte. 142 Prussian miles are

s; wheat, ryc, &c. are sold by versel.)

Imports.—We regret  $\epsilon$ : inability to lay before the reader any account of the quantities of the different articles usually imported into Dantzie. They consist of sugar, coffee, wine, oil, brandy, spices, copper, lead, furs, cotton stuffs and cotton yarn, woollens, hardware, silks, indigo, dye woods, &c.

We subjoin an

Account of the principal Articles experted from Dantzic during each of the Three Years ending with

			18	29			1		_	18	130	).					18	31			
Articles,	Quan-	Pri Ste	era; ces clin	g	Value	Value.			Average Prices in Sterling Money.					Quan-	Av Prie Ste Me	P91	in	Valu	8.		
Cheat, Imp. qr. at 10 1-3		L.	8.	d.	L	4. 6	đ.		L.	e,	d.	L	8,	d.		L.	1.	d.	L.	8.	d
per last	306,766	2		ıl.	722,179	5 1	اما	399,598	2	2	2	840,356	7	4	133,900	2	10	2	335,615	0	
ve. ditto	78.275	Ιō	17	4	67,438		8	85,074	ī	ō	3	86,137	8	6	12,530		8	6	17.895		
rlev, dilta	6.67		13		4,561		ől	7.369	ò	15	õ	5,526		0	11.650	i	ï	3	12,410		
ata ditto	9,107	0	10	nil	5.020		7	21,462	ō		2	11.952		0	2,220		15	6	1.739		
ess. dilto	2,442	10	18	8	2.652		il	10,916	ĭ	0	8	17,479		4	15,8 0		7	7	21,859		
lour, barrels of 196 lbs. 1	2,016	1		O	2.318		ò	11,810	l i	ĭ	6	12.695			12	í	2	Ó	13	4	ľ
iscuits, bags of I cwl.	3,224	0		ol	1.612		ŏ	10.350	Ó	10	õl	5.179		ŏ	6,932	0	١ī	0	3,812	12	
r timber, squared, pieces	61,794	1	0	0	64,794		0	47,518	ī	0	ŏl	47,548		Õ	37,497	. 1	à	0	37,497		
ir deals, long, short, and				ı	- 1,1-		_	*****	1	-	ľ١	41,711	-	•	,,,,,,,			- 1	,	-	
cuts, ditto	290,258	0		0	58,051	12	a	270,309	0	4	o	54,061	16	O	179,166	0	4	0	35,433	4	
tasts and spars, ditto .	1,001	1	15	ol	1,751	15	ni	2.707	ī	łā	οl	4,060		0			ó	Ó	626	Ô	
uk plank, ditto .	12,660	0	9	0	5,701	ï	al	10,203	ò		101	4,549			10,706		10	Ü	5,353		
timber, ditto .	2,042	11	3	0	2,348	6	ŏ	1,675	ĭ	3	ol		5					0	1,376	11	
staves, shock of 60		1		- }	, .		-	.,			-1	-,	-	-	.,		_		.,		
piecea · ·	17,464	1	15	6	30,998	12	ol	11,018	2	0	ol	22,036	0	0	0,210	2	14	6	16,922	- 5	
lapboards, ditto .	117	5	0	0	5%5	0	ō	24	5	Õ	ol	140	Õ				ò	0	260	0	
Freenails, ditto .	6,661	0	1	6	424	12	31	2,855	0	ī	6	214	2	6			ĭ	fi	406	10	
athwood, fathoms -	933	12	0	0	1.866	0	0	1,1021	2	Ó	ă	2,205	ā	Ö	1036	2	Ò	0	1,872	0	
Veed-ashes, barrel of about		1		- 1										-	1	1		1			
3 cwl. • •	8,330	1	13	0	13,744	10	ol	6,587	1	13	ol	10.469	11	0	5,078	1	13	0	8,378	14	
Pearlashes, cwl	13,570	1	2	0	14,927	0	0	2,145	Ιi	2	οl	2,733	10	ด		1	3	0	424	7	
Roges, ditto .	5,563 }	2	5	0	12,517	17	6	4,212	2	8	o.	10,375	4	0	2, 67	2	10	0	9,667	10	
Zinc, ditto	28,510		12	8	15,056	6	8	29,767	ō	12	8	18,892	8	8	2,946		12	4	1,816		
Wool, ditto • •	1,282	7	13	6	9,443	4	0	1,835	7	15	2	14,236	10	10	454	. 8	8	0	3,813	12	
feathers, pounds	36,010	0	1	2	2,100	11	8	22,525	Ó		2	1,331			13,530		ï	2	789	5	
salted provisions, barrel of				- 1	,						- 1			_	, ,	ł					
200 pounds	157	2	4	0	345		0	376	2	4	0	827					4	0	99	0	
pruce beer, kege -	25,460	Ō	6	6	8,274	10	0	30,039	0	6	6	9,762	13	6	26,191	0	6	6	8,512	1	
Total value .	_	l	_	- 1	1,052,511	2	10	_	1	_		1,185,085	12	6	_	l	_		526,952	10	Ī

Account, showing the Countries for which the principal Articles exported from Dantzic during the Three Years ending with 1831 were shipped, and the Quantities shipped for each.

		1829				18	30.	. 1831.				
Articies.	Britain and her Posses- sions.	France.	Holland.	O'her Countries.	Britain and her Posses- sions.	France.	Holland.	Other Countries.	Britain and her Posses- sions.	France.	Holland.	Other Coun- tries.
Wheat, 1mp. qr. at 10 1-3 per last	214,933 8,980	24,169 9 455	61,594 30,866	3,070 28,074	329,992	21,473	43,970	4,163 47,810	125,330 2,510	=	7,908	562 5,456
Barley, ditto	3.644	237	2.118	672	8,453 4,129		28,753 788	2,152	11,350		4,004	300
(tata, ditto	8,923	274	-,,,,,	072	20,997		100	465	2,230	_		500
Pers, citto	2,444		217	181	14,312	_	1,769	136	11,750	_	560	510
Flour, barrels of 196					. 1,0.2		.,	450	,			
l lbs.	2,016	_	-	_	8 926	- 1	2,776	109	10	_	_	2
Riscuits, bags of 1 cwt.	3,224	_	_	_	10,287 1-2	-	_	72	6,732	-	_	200
fir timber, squared,										2		
pieces • •	31,232	24,013	7,852	1,697	26,639	10,379	8,622	1,908	33,612	2.152	1,115	588
fir deals, long, shurt,	00.000	03.000				98,913				11,005	10 202	
and cuts, di to	98,609	92,090	60,724	38,835	85,664	2,323	48,738	46,994	111,347 169		18,392	38,522 66
Maste and spars, ditto	8,128	750 2,273	40	2,268	133	2,317	171	3,235	8,734		-10	1,719
Oak plank, ditto	1,170	872	_	2,205	4,746 97	1,227	_	351	311	238	= '	648
staves, shock of		012	-		37	1,221	_	371	311			V10
60 pieces -	7,873	7,786 1-2	864	940 1-2	4,398	3,366	807	2,457	5,462	366	34	348
Clapboarts, ditto -	107 1-2	.,,	5	4 1-2	22	-	2	4	44		1	
Treemails, ditto	5,245 1-2	_	- 1	370	2,248	_	-	567	4,712	-	-	708
Lathwood, fathoms	929	I -	_	4	1,096 1-2	-	6	_	936		l	
Weed ashes, harrel of						Į				1		
about 3 cwt	2,073	_	6.245		2,720	_	3,967		2,581	_	1,947	610
Pearlashes, cwl.		_	10,436	3,134	21 1-2		2,251	212 1-2	3,467	-	369	
Bones, ditro	5,561 1-2		_	0.00	4,323	-	_	4,078	1,948			1,000
Zuc, ditto - Wool, ditto -	1.219 1-2		37	3,991	1,769	=	-66		454		ı —	1,000
Feathers, pound	30,810	_	5,100		21,093	=	1,402		13,530		l	
Silled provisions, bar-		ı —	3,100		21,000	I -	1 .,402	1 500	1	1	i	1
rel of 200 lbs.	157	l _	_	_	376	l –	_	-		1	I	l
Sprice beer, kezs -	24,950	I _	1 80	430	29,320	1 -	i –	719	25,516	_	l	345

remarks on Tariff.—The following Table affords a pretty sufficient specimen of the sort of tariff which the Prinsian government are so anxious to extend all over Germany; and in furtherance of which object they have displayed equal address and perseverance. Some of the duties are abundantly moderate; but those on cotton goods, wrought iron, and woulden goods, are quite exceptional, it is obvious too, that from their being imposed according to the weight, they fall principally on the carser fabrics, or those worm by the mass of the people. The high duties on wrought iron are particularly objectionable. If Prussia wish to become a manufacturing country, she ought to open her parts for the reception of all articles made of iron, from wherever they may be had cheapest. They are the principal Instruments by which manufactures are carried on; and if one were to set about contriving methods for depressing the latter, they would not easily find one better fitted to effect their object than by confining the manufacturers in their choice of tools and instruments, and making them adopt those that were bad and dear, because they happened to be made at home. The duties on sugar and coffee are also, in the circumstances of Prussia, quite excessive. We are huleed, astonished hat so liberal and intelligent a government as that of Berlin should, at this late period, become the patron of the exploded errors and absurdities of the mercantile system.

Mary of the State of the

Rates of Duty on the chief Articles imported for Home Consumption into the Eastern Prussian Provinces in 1832,

Articles.	t i clasteri		Makes in tush Money,	Articles.	Primian	Bei	Makes in tiob Money,
	Curragey.	per about			Currency.	per	Alamit
Anise seed, per comber of 110 lbs. Frusean 1 Alum do. do. Alumnis do. do. Alumnis do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. Golfre uin. do. do. do. do. do. do. do. do. do. do	R. s.g. pf.  1 00 0 4 11 0 0 6 14 0 0 6 15 0 6 15 0 6 16 0 7 10 0 2 0 0 7 10 0 7 10 0 6 15 0 6 0 6 0 6 0 6 0 7 10	cwi.	L. s. d. 0 2 10 12 0 3 10 0 3 10 0 15 0 0 5 5 3 4 0 18 9 1 1 1 1 12 0 17 18 0 0 17 3 0 0 17 3 0 0 1 1 1 12 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	til, Prosence, in Fasks, per cwt. of 110 lbs, Frassau green do. Prange peel do Plinento do. Prange peel do Prange peel do Prange peel do Prange peel do Prange peel do Prange peel do Prange pe	R. r.s. pf.  1 0 0 4 15 0 7 10 0 4 15 0 7 10 0 4 15 0 7 10 0 4 11 0 5 0 6 0 0 6 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 2 0 0 1 0 0 2 0 0 0 0 7 1.2 2 0 0 3 3 0 0 3 3 0 0	ewi.	## 9. d.

With the exception of wool and bones, almost all articles of export are duty free.

Corn Trade of Dantzic.—The reader will find, under the head Corn Laws and Corn Trade (pp 509—512.), a pretty full account of the Polish corn trade. But the importance of the subject will excuse our giving a few additional details. Grain is almost wholly brought to Dantzic by water, in flatbottomed boats, suited to the navigation of the Vistula, Bug, &c. Mr. Consul Gibson estimates the expense of the conveyance of wheat and rye thither, including the duty at Thorn and the charges of turning on the river, till put into the granary, as follows:—

	Per Imp. qr.	Per. Imp. or.
and the second s	1. d. 1. d.	e. d. ', d.
From the upper provinces on the Bug, a distance of from 700 to 500 miles	9 2 14 7 10	From Wlaciaweck and its neighbourhood, about 140 7 1 2 to 3 5
From the provinces of Cracow, Sendomir, and Lub- tin, 550 to 350 miles	0 6-5 4	From Grandenta, a distance of about 70 miles, and only at Thorn, and when not turned on the 50 10 = 0 9
From Warsaw and its neighbourhood, about 240	4 9 - 3 11	river )

N. B .- These are the ordinary charges. They are higher when there is any unusual demand for

exportation.

The llug has many windings, and its navigation, which is tedious and uncertain, can only be attempted in the spring, when the water is high. It is the same, though in a less degree, with some of the rivers that fall into the Vistula before it reaches Warsaw and towards Cracow the Vistula itself is frequently unnavigable, especially in dry sensons, except in spring, and after the midsummer rains, when the snow melts on the Carpathian mountains. The navigation of the Polish rivers in 1832 was more than usually but. The corn from the upper provinces did not reach Dantzic till from 2 to 4 months later than usual, and was burdened with a very heavy additional expense. In fact, the sopplies of grain at Dantzic depend quite as much on the abundance of water in the rivers, or on their easy navigation is summer, as on the geodesics of the harvests.

pines of grain at Danizle depend quite as much on the abundance of Water in the tyers, or of their easy navigation in summer, as on the goodness of the harvests.

"There, are," says Mr. Jacob, "two modes of conveying wheat to Danizle by the Visula. That which grows near the lower parts of the river, comprehending Polish Russia, and part of the province of Plock, and of Masovia, in the kingdom of Poland, which is generally of an inferior quality, is conveyed in covered boats, with shifting boards that protect the cargo from the rain, but not from sufficient. These pages are lowered. is conveyed in covered boars, with shitting boards that protect the cargo from the rain, but not from pilfering. These vessels are long, and draw about 15 inches water, and bring about 150 quarters of wheat. They are not, however, so well calculated for the upper parts of the river. From Cracox, where the Vistula first becomes naviguble, to below the junction of the ling with that stream, the wheat is mostly conveyed to Dantzic in open flats. These are constructed on the banks, in seasons of leisure, on spots far from the ordinary reach of the water, but which, when the rains of autumo, or the melted snow of the Carpathlan mountains in the spring, fill and overflow the river.

are easily floated.

Barges of this description are about 75 feet long, and 20 broad, with a depth of 21 feet. They are made of its, rudely put together, fastened with wooden treenails, the corners dovetailed and secured

with slight from clamps,—the only from employed in their construction.

"A large tree, the length of the vessel, runs along the bottom, to which the timbers are secured. This roughly cut keekson rises 9 or 10 inches from the floor, and hurdles are laid on it, which extend to the sides. They are covered with mats made of rye straw, and serve the purpose of dumaze; leaving below a space in which the water that leaks through the sides and bottom is received. The bulk is kept from the sides and ends of the barge by a similar plan. The water which these ill-constructed and imperfectly caulked vessels receive, is dipped out at the end and sides of the bulk of water.

"Vessels of this description draw from 10 to 12 inches water, and yet they frequently get agreed

"Vessels of this description draw from 10 to 12 inches water, and yet they frequently get aground in descending the river. The cargoes usually consist of from 180 to 200 quarters of wheat. "The wheat is thrown on the mats, piled as high as the gunwate, and left uncovered, exposed to all the inchemencies of the weather, and to the pilfering of the crew. During the passage, the barge is carried along by the force of the stream, oars being merely used at the head and stern, to steer clear of the sand banks, which are numerous and shifting, and to direct the vessel in passing under the

<sup>\*</sup> A cask, or 14 barrel, weighs about 54 cwt. † A puncheon of 90 to 100 gallons weighs 8 to 9 cwt., according to the degree of strength.

<sup>‡</sup> A hogshead weighs about 5‡ cwt.

into the Eastern Prussian

wt.	About  L. 2. d.  0.2.10 (2.0 (2.0 (2.0 (2.0 (2.0 (2.0 (2.0 (2.
1111	D 2 10 12 B 2 10 12 D 13 10 1 1 112 1 1 1 12 D 7 2 12 D 13 0 B N N 1 1 N 0 12 1 11 N D 11 5 D 11 5
1111	0 2 10 12 0 (3 10 1 1 12 1 1 12 0 7 212 0 13 0 0 N M 1 3 0 12 1 11 N 0 14 5
	0 (3 10 1 1 112 1 1 112 0 7 212 0 13 0 0 13 0 1 1 1 1 N 0 13 5 0 0 1 5
=	1 1 112 1 1 112 0 7 212 0 13 0 8 N N 1 3 012 1 11 N 0 14 5
_	1 1 112 0 7 2125 0 t3 0 0 N 9 1 1 0 125 1 11 N 0 14 5
	0 7 2129 0 t3 0 0 N N N 1 3 0 t29
	0 t3 0 0 N N N 1 3 0 t2 1 11 N 0 14 5
	0 N N N N N N N N N N N N N N N N N N N
	1 3 012 111 8 014 5 0 0 5
_	0 11 5 0 11 5
_	0 14 5
_	0.11.5
-	
_	0 0 11 14
_	0 5 9
-	0 2 10 12
-	0 17 3
-	15 17 8
_	111 8
-	
-	0 10 7
ments.	0 0 812
-	0 5 9
	4 15 0

re duty free.

LAWS AND CORN TRADE (pp. ortance of the subject will ht to Dantzie by water, in flat-. Consul Gibson estimates the y at Thorn and the charges of

neighbourhood, about 140 1 4 2 to 3 4 ance of about 75 miles, 0 10 = 0 9

ere is any unusual demand for

and uncertain, can only be at-in a less degree, with some of ords Cracow the Vistula itself and after the midsummer tain, on of the Polish rivers in 182 of reach Dantzic till from 2 to 4 hal expense. In fact, the sup-water in the rivers, or on their

Dantzic by the Vistula. That sh Russia, and part of the pro-enerally of an inferior quality, enerally of an inferior quality, rgo from the rain, but not from and bring about 150 quarters of the of the river. From Cracos, of the Hur with that stream, constructed on the banks, in er, but which, when the rains ing, fill and overflow the river.

h a depth of 21 feet. They are corners dovetailed and secured

which the timbers are secured. es are taid on it, which extend rve the purpose of dunnage; s and bottom is received. The n. The water which these illie end and sides of the bulk of

et they frequently get aground quarters of wheat. d left uncovered, exposed to all

tring the passage, the barge is e head and stern, to steer clear the vessel in passing under the

he degree of strength.

saveral bridges. These vessels are conducted by 6 or 7 men. A small boat proceeds with a man in it, who is employed sounding, in order to avoid the shifting shoats. This mode of navigating is necessarily very stow; and during the progress of it, which lasts several weeks, and even months, the rain, if any fall, soon causes the wheat to grow, and the vessel assumes the appearance of a floating moratow. The shooting of the fibres soon forms a thick mat, and prevents the rain from generating more than an not or two. The main buth is protected by this kind of covering, and, when that is thrown aside, is found in tolerable condition.

"The vessels are broken up at Dantzle, and usually self for about 4 of their original cost. The men who conduct them return on foot.

"When the cargo arrives at Dantzle, or Elbing, all but the grown surface is thrown on the land, spread abroad, exposed to the sun, and frequently turned over, till any slight moisture it may have

"When the cargo arrives at Danizic of Eding, and the grown surface is thrown on the land, spread abroad, exposed to the sun, and frequently turned over, till any slight moisture it may have included is dried. If a shower of rain falls, as well as during the night, the heaps of wheat on the shore are thrown together in the form of a steep roof of a house, that the rain may run off, and are currend with a linea cloth. It is thus frequently a long time after the wheat has reached hearing, before it is fit to be placed in the warehouses.

When very houses, engishers, has very well adouted for storing room. They consist generally of 7

before it is fit to be placed in the warehouses.

"The warehouses (speichers) are very well udapted for storing corn. They consist generally of 7 stories, 3 of which are in the roof. The thoors are about 9 feet assuder. Each of them is divided by perpendicular partitions, the whole length, about 4 feet high, by which different parcels are kept distinct from each other. Thus the floors have 2 divisions, each of them capable of stering from 150 to 200 quarters of wheat, and leaving sufficient space for turning and screening it. There are abundance of windows on each floor, which are always thrown open in dry weather to ventilate the corn. It is usually turned over 3 times a week. The near who perform the operation throw it with their shovels as high as they can, and thus the grains are separated from each other, and exposed to the drying influence of the air.

as high as they can, and thus the grains are separated from each other, and exposed to the drying infigures of the air.

"The whole of the corn warehouses now left (for many were burnt during the stege of 1814), are capable of storing 500,000 quarters of wheat, supposing the quarters to be large enough to fill each of the 2 divisions of the theors with a separate heap; but us of late years it has enone down from Poland in smaller parcels than formerly, and of more various qualities, which must of necessity be kept distinct, the present stock of about 280,000 quarters is found to occupy nearly the whole of those warehouses which are in repair, or are advantageously situated for loading the ships. Ships are loaded by gangs of porters, with great despatch, who will complete a cargo of 500 quarters in about 3 or 4 bours."—(First Report.)

We extract from the work of Mr. Oddy, the following additional information with respect to the lastic warehouses."—"The warehouses for thems, ashes, heng, &c., and the extensive granaries, are situated in an island formed by the Motian. To guard these warehouses, from 20 to 30 ferorious dogs of a large size, amongst which are blood-hounds, are let loose at 11 o'clock at hight. To keep the dogs within their districts, as well as to protect the passengers, large high gates run across the

dogs of a large size, amongst which are noted-minds, are let toosa at 10 clock at 1921. To keep the dogs within their districts, as well as to protect the passengers, large high gates run across the said of each of the streets leading to the main one; no light is allowed, nor any person suffered to live on this island. These dogs prowl about the whole night and create great term. It would be impossible otherwise to keep property secure amongst the hordes of Poles, Jews, &cc. met with here; no panishment would have half the effect that the dread of the dogs produce. In whiter, when the water is frozen over, there are keepers placed at particular avenues, with whips, to keep the dogs

in their range.
"No fire or robbery was ever known; and the expense to each building, with the immense properly they contain, is very reasonable. Vessels, either from the interior, or other quarters, lying alongside these warehouses, are not allowed to have a fire, or light of any kind, on board, nor is a sailor or any other person suffered even to smoke. These regulations partly extend to all shipping lying in the harbour."—(European Commercs, p. 249.)

Timber Trade, Brack.—Fir timber is usually brought down in its natural state, and is squared into logs, or sawn into planks, in winter, when the labourers cannot be otherwise cuployed. The staves shipped here are carefully assorted, and are reckoned superior to those of America.

The expenses of the water conveyance of squared timber, including duty at Thorn, are-

```
From the Bug from about 6 0 to 5 9 per plece.

— Wieprez (above Warsaw) - — 4 6 - 5 4 4 do.

— Vistula (above do.) - — 3 0 - 2 4 do.
```

Being higher when the demand is unusually great, or when hands are scarce.

At Danzie, as well as at Petersburgh (which see), fliga, and several other Bahic ports, sworn inspectors (brankers) are appointed by authority to examine certain articles intended for exportation, and to classify them according to their qualities. Staves and timber of all sorts, with the exception of pine wood, is subjected to the brack. Prime quality is branded Krohn or Crown; second quality, Brack; and the third or lowest quality, Bracks Brack. All unmerchantable articles are rejected by the brackers, and are not allowed to be exported.

The gauge for crown pipe staves, which the bracker has always in his hand, is 4} inches broad, 12 thick, and 61 inches in length, which they must be at least; but they are expected to be larger in every resuect.

Pipe staves are from 64 to 68 inches long; 6, 5, and 41, at least, broad; and from 14 to 3 inches

nck. Brandy staves are at least 54 to 58 inches long, as thick and broad as pipe staves. Hogshead staves are 42 to 45 inches long, as thick and broad as pipe staves, all English measure. The quality is ascertained by marks, to distinguish each sort, as follows :— ,

Hogshend bracks brack, 11. Crown pipe staves, stamped at the end, K. | Brandy hogshead crown, at the end, B K.

brack, in the middle, M. - brack in the middle, 1. - bracks brack, 11. Hogsheads crown, at the end, O K. brack, in the middle, I. bracks brack, X X.

Oak planks are assorted in the same manner. Crown plank is marked in the middle, C. Brack, in the end and middle B. Bracks brack, B B. To distinguish 1\(\frac{1}{2}\) from 2, and 2\(\frac{1}{2}\) from 3 inches, the 1\(\frac{1}{2}\) are marked with I, and 2\(\frac{1}{2}\) \times. At the end, in rough strokes, with coloured paint, brack is yellow I; bracks brack, white II;

Ashes are subjected to the brack. The calcined are opened, and the crust taken off; others are not camined unless there be any suspicion of their quality, or the staves of the hogshead be supposed to be too thick. Every cask of potashes is opened.

### Shinning Charges and Duties, exclusive of Commission.

			sipping Charges and Date	es, c.terusite				••••			
		R. s.er.		1				R.	8.57e		
On Wheat	about	2 22 1.2	1	On Deck deals	)				-		
Rye )				Short deals	}	•	about	0	23 1.2	pe:	load.
Itariey >		2 20	per last of about 10 1 3 lmp. ges.	Deal ends	)						
Peas				Lathwood	•	•	-	1	0	_	fathom-
Chata	_	2 12		Claptoards			-	2	0	_	shock of 60 pieces.
Flour	35 pe	r cent.		Oak plank Oak ends	}		-	1	10	_	load.
Ship biscuit	, .	D		Staves	,		_	13	114		mille pine.
		R. 2.gr.			٠.	•					
Pearlashes	about	0 10 per	shippound of 330 lbs.	Black or spr	uce bee	er	-		71.2		last of 11 kegs.
Weed-ashes	-	0 6 -	harrel do.	l'eathers	•	•	-	2	0	-	100 lbs.
Fig timber	_	0 10 -	loud								

N. R.—The Prussian pound is about 3 1-3 per cent, heavier than the English pound. The expenses of sending goods down are taken at about an average rate; but if the whole, or the greater part of the cargo, were loaded in the Fairwater or roads, the expenses would be

Shipping.—Account of the Number of Ships, specifying the Countries to which they belonged, with their Tounage in Lasts, of 4,000 Prussian lbs. that arrived at, and departed from, Dantzic in 1834. -(Prussian Official Accounts.)

		Ships		Ì	Of t	hese			Ships			Of	these		
Flags.		Arrived and	Lasts	Lad	en.	Bal	last.	Flags.	Arrived and	Lasts.	Laden.		Ballast,		
		Sailed.		Ships.	Lasts	Ships.	Lasts.		Sailed.		Ships.	Lasts.	Ships.	Lasts	
Danish •	Art. Dep.	25 25	1,805	16 22	662 1,692	9 3	1,113	Oldenborg Are		492 470	6	214 470		27	
Mecklenburg	Arr.	4	1,813 281 270	1 4	29 270	3	252	Netherlands Arr	133	7,341 7,393	55 132	2,764 7,393	78	4,57	
Hanse-Towns	Arr. Dep.	12	381 565	5 12	2°0 565	2	114	Belgian - SArr.	4	234 240	-4	240	4	23	
Russian -	Arr. Dep.	3 2	200 156	2	148 63	1	32 93	French - Arr.	1 1	50 197	-3	197	1	5	
Swedish •	Arr. Dep.	15 21	846 1,150	13	622 661	12	224 519	Total Foreign S Arr.		21,048	196	9,022	163	12,03	
Norwegian	Arr. Dep.	62 58	1,841	61 29	1,797 865	29	976	Ships - Dep Pressian Ships ar		21,791	316	20,082		1,70	
British -	Arr. Dep.	38 38	4,532	39	1,734	21	2,798	rived and departed		80,841	353	53,573	188	27,26	
Hanoverian	Arr. Dep.	54	3,040	20 50	2.917	34	2,259	Grand Total arrived	1,291	123,679	895	<b>\$2,679</b>	596	41,00	

	₹ Dep.1	-50	2,917	50	12,917]	_			and departed - [1,291 [125,679] 895 [ 82,679] 896 [ 41,070]
Port Charge	The	charge	UD 2 5	hip of	200 last	<b>s.</b> 01	abou	300	per centaer (about 1s. 5 1-2d, for about 113 lbs, English) may be
tons burden, a	*****	B							placed in the king's stores (no where else), and remain there for 2
tone burden, a							R. s.g.	nf.	years without payment of duty. No allowance is made for waste or
*** *							88 26		damage in these stores. Other goods, not capable of being changel.
Harbour me	ney	_*	. •	.*			05 20		damage in these wores. Other govers, and capatile of being changed,
Ditto in gold	f (say in	Fred, d	ors, r	ckone	d 21 5 r.,	10			may be placed in private stores, under the king's lock; but not else-
which thi	s must b	e paid)		•		•	14 6		where, without permission. No rent is charged for goods in the
River mone	v -						0 0	0	king's stores, during the first three months; afterwards about 11-24.
Commercial		ation				-	3 10	0	monthly rent is charged for the first, and about 3d, monthly for the
Expedition			_		_	_	13 10	ō	second year, per centuer of about 113 lts. English.
Captain's al							16 20		In private warehouses, the monthly rent for 10 quarters of wheat
						•	2 0		or other grain is from about 3 1-2d, to 7d., or more, according as
Tracking th		to the l	iarboui	(Fair	water)	•			or other grain is from about 3 1-22. in its, or more, according as
Ballast mon			•	•		•	10 24		warehouse room is abundant or otherwise. Other goods do not
Pilnt to the	ballast w	harf		•	•		4 0		usually pay by the piece, but part of a store is bired for them, and
Ditto movio			irwater				2 15	0	the rent generally comes somewhat higher in proportion,
Police passp							3 5	0	The cost of rent and turning grain is from 1s. 2d. to 1s. 6d. month.
Clearing the	worsel to						16 20		ly, for 10 quarters, according to the season of the year and other
Clearing inc	Vessei ii	i alla o	ut.	•	•	•	10 20	U	by the reduction when the state of the state
								_	circumstances; but more when granary room is scarce, and wages
Making 251.	6s. 6d. s	terling,	at the	excha	nge of t	r.			high.
28 s. gr.	•					•	175 17	4	Banking Establishments There is none such here, excepting a

The charges on the ships of all countries having reciprocity treaties with Prussia (which is generally the case) are the same, only Durlac captains receive no allewance for shore texpenses. River or stream money is only paid by results that bring goods to fown, or load in the Multau Gabve the bluckhouse): if a ship remain in the Farwater or Vistola, the river money is levied on the craft carrying the goods, and falls not the latter.

Dantzic is a favnurable place for ships carcening and repairing, and for obtaining supplies of all slots of set stores at a reasonable rate. There belong to the port 75 ships, measuring about 16,000 lasts = 24,000 tnss, navigated by about 850 men. They are employed in foreign trade. The port has no fishery, and no coasting trade worth mentioning.

\$46.75° | 1 TO SOE WELST 2 188

= 24,000 toms, navigated by about 1800 men. They are employed in oriento trade. The port has no fishery, and no coasting trade worth mentioning.

Custommuse Regulations.—The shipmaster must, within 24 control of the ship's provisions, and he incurs a severe pecalty if the declaration of not prove correct. The ship's hatches (if cools are on board) are sealed on arrival, and an additional declaration is accepted before they are unscaled; but on later declaration is accepted before they are unscaled; but on later declaration, supplementary, or explanatory, of the first, and no soluniting the goods are on board) are to the properties of the state of

intentinal fraud to load, the shipmaster receives a blank loading list, in which he most daily note the articles he taken no board, or he is liable to fine; but this regulation is not very rigidly enforced. On clearing out, this list is compared with the goods entered by the vessel, when the sea passport is given. Ballast can be discharged only at stated places, on pain of the shipmaster being fined. It is material, however, to observe, that the whole Custom-house business of the shipmaster is conducted by Custom house brokers, so that he is never at a loss, being informed by the one he select what he has to do. Alterations are frequently onade to the Custom-house regulations.

regulations.

The shipmoster receives, on arrival, from the pilot commodore, a copy of the harbour regulations, in his own language, with instructions how to act as in ballast.

Witrehouring.—Such goods as pay a higher duly than 1-2 a dollar

The continues, according to the season of the year and other creumfances; but more when granary room is scarce, and wages and the season of the year and other creumfances; but more when granary room is scarce, and wages and the season of the Royal or Government Bank of Berlin. This was fonded partly in the view of receiving deposits of money under hitgation in the courts of the province; monies the property of minors and charitable institutions, the former until disposable or pixed on good secority; and monies belonging to individuals and mechanis, and at times, also, those of the latter. Interest is paid on such deposits as follows: vix.

3 per cent on sund kelonging to minors.

2 to do.

4 charitable institutions, churches, and all other deposits.

The principal is demandable at pleasure, unless otherwise stipulated. The bank makes advances on grain and some other kinds of goods at 5 per cent, independent of the principal is demandable at pleasure, unless otherwise stipulated. The bank makes advances on grain and some other kinds of goods at 5 per cent, and sometimes, when money is pirrity, at a lower rate. It also makes advances at particular foreign moneity, and in the deposit of Fred. does and erfating foreign moneity, and bank. It does not issue ontes. The amount of its capital is not fixed; but government guarantees its transactions. It is relieved from the partners of postage on money, and it is not required to use to shape for such bills of 5 st. ex., for every 40 r., of longer date.

6 to negotiable hills, however, the lank most its the thampe fixed by law, on this for its deposit transactions, but only those of 10 s. gr.; (about 11 2-dd.); white individuals must use shapps for such bills of 5 st. ex., for every 40 r., of longer date.

6 to negotiable hills, however, the lank must use the dampe fixed by law, on the capital to the stange for such as the capital stansactions. It is the thampe fixed by law, on thills of 5 st. ex., for every 40 r., of longer date.

and at the same rate for every additional sum between 100 dol. and 400 dol.

Bill from and no foreign places, negotiated at Dustric, are not subject to the stamp duty.

The afters of the bank of the mid-public. Being a coveraged.

The afters of the bank of the bank of the problem of the text period of the bank of the bank of the bank of the problem of the bank of the problem of the bank of the problem of the bank of the problem of the bank of the

desion.

R. s.gr. about 0 23 1.2 per load.

- fathom-- shock of 60 pieces. 1 0 1 10 - Inad.

- 13 10 - mille pipe. - 0 7 1-2 - last of 11 kegs. - 2 0 - 100 lbs.

enses of sending goods down are taken at sewater or roads, the expenses would be

to which they belonged, with parted from, Dantzic in 1831.

		Of 1	hese	
Lasts.	La	len.	Bal	last.
	Ships.	Lasts.	Ships.	Lasts.
492 470	6	214 470	7	278
7,341	55 132	2,764 7,393	78	4,577
234 240	-4	240	4	234
50 197	-3	197	1	50
21,048 21,791	196 316	9,022 20,082	163 45	12,626
80,941	383	53,573	188	27,265
123,679	895	<b>*2,679</b>	596	41,000

22d, for about 113 lbs. English) may be mowhere else), and remain line be 2 mow where else), and remain line be 2 move else), and remain line be 2 move else), and remain line be 2 move else, and rapable of bring channel, to be a constant line else, and a constant line else, and a loud 3d. monthly for the first, and aloud 3d. monthly for the monthly rent for 10 query according a loud and the second line else, and aloud 3d. monthly for the monthly rent for 10 query according a loud and the second line else, and a loud 3d. monthly for the monthly rent for 10 query according a loud part of a store is hirred for them, and may be a line else, and the second line else, and the line else else, and the line else else, and the line else else, and the line else, and line

s.—There is none such here, excepting a covernment Bank of Berlin. This was we of receiving deposits of money under he province; monies the property of mions, the former until disposable or pheed mine belonging to individuals not meethose of the latter. Interest is paid on

nging to minors.

charitable institutions, churches,
leposited by the courts of justice, and

aposite darameter instrumes, curve, and posite, and posite, and posite, and pleasure, unless offered with the state of the darameter in the state of the darameter in the state of the darameter in the state of the darameter in t

n places, negotiated at Dantzie, are not

e not made public. Being a government ends. It is not supposed to be very pro-terior the property of the property of exemption from postage of mones, and is true, however, that the direct alrea-vis enjoyed by the borrowse, every few goals are considered from alreat, every few goals are considered from alreat, and the property of the property of the generally at 1, 2, and 3 months' credit, lowed for each payments, who sold on but it varies according as money is plea-

ther of the town (which any one of good y transact business as a commission incr-rs must be chosen by the eithers of the approved by the regency of the province, racy of the town.

The usual rates of commission are—
3 per cent. on whose articles { exported,
2 do, goods imported,
with from 1 to 2 per cent. on do, for del credere, ne guarantes of debts.

The corn factor receives r. 1.7 (about 4s. 9d. sterling) per last (of scheffels) of all grain, from the buyer, and 1 per cent, from the

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to the House of Correction; but they often escape punishment, from the too great latily in enforcing the laws in crimmal matters.

The evolution of a bankrupt estate brought into court, rank under the exception of the control of the country of the country of the country of the country of the country of the country of the classes, in general, are the 6th and 7th, the former being that of the bill, the latter that of the book, creditors.

Tota, \$4c.—The duties are in general payable on the grown explaints of the packages; in others, there is no allowance. The tariff specifies the particular regulations on this point. The tare on goods in single satts is 4 lies, per centure pabout 113 lies. English), it being left to the option of the receiver to have the next weight accretanced. In trade there are fixed rates of tare only on the following goods; \$12.....

Paussian Shippino.—Summary Statement of the Arrivals of Ships at, and of their Departure from, the different Prussian Ports, in 1834.—(From the Official Accounts furnished by the Prussian Government.)

			Ships	Burden	Ĩ.a	den.	In F	lallast.		Amon	g these	were For	eign	
Names of	iames of Ports.		Entered and Sailed.	in Lasts of 4,000 lbs.	Ships.	Lasta.	Ships.	Lasts.	Ships Entered	Burden in Lasts			tn 1	Ballast,
			1,	1,0000		220.0	J		and Sailed.	of 4,000 lbs.	Ships,	Lavs.	Ships.	Lasts.
Memel •		( Ent.	633	79,257	229	25,634	405	52,6 '3	270	26,483	100	6,005	170	19,578
weitet.	•	83 L	618	10,937	630	80.219	18	6.9	272	26,892	26t	26,519	- 11	374
Pillau •		S Ent.	381	27.211	247	19,540	94	7,671	238	11,530	189	8,239	49	3,29
I mau -		Sail.	362	21,724	296	16,620	66	8,104	232	10.759	206	9,693	26	1,096
Dantzic		S Ent.	649	62,342	309	21,658	340	39,644	359	21,04*	196	9,022	163	12,026
* ANTIVETE		Sail.	642	61.337	5%6	59,021	56	2,316	361	21,791	316	20,052	45	1,7.5
Stolpmande		S Ent.	81	2.702	76	1,000	. 6	203	!	55 55	, ,	55		
D.O. I. I. I. I. I. I. I. I. I. I. I. I. I.		Sail.	81	2,232	32	726	49	1,496	31	1,264	-,	416	22	65 848
Rigenwaldz		Ent.	84	3.142	33	1,212	51	1,310	31	1,264	30		22	47
		Sail.	82 88	3,161	67 30	2,503	15 58	2,620	18	642	30	1,217	15	59
Colberg		Ent.	90	3,273 3,415	82	2,716	81	659	18	642	19	642	,,,	00
		(Ent.	817	58,702	608	42 077	209	16,623	296	17.713	214	13,155	82	4,530
Swinemunde	٠	Svil.	812	59,507	714	50.4-2	129	9,335	297	14,003	219	13.641	78	4,32
		( F.ot.	100	5,321	47	2,063	53	3,238	33	1.045	23	701	io	344
Wolgast	٠	Sail	114	6,408	87	4,955	27	1.453	36	1,169	18	537	l iš	631
		Ent.	150	11,591	38	1,495	112	10,096	28	1.3 8	15	461	13	887
Greifswalde	•	Sail.	167	12.314	127	7,039	40	5,255	29	1.020	18	103	li ii	429
		(Ent.	388	19,506	159	6.926	229	12,580	138	4.820	100	3,691	38	1,129
Straisund	٠	Sail.	390	19,590	300	12,732	90	7,158	129	4,652	79	1,599	50	2,754
Arrivals			3,371	271.54	1,815	125,277	1,556	146,270	1,412	85,950	810	42,775	562	43,174
Departure	•	•	3,418	274,232	2.921		497	37,130	1,406	86.25	1,165	71,869	241	11,410
To	al		6,789	545,779	4,736	362,379	2,053	183,400	2,818	172 235	2,015	117,644	803	54,591

Countries to which Foreign Vessels belonged.—Of the foreign vessels that entered and were despatched from Prussian Ports in 1834, there were—

or, there were—						
	. A	rrivals.		De	partures	
British -	-	211	-	-	216	
Netherlands	-	324	-	-	331	
Danish -	-	202	-	-	200	
Hanoverlan	-	196	-	-	188	
Swedish -		97	-	-	99	
Norwegian	_	191	-		197	

Norwegian Then follow the ships of the Hansentic cities, Russia, Mecklenburg, &c. Ships belonging to Prussia.—M. Ferher gives the following Table of the shipping of Prussia:—Summary Indication of the Vessels belonging to Prussian Owners, in the Years 1825, 1826, 1827, 1828, 1829, 1830, and 1831.—(Kerber, p. 174.)

	1	325.	18	26.	10	827.	1	928.	18	329.	18	336.	18	831.
Ports.	Ships.	Lasts.	Ships.	Lasts.	Ships.	Lasts.	Ships	Lasta.	Ships.	Lasts,	Ships.	Las s.	Ships.	Luts
Königsberg -	13	1,617	13	2,368	16	2,539	17	2,738	18	3,020	20	3.008	11	3,25
Pillau	111	1,767	12	2,026	16	2,670	14	2,468	15	2,602	15	2,600	14	2,55
Memet	36	4,229	36	4,278	35	4,076	36	4,377	36	4,815	38	5,095	38	4.51
Elbing ~ -	12	1,430	15	2,178	17	2,650	19	3,175	18	2,911	19	3,106	20	3,15
Dantzle -	67	12,309	72	14,931	73	15,386	76	15,999	78	16,095	76	16,058	76	15,93
Stettin	220	20.559	230	22,808	211	25 024	2:18	25,057	235	25,014	241	25,460	252	26,39
Cöslin	32	1,724	23	1,637	34	2,764	35	2,792	39	3,015		2,909	41	3,1
Straisund -	82	6,235	78	5,933	80	6,324	81	6,186	76	6,001	75	6,310	81	7,24
Friefswatde	41	2,957	42	3,009	52	3,928	51	4,070	52	4,103	52	4,185	52	4,17
Wolgast -	21	1,026	19	1,510	18	1,586	20	1,758	22	1,992		1,919	23	2,16
Barth ~ -	41	3,551	41	3,572	41	3,781	41	3,781	41	3,781	41	4,369	44	4,30
Total -	576	58,007	589	61,393	623	70,731	631	72,434	620	73,418	613	75,079	0.52	76,98

Influence of Reciprocity Treaties.—This Table is important, as exhibiting the litter groundlessness of the claimour raised in this country as to the reciprocity treaty with Prussia. Taking the list at 11 on, the total increase of Prussian shipping, from 1825 to 1831 inclusive, will be 76 ships and 28,70 tons, which is very little more than the increase, during the same period, of the shipping belonging to the port of Newcastle! It will be observed, too, that the increase since 1827 has only amounted to 29 ships and 9,334 tons. If, therefore, our shipping be distressed, it is quite impossible it should have been occasioned by the increase of shipping in Prussia. Considering, indeed, the extent of sea coast now in possession of that kingdom, the tranquility set has enjoyed since the peace, and her rapid progress in manufactures and commerce, the small increase of her shipping is not a little surprising. It could not well have been less, though the reciprocity treaty had never been heard of. Indeed, many of the Prussian ship owners think, and, perhaps, justly, that it would have been grenter had that treaty not been entered into. It must also be kept in view, that this trifling increase in the shipping of Prussia is the only increase that has taken place in the shipping of any country of the north of Europe since 1825. The mercantile navies of Sweden, Denmark, and Russia, have undergone little or no change; but it is a fact, that the shipping of Norway has fallen off even more rapidly than that of Prussia has increased, and yet we have a reciprocity treaty with her! Is not this sufficient to show that the influence of these treaties has been grossly exaggerated by our ship owners? and that they cannot really have done them any injury?

## (DANUBE (NAVIGATION OF). See GALACZ .- Sup.)

DATES (Ger. Datteln; Fr. Dattes; It. Datteri; Sp. Datiles), the fruit of the palm tree (Phanix ductylifera Lin.). This tree is abundant in Egypt, Barbary, Arabia, Persia, and the adjacent countries, particularly on the confines of the desert, and wherever there is sufficient moisture. It is a tall majestic tree; and repeated references are made to it in the sacred writings (Eccles. xxiv. 14.), and in the Koran. Mohammed, in one of his sayings, beautifully compares the upright and generous man to the palm tree. "He stands erect before his Lord; in his every action he follows the impulse received from above, and his whole life is devoted to the welfare of his fellow-creatures." But the veneration in which the palm tree is held in the East is to be ascribed more to its utility than to its beauty, Dates form the principal part of the subsistence of the inhabitants of many parts of Arabia and Barbary, and they are held in the highest estimation wherever they are met with. "They are," says Burckhardt, "by far the most essential article of food for the lower classes of Medina; their harvest is expected with as much anxiety, and attended with as much general rejoicing, as the vintage in the south of Europe; and if the crop fails, which often happens, as those trees are seldom known to produce abundantly for 3 or 4 successive years, or is eaten up by the locusts, universal gloom overspreads the population, as if a famine were apprehended."-(Travels in Arabia, vol. ii. p. 214.)

There is an endless variety of dates. Generally, however, they may be described as being somewhat in the shape of an acorn, but usually larger, consisting of a thick fleshy substance, including and freely separating from an oblong stone or kernel, having a furrow on the one side. Their taste is agreeably sweet, accompanied with a slight astringency. The new fruit is called by the Arabs ruteb. When the dates are allowed to remain on the tree till they are quite ripe, and have become soft and of a high red colour, they are formed into a hard solid paste or cake called adjone. This is formed by pressing the ripe dates forcibly into large baskets, each containing about 2 cwt. "In this state," says Burckhardt, "the Bedouins export the adjone: in the market it is cut out of the hasket, and sold by the pound. It forms part of the daily food of all classes of people: in travelling it is dissolved in water, and thus affords a sweet and refreshing drink. During the monsoon, the ships from the Persian Gulf bring adjone from Bussorah to Djidda for sale in small baskets weighing about 10 lbs. each; this kind is preferred to every other. Ships bound from Arabia for India take with them a considerable quantity of adjone, which is readily disposed of amongst the Mohammedans of Hindostan."—(Travels in Arabia, vol. i. p. 57.)

The Arabians and Egyptians use the leaves of the tree in the preparation of bags and baskets; the boughs, the outer and inner bark of the trunk, and the fleshy substance at the root of the leaves, where they spring from the trunk, have all their respective uses; and be-









	18	36.	1831.				
sts.	Ships.	lass.	Ships.	Lasts,			
,026 ,602 ,515 ,911 ,095 ,014 ,015 ,001 ,103	15 38 19 76 244 39 75 52 21	3,008 2,660 5,095 3,106 16,058 25,460 2,909 6,310 4,185 1,919 4,369	23	3,225 2,589 4.543 3,154 15,931 26,398 3,181 7,248 4,179 2,164 4,369			
415	613	75,079	1552	76,987			

ing the otter groundlessness Trissia. Taking the last at 11, will be 76 ships and 28,470 1, of the shipping belonging to be 1827 has only amounted to utte impossible it should have adeed, the extent of sea coast 1 the peace, and her rapid procise not a little surprising. It seen heard of. Indeed, many to been greater had that treaty ge increase in the shipping of country of the north of Europe, have undergone little or no en more rapidly than that of Is not this sufficient to show ship owners? and that they

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he preparation of bags and the fleshy substance at the air respective uses; and besides this, the kernels of the fruit, notwithstanding their hardness, are used as food for cattle, they are soaked for two days in water, when they become softened, and are given to camels, cows, and sheep, instead of barley: they are said to be much more nutritive than that grain. There are shops at Medina in which nothing else is sold but date kernels; and the leggars are continually employed in all the main streets in picking up those that are thrown away.—(Burckhardt, vol. ii. p. 212.)

All the refinements of Arabian cookery are exhausted in the preparation of dates: and the Arabs say that a good housewife will daily supply her lord, for a month, with a dish of dates

differently dressed.

Palm frees are raised by shoots; and Dr. Shaw mentions that they arrive at their vigour in about 30 years, and continue so 70 years afterwards, bearing yearly 15 or 20 clusters of dates, each of them weighing 15 or 20 lbs.; after this period they begin to decline.—(Trarels in the Levant, p. 142. 4to ed.)

The best dates imported into Great Britain are said to come from Tunis, but they are most commonly brought from Smyrna and Alexandria. They should be chosen large, softish, not much wrinkled, of a reddish yellow colour on the outside, with a whitish membrane

betwixt the flesh and the stone. Those that are dry and hard are of little value.

DEALS OR DEAL BOARDS (Ger. Diclen; Du. Declen; Da. Dæler; Sw. Tiljor; P. Planches minces; It. Tavole, Piane; Rus. Doski; Pol. Tarcice), a thin kind of fir planks, much used in carpentry: they are formed by sawing the trunk of a tree into longitudinal divisions, of greater or less thickness, according to the purposes they are intended to serve. They are imported from Dantzic, Petersburgh, Narva, and many other ports in the Baltic, and from North America; but those from Christiania, the capital of Norway, are the best, and bring the highest price. They are distinguishable from those produced in the contiguous provinces of Norway; their superiority has been said to depend principally on their being more perfectly sawed; but it really depends on the greater care with which the sapwood and other defective portions of the timber are cut away, and on the quality of the timber.

A Russian standard deal is 12 feet long, 11 inches wide, and 14 inch thick; 400 feet of 14 inch plank

A Christiania standard deal is 11 feet long, 9 inches wide, and 14 inch thick. There is another standard of Norway deals at Dram, 10 feet long, 9 inches wide, and 14 inch thick.—(See Chaistant)

DEBENTURE, a term used at the custom-house to signify the certificate subscribed by the customs officers, and given to the exporter of goods on which a bounty or drawback is allowed, bearing that the exporter has complied with the required regulations, and that he is entitled to such bounty or drawback.

It is enacted by 3 & 4 Will, 4, c. 52, § 86., that no drawback or bounty shall be allowed upon the epotation of any goods, unless entered in the name of the real owner thereof, or of the person who is detailly purchased and shipped the same, in his own name and at his own risk, on commission. Such owner or commission merchant shall make and subscribe a declaration on the debenture that goods have been actually exported, and are not to be relanded in any part of the united Kingdom, &:, and if such owner or commission merchant shall not have purchased the right to such drawback aboutly, he shall declare under his hand in the entry, and in his oath upon the debenture, the person sha is entitled thereto; and the name of such person shall be inserted in the cocket, and in the debentue, and his receipt on the latter shall be the discharge of such drawback or bounty. — § 87. For Idea and the other charges in the act relating to debentures, see Importantos and Exportantos.

For these and the other clauses in the act relating to debentures, see Importation and Exportation. All debentures must be on 5s. stamps.

Debentures or certificates for bounty on the exportation of linens or sailcloth exempted from duty.

DELFT, on DELF (Ger. Fayence, Unitables Porzellin; Du. Delfs porcelyn; Fr. Fuince), a coarse species of porcelain originally manufactured at Delft, whence its name.

It is now rarely used in this country.

DEMURRAGE, in commercial navigation, is an allowance made to the master or owners of a ship by the freighter, for detaining her in port longer than the period agreed upon for her sailing. It is usually stipulated in charterparties and bills of lading, that a certain numter of days, called running or working days, shall be allowed for receiving or discharging the cargo, and that the freighter may detain the vessel for a further specified time, or as long as he pleases, on payment of so much per diem for such over-time. When the contract of affreightment expressly stipulates that so many days shall be allowed for discharging or reciving the cargo, and so many more for over-time, such limitation is interpreted as an express stipulation on the part of the freighter, that the vessel shall in no event be detained longer, and that if detained he will be liable for demurrage. This holds even in cases where the delay is not occasioned by any fault on the freighter's part, but is inevitable. If, for example, a ship be detained, owing to the crowded state of the port, for a longer time than is allowed by the contract, demurrage is due; and it is no defence to an action for demurrage, that it arose from port regulations, or even from the unlawful acts of the Custom-house officers. Demurrage is not, however, claimable for a delay occasioned by the hostile detention of the ship, or the hostile occupation of the intended port; nor is it claimable for any delay wilfully occasioned by the master, or owners, or crew of the vessel. The claim for demurrage ceases as soon as the ship is cleared out and ready for sailing, though she should Vor. I .- 3 B

be detained by adverse winds, or tempestuous weather .- (Chitty's Commercial Law, vol. iii. pp. 426—431.)
DENARIUS, a Roman coin, estimated by Dr. Arbuthnot to have been worth 73d.; but

its value differed at different periods.

DENIER, a small French coin, of which there were 12 to a sol.

(DERELICT, FLOTSAM, JETSAM, AND LAGAN.—It was enacted by the 3 & 4 Will. 4. c. 52. (see Importation and Exportation), that such foreign goods derelict. jetsam, and flotsam, as could not be sold for the amount of the duties, were to be deemed unenumerated goods, and charged with duty accordingly. But this proviso has been repealed; and the Commissioners of Customs are authorised to inquire into the extent to which such goods shall have been damaged, and to make such abatement of the duties as may appear just and reasonable.—(6 & 7 Will. 4. c. 60. § 3.)

It is further enacted, that goods found derelict, or under the denomination of flotsam. jetsam, &c. shall, if not claimed within 12 months, be deemed condemned as droits of

Admiralty.—(§ 7.)—Sup.)
DIAMOND, (Ger. Du. Da. and Fr. Diamant; Sw. Demant Diamant; It. Sp. and Port. Diamante ; Rus. Almas ; Pol. Dyamant ; Lat. Adamas ; Hind. Hira), a precious stone, which has been known from the remotest ages. Pliny has described it (Hist. Nat. lib. 37. § 4.); but his account is, in many respects, inaccurate. It is found in different parts of India, and in Borneo; it is also found in Brazil, on which, indeed, Europe may be said to be at present entirely dependent for supplies of diamonds. Hitherto, however, it has not been met with any where except within the tropics. It is the most beautiful and most valuable of precious stones. Its most common colours are white and grey of various shades. It occurs also red, blue, brown, yellow, and green. The colours are commonly pale, It is always crystallised, but sometimes so imperfectly that it might pass for amorphous. It is the hardest body in nature. External lustre from splendid to glimmering; internal always splendid. It is brittle; its specific gravity is 3%. When rubbed, it becomes positively electric, even before it has been cut by the lapidary, which is not the case with any other gem. -(Thomson's Chemistry.)

According to Mr. Milburn (Orient. Com.), the colour should be perfectly crystalline resembling a drop of clear spring water, in the middle of which you will perceive a strong light playing with a great deal of spirit. If the coat be smooth and bright, with a little tincture of green in it, it is not the worse, and seldom proves bad; but if there be a mixture of yellow with the green, then beware of it—it is a soft, greasy stone, and will prove

bad.

Tests of Diamonds. Cutting, &c.—To ascertain whether any specimen is a true diamond or not, a fine file may be used; and if the surface of the stone be the least abraded or scratched by its action, a The difference will also appear upon close examination without this instrument; is not a diamond. The difference will also appear upon close examination without this instrument; the rays of light easily pass through other gems, but in the diamond they are refracted to the surface, which occasions its superior brilliancy. If the specimen under examination be very minute, it may be placed between 2 half-crowns, or other flat metallic surfaces, and pressed with the thumb and finger if a diamond, it will not be injured, but if otherwise, it will break and full to move on account of the extreme hardness of the diamond, the art of cutting and polishing it was for a long time unknown in Europe. But, in 1456, a young man of the name of Louis Berghen, a native of Bruges, is said have constructed a polishing wheel for the purpose, which was fed with diamond powder instead of corundum, which the Chinese and Hindoos had been long accustomed to employ. Berthen was led to this discovery by observing the action produced by rubbing 2 rough diamonds together. Diamonds are cut into brilliants and rose diamonds; the former being, for the most part, made out of the otherdul crystals, and the latter from the spheroidal varieties.—(Joyce's Practical Mineralogy; Karis Cyclopradia, &c.) Cyclopedia, &c.)

Commercial Value of Diamonds.—In the great or wholesale trade there is but little fluctuation in Commercial value of Diamonus.—In the great or Windessub trade there is but fittle dictination in the price of those diamonds which may be termed stones in general demand. I will begin with brillens from 1 to 2½ grains each.—Such brilliants, double cut, and what may be termed fine, are work from 7t. to 8t, per carat. Needly sellers may take 10 per cent less for cash; that this is the general average price for a lot of 10, 20, or 50 carats of well-made stones, if the quality be good.

Brilliants, from 2 grains to 3, may be bought in lots, at from 7t. 7s. to 8 per carat. It is to be understood, that diamonds in a lot are never all quite free from faults; hence there may arise a difference of the great in the price. Stones of 2 grains is the work of the control in the price.

ence of 10 per cent, in the price. Stones of 3 grains, if fine and perfect, are always in demand, at 14,

or 91, per carat.
"Brilliants, from 3 grains to 4, if very fine and well proportioned, are worth from 81, to 91, per care. Those of a carat each, if very fine and well selected, are worth 9% or 10%. Three years upo I offered 12% each for eight, and could not obtain them.

"Brilliants, of 2 carats each, are worth from 17L to 18L each: I have, for such, paid 20L "Brilliants, of 2 carats each, are worth from 27L to 30L Stones of this weight, if well proportioned." are considered of a line size, and well calculated for pins, or the centre of clusters; indeed, well reportioned diamonds, from 6 grains to 2 carats each, are always in demand, and are retailed at form 201, to 32, each, according to their degree of perfection, or as the retailer may think fit to charge them.

"For brilliants of 3 carats, if fine and well formed, from 701, to 801, may be obtained. Stopes of this

size, and larger, are more liable to capricious fluctuations of price than the smaller ones before namel,

size, and size, are more of approximations of price than the smaller ones before same, being chiefly required for the centre stones of saleable necklines.

Billiants of tearnts, if fine, are worth from 1002 to 1301. I have sold stones, single cut, a line off xalzar, of this weight, at \$0 guinens. I possessed one of 17 grains, perfectly white, having a since as large as that of a 7 carat stone ought to be; it was, consequently, very thin, but being much in request, on account of its great spread, or surface, it was sold for 1602.

"Brilliants of 5 carats are not frequently met with in general trade, and are valuable in price; is the dealers exact more if they know that such stones are wanted, than they would in the regular course of business. The prices may be said to vary from 1801, to 2001.

hitty's Commercial Law, vol. to have been worth 74d.; but

sol. -It was enacted by the 3 & 4 such foreign goods derelict.

he duties, were to be deemed But this proviso has been to inquire into the extent to ich abatement of the duties as

the denomination of flotsnm. med condemned as droits of

it. Diamant ; It. Sp. and Port. P.ind. Hira), a precious stone, Rescribed it (Hist. Nat. lib. 37, is found in different parts of indeed, Europe may be said to

Hitherto, however, it has not most beautiful and most valua. and grey of various shades. It ars are commonly pale. It is ight pass for amorphous. It is o glimmering; internal always obed, it becomes positively elecot the case with any other gem.

should be perfectly crystalline, hich you will perceive a strong smooth and bright, with a little es bad; but if there be a mixft, greasy stone, and will prove

ecimen is a true diamond or not, a braded or scratched by its action, a mination without this instrument; d they are refracted to the surface, mination be very minute, it may be pressed with the thumb and finger; and fall to powder. On account of ing it was for a long time unknown ghen, a native of Bruges, is said to gnen, a native of fitiges, is saddo I with diamond powder instead of led to employ. Berghen was led to gh diamonds together. Diamonds e most part, made out of the octayee's Practical Mineralogy; Rees's

de there is but little fluctuation in demand. I will begin with brillants hat may be termed fine, are worth for cash; but this is the general

the quality be good.

71. 7s. to 51, per carat. It is to be
Its; hence there may arise a differriect, are always in demand, at %

are worth from 8L to 9L per cant, or 10L. Three years ago 1 offered

.; if perfectly fine, and of the full r such, paid 201 f this weight, if well proportioned, nire of clusters; indeed, well prodemand, and are retailed at from ailer may think fit to charge them.

I. may be obtained. Stones of this han the smaller ones before samed, ave sold stones, single cut, a little ins, perfectly white, having a su-quently, very thin, but being much

d, than they would in the regular 00%.

"Brilliants of 6 carats, as before stated, are not common; they are suitable for centre stones of expensive necklaces, and single stone rings; if perfect and well shaped, they sell from 230% to 250% or

more.

"For estinating the value of peculiarly fine diamonds, there is no fixed standard. Rough diamonds, selected as fine, and well formed for cutting, may be estimated as follows:—Square the weight of the stone, multiply the product by 2, and the result will be the value in pounds sterling. Brilliants, if fine, may be estimated by squaring the weight in carats, and multiplying the product by 3, which will give the amount in pounds sterling.

"As a very large property, both in this kingdom and in other countries of Europe, is vested in diamonds, it may be interesting to be informed, that not only the price of these genes has for several years been, upon the whole, gradually rising, but that it is likely to continue on the advance. At the present time, indeed, and for the last few years, there has been a dull sale of diamonds in England, and did the coronation occasion a demand worth notice; but on the Continent the lande has been steady, and rough diamonds have been constantly rising in price. That this advance will be progressive, may be assumed from the fact, that the bost diamond ground now known, the Serro do Frio illegal, has assuredly passed the zenith of its prospectivy. I went over the greater part of what is in Brazii, has nesuredly passed the zenith of its prosperity. I went over the greater part of what is yet reserved, and still remains to be worked, and I conceive that there would be no difficulty in calyet reserved, and still remains to be worked, and I conceive that there would be no difficilty in cal-culating the length of time in which the present number of workmen may reduce it to a state of ex-haustion, like that of the far-famed Golconda. The average annual produce of future years may be estimated by the amount obtained from that portion which has been already worked. Brazil may be said to furnish Europe with 25,000 or 30,000 carats per annum of rough diamonds; which, if reduced to brilliants, may make an inflat into the market of \$,000 or 0,000 carats annually."—(Maxe's Treatise on Damaonds, 2d ed. p. 9—14. and p. 60.)

The rule stated by Mr. Mawe, and adopted by the jewellers, for estimating the value of diamonds multiply the square of the weight in carats by 2, and the product is the value in pounds sterling), can only hold in the case of those that are of a small size, or do not weigh more than 20 carats. The value of a largest diamonds, which are exceedingly rare, (nor miss regulars, et is admin maneis regulars,

manny me square of the weight in carats by 2, and the product is the value in pounds sterling), can only hold in the case of those that are of a small size, or do not weigh more than 20 carats. The value of the largest diamonds, which are exceedingly rare, (non nisi regibus, et its admodum pauris regultus, Fliny) can, it is clear, depend upon nothing but the competition of the purchasers. The diamond belonging to the Emperor of Brazil is the largest in the world. It is still ment, and weighs 1,680 carats; so that, according to the jewellers' rule, it must be worth the conomous sum of 5,644,800.1. The famous diamond belonging to the Emperor of Brasil, observer, be doubted, whether his Imperial Majesty would have any disinctination to part with for the odd sum of 644,800. The famous diamond belonging to the Emperor of Bussia, which the jewellers tell us is worth 4,804,000. did not cost 150,000.

Diamonds are not used exclusively as articles of ornament or luxwry. They are frequently employed with great advantage in the arts. "Bad, discoloured diamonds," says Mr. Mave, "are sold to track into provide and may be said to have a more extensive sale than brilliants, with all their capitating heatily. In many operations of art they are indispensable; the fine cameo and intagito owe would yet remain dormant, had not the unrivalled power of the diamond here called forth to the arist's assistance. The carnelian, the agate, or cairneorm, cannot be eigraved by any other substance; every crest or letter cut upon hard stone is indebted to the diamond. This is not all; for without it, blocks of crystal could not be cut into slices for spectacles, agate for smull-boxes, &c."

Diamonds may be landed without report, entry, or warrant.—(3 & 4 Hill. 4, c. 52, 2, 2).

The carat grain used in weighing diamonds is different from the Troy grain, 5 diamond grains being only equal to 4 Troy grains.

DIAPER (Ger. Drell; Du. Drel; Fr. Linge ouvré; It. Tela tessuic a opere; Sp. Manteles alemaniseas; Rus. Salfetotsschnoe), a sort of fine flowered linen, commonly used for table-cloths, napkins, &c., brought to the highest perfection in the manufactories in the

north of Ireland, in Germany, and Scotland.

DICE (Ger. Würfel; Du. Tuarlingen; Fr. Dés (à jouer); It. Dadi; Sp. Dados; Rus. hosti), cubical pieces of bone or ivory, marked with dots on each of their sides, from 1 to 6, according to the number of the face. The regulations as to the manutacture and sale of dice are the same as those with respect to Canus (which see). Every pair of dice is to pay adnty of 20s. All pieces of ivory, bone, or other matter, used in any game, having letters, figures, spots, or other marks denoting any chance, marked thereon, to be adjudged dice; and if more than 6 chances are signified on any one piece, then such piece to be charged with the full duty of a pair of dice .-- (9 Geo. 4. c. 18.)

DIMITY (Fr. Basin , It. Dobletto , Sp. Dimite), a species of cross-barred stuff entirely

composed of cotton, similar in fabric to fustian.

DISCOUNT, an allowance paid on account of the immediate advance of a sum of money not due till some future period. It is usually said to be of two kinds; viz. discount of bills,

and discount of goods; but they are essentially the same.

When a bill of exchange is presented at a banker's for discount, it is the practice to calculate the simple interest for the time the bill has to run, including the days of grace, which interest is called the discount; and this being deducted from the amount of the bill, the balance is paid over to the presenter of the bill. This is the method followed by the Bank of England, the London and provincial bankers, and by commercial men in general. But it is notwithstanding, inaccurate. The true discount of any sum for any given time is such a sum as will in that time amount to the interest of the sum to be discounted. Thus, if interest be five per cent., the proper discount to be received for the immediate advance of 100l. due 12 months hence is not 51., but 41. 15s. 23d.; for this sum will, at the end of the year, amount to 51, which is what the 1001, would have produced. Those, therefore, who employ their money in discounting, make somewhat more than the ordinary rate of interest upon it; for a person discounting 100l. due at the end of a year, advances, supposing interest to be 5l. per cent., only 95l.; so that, as this 95l. produces 100l. at the period in question, the interest received has really been 5l. 5s. 3d. per cent.

The rule for calculating discount on correct principles is as follows:-

As the amount of 100l, for the given rate and time la to the given sum or debt; So is 100l, to the present worth, or So is the interest of 100l, for the given time To the discount of the given sum.

Mr. Smart has calculated, on this principle, a Table of the discount of 1l. for any number of days, at 2, 2½, 3, 3½, &c. to 10 per cent., to 8 decimal places. But the simple interest of the sum being the only thing looked to in practice, such Tables are hardly ever referred to.

Bills in the highest credit are discounted on the lowest terms; the discount increasing according to the suspicions entertained of the punctuality or solvency of the parties subscribing the bills. During the war, the rate of interest, or, which is the same thing, of discount, was comparatively high; but since 1818, the rate of discount upon good bills has seldom been above 4, and has often been as low as 3 and even 2½ per cent.

Discount on merchandise takes place when, after making a purchase of goods at a fixed term of credit, the buyer finds means to make his payment before the expiration of that term, receiving from the seller a discount or allowance, which is commonly a good deal above the current rate of interest. The discount on goods varies, of course, according to the interest of money. During the late war, the loans to government were so large, and the facility of investing money was such, that the discount on goods was often as high as 5 per cent, for 6, and 10 per cent. for 12 months. Now, however, the discount on goods has fallen, with the fall in the rate of interest, to 7 or 7½ per cent. for 12 months: being about double the current interest arising from funded property, or the discount of good mercantile bills.

Long credits and discounts upon goods have, for a lengthened period, been usual in England. This arose from a variety of causes, but principally, perhaps, from the magnitude of our exports to the United States, Russia, and other countries where there is a great demand for capital; but in whatever causes it originated, it has latterly been carried to what seems to be an injurious extent.—(See Cardit.) In France and Germany, the manufacturers, in general bare of capital, are obliged to stipulate with the merchants for short credits. In Holland, the usage of the exporting merchants has been to pay either in ready money, or at so short a date as to put discounting out of the question, the manufacturer setting at once the lowest price on his goods.

DIVIDEND, the name given to the payment made to creditors out of the estate of a bankrupt, and to the annual interest payable upon the national debt, and other public funds.

DJIDDA, a town of Arabia, on the Red Sea, about 21 miles from Mecca, of which it is the sea-port, in lat. 21° 29' N., lon. 39° 14' E. It is well built; the streets are unpaved, but spacious and airy; the houses high, and constructed, for the most part, of madrepores and other marine fessils. The supply of water is scanty, and its quality indifferent. Small vessels approach close to the quays; but large vessels are obliged to anchor in the roads, about 2 miles off, loading and unloading by means of lighters. The entrance to the roads is difficult, and should not be attempted without a pilot. Djidda is a place of considerable commercial importance. It is the entrepôt in which is centred the greater part of the commerce between India, Egypt, and Arabia. Many of its merchants possess large capitals; some of them as much as from 150,000/, to 200,000/. The trade in coffee brought from Mocha, and other ports in Yemen, is the most considerable, but it is said also to be the most hazardous. The returns are principally made in cash. The trade with India and the Gulf of Persia is safer than the coffee trade, and is very considerable. Djidda has also a good deal of intercourse with the ports of Cosseir, Souakin, and Massouah, on the opposite coast of the Red Sea. The imports from the last two principally consist of slaves, gold, tobacco, dhourra or barley, hides, butter (of which immense quantities are made use of in Arabia), mats, &c.; in return for which the Africans receivo Indian goods suitable for their markets, dresses and ornaments for their women, dates (which are not produced in any part of Nubia), iron, &c. The principal article of import from Cosseir is wheat; and not only Diidda but the whole Hedjaz, or Holy Land of Arabia, is almost entirely dependent upon Egypt for corn. Coffee is the principal article sent in return. Business is transacted at Djidda with case and expedition. The number of ships belonging to the port is estimated at 250. Owing to the scarcity of timber, none of them are built at Djidda; those belonging to it being either purchased at Bombay or Muscat, or at Mocha, Hodeida, or Suez. For a considerable period each year, before and after the feast of Ramadhan, when pilgrims come from all quarters to visit Mecca, the town is thronged with strangers, and a great deal of mercantile business is transacted. Djidda is at present, and has been for a number of years, under the government of Mohammed Ali, pacha of Egypt. The moneys, weights and measures of the latter country (for which, see ALEXANDRIA) are now generally used in Djidda, the commerce of which has been much improved and extended in consequence of the comparative security and good order enforced by the pacha.—(We have gleaned these details from the different works of Burckhardt, particularly from his Travels in Arabia, vol. i. pp. 1-100.)

DOCKS are artificial basins for the reception of ships. The term has been supposed by







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scount of 1*l*, for any number, But the simple interest of are hardly ever referred to, as; the discount increasing rency of the parties subscribithe same thing, of discount, upon good bills has seldom tent.

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some to be derived from the Greek Inc. µ21, to receive; but it is obviously no other than the Teutonic duck, originally perhaps derived from dekken, to cover, enclose, or protect.

Docks are of 2 sorts—vet and dry. Wet docks are generally constructed with gates to retain the water. Ships are admitted at high water; and the gates being shut, they are kept constantly affoat. A dry dock is intended for the building, repairing, or examination of ships. The ships to be repaired or examined are admitted into it at high water; and the water either ebbs out with the receding sea, or is pumped out after the gates are shut.

Utility of Docks .- The construction of wet docks has done much to facilitate and promote navigation. A large vessel, particularly if loaded, could not be allowed to come to the ground, or to lie on the beach, without sustaining considerable injury, and perhaps being destroyed; and even the smaller class of vessels are apt to be strained, and otherwise hurt, if they are left dry, unless the ground be very soft. Hence, when large vessels have to be loaded or unloaded where there are no docks, and where the water close to the shore or quay is not sufficiently deep, the work can only be carried on during a particular period of each tide; it being necessary, in order to keep the vessel affoat, that she should leave the shere with the elbing tide. Attempts have sometimes been made to obviate this inconvenience, by running jetties or piers to such a distance into the sea, that there might always be a sufficient depth of water at their heads; but this can only be done in peculiar situations; and it requires that the ship's position should be frequently changed. It is in most cases, too, impossible properly to protect the cargoes of ships loading or unloading at quays, or on the beach, from depredation. Previously to the construction of the wet docks on the Thames, the property annually pillaged from ships was estimated to amount to 500,000% a year, though this is probably much exaggerated.

## I. Docks on the Thames.

1. West India Docks.

2. London Docks.

3. East India Docks.

4. St. Katharine's Docks.
5. Commercial Docks.

 London Port Dues,—Charges on Account of Lights, Pilotage, &c. in the Thames.—Shipping, &c. of London.

II. Liverpool Docks, Shipping, etc. III. Bristol Docks, Shipping, etc. IV. Hull Docks, Shipping, etc.

V. Goole Docks, Shipping, etc.

VI. LEITH DOCKS, SHIPPING, ETC.

## I. DOCKS ON THE THAMES.

It is singular that, notwithstanding the obvious utility of wet docks, and the vast trade of the metropolis, there was no establishment of this sort on the Thames till nearly a century after a wet dock had been constructed at Liverpool. The inconvenience arising from the crowded state of the river, at the periods when fleets of merchantmen were accustomed to arrive, the insufficient accommodation alforded by the legal quays and sufferance wharfs, the necessity under which many ships were placed of unloading in the river into lighters, and the insecurity and loss of property thence arising, had been long felt as almost intolerable grievances; but so powerful was the opposition to any change, made by the private wharfingers and others interested in the support of the existing order of things, that it was not till 1793 that a plan was projected for making wet docks for the port of London; and 6 years more elapsed before the act for the construction of the West India Docks was passed.

1. West India Docks.—These were the first, and continue to be the most extensive, of the great warehousing establishments formed in the port of London. Their construction commenced in February, 1800, and they were partially opened in August, 1802. They stretch across the isthmus joining the Isle of Dogs to the Middlesex side of the Thames. They originally consisted of an Import and Export Dock, each communicating, by means of locks, with a basin of 5 or 6 acres in extent at the end next Blackwall, and with another of more than 2 acres at the end next Limehouse; both of these basins communicate with the Thames. To these works the West India Dock Company have recently added the South Dock, formerly the City Canal, which runs parallel to the Export Dock. This canal was intended to facilitate navigation, by enabling ships to avoid the circuitous course round the Isle of Dogs. It was, however, but little used for that purpose, and is now appropriated to the wood trade, for the greater accommodation of which, a pond of 19 acres has been recently formed on the south side for the reception of bonded timber. The Export Dock, or that appropriated for ships loading outwards, is about 870 yards in length, by 135 in width; so that its area is near 25 acres: the North, or Import Dock, or that appropriated for ships entering to discharge, is of the same length as the Export Dock, and 166 yards wide; so that it contains nearly 30 acres. The South Dock, which is appropriated both to import and export vessels, 570

is 1,183 yards long, with an entrance to the river at each end; both the locks, as well as that into the Blackwall Basin, being 45 feet wide, or large enough to admit ships of 1,200 tons burden. At the highest tides, the depth of water in the docks is 24 feet; and the whole will contain, with ease, 600 vessels of from 250 to 500 tons. The separation of the homeward bound ships, which is of the utmost importance for preventing plunder, and giving additional security to the revenue and the merchant, was, for the first time, adopted in this establishment. The Import and Export Docks are parallel to each other, being divided by a range of warehouses, principally appropriated to the reception of rum, brandy, and other spirituous liquors. There are smaller warehouses and sheds on the quays of the Export and South Docks, for the reception of goods sent down for exportation. The watchouses for imported goods are on the four quays of the Import Dock. They are well contrived, and of great extent, being calculated to contain 160,000 hhds. of sugar, exclusive of coffee and other produce. There have been deposited, at the same time, upon the quays, under the sheds, and in the warehouses belonging to these docks, 148,563 hhds. of sugar, 70,875 casks and 433,648 bags of coffee, 35,158 puncheons of rum and pipes of Madeira wine, 14,021 logs of mahogany, 21,350 tons of logwood, &c. The whole area occupied by the docks, warehouses, &c. includes about 295 acres; and the most effectual precautions are adopted for the prevention of fire and pilfering.

This spacious and magnificent establishment was formed by subscription, the property being vested in the West India Dock Company, the affairs of which are managed by 21 directors, as a body corporate. The right of voting is vested in those shareholders only who hold 500l. of the Company's stock. The Company's capital is 1,380,000l.

The West India Docks have proved a very successful undertaking, and have been highly beneficial to the original shareholders. All West India Ships frequenting the Thanes were obliged to use them for a period of 20 years from their completion. The dividend on the Company's stock was limited to 10 per cent.; and, after making dividends to the full amount, with the exception of the first half year, they had, in 1819, an accumulated fund of near 400,000l. But they then diminished their charges, at the suggestion of the committee of the House of Commons on the foreign trade of the country, so as to give the trade using the docks the benefit of the surplus fund, which was to be reduced to 100,000% before the 30th of January, 1826. Latterly the Company have been obliged, in consequence of the competition of the other Companies, to make further reductions of dividend. It now amounts to 5/, per cent. At present, the Company's stock sells at about par.

The nearest dock gate at Limehouse is about 3 miles from the Exchange; and the other, next Blackwall, about 1 a mile more. This distance has the disadvantage of increasing the expense of cartage, and of being inconvenient to the merchants and others using the docks. On the other hand, however, ships entering the West India Docks avoid a considerable extent of troublesome, if not dangerous, navigation, that must be undertaken by those bound

for the St. Katharine's and London Docks.

for the St. Katharine's and London Docks.

Contrience for eleving Water in the Wat India Decks.—In almost all docks and larborary a serious ceil is fell from the constant accumulation of mid, and the consequent expense of preserving the proper depth of water. In various situations, provision has been made for scouring out or raising mud and silt by means of bocks water, drollegers, &c., according to lead circumstances; but, in the West India Docks, the ceil has been required to his means of bocks water, drollegers, &c., according to lead circumstances; but, in the West India Docks, the ceil has been required to his means of the manner in which as important an object has been accumplished.

The water of the Thames is generally very modely, and when it is admitted into the basin and docks in large quantities, to replace the water last by evaporation, leakage, locking vessels in and out, &c., the deposit by the accumulation of mul, from this cause, was noted considerable in the Sastem of Blackwall Bossin; and the anual cost of clearing out the same was between 3,000 and 4,000.

Same was between 3,000 and 4,000.

Between the countries which could be adopted. A flecting out the same was between 3,000 and 4,000.

The must description, raised the mud, which was thrown into barges; and these, when located, were empiried by a stationary engine, working an enaless chain of buckets, similar to those of the dedger. But the field where the mud was deposited having become full, a iditional expense was likely to be incurred by removing the mud to a greater distance, so that the subject called for and received more attention; and the result will show, that the Company laveat mud to a greater distance, so that the subject laid for and received more attention; and the result will show, that the Company laveat interest and the case of the the state of the locks, point inwards, to, sustain the water of the docks; as long as the sevel of the water within, is higher than the level of the triver, those gets remain closed; but as soon

west end of that basin remain closed, the influx from the river would not be considerable; but when the take has risen above the level of the Import and Export Docks, those gates would also be through open, and then the river would flow in with considerable force the middly water discolouring that of the docks, and of coursedposing the sist or man held in suspension.

These facts showed that the exclusion of the river water was the only effectual cure for the evel; but the less or waste of water from face in 24 hours, and this loss had to be supplied; and not only that to keep the river out, it was necessary at all times to keep the water of the docks and basins up to a higher joint than that to which the river would rose at the highest spring tides.

After long consideration, the following plan was natured for effecting this object:—

The Company's sparent mark, and there there reservoirs were formed: the two next the basin review the water from the riverty a culvert with slucies, which are close! as soon as they are filled; from these the water is number of the heaving had time to deposit the slit, into the elevated reservoir, from whence it flows by a conduit into the la-in, and there is the dock, and thus the keel of the whole is kept up to the highest point which can be desired, and the river Thames with its not in a longer admitted.

Of water in the docks is thus constantly maintained, and is at all times clear and were, and on make will be income a sufficiency which is preserved from the date, and the level of the heaving and is at all times clear and were, and on make will be income and the dependent of water in the docks is thus constantly maintained, and is at all times clear and were, and on make will be income and spring toles, as the deepest laden shap can at all times be transports—the depth throughout being from 25 to 26 fect.

RULES AND REGULATIONS TO BE OBSERVED. AND RATES TO BE PAID, BY THE SHIPPING PREQUESTING THE WEST INDIA DOCKS.

RULES AND ORDERS to be observed by Masters, Pilots, and other Persons having the Charge of Ships, Vessels, Lighters, or Craft, coming into, lying in, and going out of, the West India Docks, pursuant to Act 1 & 2 Will. 4. c. 52.

The Company's Moorings.—The moorings in the river, within 200 yards of each of the entrances at Blackwall, and that Into Limehouse Basin, and within 150 yards of the Limehouse entrance of the South Dock, are reserved for the exclusive use of vessels entering into, or which have recently come out of, the docks.

Every master or person in charge of any ship, lighter, barge, boat, or other vessel, of any description whatsoever, lying within the above distance, shall immediately remove the same, when required ; both the locks, as well as o admit ships of 1,200 ions 4 feet; and the whole will paration of the homeward inder, and giving additional e, adopted in this establishr, being divided by a range randy, and other spirituous of the Export and South e warehouses for imported well contrived, and of great sive of coffee and other proquays, under the sheds, and f sugar, 70,875 casks and ladeira wine, 14,021 logs of cupied by the docks, ware-

y subscription, the property hich are managed by 21 dilose shareholders only who 1,380,000%

precautions are adopted for

aking, and have been highly requenting the Thames were ion. The dividend on the aking dividends to the full 319, an accumulated fund of suggestion of the committee so as to give the trade using luced to 100,000/. before the liged, in consequence of the ctions of dividend. It now s at about par.

ne Exchange; and the other, isadvantage of increasing the s and others using the docks. ocks avoid a considerable exundertaken by those bound

main closed, the influx from the river would when the tide has risen above the level of Docks, those gates would also be throw would flow in with considerable force; the g that of the docks, and of course depositing

g that of the docks, and of course-epsing speciation. at the exclusion of the river water was the accell; but the loss or waste of water from an average, to 5 inches over the visible sur-is from had to be supplied; and not only that, it was necessity at all times to keep the satism up to a fingle-rejoint them that to which the highest spring times. on, the following plan was matured for ef-

land on the north side of the Blackwall Baland on the north side of the Backwall Ba-ro mark, and there there reservois were to basin receive the water from the river by hich are closed as soon as they are filled; pumped by an engine of 26 hone power, depost the silt, into the elevated reservoi, a conduit into the ba-in, and thence into the of the whole is kept up to the bighest point and the river Thames with its mod is 100

er in the docks is thus constantly maintained, and sweet, and so mud will bereafte be-arises he ever, from the depth of water, to acting, with the level of the neap and so Laders ship can at all times be transported being from 23 to 26 fect.

V THE SHIPPING PREQUENTING

ons having the Charge of Ships, the West India Docks, pursuant

ards of each of the entrances at the Limehouse entrance of the o, or which have recently come

or other vessel, of any descripmove the same, when required by the dock masters or their assistants. Penalty 51, for every hour which such vessel may

remain.

Pilots shall not attempt to place ships luside the buoys, if other ships have previously brought up, but shall bring them to their berths in due succession on the outside, unless they shall be expressly ordered by the dock master to take a berth inside the tier for the convenience of docking.

All parties creating obstructions will be prosecuted, and the penalties will be professed. Vessels about to enter the Docks, &c. Signals.—The red flag on the flag-shalf at the entrance is the signal for ships to prepare. A blue flag will be kept thying the whole time proper of docking; when the tide has reached high water mark, that flag will be struck, after which no ship can be taken in. Declaration Book.—When ships have brought up properly at the moorlags, an officer will deliver the Company's regulations, and the commander or pilot of every vessel exceeding 100 tons must certify in the Declaration Book.—When ships have brought of water; that she is provided with all necessary and sufficient warps, ropes, and tackle, to remove and moor her in safety; and that her achors are (or shall be before leaving the moorings) so secured and stowed as not to endanger the works, the ships therein, or the vessel berself.

he before leaving the moorings) so secured and stowed as not to endanger the works, the ships therein, or the vessel herself.

Preparing Ships for Admission.—Every master or pilot, in charge of a ship, should lose no time in making the following preparations, viz. her anchors to be properly secured and stowed; her sails all garded; all quanter boxts lowered down, guns unloaded, gunpowder put out, fire extinguished, and such other precautions taken as the dock master may direct; when these preparations are completed, a fing must be hoisted at the fore, as a signal that the ship is ready.

All ships are required to send down top-gallant yards and strike top-gallant masts, and to have their jib and mizen booms rigged close in, bomkins, martingules, and all out-riggers unshipped, if time will permit, and at all events immediately after entering. Vessels will, however, be exempted from striking lower yards and top-masts, upon the master certifying that the same may be safely dispensed with, and engaging to be answerable for all consequences; but before being placed at the quay, the yards must be topped well up, and the yard-arms lashed close in to the rigging.

Docking Tickets and Order of Admission.—In this to order of admission, and issuing the docking tickets, regard will be had to the state of the tides, and the size and draught of water of each vessel, as well as the time of arrival; the largest ships must necessarily be taken in when the tides are highest, although they may have arrived subsequent to smaller vessels. Loaded vessels must always have the preference were light ships.

No ship can be admitted, if neither the master nor pilot are on board.

ke between the figuration of the master nor pilot are on board. The docking ticket will only remain in force for the tide for which it is granted. At the proper time for the admission of each ship, notice will be given by hoisting her ticket num-

ber at the pier head, provided she has made the signal for being properly prepared.

If any vessel shall attempt to gain admittance before her number is hoisted, the owners, and the master, pilot, or other person in charge, must be responsible for all consequences of such misconduct.

Entering.—When a ship's number is hoisted, she must drop up to the entrance, and have good and sufficient warps ready to send to each pier, when ordered by the dock masters. If the ship shall not so come to the entrance, she shall forfeit her turn.

so come to the entrance, she shall forfeit her turn.
When within the piers, proper ropes will be sent on board to guide and check the vessel through the
leck: the muster and pilot will be held responsible for making these, as well as the ship's warps, properly fast on board: the vessel must be hauled ahead by her own warps, and they are on no account
to be east off, unless ordered by the dock master, until the ship is in the basin.

Every pilot must bring his boat into the basin, or South Dock, as it is a most essential part of his
days to now the ship.

duty to moor the ship.

The owners must be answerable for all ships' boats, and none can be admitted into the Import Dock

The owners must be inswerance for an sings souls, and more can be admitted into the import Decrept scrept such as are conveniently stowed on deck. All other boats must be sent out of the docks. The boats of ships in the South Dock which cannot be securely stowed on deck, must be hauled up on the north bank, or secured affont in such manner as the dock master may direct, after the ship is moored. Ships, however, which are not lying at a jetty, will be allowed to employ I boat during the legal hours of business, which boat must be chained by the Company's officers to the north bank as soon as that time has expired.

Any boars found affont in any of the docks or basins, contrary to these regulations, will be removed by the dock master, and will be detained until the charges occasioned by such removal shall be publ. The batches of all loaded ships are to be locked down, and the keys delivered to the officer appointed to receive the same

Import Dock .- No person whatever can be allowed to remain in this dock after the established hours of business: nor can any person be permitted to have access to vessels therein, excepting the owner, master, or chief officer, without a pass.

owner, master, or chief officer, without a piss.

Passes will be given on the application of the captain or chief mate, to admit the ship's apprentices, or other persons, to prepare the ship for discharging, or to do any other work which may be unavoidably necessary; but, to prevent the abuses which sometimes occur, it is strongly recommended that the Company's labourers be employed.

Ships discharging.—Previously to any ship being quayed, the decks must be cleared, and every thing prepared to begin working out the cargo. If, through want of proper tackle, or any neglect, a ship be not in readiness to take her turn, another will be quayed in the mean time. It is desirable that all baggage or presents should be sent, as prompily as possible, to the Company's baggage warehouse, where an authority from the master for the delivery thereof must be lodged. Masters are particularly cautioned against signing such authorities in blank, or allowing themselves to be indisenced by the importunity of brokers; and it is most desirable that one agent only should be appointed for each ship.

Packages of buillion or specie (whether cargo or private property) must be delivered by the captain,

appointed for each stip.

Packages of builtion or specie (whether cargo or private property) must be delivered by the captain, under his own responsibility, unless from their being liable to examination or other circumstance he have be desirous of placing the same in the Company's charge, in which case such packages or any other of considerable value, should be particularly specified, and, if hills of lading have been granted for them, inserted in the regular manifest of the ship. The delivery of goods overside will also rest, with the master, and he must take such steps as he may think necessary to protect his owners in respect to their crisists. respect to their freight.

An officer of the revenue is authorised to forward all despatches for the departments of government ; packets so addressed will therefore be delivered into his charge, unless the Company receive express

packets so addressed will therefore be delivered into his charge, unless the Company receive express directions to the contrury.

When a ship is finally discharged and moored in the Export Dock, or either of the basins, for the purpose of going out to the river, all the services provided for in the import rate are completed. For the more expeditious discharge of vessels, or despatch in reloading, every assistance will be given in clearing the decks, or stillening them; coopering watering casks, and shipping them, when filled; clearing the hold after discharge; shipping and stowing the outward cargo, under the directions of the ship's officers; and any other services which can be reasonably required.—Should the Compan's movable machinery be desired, it will be lent upon application to the principal dock master.—The following charges will be made for such services:—

For labourers bired to work ander the directions of the com-	8.	d.	Two lops, and under 5 tops		4
manding officer of the ship, each man per day, of the regu- lated hours of attendance	3	6	(and not less than I tan to be charged.) Movable machinery lent, each jugger with its gear, per		8
(and not less than 1 4 day to be charged. Dver-time will be charged in proportion.) Articles toaded, shipped, or siruck down by the dock cranes			day  The use of the floating engine for washing ships, including the attendance of the man in charge, per day		
or jiggers, under I low, per ton	1	0	(and not less than I day to be charged.)	- 20	0

Conditions to be observed by Ships taking in Cargoes from the Import Warehouses.—1. The taking the ship hand out of dock, to and from the quay, to be performed by the master and crew, as directed by the dock masters.

2. The goods to be taken from the slings, and to be stowed away by the crew, under the orders of the master.

the master.

3. If a sufficient crew be not on board to receive and stow away the goods as delivered, or to transport the vessel, a further number of men shall be provided by the Company, at the charge of 2s. 6d. per man per day, to work under the direction and responsibility of the master and his officers.

4. The vessel to be hauled into the basin or Export Dock after the usual hours of business, by her own officers and crew, and to continue in their charge.

Ships, from the Export or South Docks, will be allowed to go into the Import Dock to load, without any addition to the rate to which they may be liable for the use of the docks.

Goods sent by land carriage will be slipped in either of the docks, on payment of the usual charges. To prevent delay in loading export vessels, the shippers should pay up the rent and charges upon the goods; or where the amount cannot be ascertained without weighing, &c., make a deposit to cover the same. the same.

Erpart and South Docks.—All vessels entering or lying in these docks are in charge of the masters and owners; and it is the duty of the pilots, or officers and crews, to transport their respective vessels, under their own responsibility, as directed by the dock master, to or from the river, and to or from any part of the docks or hasins.

Light ships on entering from the river must be provided with sufficient hands to dock and transport them, and should move in due time into the dock; otherwise they will be removed by the dock master,

them, and should move in due time into the dock; otherwise they will be removed by the dock master, and the owners charged with the expense.

Vessels discharged of their inward cargoes by the Company in these docks will be regarded as privileged ships, and all transporting within the docks will be performed by the dock master, assisted by the crew, gratuitously; but unless there are sufficient crew on board to assist in transporting the outward-bound ships, they will not be moved.

Whenever assistance is required by other vessels, it will be furnished by the dock master on the following terms: viz.-

A boat with warp and 2 hands - 10s. 0d and 4 hands 15s. 0d.

And for every additional hand employed, either on board or in the boats, 6d. per hour.

The warps are only lent in nid of the ship's warps.

Shibs taking in cargoes will be moored at the quays in due rotation. Light ships not taking in goods shall be moored in either of the docks or basins, as the dock masters may judge convenient.

While ships are lying at, or moving to or from the quay, all out-riggers should be got in and made

snug; and sails are by no means to be loose while so moving.

No ship must be removed from her berth without notice being given to the dock master, and his

As supplied to the time of removal being obtained. Craft must be fastened to the ships from which they are receiving, or to which they may be delivering goods: the charge upon craft which shall not be  $bon\hat{a}$  fide so engaged, will be the same as the remupon sloops and craft constwise, and, as usual, not less than 1 week's rent will be charged. To obviate any doubt as to the time for which they may be fairly entitled to exemption, 24 hours will be allowed. So we have the deal of the week's rent will be allowed. lowed, from the time of entering the dock, for receiving goods, and 24 hours after being loaded or discharged, for going out of the docks.

Convenient receptacles on the quays and craft are provided, wherein all dust, ashes, &c. are to be described, and which shall be cleared by the persons appointed by the Company, and by no one else. No vessel shall be permitted to take in ballast after daylight or before dayloraak.

Ships' provisions or stores cannot be permitted to pass the gates without an order signed by the

captain or owner. No repair or eaulking can be permitted without the special permission of the court of directors, to whom application should be made through the principal dock master.

The letties.—Ships landing cargoes in the South Dock, or taking in goods by land, shall have the preferable use of the jetties.

Ships which are fitting out, but have not commenced loading shall be accommodated as far as possible; but such ships must be removed to make room for vessels about to discharge or take in

In other respects, preference will be given to ships intended for sale, over those which are merely ring up; and as between ships which are similarly circumstanced, the priority of their entering the dock shall determine the preference. The captains or commanding officers of ships are cautioned to be attentive and careful to been off

when the ship is fast loading down in the water, or on the approach of neap tides.

Fire and Cundle.—Vessels in these docks shall be considered as forming 3 classes: viz.—
I. Vessels actually discharging, having their crews on board, or loading outwards.

II. Vessels rigging or fitting out, but which shall not have commenced taking in goods.

III. Vessels for sale or lying up.

To each of these classes special licences will be granted.

Every such licence will express the place in which fire may be kept, and the circumstances under which it may be used: upon the slightest infringement of the conditions, the penalty prescribed by law will be rigidly enforced.

Every application for a licence must be made by the master or owner, specifying the names and capacity of the persons in charge of the ship, and engaging to be responsible for their attention to the

Opening and shutting the Gates.—The gates of the Export and South Docks will be opened at 6 o'clock in the morning and shut at 8 o'clock in the evening, from the first of March to the 10th of November; and, from the 11th of November to the last day of February, opened at 8 in the morning and shut at 7 in the evening.

Captains and mates may be furnished with tickets upon applying at the police office, at the Import Dock, which will entitle them to admission till 9 o'clock, r. m., but no person whatever can be allowed

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# DOCKS ON THE THAMES (WEST INDIA).

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h jugger with its gear, per for washing ships, including charge, per day n I day to be charged.)

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ocks will be opened at 6 o'clock arch to the 10th of November; 8 in the morning and shut at

the police office, at the Import erson whatever can be allowed

in sufficient time to be at the e of hauling down the Blackwall Basin or South Dock during the time that other vessels are requiring admission, which must have

Vessels can only be let out after high water, upon the special request of the officers in charge of

Ships going into the river must use their own ropes, as they are out of the dock master's charge

Ships going into the river must use their own ropes, as they are out of the dock master's enarge when clear of the outer gates.

Notice.—Two true copies of the manifest of the eargo must be delivered into the General Office, at the West India Dock House, within 12 hours after every vessel shall enter the docks, or after the eargo shall have been reported at the Costom-house, which shall first happen. Penalty for refusal or neglect, any sum not exceeding 5t.—(1 & 2 Will, 4, c, 32, § 84.)

No manifests will be required for ships discharging by their own crows.

No ships can receive their rotation, or be allowed to break bulk until their eargoes are duly entered;

and such eargoes will be landed in due succession, according to the strict order in which the manifests are delivered and entries completed.

are delivered and entries completed.
It such manifest, or bill of lading, or copy, shall be false; or if any bill of lading be intered by any master, and the goods expressed therein shall not have been boxa fide shipped on board such ship; or if any bill of lading attered or produced by any master shall not have been signed by him; or any such copy shall not have been received or made by him previously to his leaving the place where the goods expressed in such bill of lading, or copy, were shipped; penalty 100.—(3 & 4 Wall, 4, c. 52, §11.)
However, Attendance are, from the 10th of May to the 9th of Movember incluse, 8 in the morning to 4 in the afternoon; from the 10th of November to the 9th of May inclusive, 9 in the morning to 4

to 4 in the aftermoon; from the 10th of November to the 9th of May inclusive, 9 in the morning to 4 in the aftermoon; and there is to be no intermission of business during these hours.

No holidays are to be kept, except Sundays, Christmas-day, Good Friday, fast days appointed by royal proclamation, and the King's or Queen's hirthdays.

In all places not specified or provided for in the foregoing rules and orders, application must be made to the principal dock master.

Charles C. Paush, Principal Dock Master.

The foregoing regulations approved and confirmed by the Court of Directors of the West India Dock Company.

West India Dock House Sentember 24th 1832.

The foregoing regulations approved and confirmed by the Confr of Directors of the West India Dock Company.

West India Dock House, September 2lth, 1833.

N. B.—Ships entering the West India Docks are permitted to retain their crews on board, when required by the owners; and the directors have fitted up the ship Waterloo, in the South Dock, for the accommodation of junior officers and apprentices, while their ships are discharging their cargoes in the lowest Dock. ia the Import Dock.

The capitalist, officers, and crews of ships are requested not to give either wine, spirits, or grog, to the gervants of the Company, as, by so doing, they expose them to the certain and immediate forfeit-

No fee, perquisite, or reward of any kind or denomination whatsoever, is to be taken by the Com-pany's officers, or any persons who shall be employed in the service of the Company, for any act done willin the docks. Penalty, forfeiture of the sum taken, and any sum not exceeding 51, for each

Dock Rutes.—Import Vessels, when discharged by the Company, including docking, mnoring, and removing within the docks until discharged, ships' cooperage or mending, and the use of the docks, if from Hamburgh or the Mediterranean, for 5 weeks from the date of entrance; if from any other port or place, for 4 weeks from the final discharge; viz.

Per Tores.

Ships laden entirely, or in part, with hogsheads and tierces of sugar or unclasses lade entirely, or in part, with chests of sugar above 5 cwt.

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Ships Wood laden from Europe, or the North American Colonies, when discharged by the Company, including docking, mooring, and removing within the docks, until discharged; unloading the cargoes, and the use of the docks for any period not exceeding 4 weeks from the date of the final discharge.

Laden entirely with deals, planks, staves, or wood in billets principally with ditto, and brioging hard wood or pino

timber (for every load of hard wood and pine timber 6d, in addition)  $\begin{array}{ccc} 1 & 6 \\ 2 & 0 \end{array}$  Laden entirely with hard wood or pine timber  $\begin{array}{ccc} 1 & 6 \\ 2 & 0 \end{array}$ 

Ships discharged in either of the Docks or Busins by their own Crews, the expense of docking, mooring, unmooring, and removing, not in-

Citided.

Per Ton reg.

For the use of the ducks for any period not esceeding, if from the Mediferranean, 6 weeks, from other ports or places

See the form the date of entrance Kuedom, or European
port, outside the Hallic, between the North Cape and
Ushant, with cargoes for trans binnent, for delivery on
board ships, or for landing in either dock (except when
wood ladeus, not remaining theyond, if from Hamburgh, 6
weeks, if from any other port or place, 4 weeks, from the
date of entrance

Sloops and craft coastwise, with bricks for delivery on board
ahips and vessels with brokes grantite or paving stones, not
remaining beyond I week

Vessels entirely corn laden (in lieu of tomage rate), of 100
tons and upwards, each
Under 100 ms, each
10 G
Red to commence after I clear day from final discharge.

Vessels to thinks laden with corn, will be charged the usual tonmage rates in proportion to the other part of their cargoes.

Vessels returning to load from the Innort Ware-

Vessels entering to load from the Import Ware-

Per ton on gr. wt. shipped. . . 0 6

For the use of the dock for I week . Light Vessels, the expense of docking, meering, unmooring, and removing, not included.

Per ton reg. Not having discharged in either of the docks, for any period not exceeding 4 weeks from the date of enteriog • • • 0 6 Dock Rent.

For remaining over the periods specified, per week - 0 1 Vessels which re-enter after having been out for repair, will be allowed their privilege without reckoning the time they remained out.

## TABLE FOR IMPORTED GOODS.

The Prime Rate includes all expenses for lunding, wharfage, weighing, or gauging at landing, coopering, marking, sampling, housing, weighing for actual delivery, and delivering; furnishing landing and delivery weights or gauges, surveying and furnishing certificates of damage, and rent for 12 weeks from the date of the ship's commencement of discharge.

This rate will be charged on all goods imported from the East or West Indies, the Mauritius, Mexico, or South America, and upon wood, spirits, or wine, and tobacco, from whatever place of importation, saless notice be given by the importers, of their desire to have them placed under the landing rate, or

### DOCKS ON THE THAMES (WEST INDIA). 574

their intention to remove them without housing or piling. If such notice is given before housing or piling, the rate in the second column will be discharged.

The Landing Rate includes landing, wharfage, and housing, or delivering from the quay, and furnish.

The Landing Rate includes landing, wharfage, and housing, or delivering from the quay, and furnishing landing accounts.

This rate will attach to all other merchandise than as above specified, which may be imported; to East India cotton, to hides and skins, hair, horns and tips, to manufactures returned, and to every description of goods relanded, or removed in bond or constwise into the dock, unless the importers signify their wish that they should be warehoused under the prime or consolidated rates. The Rates for Unknowing and Louding, ar Unloading and Housing, when not otherwise specified, are each one third of the landing rate; and that for unloading, wharfage, and shipping, is the whole rate, as stated in the second column. When the prime rate has not been paid, those charges will be made, together with reasonable charges for coopering, sampling, and other operations contingent on housing.

together with reasonable charges for coopering, sampting, and other second column. For the Charges for Weighing and Rehousing are each one third of the rate in the second column. For repling or weighing wood, one fourth of that rate is charged.

Goods sold from the Landing Scale, or not intended to be warehoused, will be allowed 4 clear days from the final weighing of the parcel for removal; in default of which, they will be housed or pied. If intended for humefalte trans-shipment, they may remain on the quay, subject to the same regulations as goods prepared for shipment, paying rent as if housed at landing.

Warehouse Rent, on goods to which the prime rate does not attach, will be charged from the date of the ship's breaking bulk; but when goods sold from the landing scale are housed, the rent will be charged from the final weighing of the parcet.

A week's rent will be charged for all fractions of a week.

Refore the transfer by the Company, or delivery of any goods can take place, the charges on the quantity to be transferred or delivered must be paid either to the collector, at the General Office in London, or to the comptroller, at the General Office at the docks.

Rates an Goods imported.

## Rates on Goods imported.

N. B.—All sorts of goods may be imported into and warehoused at the West India Docks, on about the same terms as at the other docks. We have given, under the head London Docks. A Table of the dock dues, &c. on most articles commonly imported, which may be applied, with very trilling modifications, either to the West India or St. Katharine's Docks. The following table includes merely the dock charges on the importation, warehousing, &c. of the principal articles of West India produce:—

## Rates on Sugar.

	Wha an Porte		1 11	lent Week.		Wha Ports	nd		ent Week.
	8,	d.		d.	G G 1 14 1 1	8.	d.	8.	d.
Sugar, 4 to 5 cwt. bug or basket about 2 cwt. do. or mat	0	4	0	0} 1	Sugar, refined, 14 and under 18 cwt cask	1	0	0	6
boxes or chests - ton	3	4	0	5	12 and under 14 cwt. do.	1	t)	0	4
bastards, 14 cwt. and upwards cask	ı	8	<b>.</b>		Do. packed in hilds, or vats, to be housed for exportation,		at.	- 11	tid.
12 and not exceeding 14 cwt.	1	-	}0	5ton	Housing	1	0		6
under 8 tierce	1 0	8	٥,	2	Weighing or re-weighing - Unhousing, wharfage, and	1	0	0	6
nnder 8 tierce not exceeding 21 - barrel	l ŏ	5	ő	î	shipping	3	0	1	8
refined, 15cwt. to 21 cwt. cask	2	0	Ö	7	Rent per week	0	6	0	3

Crushing Sugar .- The following charges include all expenses for receiving, delivering, coopering,

and rent, for two weeks: viz										1
		8.	. d. l						3.	d.
Crushed fine by the mill and	l packe	d into		broken small	nnd	rampied	with			i
Havannah cases -	:	- ton 2	1 0					- 1ea		0
partly crushed and packed	with lu	mps — 1	6 0	broken large	and	rammed	with	entire		
crushed rough -	-	1	9 0	lumps	-	-	-	- ton		
crushed fine -				Transferring	-	-	-			
ground by the mill -	-	1	6 0	Rent per week	-	-	-			
broken and packed, rough a	nd not	to par-			-	-	-	- cask		
			14 0	Papering	_	-	-		0	6

# DOCKS ON THE THAMES (WEST INDIA).

Rates on Dys Woods.

is.	given	hefore	housing or
fre	m the	quay, o	nd furnish.
wh	ich m	y be in	nported 1 to

which may be the transfer of the transfer of the transfer of the transfer of the transfer of the transfer of the transfer of the transfer of the transfer of the transfer of t

in the second column. For

, will be allowed 4 clear days hey will be housed or piled, , subject to the same regula-f. I be charged from the date of are housed, the reut will be

ke place, the charges on the ctor, at the General Office in

e West India Docks, on about London Docks, a Tubbe of the died, with very triffing modifing table includes merely the articles of West India pro-

Pr	Prime Rate.		ding te.	Rent per Wrek.						
rr 4. 18 st 0 x 0 ct. 0 ct. 0 ct. 1 - 1 - 0	d.000000000000000000000000000000000000	0	d. 6 6 6 0 6 2 1.4 0 1.2 6 6 0 1.2	(iross per s. d. ton 0 4 cliest 0 2 box 0 1 ton 0 4 dvz. botts. 0 0 i-2 barrel - 0 i ton 0 6 barrel or						
k. 0	6 0 0 8	00000 0 00	3 6 6 3 3	1.2 bate 0   1 trc. or bate 0   2 trc. or bate 0   2 trc. or bate 0   3 trc. or bate 0   3 trc. or bate 0   3 trc. or bate 0   3 trc. or bate 0   3 trc. or bate 0   5 trc. or bate 0						

	Wharfage and Porterage.	Rent per weck.
	s. d.	s. d.
and under - cask cwt. do.	1 0	0 6 0 4
or vals, 10	Vat.	Hbd.
reighing -	1 0	0 6 0 6
fage, and per week	3 0 0 6	1 8 0 3

ceiving, delivering, coopering,

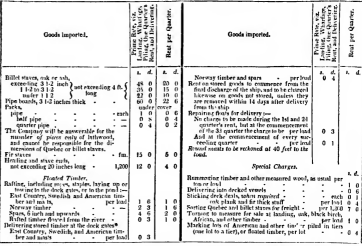
nd rammed with entire ten 14 9 and rammed with entire to A 

		***	100 010 2	72 77 0046.			
	Frime Role, via. Landing, Wharfage, Filmin, 12 Weeks' Rent., and Delivering.	Landine, Whartage, Weeghine, and Deaverney.	Reat per Work, after the first 12 months.		Prime Role, via. Landing, Wharlage, Prime, 12 Works' Rend, and Deliverson.	Landing, Wharfage, Weighing, and Delivering.	Reat per Work,
Dyers' wood, &c. Bar wood Brastl wood, large Cam wood Cocus wood Ebony Tusio Under cover	*. d.	4 6	0 1 1.2	Dyers' wood, &c. Mraziletto Mrazi	F. d. H O H O H O H O H O	r. d. 5 6 5 6 5 6 5 6 5 6 5 6	e. d. 0 2 0 2 0 3 0 2 0 2 0 3 0 3
Lignum vitas - Logwood - Nicaragua, large Quassia - Sanders wood -				per 'nn Mahogany, tedar, jacaranda, Esse wood, satin wood, tulip, zebra, &c.		5 0	0 1

Wood Rates.—The West India Dock Company having appropriated the South Dock to the timber trade, and afforded other facilities for carrying it on with case and expedition, we subjoin a Table of the dock rates on wood imported. M. B.—For the rates on ships laden with wood is see aste, p. 573.

Goods imported.		Landing, Wharfage, Piling, One # Quarter? Real, and Delivering.			Goods imported.	Prime Rate, viz. Landong, Wharfage, Piling, Une Quarter's Rent, and Delivering.	Reut per Quarter.
	0. 0	d.	ø.	d.	Relieve form all parts	r. d.	s. d
sels, American, Russian, and Prussian deals, and deal ends, per standard hundred 12 feet long and 11-2 thick space deals from Quebe, 12-3-49 per 120 Sweish deals from ports in the Italic, 21-2 end 3 inches thick, 14 feet long 10-2 and 2 do.	18	6 6 0	3 4 6 4	06 00	Battens (mm all ports, 2 1-3 and 3 in. thick, under 10 ft, long 120 — sxceeding 12 to 14 14 to 16 — 18 to 20 21	8 0 10 0 12 0 14 0 16 0 18 0 19 0	2 3 0 3 8 4 5 3 6 0 0 2 1 4 2 0
North Sea, 3-4 and 1 in thick, under 10 ft, long 120		0	1	6	Balten ends 22 to 30 each Paling boards, not exceeding 7 feet Fir, thick stuff and plank load	0 6 4 0 5 0 5 0	0 2 1 4 2 0
- exceeding 12 to 14 · - 14 to 16 · - 16 to 18 · -	7 6 0	8	2	6	Fir boards, 1-2 inch thick and under — Lathwood, under 5 feet — fm. 5 feet and untexceeding 8 feet —	7 0 10 0 15 0	3 6
- 18 to 20 - 20 to 21 - 20 to 21 - 1.4 inch thick, under 10 feet long - 10 to 12	10 7 8	06060	3 2 2 3	20000	Firewood  Balks above 24 feet and under 5 inch under 24 feet and under 5 inch Norway timber in bilks	7 6 42 0 32 6 1 0 40 0	14 0 11 0 1 0 12 0
- exceeding 12 to 14 14 to 16 16 to 18 18 to 20	11 13	6	4	0300000	Spars under 6 and above 4 inches 120 Lancewood Rickers, under 4 inch, 24 feet long and upwards 120	30 0 20 0	9 0
20 to 21 . — 1 1-2 and 2 in, thick, under 10 ft, long — — — — — — — — — — — — — — — — — — —	9 1	3 0 0	5 2 3 4	8 4 0	under 24 feet long Ufers, under 24 feet long 24 to 32 ditto	10 0 21 0 35 0 50 0	3 7 10 15
14 to 16 · 16 to 18 · 18 to 20 · 20 to 21 · -	15 17 19	000	4 5 6	8 4 0 8	Sparholtz and 10 cils, one third more than	6 6	
2 1-2 and 3 in. thick, under 10 ft. long - 10 to 12 exceeding 12 to 14	11	6666	4 4 5	6	Oak, African and other (square, per load of timber charged with 50 ft. round, per duty at per load (load of 40 ft.)  Black birch under cover	5 0 7 0	
- 14 to 16 · - 16 to 18 · - 1	23 26	6 6	6 7 8 9	6660	Wainscot logs, 14 feet long (greater length in proportion) each 7 feet long — Ork and other planks (except fir planks) load	2 0 0 8 7 0	0
Deal ends, 6 feet and under Deck deals, 3 inches thick, 30 to 45 feet long each	6	0	2	4	Clap boards, 6 feet long - each 3 feet long 120	0 3	0
2 1-2 — — — — — — — — — — — — — — — — — — —	0	0 8 8	0	313	Spokes   1,200   1,2	15 0 15 0 20 0 8 0	2 6 5 7
attens from all ports, 3-4 and 1 inch thick, under 10 ft.long 120 10 to 12	3	8 2	}	2 4 6	shove 2 feet	12 0 90 0	1
- exceeding 12 to 14 - 14 to 16 16 to 18 18 to 20	6	0 8 4	2 2 2	10 2 6	1 to 1 1 2   1 to 1 1 2   2 to 2 1 2   1 to 1 2 2   2 to 2 1 2	55 0 35 0 70 0 45 0	per 1,300,
1 1-4 Inch thick, under 10 fr iong 10 to 12 exceeding 12 to 14	5 6	0 8	1	8 1 1 2	to 1   2	30 0 50 0 40 0 30 0	Est. p
14 to 16 16 to 18 18 to 20 21	7 7 8	0 8 8 2	2 2 2 3	5 8 11 2	North American, puncheon and hogshead, I luch and under	19 0 12 0	6
1 1-2 and 2 in. thick, under 10 ft. long 10 to 12 - exceeding 12 to 14	6 7 8	4 8	2 2	0 4 8	barrel and heading difto Hamburgh and Baltic, pipe hogshead barrel	40 0 35 0 30 0	15 15 10
14 to 16 16 to 18 18 to 20 21	11	0 4 4	3 4 4 6	4 0 6 0	heading pipe, thin 1 to 1 1-2 inch thick hozshead ditto barrel and heading ditto	27 6 25 0 22 0 16 0	10 10 10

The quarter to be calculated from the date of the ship's breaking bulk.



ber and mass — per load 0 3

Memoranda for the information of the consigners and proprietors of sook imported in ships which discharge their cargoes in the West India hocks.

No ship is allowed to break bulk until her cargo is duly entered; it is therefore important that consignees should give directions for the entry of their respective consignents at the Constmon-house as soon as the ship is reported.

Bazerice and presents way be cleared at the baggage warchouse at the ducks, after exact action by the revenue.

The crigical hills of ballon must be deposited, when required, exhibited, and a true copy there fleposited. Should the original bill have been previously delivered at the Ews In Is House, a certificate only must be obtained from the accountant general of the Honourable Company.

Particular attention is necessary to the regularity of the indorsements, as the Company's officers cannot pass any full of lading, on which the authority from the shipper to the holder is not deduced by Every bill of lading at outlast expensive the holder is not deduced. In all cases of informatity in bills of lading, from want of indorsement, &c., or of their being loss, application must be made to the court by letter, styling the circumstances, and enclosing any documents, which will show the informative the tone of the Company by food, or otherwise, we for four many died, and continued with show the informative the manifest, as to the criginal considers. Ho Company will not take, and edition of the court in the court by letter, styling the circumstances, and enclosing any documents which will show the little to the exist in every such case the applicant must energe to independ which are at variance with the manifest, as to the criginal consigners, the Company by food, or otherwise, when the court is the court of the criginal consigners. He Company will not take any delivery one for funded thereon, until 3 clear days shall have elapsed.

The delivery of goods aftest will be the act of the cargo, duly err, when the cargo in t

any delivery order founded thereon, until 3 clear days shall have chapsed.

The delivery of goods afteat will be the act of the captain or officer in charge of the vessel.

The delivery of goods afteat will be manifest of the cargo, duly certified by the captain, lax been deposited at the West India Dock Chot Captain, has been deposited at the West India Dock Chot Captain, has been deposited at the West India Dock Chot Captain, has been deposited at the West India Dock Chot Captain, has been deposited at the West India Dock Chot Captain, has been deposited at the West India Chot Captain, and the control of the Captain of the Cap

purchasers of produce is periodically reported.

The West Irdia. Dock warrants for goods which are usually sold without future, will be made out for such quadrities as have been found generally convenient to the importers. Warrants or cheques for scaller quintilies, or single juckases, may, however, be granted, on pasing for the exica number, at the cales herein fixel.

For goods which are futtle, may be merchantile, &c, the warrants will be made out as soon as the operations are performed. When

directions from the importer we required, notice will be given on the landing accounts; it is desirable that particular and carly aftention should be paid to such notices, and that the importers of otton, preper, or other articles which usually require being made merchandales, should lodge a general order directing that operation to be. The first warrants of the West India Dock Company will be issued to the order of the importers or their assigns from the time of the prime rates or landing charges.

Such payments must include all charges to the time of housing, and those for lotting or mixing merchandale for the importer, but, if the goods are deliverable by warrant, are not to include rust; there are a such payments must include all charges to the time of housing, and those for lotting or mixing merchandale for the importer, but, if the goods are deliverable by warrant, are not to include rust; there are a such as the content of goods may, however delivery of the goods. The proprietors of goods may, however delivery of the goods of the content of goods may, however delivery of the contents is directed and the content of the contents of goods may, however delivery of the contents is directed and the content of the contents of goods may, however delivery of the contents is directed and the goods are not removed within 2 days, a new warrant or chaque for the delivery of the whole of the contents is directed and the goods are not removed within 2 days, a new warrant or chaque for the contents of

						d					d.	
1	or	. 2	pa-	ckages	or qu	anti-	1 26	3 to 30 pac	hares	or quan	li-	
			ties		•		1 !	ties		• '	- 8	
3	or	- 4	de.	-			2   3	- 35 da,			. 9	
5	to	7	do.				3   30	6 - 40 do.	-		- 10	
8	-	10	ido.				4 4	45 do.			- 11	
11	_	15	In.					and upwar			- 12	
в	_	20	do.					oorls in bull		ton	. 2	
21	-	25	do.				7 I E	VECU DEW C	leame	granted	. 2	

21—22 to 0.

7 [Every new cheque genter. 2.

If from the nature of the condract between the seller and bayer, reweighting. See, may be pressary, the warrants should be deposed induced with directions to that effect, and new warrants will be issued, containing the lawding weights and reweights, as soon as the operations are considered.

When any alterations, such as reparking, &c. are to be made (e.e.) when prevatory to inquestion directions, the warrants must be baged; and others, representing the goods correctly, issued in the same manner.

Josiers 1 and others, representing the goods correctly, possess are missure; same missure; wavering must likewise be ledged on giving orders to val, but if inomediate shipmers is not intended, new warrants will be issued as soon as the casks are refilled, as soon as the casks are refilled, as soon as the casks are refilled, as the properties of the cases of the presenting the opera-tions include the express of the new warrants.

When warrants or cheques are lost on miskid, the Company re-

If not removed within 2 titles after below brencht for delivery, to be charged per title per lead 2d.

Warrants will be granted, however, at the desire of the propeleor, for due word imperied from the East loads, or any article that can be appared into distinct and corresponding parcels, on the paying the x geners of making such altotiment.







Prine Rate, viz. Landing, Wharfage, Piling, One Quarter's Rent, and Delivering. Quarter. Jer. 1. d. per load mence from the and to be charged ed, unless a. d. 0 4 ng the 1st and 24 ecommencement geto be per load ent of every suc-per load at 40 fect to the 0 3 0 1 ial Charges. 8. d. r measured wood, as usual per grired each 0 6
goired each 0 1
goired per load 0 4
wes for freight per 1,200 7 0
e at landing, suk, black bired
und other tim 'r piled in liers
d timber, per lot 0 4

care required, notice will be given on esirable that particular and carly atten-olices, and that the importers of cotton, hitch usually require being node me-real order directing that uperation to le-tations.

We see their essigns (tyroidel thru-t regish or otherwise), upon jayment of harves.

r freight of otherwise), upon [asjuent of sharges, ande all charges in the time of housing, under all charges in the importer, but, by warrant, are not to include rent;—alty, and the rent, mast be paid by the ore delivery of the goods. The proprier, clear the rent and incidental charges, relear the rent and incidental charges accordingly.

remayal of part of the goods only is in-ques should be divided at the dock house widel. In the contents is directed and the in 2 days, a new warrant or things to must be taken out. guids used to fill up others, the warrant operator may cell be lace a new warrant the other.

che delivered (if not required again to his order, rants or cheques are desirons of asicination of chemical again to his order, reweighter, relocating, given in exchange, on lo fring the ordinates ment should specially direct the its are to be divided, and stave the name of the new warrin's or chemical again the new warrin's or chemical again the new warrin's or chemical again to have the host of the new order of the host of the new order of the host of the new order of the host of the new order of the host of the new order of the host of the new order of the host of the new order of the host of the new order of the host of the new order of the host of the new order of the host of the new order

d. d. d. i. 126 to 30 packages or quantiii. 126 to 30 packages or quantiiii. 8
2 | 31 = 35 do. 9
3 | 36 = 40 do. 10
4 44 - 45 do. 11
5 | 46 and upwar's 12
6 Goods in bulk, per ton 2 6 Goods in bulk, per ton
 7 Every new cleque granted
 2

contract between the seller and buyer, essary, the warrants should be deposited that effect, and new warrants will be weights and reweights, as soon as the

h as repacking, &c., are to be made (ex mediate delivery), the warrants must be ting the goods correctly, issued in the se he lodged on giving orders to vat, but intended, new warrants wall be issued

ed. es the charges for performing the opera-the new warr.ints. a are lost or mislaid, if e Company re-

on the East fudies, or any article that

egire that they should be alvertised in the Public Letters, the paper containing the advertisement, and an encagement to indemnity the Company, by bond or otherwise, to be enclosed with the application for duplicates. The new documents not to be issued (unless the original shall be finned and delivered up) until 7 electra's shall have elspeed from the date of notice by advertisement. Lipon an-enon mo account be arted upon. When East builds warrands are tool, the notice should be given to the Honourable Company's ware-bases keeper.

se keeper.
regularities in the indorsements lessen the security of the propri-

about activities in the indorsements lessen the security of the propriets of goods, and render the documents incomplete as authorities. The attention of the holders is therefore particularly called to that point, to prevent the numpeliments which must other wise arise to the reputar despatch of business.

Any attempt to remove such impediments by indorsing any warrad, notes, or cheque without due authority, even although no fraud any te intended, will be invariably noticed in the most serious manner by the directors of the West India book Company.

Forms on within persons may be authorised to sign for others, may be clusted in the general office at the dock house; and as no signate to that of the persons and the signal of the color, persons so authorised should athere to the following form techniques the color of the color, persons so authorised should athere to the following form techniques of the person authorised.)

Depoil Accounts may be opened with such deposits as the mer-chan's think proper; when the balance is reduced below 101, a fur-ther deposit must be made, 101, heing the smallest aum which can be recived at a time.

Parties having deposit accounts with the Company, must transmit a note of advice on the proper form with such deposit, and it will be noted to the control of the control o

on the order.

The charges under this head must be paid by the parties giving the order or clearing the goods.

Goods prepared for Shipment.—When goods housed in the import warehouses are prepared for shipment, and are not taken away within the fasted number of days, they are for each rebustal, and any additional rent which may have accrued, must be paid before delivery.

additional rest went was used in the delivery.

Only the state of the

2. London Docks.-These were the next undertaking of this sort set on foot in the Thames. They are situated in Wapping, and were principally intended for the reception of ships laden with wine, brandy, tobacco, and rice. The western dock covers a space of above 20 acres; and the new or eastern dock covers about 7 acres. The tobacco dock lies between the above, and exceeds I acre in extent, being destined solely for the reception of tobacco ships. The entire space included within the outer dock wall is 71 acres and 3 roods. The warehouses are capacious and magnificent. The great tobacco warehouse, on the north side of the tobacco dock, is the largest, finest, and most convenient building of its sort in the world. It is calculated to contain 24,000 hhds. of tobacco, and covers the immense space of near five acres! There is also a very large tobacco warehouse on the south side of the tobacco dock. These warehouses are wholly under the management of the officers of customs; the Dock Company having nothing whatever to do with them, save only to receive the rent accruing upon the tobacco deposited in them. The vaults are under the tobacco and other warehouses; they include an area of about 181 acres, and, after allowing for gangways, &c., have stowage for 56,000 pipes of wine and spirits! These docks were opened in 1805. All ships bound for the Thames, laden with wine, brandy, tobacco, and rice (except ships from the East and West Indies), were obliged to unload in them for the space of 21 years: but this monopoly expired in January, 1826; and the use of the docks is now optional.

The only entrances to the London Docks were, until lately, by the basins at Hermitage and Wapping. Recently, however, another entrance has been completed from old Shadwell Dock, through what was formerly Milkyard, to the eastern dock. This new entrance is § of a mile lower down than Wapping entrance, and is a most material improvement.

The capital of the Company amounts to 3,238,310l. 5s. 10d. A considerable portion of this vast sum, and of a further sum of 700,000l. borrowed, was required for the purchase of the houses, about 1,300 in number, that occupied the site of the docks. The present dividend is 24 per cent., and a 100l. share is worth about 55l 10s. The Board of Directors consists of 25 members, of whom the Lord Mayor, as conservator of the river Thames, is one.

The Regulations to be observed by Ships in the different Docks being very much alike, as are also the regulations as to loading and unloading, working hours, &c., it seems unnecessary, having already greathose issued by the West India Dock Company, to do more than refer to them.

Vessels are not permitted to leave the dock until the tonnage dues and other expenses have been paid; for which purpose the register must be produced at the superintendent's office, it British, or a centificate of admeasurement by the proper officer of the customs, if foreign; when a pass will be granted, which must be lodged with the dock master on leaving the dock.

gamen, when must be lodged with the dock master on leaving the dock.

First Class.—Vessels arriving from any port in the United Kingdom, Isle of Man, Jersey, Guernsey,
Aldeney. Sark, or other European port oniside the Baltic, between the North Cape and Usham
(flamburgh excepted, see Second Class), with liberty to reload for any port, for every register ton of
the vessel 6d.; and rent, after 4 weeks from date of entrance, if cargo discharged by own crew; from
the date of final discharge, if cargo discharged by the Dock Company, 1d. per register ton per week. If
with part of their cargoes, for every ton of goods landed, 6d.; and rent, after one week from date of
estrance. 1d. oper register ton per week.

wan part of their cargines, to every form of goods and consequences, or sentence, id-per register ton per week.

Vessels leading for any of those places, not having previously discharged their cargoes in the docks, for every register ton of the vessel, 6d.; and rent, after 4 weeks from date of entrance, 1d. per register

Second Class.—Vessels arriving from Hamburgh, with liberty to reload, for every register ton of the vessel, 6d.; and rent, after 6 weeks from date of entrance, 1d. per register ton per week Vessels loading for Humburgh, not having previously discharged their cargoes in the docks, for ev. / legister ton of the vessel, 6d.; and rent, after 4 weeks from date of entrance, 1d. per register

Third Class.—Vessels arriving from any port in the Mediterranean, with liberty to reload for any port, for every register ton of the vessel, 0d.; and rent, after 6 weeks from date of entrance, 1d. per

legister ton per week. Vessels loading for any port in the Mediterranean, not having previously discharged their cargoes in Vos. 1.—3 C

the docks, for every register ton of the vessel, 9d.; and rent, after 4 weeks from date of entrance, 1d.

the docks, for every register ton of the vessel, 9d.; and rent, after 4 weeks from date of entrance, 1d, per register ton per week.

Fourth Class.—Vessels arriving from any other port or place whatsoever (with the exception of those hereafter enumerated), with liberty to reload, for every register ton of the vessel, 9d.; and rent, after 4 weeks from date of entrance, if cargo discharged by own crew; from date of final discharge, if cargo discharged by Dock Company, id. per register ton per week.

Vessels loading for any other port or place whatsoever (with the exception of those hereafter enumerated), not having previously discharged their cargoes in the dock, for every register ton of the vessel, 9d.; and rent, after 4 weeks from date of entrance 1d. per register ton per week.

Exceptions.—Vessels from Spain, laden with cork or wood, for every register ton of the vessel, 6d.; and rent, after the expiration of 3 weeks, 1d. per register ton per week.

Vessels to or from the whale fisheries, for every register ton of the vessel, 1s.; and rent, after the expiration of 6 weeks, 1d. per register ton per week.

Vessels (excepting coasters, for which see First Class), landing part of their cargoes, for every ton of goods taken on hoard from the quays or by craft, 9d.; and rent, after 1 week from date of entrance, 1d. per register ton per week.

Vessels two thirds laden with corn will be charged dock dues on the proportion which the other part of the cargo bears to the register tonnage.

No longerates will be charged on vessels wholly corn-laden, but they will be charged for docking

o tonnage rates will be charged on vessels wholly corn-laden, but they will be charged for docking and undocking as under .-

vessels of 100 tons and upwards, 1l. 1s.

Do. under 100 tons, 10s. 6d.

with liberty to remain in the dock, without further charge, for 24 hours after final discharge, Rent, after the expiration of that peried, 1d. per register ton per week. Should the vessel load outwards, the usual tomage rates, according to the port of destination, will be charged, instead of the rate for docking and undocking.

Vessels coal laden, for docking and undocking, 2ls. each; for every ton of coals translipped, 6d.; and rent, after 1 week, 1d. per register ton per week.

Vessels which enter the docks light, and load out, pay dues according to their ports of destination, listend of those on light vessels.

instead of those on light vessels.

Light vessels entering the dock to lie up, for every register ton of the vessel, 6d.; and rent, after 4 weeks from date of entrance, id. per register ton per week. Whenever required, the Company will discharge the cargo of a vessel upon the following terms; viz.

Cargues consisting, either in the whole or in part, of hogsheads or tierces of sugar (including ship cooperage), is, 9d. per register ton.

Cargues consisting of sugar in cluests, 5 cwt. and upwards (including ship cooperage), ls, 2d. per

register ton.

Cargoes consisting of sugar in bags or chests, under 5 cwt., or other goods (not being oil direct from the fisheries, tailow, henp, ashes, corn, wood goods, pitch, tar, hay, or straw), contained in casks, bales, serons, chests, cases, bags, baskets, nats, bundles, or similar packages; also, spelter or metal in pigs, bars, rods, plates, &c., 9d. per register ton.

Cargoes consisting of mahogany timber, or other wood, in logs, 1s. 9d. per register ton. Hive gum wood, or large timber, additional for every load delivered, 6d.

Cargoes consisting of feunp only, or merchandise, in bulk, 1s. per register ton.

Cargoes consisting of tailow only, 6d. per register ton.

Mixed cargoes; henp, 1s. 3d. per ton of goods; tailow, 6d. per ditto; ashes, 6d. per ditto.

Mixed cargoes, part being in bulk, on the latter, 1s. per ton of goods.

(No charge made for excess beyond the register tonnage.

Vessels which leave the docks for repairs are not charged rent while absent.

Memoranda.—Registers of ships inwards and outwards are kept in the superintendent's office.

The wicket gates at the north-west principal entrance, at Wapping, and on the east side of the eastern dock, are o, sened and closed as muder:—

From 224 Sept. to 20th Oct., both inclusive, opened at 6 o'clock, closed at 6 o'clock

Visiters are not admitted on Sundays. Cargoes consisting of sugar in bags or chests, under 5 cwt., or other goods (not being oil direct from

Visiters are not admitted on Sundays.

Visiters are not admitted on Sundays.

No person is permitted to quit a vessel after the wicket gate is closed.

The hours for the commencement of business, and opening and closing the barrier gate, are,

From 1st March to 31st Oct., both inclusive, opened at 8 o'clock, closed at 4 o'clock.

1st Nov. 28th Feb. — 1st Nov. 28th Feb. — 1st Nov. 28th Feb. — 1st Nov. — 28th Feb. — 1st Nov. — 28th Feb. — 1st Nov. — 1st Nov. — 28th Feb. — 1st Nov. — 1st

until the whole of the cargo has been entered at the Custom-house. Upon application of the master, the Company will pass a warehousing entry for such goods as the owners or consignees may have neglected or refused to enter within 48 hours; and will also land goods not entered within 7 days; both periods to be computed from the date of the report.

Labourers or lumpers are not allowed to work on board vessels, on the quays, or in the warchouses, unless engaged by the Company; but may be hired of the Company, to work under the direction and responsibility of the master, the charge being 3s. 6d. per day for each man; and should not a sufficient number be employed for the timely discharge of the cargo, additional hands will be provided by the Company, at the expense of the vessel.

The decks are to be speedily cleared of such articles as may impede the discharge; and the master,

The decks are to be specially cleared of such articles as may impace the obscinarge; and the master, mate, or some person duly authorised by the owners, is to remain no board during the unloading.

Stops for Freight.—Goods landed will be detained for the freight, on due notice in writing, by the owner, master, or other person interested therein; and will not be delivered, nor warrants granted for them, until orders shall have been given for the release of the goods, or the freight deposted with the Company; nor can a stop be received after the goods have been transferred in the Company's backs are transact too be about the company.

books, or a warrant has been granted for them.

Goods delivered into craft to be landed elsewhere, cannot be detained for freight.

Vessels leaving the dock for repairs are not charged rent whilst absent; nor is any charge made for ballast, chulk, or flints, received from or delivered into craft.

Water is supplied from the reservoir, and delivered into the ships' boats, at is, per ton, on appli-

cation to the dock master. Abstracts of cargoes, for the purpose of making up freight accounts, will be supplied on application

at the comptroller's office, at the following charge:—
If the goods have 10 marks or under -s. d. 2 0 3 0

11 to 20 marks

21 and upwards, 2d. each mark or parcel.

579

## DOCKS ON THE THAMES (LONDON).

weeks from date of entrance, 1d. natsoever (with the exception of register ton of the vesset, 9d; by own crew; from date of final per week.

exception of those hereafter ennock, for every register ton of the gister ton per week. ry register ton of the vessel, 6d.; ek.

e vessel, ls.; and rent, after the of oil delivered into craft, 6d. art of their cargoes, for every ton

er no board from the quays or by ster ton per week. on the proportion which the other

t they will be charged for docking

ours ofter final discharge, Rent, Should the vessel load outwards, e charged, instead of the rate for

very ton of conls landed, 6d.; for register ton per week. ding to their ports of destination.

f the vessel, 6d.; and rent, after 4

sel upon the following terms; viz. or tierces of sugar (including ship iding ship cooperage), 1s. 3d. per

er goods (not being oil direct from ay, or straw), contained in casks, r packages; also, spelter or metal

9d. per register ton. gister ton.

; ashes, 6d. per ditto.

hile absent. n the superintendent's office.
ping, and on the east side of the

ock, closed at 6 o'clock

osing the barrier gate, are, lock, closed at 4 o'clock.

the superintendent's office, within t the Custom-house, (which shall ned by themselves. permission of the superintendent.

nsing entry for such goods as the thin 48 hours; and will also land

the date of the report.

the quays, or in the warehouses, , to work under the direction and man: and should not a sufficient nal hands will be provided by the

le the discharge; and the master, n board during the unloading. , on due notice in writing, by the e delivered, nor warrants graded hods, or the freight deposited with een transferred in the Company's

sent; nor is any charge made for

ps' boats, at 1s. per ton, on appli-

is, will be supplied on application s. d. - 2 0 - 3 0

Steam boats are furnished by the Company, in certain cases, to vessels (not laden with corn or timber) proceeding to these docks, arriving from North and South America, the West India Islands, the Cape of Good Hope, and all ports to the eastward thereof, upon application to the secretary, the superintendent, or the agent of the Company.

## Regulations regarding Goods and the Rates and Charges thereon.

Rent is charged on goods from the day on which the importing vessel brenks hulk. If goods he landed by a duty paid, a sight, or a warehousing entry, and taken away within 3 days, no rent is payshle; but if they remain on the quay after that time, quay rent or watching is charged for such

longer period.

Goods landed by Dock Order.—Before goods which have been landed by the Company for want of entry, can be delivered or transferred, tho bill of inding must be lodged at the warehouse, and the goods entered at the Custom-house: and such goods entered at the Custom-house: and such goods are subject to an additional charge for porterage.

Orders for transfer or delivery (the forms of which may be obtained at the comptroller's office), unless the goods are to be delivered from the landing scale, cannot be accepted until the goods have

Neither can orders for transfer be received, until the charges due on the goods composing the whole of the entry have been paid; goods landed under the consolidated rate, and wines and spirits,

graphed.

Orders for delivery cannot be acted upon, unless signed by the party in whose name the goods stand in the Company's books, or by a person duly authorised to sign them: and should any interlineation, erasure, or alteration have been made in an order, it can only be accepted with the initials of the

reasure, or alteration have been made in an order, it can only be accepted with the initials of the party set against such alteration.

Payment of Charges and Deposit Accounts.—The only persons authorised to receive money are, the collectors at the superintendent's office, and wine and spirit department; the deputy warehouse-keeper at the tobacco-warehouse; the dock-master (for water furnished to vessels in the dock); and the warehouse-keeper at the eastern dock; except for consolidated rates, which may be paid at the London Dock House, in New Hank Buildings.

Deposit accounts may be opened at the superintendent's office.

If the order does not specify the party by whom the charges due at the date of the order or transfer are to be paid, the amount thereof will be placed to the deposit account of the party transferring.

Warrants and Transfers.—Warrants for goods in general, are grunted on written application at the dock, in favour of such person as the party in whose name they stand in the Company's books may direct. The first are issued free of charge; on all subsequent warrants and transfers, the charges are as follow:—

For each w	varrant o	r tran	sfer con	taining		8.	d.	For each war	rant	or tran	sfer con	taining		8.	d.
lor 2	packages	-	-		-	0	1	26 to 30 pac	kage	3 -	-	-	-		8
3 4	-	-	-	-	-		2	31 35	- "	-	-	-	-	0	9
5 to 7	-	-	-	-	-			<b>36 — 40</b>	-	-	-	-	-	0	10
8 - 10	-	-	-	-	-	0	4	41 - 45	-	-	-	-	-	0	11
11 15	-	-	-	-	-		5	46 and upw		-	-	-	-	1	0
16 <b>— 20</b>	-	-	-	-	-	0	6	and for goo	ds in	bulk, p	er ton	-	-	0	2
21 - 25	-	-	-		-	0	7	=							

The contents of one warrant may be divided into warrants for smaller quantities, at the will of the

Whenever housing, taring, weighing, dipping, rehousing, or counting of goods is required, the operation must be performed before a warrant can be issued; and if reweighing, &c. be required, a new one must be obtained.

Applications for duplicate warrants, in consequence of the originals being lost or mislaid, must be addressed to the secretary, at the London Dock House, who will make known the conditions on which the Company will issue them.

Weights of Goods.—Duplicates are furnished, upon reasonable cause for requiring them being

assigned.
Second Samples of Goods.—Orders for second samples, if the goods are for "exportation only," are

issued at the comptroller's office, the proprietor paying the customs' duty thereon, the comptroller's office, the proprietor paying the customs' duty thereon, the Company, and Packages.—If not removed from the dock within 7 duys, are sold by the Company, and the proceeds paid to the owners, after deducting the sale charges and other expenses.

Explanation of the following Table of Rates and Charges on Goods imported into the London Docks.

The consolidated rate is charged upon the nett weight, and includes landing, wharfage, and housing, or piling on the quay, coopering, sampling, weighing for delivery, delivery, and 12 weeks' rent from the date of the inporting ship breaking bulk; which may be paid on each mark separately, and will attach unless notice be given to the contrary, prior to final weighing or gauging.

The import rate is charged upon the gross weight, and includes landing, wharfage, and housing, or piling on the quay, or loading from the landing scale, and furnishing the landing weights or tales; to be paid before the delivery of any part of an entry can take place.

The charges for reweighing, rehousing, unhousing and loading or repiling, are each one third of the inport rate; those for unhousing or unpiling, wharfage and shipping, the same as the import rate; when not otherwise specified.

when not otherwise specified.

### TABLE OF RATES AND CHARGES ON GOODS IMPORTED INTO THE LONDON DOCKS.

	1			Rent.		1	Ĕ a	Ī			Rent.
Gooda imported.	1	Rate.	Per Week.	Quantities, &c.	Goods imported.		Rate.			er eek.	Quantities, &c.
Alkanet root • cwl.	*	d.	s. d.	Per cwt.	Aloes,	8.	d.		3.	d.	Per
Almonds, from Africa ton	4	6	0 4	too	in chests or casks ton	6	0	-	0	1	package under 3cwt.
in boxes and barrels cwt.	0	6	2 0	100 boxes 100 half boxes	or a consolidated rate of 20s, per ton nett.	ŀ		- 1	Ü	11.2	ditto 3 and under 5
			0 2	barrel 2 cwt. 2 grs.	son per ton nette	ŀ		-	0	2	ditto 5 and under 8
			l	to 3 cwt.				- 1	0	3	dilln S cwt, and up-
shell cwt.	0	٥	0 01.2	1-4 barret large bale				-	v	3	wants
water - CHE	١.	•		sonali bale	Alum - ton	3	6	-1	0	3	ton
			0 t	half bale or aeron 3-4	Alva marina, in bales press-packed,	ı		١			
Aloes, in gourds . ton	R	0	0 1	score gourds	in bales press-packed, ton	3	0	- 1	0	4	ton
or a consolidated rate of 30s. per ton nett.				l coro gouras	in bags not press-packed, ton		0	7	0	6	ton

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Goods imported.		Rate.	_		Rent.	Goods imported.	1	Rate.	L		Rent.
Goods Imperious	L	R	Ŀ	Per Veek.	Quantities, &c.	CWARIS IMPORTED.		<u> </u>	١	Per Veck.	Quantities, &c.
Amber and beads, package Amergris, in bones of kegs package	1	d. 6	d	•	Per box or case	Beef and pork - tieree barrel	0	8 1-4 5 1-4	803	0 1.	Per 2 tierce 100 barrels 100 barrels
Anchovies - package Anchovies - cwt.		9	2		package 100 barrels or dou- ble barrels 100 kegs		ł	33-4	329600	6	100 hags under 2 ew t00 bags 2 to 4 cwi
Angelica root • ton	5	0	0	01-	2 cask under 1 1-2 cwl. barrel tierce	Betel nuts ton Biscuits cwt.	0	3	0		ton 4 keg 2 bag or barrel
Aniseed cwt.	.] 0	3 4 14 0	2 0	10	hogshead ton ton	Bones 1,000 in bags bag Books cwt.	0	0 6 0	000	0 1- 2 3	2 bag or barrel 1,000 2 bag bale or box package or chest
or a consolidated rate of 21s, per ton nett in		U	1	•		Boracle acid ton Borax, rough or refined ton Bottles, empty glass gross	5	0 0 0	000	10	ton ton gross ton
in baskets or small pack- ages cwt.	1	71-9	8	0 1-5	cask 3 to 8 cwt. mat or basket 1 cwt. and under	Brass ton Brinistone, loose ton Unhousing, wharfage, & shipping, 3s, per ton. Filling and weighing, 2s.		6	0		ton.
Antimony ton ore ton if loose, filling and	3	6	8	2	ton ton	in casks or cases - lon	1	3	0		ton ia casks
weighing, 2s. per fon. Applea basket or barrel tierce hogshead	1 1	6 0 6	000	0 1-1 1 1-2 3	basket or barrel tierce hogshead	Unhousing, wharfage, and shipping, 2s. 6d. per ton.			4 2	2	100 cases of about 2 cwt. 100 bixs, about 1 cwt. 100 bixs, about 56 lbs.
Argol ton	6	ŏ	0 1 2	4 6	ton in casks 100cases under 2 cwt 100 bags or cases 2	Bristles, in packages above 5 cwt ton under 5 cwl ton	6	0 8 1.4	0	6	tan ton
Arrow mot - ton or a consolidated rate of	1 .	6		7	cwt. and under 4 cwt. ton	Bronze case case Rucco leaves - cwt.	i	6 0 0	000	1	case box case or barrel 2 cmt.
20s. per ton nett in casks, or 30s. in boxes or chests.						Bugles - ton Rulliou - cask or case amall package	Ĭ	0 6 0	ŏ		taa
Arsenic - ton Asafætida - cwt. Ashes, from America, too Russia - ton	3	0 6 0 0	0000	0 1-2 0 1-2 3	ton cwt. cask cask	amaller packages, not exceeding 5t. in value. Burr stones. See Stone. Butter, foreign, Friesland or Holstein,		6			No rent or
Odessa - ton Unhousing, wharfage, and sinpping, 21, per	3	ŏ	ŏ	3	ton	Friesland or Holstein, landing, wharfage, and housing, or loading, and furnishing land- ing weights to the in-					watching will be charged if
ton. Asphaltum - ton	5)	0	0	6	Unhousing,	the like half or, cask	l o	3	4 2	0	from thequa- within six 100 working days 100 from the pen-
Bacon - hogshead			٥	3	Wharfage, and Shipping.	house, ld. per cask.				-	porting ship breaking bulk.
middles, 3 cwl. tierce ditto, 1 to 2 cwt. cask	0000	6 2 1-4 8 1-4 6	10	01-4 01-2	106 1	required, and furnish- ing delivery weights to the buyer, id. per cask.					Watching on the quays, af- ter the expi- ration of one
Baggage, including deli- very and one week's						Emden or Holland, landing, wharfage, and housing or loading, and formithing land.					week, per night, on any number of casks or fir-
presents, samples, par- cels of papers, and other small articles,						and furnishing land- ing weights firkin Loading from the ware- house, 3.4d. per firkin Weighing on delivery,	٥	3	2	0	Not exceeding
package cases, frunks, boxes, bun- dles of bedding, and wearing apparel,	°	1	ξ <sub>0</sub>		package package	per firkin.	3		•	0	25 • 06 26¬ 50 0 9 51 — 75 t 0 10 76 — 100 1 6
middle-sized ditto and	2	0	0		package	Irish - scare firkins Weighing upon deliv- ery, ld. per cask or firkin.		۱	٠	Ü	On any num- ber above 100, in like pro-
larger packages in pro- portion. lags, empty - score laisam capivi, in jara, cwi. in barrels - cwi.		2 1 1-2	0	0 1.2 0 1.2	score	Unhonsing, wharfage, & shipping, 1 1-2d. per cask or firkin.  Cables, iron ton			0	3	portion.
	0	6	0		jar barrel, under 2 cwt. barrel, 3 cwt. and upwards	hempen - ton coir - ton Cambric - package	10 12 2	6	000	4 5 4	ton ton package bale or case
Peru, in jars - cwt. Cooper's attendance at landing and delivery is a separate charge.	1	1 1.2	U	0 1-2	jar	Camels' hair . cwt. Camphor		6 1.2	0	10 1-2	ton
Canada package amboos. See Canes.	1		0		package	1s. 8d. per cwt. nett. Canes, common rattan, 1,900 or a consolidated rate of	1	6	0	1 1.2	1,000
in casks - ton in cases about I civi.	3	0 0 6	0	4	ton ton	3s. 6d. per 1,000, ground - 1,000 reed, in bundles, 25 each 100 bundles	-	0	0		1,000 100 bundles
Jesuits' or Peruvian, cwi.	ĭ	٥	0	1 03-4 0 1-2	chest 1-2 chest or seron 1-2 seron	whanghee, bamboo, and Junibo 1,000 Canilla alba cwt.	5	0 6	0	2 03-4	1,000
arilla, loose fon Unhousing, wharfage, & ahipping, 3s. per ton Filling and weighing, 2s.	3.	6	0	2	ton	or a consolidated rate of ls. 8d. per cwi, nett. Cantharides - cwt.	1	0	0	3	case or cask under 4
per top. in serons - ton Unhousing, wharfage,	3	3	0	2	ton				0	-	case or cask 4 and under 8 cwt. case or cask 8 cwt.
and shipping, 2s. 6d. per ton. askets - bale 1-2 bale	3	0 8	0	3	bala 1-2 bale	Capers cwt.	0	3	000	6 4 3	and upwarda butt puncheon hogshead
large bundle anall bundle leads, jet, or other kinds,	0	6	0	1 0 1-2	large bundle small bundle	squail package	i	6	000	2	package small package
not described package eans, in bage - bag castor - cwt.	0 0	8 8	0	1 1	package bag ton	Cardamoms - cwt. bag	Ó	6	Q	114	chest bag

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	¥ 4	1.			Ren	l
	Import Pate		Per Veck.	_		nlítics, &c.
	8 10 8 10 8 10 8 10 8 10 8 10 8 10 8 10	4444	d. 01.2 0 01.2 0 0 01.4 0 01.2 0 01.2 0 01.2	g	Prepries 100 bas	rreis rreis ge under 2 cw gs 2 to 4 cwt barrei r box ge or chest
	3 3		0 3 6 4 4 2 2 1	i	00 b	casks ses of about f ks. about 1 cwt ks. about 56 lbs
e e e e e e e e e e e e e e e e e e e	7 0 6 8 1 6 1 0	1-4	0 6 0 6 0 2 0 1 0 11		on on ase our case o	w barrel 2 cw 3 to 5 cwt.
e	5 0 1 6 1 0		09	ľ	СД	
d kk	0 3 0 3		4 0 2 0		100	No rent o watching will be charged it taken a var from the qua working day from the period of the importing shi breaking bulk Watching or the quoys, a ter the expration of on week, peniggt, or an uniber of casks or fitters.
d Sine n	<b>Q</b> 3		2 0		100	Kitts,
	3 0	,	2 0		10	25 . 0 26 & not 50 0 51 — 75 t 76 — 100 1 On any num ber above 10 in like pri
ns ver annetter Of Onedo	5 0 10 0 12 6 0 10 0 6	) 3 3 3 1.2	0 3 0 4 0 5 0 4 0 2 0 10 1	-2	ton ton ton pack bale ton	inge or case
o r	1 6	6	0 11	-2	1,00	0
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Ö	5 0	6	0 2		1,00 cwt	
ŀ		0	0 3		caso	or cask under
ı			0 4		case	or cask 4 a uder 8 cwt.
ı			0 6		case	nr cask 8 cv ad upwards
Ì	. 0	3	0 4		pun	cheon shead
	1	6 0 6	0 6 4 0 3 1 0 2 1 0 1 1 0 1	1-2	bar pac sma che bag	or cask under wt. or cask 4 a nder 8 cwt. nr cask 8 cv ad upwards cheon shead rel kage III package

	ŧ	.	_			Rent.		1					Rent.
Goods imported.	1	Rate		Per eck.	-	Quantilles, &c.	Goods imported.	1	Rale		w	er eek.	Quantities, &c.
arpets, bale above 70 square yards	1.	d. 0	1.	d.		Per calo	Coball - ton Cochineal - ewt.	#. 50	dog		0	d. 5 1 1.2	Per ton
hallot, under 70 square		•			- 1		or a consolidated rate of	ľ	9	1	٠	1 1.2	ewt.
yarde irraway seed - ton	5	4 1-2	8	5	- It	oailei on	dust			- {	4	2	100 bags
	ŏ	6	ŏ	Õ 1	2	ewt.	Cocoa and coffee, all kinds,	0				6	
isks landed empty, or rask cases, if not deli- vered within 6 days (and			l		1		or a consolidated rate,		U		U	•	ton
					ł		in casks, is, 6d. per	1		- 1			
butt, pipe, or pun-		8	١,	ι	ı,		2d. per cwt. nett.	١.	0		0	2	chest
cheon			1		- 1	butt, pipe, or pun-	lo casks, 1s. 6d. per ewt. nett; in bags, 1s. 2d. per cwt. nett. Cocque de perlo chest Coculus Indicus - cwt.	ò	6		ŏ	0 1-2	cwt.
emailer cask or case	0	4	l٥	0 1	.2	smaller cask or case	or a consolidated rate of 1s. 6d. per cwt. nett. Coir, unwrought, press- packed to						İ
N. B.—If taken away within 6 days, half the above charges, and no			ı		1		Coir, unwrought, press-	3	0	. 1			1
rent.			l		-1		packed - ton rope, under 6 lncher girth - ton yarn - ton	1			Į,	4	ton
wine or epirit, email ul- lages (including turn-			ŀ		ı		yarn - ton	6	3		}		1
ing over the contents.			ļ		١		Coker nuts - 100 or a consolidated rate of	1	6		0	3	100
each	1	0	0	1	ŀ	each	31. 4d. per 100.	1					
assia lignea - cwt.	0	6	l	0	Ŋ	ton ton, in chests	Coloquintida - cwt.	10	10	1.2	-	1	case or cask under
or a consolidated rate of is. 6d. per cwt. nett.			5	Ō	- 1	100 bags		1			0	2	case or cask 1 a under 3 cwt.
fistula . ewt.	0	6	0	03		cwi.		1			0	3	case or cask 3 ca
astorum, keg or small	0	3	0	6	ı	ton	Columbo root • cwt	. 0	6		0	014	and upwards.
atlings case or chest	1	0	8	1 2		keg or small box case or chest	Copper too Wharfage and shipping	1 5	C		O	2	ton
aviare · package	ò	6	ŏ	ĩ		package	copper slabs, when	1					ļ
haises or carriages, with 2 wheels - each	7	6	1	0		each	copper slabs, when piled on the quay, 3s 4d. per top.	1			ŀ		1
4 ditto - each		6	li	6		each ton	Copperas - to	1 5	9		0	6	ton 1,000
hassum - bale	1	6	١ō	Ĩ	- 1	halo	Counting the whole par	-1		•	ľ	•	.,000
heese, foreign - ton	4	0	Р	0	ام	ton To be housed in a well lighted and	Coral, fragments - cwi	ه ا:		7 1-2	0	3	case or cask
			1			well lighted and ventilated ware.		el I		6	Ò	2	case
Landing, wharfage, and			Ĺ		П	ventilated ware- house, with the use of scaffolding,	Cordage, hempen, under	6]			١		
Landing, wharfage, and housing, or loading, and furnishing land- ing weights to the im-			ı		Н	upon which the	inches to	n 6		0	8	4	ton ton on quay
ing weights to the im-			ı		11	upon which the cheese will be stowed, so as to	Unhousing, wharfage, shipping, 4s. per ton.	<b>t</b>			ì	Ò	ton under cover
porters.	ı		ı		П	admit of separate	Corks - cw	. 2	: (	0	0	1.	bag 1 cwt. 2 bag 56 lbs.
Turning, each time, per			1		11	and convenient examination; and		1			18	z	hag 56 lbs.
ton, 9d.	1		Ł		Į	the rent to com- mence after one	Cornelians & beads, che	st 1		6 6	0	1	chest
	1		ı		П	week from the day	Corpses - eac	h 15	5	Ō	1 -		
On delivery, weighing,	t		1		Ш	of landing.  N. B By this mode	Cortex Winteranus cw or a consolidated rate	t. C	)	6	0	03	4
per ton, is. 4d.			1		П	of stowage and well regulated	1s. 6d. ner cut nett			6	١,	2	halo
	l		ı		Ш	ventilation, the	Colton goods - bal box or cas	e 1	1	0	ā	11	2 box or case
Unhousing and loading,	١		l		П	loss to weight usually sustained	Cotton wool, press-packe	ki (	)	9	] 0	1	trunk
per ton, 1e. 4d.	l				Н	upon housing will be materially di-	cw	t.] (		3 4 1-2	0	6	ton
	l		ı		U	mioished.	or a consolidated rate of	ol i	,	4 1-2	۱ "		ton
in tub or case - cwt.	l٥	6	1			tub or case 100 small ditto	press-packed, 9d. pe				1		
Chesnuts - bushel	0	2 1-4	s  4	Ō		100 sacks 100 hags	cwt. nett; not pres packed, 1s. per cw	t.			ı		1
	1		1 4			100 hags	nett. Cottoo yarn - cw	ı. (	0	5 1-4	ı o		balo
Chicoree, under 1 ewt. 2 grs. case or cask	١,	6	1				Cownage cw Cownies to	t. (		6	100		2 cwt.
under 3 cwt, case or	1		18	00	1-2	case or cask	Cows eac	h 10	Ö	Ō	1		
3 and under 5 cwt.	ı		η,				Cramberries - ke	el (	ō	9	8	1 (	keg barrel
5 cwt. and above,	1	0	1	1		case or cask		n	5	0	18	1 2	ton cask under 13 e
cask		6	19			case or cask	Cubebs - cw Cummic seed - cw			6	18	03	4 cwt.
Chillies - cwt. or a consolidated rate of	ľ	6	1	7		lwa .	Cummir seed - cw	"[	J	9	1,	, 01	
Is, per cwt. nett. China root cwt	ł	6	1.	0	1.2	cwt.	1				1		Unhousing, and
China ware or porcelain	1	-				case	Currents 22 aut						Loading.
small case	1 1	0	18	) 2		small case		itt i		6	19		s. d.
Chiraveta ewt	1	Ō	10	1		box cask or case	15 to 23 cwt. • In 9 to 15 cwt. • pi	nel	2	3		3	0 8
Chocolate - box	: 0	9	10	2		box	5 to 9 cwt. caro Deals. See Wood Good	el	ī	6	l	j 2	0 4
Cinnatrar - cwt	۱	4 1	2 (	10		ton	Deer ea	ch	5	0	1		
4s, 6d, per cwt. nett.	1	81-	، ا	ı		cwt.	Diamonds - packs Dragons' blood - cv		0	6		) 3 ) 01	package
or a consolidated rate o	ř		٦,	•		1	Dripstones - ea	chl	0	9	10	jöi	·2 each
St. per cwt. nett. Citron, in salt - pip	,	6	1	0 4		pipo	or a consolidated rate	on of	0	U	1	, 6	ton
hogshea Cooper's attendance is	u i	ı	1	3		hogshead	Eau de Cologne · ca	se	ı	6	1	) 4	case
separate charge,			1				emall ca	se		ō	13	2	small case
preserved. See Suc	1						Elephants' teeth.	ee	U	Ð	1	, 1	box
Clocks, wooden - ches	1	2 0	1	0 2		chest	Ivory. Emery stone. See Stor	١٠					i
Cloth, wootlen, case of		2 0	1	0 3		case or large bale	Essences, I cwt. and t	111-			1		
from 8 to 12 pieces, or dinary bal under 8 pieces small bal		1 6		0 2		ordinary bale	under I cwt ca	se	2	0	1	0 4	email case
under 8 pieces small bat	e	į ö.	- [	0 1	1.9	2 small bale	Extract from oak bark, c	wt			1	ō ī	eask about 4 cv
or a consolidated rate of	ė	, 8 L	4	0 1		ewt.	rhatanja - ev		Q	9	Ţ.	0 1	cwt.
2r. 3d. per cwt. nett	1					1	Jesuits' bark - cv	rt.i	0	9	1	01	· CWL

<del></del>	-	1		_	Rent.		Γ.	. 1			Rent.
Goods imported.	Import	Rate	W	er eek.	Quantities, &c.	Goods imported.	1	Pate.	P W	er cek.	Quantities, &c.
Per	-	<u>d.</u>	-		Per	Per	1.	d	s.	d.	Per
Fans - case hox Feathers, bed - cwt.	1	0 0 10 1-2	000		case	Hair, horse, ox sr cow cwl.	0		0	1 12	bale under 3 cwt. bale 3 and under 5
readding out	٠.	10 1-2	0	i 1.2	bag 1 1-2 and under 2 cwt.		١		0	2	bale 5 cwt. and up.
				2	box sinall bale bag 1 1-2 and under 2 cwt. bag 2 and under 3 cwt. bale 3 and under 5				0	0 1-2	swt, loose
			0			human ewt.	,	0	0	2	bale
from freland ostrich package	1	6	0	2 2	bale parkage		1				Uoheg. Whige. and
vulture, not exceeding 2 cwt package not exceeding 50 lbs. bag		6	0	2	package			- 1			Shipg.
not exceeding 50 lbs. bag	Ō	6	0	01-2	bag not exceeding	Hame - hogshead	2	0	0	3	8. d. hogshead tierce
			Un	hosng	Rent	barrel or basket	ó	6	ŏ	i	0 4 brl. or bas.
Fire Core to Lamb Lamb			. 1	nd ndg.	per Week.	loose - each Hate, Leghorn 10 doz.	0	03-4	0	0 1-4	earh
Figs, 3 qrs. to 1 cwt, 1 qr.; chest about 56 lbs. 1-2 chest	0	3	00	01.2	2 0 100 chests 1 3 100 1-2chests	1146, Deguota 10 dos.	ľ		ŏ	ġ	10 dozen middling case er package
1-4 chest—28 lbs. score	2 2	6	0	6	)	chip tub of 80 doz.	١,	6		4 2	package large case or pckg. tub of 80 dozen
1-2 & 1-4 drums score	ī	6	000	6	1 5 lon	Hellebore root - cwt.	١°	Ğ	0		ton
_,	1	6	0	6		ing) for landing	4	6	0	6	ton
Fish, cod ton herrings tierce mackerel - barrel	4	6	3	4 0 6	ton 100 tierces	ing) for landing scale: to importer, ton 3s. 6d.; to buyer					
mackerel - barrel salmon - tierce kil	0	6	5	0 1	100 barrels 100 tierces	ton ir. Weighing in the ware					
stock, or sturgeon 1,000	6	1 1-2 0	0	6	1,000 stock	Weighing in the ware bouse, ton 2s. Loading, ton 2s. Unhousing, wharfage and shipping, 4s. per					
			2	6	100 kegs slurgeon 100 barrels stock or slurgeon	and shipping, 4s. per	ř				
not otherwise described, fierce			6	0	100 tierces	press-packed - tor codilla,bemp or flax for		0	8	4	ion ton
barrel box	ò	6	2	6	100 barrels 100 boxes	If sold from landing	3	٠	ľ	•	
roes - barrel Flan (including weighing.)	ŏ	9	3	ŏ	100 barrels	to importer ton Se					1
If sold from landing	5	0	٥	5	ton	to buyer, ton Is. Weighing, 2s. per ton. Loading, 3s. per ton. Unhousing, wharfage, 8 shipping, 5s. per ton. Consolidated rate, on	L		1		· [
scale, to importer, per ton, 3s. 6d.; to buy-						Unhousing, wharfage, a shipping, 5s. per ton.	1		1		1
ton If sold from landing scale, to importer, per ton, 3s. 6d.; to buy- ers, dilto, ir. 6d. Unhousing, wharfage, and shipping, 4s. 6d.			1			Consolidated rate, or East India, press	1.				
per ton.	١.	9	١,	21-4	lon	East India, press packed, Hr. per ton. Hides, horse bale or the	1 2	81-4	0	3	containing 150 or under
Flour - ton including delivery by land or water. Repiling, ir. per ton. Weighing on delivery. if required, ld. per basrel or chest.	•	y	ľ	21.4	1012		1		١		larger bale in pro- portion
Repiling, tr. per ton. Weighing on delivery.						from Hambro', dry 10 bundle of 2 hide	h q	03-4	10	6	1100
if required, 1d. per basrel or chest.	ł					bundle of 2 hide horse, ox, cow, or bu	18 O	3	10	10	100
box	i	9	8	0 1-2	case box	horse, nx, cnw, or bu falo, wet salted eac ox, cow, or buffalo, wit abort horns eac	b C		1	10	100 hides
Forest seeds, nuts and acorns - barrel Frankincense - chest	o	9	Į o	10	barrel ton	ahort horns sac ather hides, not enune	h (	2	2	0	100
Fruit. See the species of	0	8 1-4	١	10	wh.	salted, averaging mor		114	J	10	100
Furniture, very large case ordinary case middling case	4 3	6	8	4 3	large case ordinary case middling case	anny norms sea other hides, not enumerated, dry, or dr salted, averaging more than 22 lbs eac do, averaging 12 lbs. an not exceeding 22 lbs.	ă `	,	ľ	10	1
middling case intermediale package	2	0	8	2	intermediate pack-	do.7 lbs.and under 12lb	٠ ا		1	10	100
small case	0	6	0	1	age small case	do. under 7 lbs. 10			18		100
Furs. See Skins.  Galangal - cwl.  Galbanum - cwt.	0	6	8	0 1-2	cwt.	in bales, about 8 cwt. bal about 4 cwt. ba			0		bale 2 bate
Galla - ewt. Gamboge - ewt.	0	33-4	ŏ	10 1.2	ion	small ba	lel i	3	0	1	small bale bale or chest
Gentian root - ton	5	0	ŏ	10	ton ton	Honey rw	ī.   ĉ		Ĭ	1	barrel
or a consolidated rate of, in casks, iv. 6d. per cwt. nett; in bags, is.	1					Hoofs - cw		6	2 0	10	ton bag
2d. do.			١.			Horns, and horn tips,	or		10	' '	pocket
Ginseng root - ton Glass - cask or chest case	1	6	000	3	barrel cask or chest case	plates, including coun	ا:] ر	10 14	2 0	10	ton horns
Glue ton	1	0	000	2	box ton	in packages - cw hart, stag, or drer, 100 pa	1.	0 6	l	01	ton lips
C 111.	1 5	9	١ŏ	2	barrel	in bales under 2 ew	ir :	30	1	3	100 pair
or a consolidated rate of 3s. per cwl. nett. Grapes - box		6	5	0	100 boxes	2 cert, and hove to	e	1 0 1 6	18	1 1	pate -2 bale
Grease - ton	5	3	0	6	100 jars	Horses - eas Jalap - ea	t.	2 6 0 10 1-	2 0	1	balr about 3 cwt.
Greaves ton Guinea grains cwt.	آه ا	6	0	3 10	ton ton	Jewellery - packa	ge	1 6		3	bale about 1 1-2 cwt. package box
Gum, in serons, bage, or in cases, chests or casks, from Africa - ton		6	١,	4	ton	Indian rubber, hogshead	nr I	16	18	_	hogshead or pipe
in cases, chests, or bar- rels, from other places	1.	0	1	•	TO L	2 to 4 cwt. ca 1 to 2 cwt ca	se se	16	8	1 (	case case
cwt	۱ ۰	6	0	0.1.9	chest or case barrel	barr loose cw	el i	0 6	18		2 harmal
loose or in hogsheads for Gues, carronades, 6 cwf.	5	-	Ŏ	4	ton		- 1	0 3		, ,,	cwt, in bottle
Guos, carronades, 6 cwt. and upwards - each Other sizes are charged in proportion.	2	0	l°	1	no rent if taken away in 7 days	Indian corn - b: Indigo, not E. India, cw or a consolidated rate is. 6d. per cwt. net	of of	9	1	1	seron



			Rent.
Impor	Rate.	Per Week.	Quantilies, &c.
-	d.	Week.	Per
0	6		
٠	•	0 1 1.2	bala under 3 cwt. balo 3 and under 5 cwt. balo 5 cwt. and up- wards cwt. loose [
		0 2	bale 5 cwt. and up- wards
1	0	0 01.2 0 2	cwt. loose §
			Unbeg. Whige. and Shipg. s. d.
			and Shing.
2	0	0 3	s. d. hogshead
2 1 0	0 6 6	0 3 0 1 0 1	0 6 hogshead tierce bri. or bas-
0	0 3-4 6		
U	•	0 0 1-4 0 1 0 2	middling case or
1	в	0 4 0 2 0 10	lo dozen lo dozen middling case or package large case or pckg, tub of 80 dozen
0	6		1.:-
4	6	0 6	ton
			1
		Ì	
4	0	0 4	ton ton
0	U	" "	100
2	8 1-4	0 3	containing 150 or under larger bale in pro- portion 100 100
			under larger bale in pro-
0	0 3-4	0 6	portion 100
070	6	0 6	100
0	1 1-2	0 10	100 hides
0	2	20	100
		ļ	
0	1 1-2	0 10	100
9	0	0 10	100
6	3 2	0 6	100
64 31120 00	2	0 6	hala
1	0 6 3 0 6	0 3 1 1 2 0 10 1 2 0 10 1 2 0 10 1 2 0 10 1 2 0 10 1 2 1 1 1 1	bale 2 hale small hale
2	0	0 3	small bale tale or chest barrel keg or jar
,	6	0 0 14	keg or jar
ŏ	6 4 1-2	0 2	ton bag pocket
0	10 1-4	0 10 0 5 0 0 14	ton horns ton tips bag
0	6	0 01	-1
3			100 pair
12	0 6 6	1	pate bale
	10 1.5	0 1	bale about 3 cwt.
1	6	0 1 0 03- 0 3 0 2	bale about 3 cwt. bale about 1 1-2 cwt. package box
		0 4	hogshead or pipe
1 0 1	6 6 6	0 4 0 1 0 1 0 01- 0 1 0 03- 0 01-	hogshead or pipe case case 2 barrel cwt, in bottle 4 cwt, solid 2 bag seron
0	6	0 01-	2 barrel cwt, in bottle
0	3	0 03-	4 cwt. solid 2 bag
0	9	101	seron

Goods imported.		Rate.	_		Rept.	Goods Imported	1	Rate.	<u> </u>		Rent.	
		ES.	и	Per /ook.	Quantitles, &c.	Goods imported.		E M	W	Per eek.	Quantit	ios, &c.
padigo-continued. East India, in chesta	3.	d. 81-4	4.	d. 1 1-2	Per	Linseed. See Wheat. cakes ton Liquorice cwt.	3	6	. 00	d. 3	Per ton	
cwt. or a comolidated rate, lncludlog all opera- tions incident on tar- ing, raising, repack-					Linear	root - cwt.	ŏ	334 6	0000	0 1 1 1-2	case or bas loose, ton bale under chest cask about	2 cwl.
tions lucident on tar- lng, raising, repacting, stowing, atowing, and at- tendance whilst nn show, nailing down, lotting and piling away, of 17s. 6d. per chest.						or a consolidated rate of 3s. per cwt.  Madder ton roots cwt.	3 0	4 1-2 4 1-2	0	6 1 1 1-2	ton bale unde 2 qrs. bale 3 cw and ned	rt. 2 am
ck - cwt.	0	9	0	2 1 1-2	cask case	Maiden hair - bale	,	0	0	2	bale 5 cw wards bale	t. and up
pecacuanha cwt.	0	10 1-2	Ö	10	box or keg ton	Manna • cwt. Marbles • ton Marble baths • cach	5	0 10 1-2 0	000	1 4 6	ton	sk
If landed for transit, and	3	-	0	1	ton	mortara ton sculptured works of art :	6	ŏ	ŏ	6	each ton	
If landed for transit, and not weighed ton when shipped from landing scale (including delivery) ton Unpiling, wharfage, and shipping, without weighing, 2s. 6d. per ton.	4	6	0	1 ione	if shipped within t week from the last	import rate according to the size and value rough, in cases - cwt.	0	6	000	3 2 2	case small case case	
shipping, without weighing, 2s. 6d. per ton. When weighed on board, (including use of scales and weights), 2s. per ton.					day of landing.						12 Cubic	Wharf- age and Shipping
dia .	3	0	0	2	ton ton	blocks, under 2 tons, ton above 2 tons ton above 10 tons ton	ıā	0	000	3 3 3	Feet. s. d. 3 0 5 0 10 0	1. d. 4 6 7 6
steam engines, boilers, cylinders, and other heavy machinery ton if discharged from the vessel into craft, with- nut landing or weigh-	7	6	0	1	ton	Mastic cwt.	0		0	1	case or cl	15 0
ing · ton	6	10 1-2	0	10	ton	Mats ( 100 Indian chest	1	8 1-4 0	0	6 2	100 bundle chest	14
lvory cwt. Junk, or old rope ton Jule, press-packed ton or a consolidated rate of 11s. per ton nett.	3 4	10 1-2 6 0	0	3	cwt. ton ton	from eorn vessels, bun- die of 10 Delivery by land, 1-2d. per bundle; by water, 1d. per bundle.	0	9	0	6	100 bundle	28
Selp ton	3	6	0	2	ton	Id. per bundle.  Melting pots cask  Minerals case	4	0	0	4 2	rask	
21. per ton. Knives package	ı	6	0	2	case barrel	Mohair varn • cwt.	ò	0 7 1.2	8	1	case bale	
Lac dye or lake - chest Lace - case or box Lacquered ware - chest	2	0 6 6	0000	0 1-2 1 6 2	box chest case or box chest	Molasses. See West In- din Dock Charges. Moss, rock or Iceland, ton	ı	6	0	9	ton in bag 100 casks lbs.	about 8
Lard - bladder Lead - ton Unpiling, wharfage, and shipping, ta. 8d. per	0 2	63-4	0	1 6 1	box 100 bladdorn ton	Mother-o'-pearl, shells, ton or a consolidated rate of	7	6	3 0	4	100 casks cwt. ton	about
ore ton	3	0	000	2 4 4	ton ton	18r. 6d. per ton nett. ware - chests box Munject, in bales cwt. in a consolidated rate of	1 0	6 0 6	000	2 1 0 1-2	chest bax cwt.	
white - ton Leather, foreign (tanned) bale demi - bale	6	6	0	2 11-2	ton bale bale	in a consolidated rate of 1. 6d. per cwt. nett. in bundles - cwt. or a consolidated rate of 2s. per cwt. nett.	0	9	0	0 3-4	cwt.	
irish (tanned) bale, under	0	9	ŏ	034	hale under I ewt	Musk - chest box Myrabolans - cwt.	1 0	6	0	2 1 0 1-4	chest box	
bale, I cwt. to 2 cwt. bale, 2 cwt. to 4 cwt. small or middling crate	2 2	6	000	11.2	bale 1 to 2 cwt. bale 2 to 4 cwt. small or middling crate	Myrrh cwt. Nals cwt. Nankcen chest	00013	4 1.2 6 3 3	00000	0 1-2 0 1-2 1	cwt. barrel or l chest ton	ag
large crate Lemons. See Oranges. Lexis - ton Linies - barrel Lime juice - 100 gallons	5	0 8 1-4	000	4 1 5	large crale ton barrel	Natron, loose - ton Filling and weighing, 2s. per ton. Nntmegs - cwt. or a consolidated rate of	0	•	0	-	ton	
Laying up to guage, and cooper's attendance at landing and delivery, form a separate charge.	2		0	3	puncheon hogshead barrel	ls. 6d. per ewt. nett. Nuls - busbet barrel	0 0	2 1.4 4 1.2 4 1.2	4	0 1	100 sacks barrel 100 bags	
Linen, German - bale 1-2 bale	100	3 8 1-4 1 1-2	0 0 0 1	4 2 1 0	bale 1-2 bale 1-4 bale 100 rolls	bag oc sack castania - bushel Nux vomica - cwt. Cakum - ton Oatmeal, about 2 1-2 cwt.,	0 0 5	2 1-4 4 1-2 0	0 0	0 0 1-4 4	100 bushel cwt, ton	•
1-2 chest	210	6 3 8 1-4 2 1-4	0000	4	chest 1-2 chest 1-4 chest bale	including delivery ton Weighing for delivery, ld. per sack or harrel	4	9		2 1-2	ton if no within l breaking	t cleare A days o
Russia bale 12 bale, containing 10 pieces, or boarded bale	0		0	,	1-2 halo	Ochre - too Oil, bay - cask castor - cwt.	10	9 0 6	0 0 1	1 3 3	cask puncheon	or blid.
crash - bale 1-2 hal.	0	7 1-2 2 1-4	0	2	1-4 bale bale 1-2 bale 1-4 bale				0 0		ton, in jar pers tierce barrel und barrel abor case 12 bot	er 2 cwt
mats, 2 pieces - each	000100	7 1-2 1 1-2 3 6	01200	0 3 2	100 bults or rolls 100 mats (2 pieces) case or bale box or bundie	chemical, I cwl. and upwards package under I cwt. package		0	ŏ	01.2	case 12 bot	ties

fr.

Goods imported.	Fe		Rent.	Coult loss state	T ai		Rent.
Goods imported.	Import Rate.	Per Week.	Quantities, &c.	Goods imported.	Import Rate.	Per Week.	Quantities, &c.
Par Oil—continued.	Olive	Tun of 2	2 Imp. Gallons.	Per Pictures—con://nued. middling bale or case	s. d. 3 0	s. d. 0 4	Per middling bale case
Landing, wharfage, and laying up to gauge Cooper's attendance, if delivered from the	Casks. s. d. 4 0	a. d. 3 0	s. d. 3 0	small bale or case Piece goods - bale Pill boxes - large vat small vat Pimento - cwt. or a consolidated rate, in bara 1s, 2d, cwt.	1 6 1 3 4 6 5 0 0 6	0 3 0 11-2 0 6 0 4 0 6	small bale or case bale large vat amall yat ton
delivered from the quay Searching and filling up (if done) Loading or housing Cooper's attendance at housing, and at delivery from the vault Unhousing, wharfage, and shipping	1 0 1 6	1 0 1 6	1 0 1 0 1 6	in bags ls, 2d, cwt. lo casks ls, 6d, cwt. Pick root - cwt. Pitch - lon Plaster of Parls - ton Plums, Portugal, in boses, dosen - case small case	0 6 2 6 3 0 0 9 1 6	0 2 3 0 0 2 1 0 0 3	bale 100 barrels ton 100 boxes case
Unhousing and insuring Unhousing, wharfage, Rent per week. N. B Fourteen days allowed from final day of landing previous in the commencement of rent; but the Company of the commencement of rent; but the Company of	0 6	3 0 4	3 0 0 4	Potatoes to Pricatoes to Preserves, nuder 28 lbs. package 28 to 112 lbs. package or a consolidated rate, outdoor 28 lbs. package or a consolidated rate, outdoor 28 lbs. package, of 28 to 112 lbs. and upwards, package, is, per cwt. actt.	0 3 0 6	0 3 }0 034	amail case ton
charged from the day of the vessel breaking bulk.	Import Rate.	Rent per Week.		Prunes or French plums, about 8 cwt., hhd. or puncheon 5 to 7 cwt barret	16	Unhouse and Landing. 1. d. 0 6	per Wenk.
olive, in jars : conmon jars - cwt. 1-2 jars - cwt. large jars - cwt. cases containing 30 quart bottles case salad, 1-2 cliest of 30 buttles	s. d. 0 91-4 0 81-4 0 6	s. d. 0 3	common jar 1-2 jar large jar score cases	5 to 7 cwt barrel 2 to 5 cwt. 1-2 barrel under 2 cwt. 1-4 barrel about 1 cwt, containing boxes or cartoons case about 50 lbs box	1 0 0 0 0 6 0 6 0 2	0 6 0 3 0 2 0 2 0 2 0 6	0 2 b4.orps 0 11.2 barrel 1.2 barrel 1.2 barrel 1.3 case 1 3 100
palm and cocoa nut, ton in large casks, for every cwt. above 30 cwt.	0 0 3 9	0 2 1-2	score 1-2 chests ton	nbout 28 lbs. 1-4 cheet	0 11-2	Rent per Week.	1 0 100
Oil cake. See Linsad Cakes. Olibaoum. See Gum, In cases or chests. Olives, about 12 galls.			iun	Prussiale of potash ton Puree chest Pyrolignate of lead ton Quassia cwt. Quicksilver, in bottles.	4 6 0 6 5 0 0 6	0 4 0 1 0 5 0 034	
1-2 hrl.  - 6 - 1-4 brl.  - 2 3-4 keg about 5 quarts small keg, score 3 pint jacs - score in larger packages, gall.	0 4 0 3 0 21.4 1 6 0 9 0 01.4	0 2	score	containing 1 skin case Quills vat mall vat hogshead or barrel case bale	0 3 0 6 4 6 3 0 1 6 2 0	0 014 0 014 0 3 0 3 0 5 0 2	bottle case vat small vat hogsbead or barrel case
Onlone - bushel Opium - cwt. Oranges and lemons, chest box Oranges, in cases case	0 6 0 10 1 2 0 7 1 2 0 5 1-4	0 2 0 1 0 1 0 1 1-2 0 1 1-2	barrel, 30 gallons 1-2 barrel basket or barrel chest under 3 cwt. chest box	Quinine, sulphate of, con- taining about 3 quarts, case Radix contrayervæ cwt. senekæ - barrel Rags or old ropes - ton	0 9 0 9 0 6 3 0	0 1 0 2 0 01-2 0 3	case case barrel ton
Orange buda - cwt.  Orchella weed - cwt.  Orpiment ton Orrice root - cwt.	0 4 1-2 0 5 1-4 5 0 0 3	0 3	tierce hogshead hale ton hogshead tierce barrel or seron	Rainins, 12 to 20 cwt., butt 9 to 12 cwt pipe 5 to 9 cwt carotel	3 0 2 3 1 6	Unhouse and Landing. 0 8 0 6 0 4	200
Orsidew package Otto of roses package middling package small package Oxen each	1 6 2 6 1 6 1 0	0 3 2 }0 4	large case notali case package	5 to 9 cwt carofel 2 cwt. 2 qrs. to 4 cwt. 2 qrs barrel 1 cwt. 2 qrs. to 2 cwt. 2 qrs 1-2 barrel under 1 cwt. 2 qrs. Weighing do. ts. acore. Cape, casks under 3 cwt.	0 9 0 6 0 3	0 2 0 2 0 01-2	0 0 3-4 barrel 0 0 1-2 1-2 barrel 2 0 100
Paddy, in bulk quarter Paper - cwt. Pearl barley - keg barrel Peas - tierce or barrel	0 10 0 6 0 3 0 6	101	quarter ton keg barrel tierce or barrel 100 bags	3 cwt. to 5 cwt., cask boxes, about 60 lbs., score Denia & Valentia, boxes, acore	0 9 1 6 3 0	0 6	0 03-4 rask 0 2 100 1 8
Pepper (unsifted) ton or a consolidated rate of 9d. per cwt. nett; or of 2s. 3d. per cwt. nett, including ordi- nary sifting and bag- ging	6 0	2 6 0 6	ton	Weighing do. 8d. score. 1-4 and 1-2 boxes score frails or baskets score Weighing do. 6d. score. 1-4 and 1-2 frails or bas-	18	0 6 0 5	1 0 100
or a consolidated rate of is, per cwt, nett. Piano,fortes - each Piccaba - cwt.	4 6	0 1 0 7 0 6 0 4	bag of 317 lbs, nott. ton each ton	Weighing do. 4d. score. Malaga, boxes score 1-4 & 1-2 boxes score. Weighing do. 8d. score. Sulyrna, druma score. Weighingdo. 10d. score.	2 0 1 6 2 6	0 6 0 6 0 6	1 0 100 0 10 100 1 0 100
Pickles dozen bottles in barrels - galloo lange bottles or jars, under 2 gallons gall. 2 & under 5 do., gall. 5 and upwards gall. Pictures, large bale or case	0 21-4 0 012 0 11-2 0 1	0 01.4	dozen bottles barrel  bottle or jar bottle or jar bottle or jar large bale or case	1-4 & 1 2 drums score Weighing do. 6d, score.  Rhatania extract - cwt. root - cwt.		0 6  Rent per Week. 0 1 0 01-2	1 0 100





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	Import	Rite.			1	Re		
_		_	_	er eek.	L			es, &c.
Per		f. D		d. 4	L		Per ling	No.
						C.34		bals or
ale val	1 4 3	8 3 6 0	00000	3 1 1-2 6 4 6	la la	ale arge	vat	
wi.	0	6	0	6	to	niai)	vat vat	
wt.					1			
ase sale sal sal wt. wt. wt. wt. ton	3	6 6 0	3	0 2	b	ale 00 i on	barrel	1
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age		6	Ŋ,		T			
6d. le. rds,			1		İ			
rds, wt.					1			
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ns,						We	ek.	
or leon rrel rrel aing case box	1	6	0	ding d. 6 3 2		0 0 0	d. 2 1 1.2	bd.orpus. barrel 1-2 barrel 100
rrei	100	6 0 9 6	Ö	2	١	0	1 1.2	1-2 barrel
ning case	0	6	0	2	1		1	case 100
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ton hest ton cwt. of the case vat vat tree case	ő	6	ő	03	4	ton		
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va va	3	6	100	3	- 1	sma	ll val	
case bale	2	6	00	3	- ]	ting case hale	sbead :	or barrel
con- arts case cwt. rre- tor			1					
case	0 0 0 0 3	9 6 0	0000	1 2 0 1 3	.2	case bar		
to	3	ŏ	1-		_	ton		
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but pipe ofe	1 3 2 1 1	0 3 6	00	nhou and indin 8 6 4	2	000	еек. 3 2	butt pipe carotel
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rre	1 0		0			0	0 1.9	barrel 1-2 barrel
rre	م اه	3	0		1.2	2	0	100
ore, wt. asl casl	, ,	a	1.		.	0	0 3-4	cask
cas	k 0 k 1 e 3	9 6 0			:	0	03-4 2 8	eask 100
xes cor	e 2	6	0	6		ī	3	100
:01 :01	e 1	6	18	6		1	0	100
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oro oro	- 1		0			1	0	
01 01 01 00	rei 1		8			6	0	100
001 010 201	re 2 e.					1	0	100
or	e.		-	Ren	-	-	0	7'™

		ie of	_		Renl.			0			Reat.
Goods imported.		Rate.	W	Per oek.	Quantities, &c.	Goods imported.		Rate	W	Per eek.	Quantities, &c.
Rhabarb · cwt.	8.	d. 10 1-2	3	d.	Per	Chian continued Per	7.	d.	8.	d.	Per
A consolidated rate on	ľ	10 1-2	ľ		ЮД	Skins-continued. goat, Trieste, bale about	١.			_	
East Indis, including						Hamburgh, bale of	2	0	0	3	bale
also starting into bulk, taring, repairing, re- taring, refilling, nail-			ĺ			100 skins and noder bale above 100 skins	1	6	0	1 1.2	bale bale
ing down, reweighing,						Mogadore, above 100		0	0		
nod piling away, of 5s.						skins bale above 60 to 100 skins,	1	•		2	120 skins
per chest.  Rice cwt. or a consolidated rate of, in casks 13s, 4d, ton in bags 10s, 6d, ton  Roots, passafras pr winters	0	21-4	0	4	ton	bale above 30 to 60 skins,	0	9	0	2	120 skins
in casks 13s, 4d, ton						bale	ō	6	0	2	120 skine
in bags 10s. 6d, ton Roots, sassafras or winters						of 30 & under, bale loose doren	ő	3	0	3	120 skins 120 skins
ewt.	0	9	0	6	cask or case	hare and coney, 500 skins hale	,	6	0	3	
	2		3	0	ton, loose 100 barrels	under 500 skins, bale		0	0	2	bale bale
Rugs - bale	1	6	0	3	bale t-2 balo	large cask midding cask	2	6	8	6	large cask middling cask
Rushes Inad	ī	6	ō	3	load	small cask	1	0	0	3	small cask
for polishing bundle sac Saturni cwt.	0	1 1.2 3	0	3	100 bundles cliest	kangaroo dozen kid or lamb, hhd., pun	0	0 1-2	0	2	bale
affron - ewt.	5	0	0	6	bale or case ton	or pile	ŀ	6	0	3	lihd., pun., or bal
or a consolidated rate of	9	٠ ا	۳		М	tlerce barrel	Ō	6	0	1	barrel
Sago ewt.	0	6	0	6	ton	large bundle ordinary bundle	0	9	0	2 1	large bundle ordinary bundle
ial ammoniae ton	5	0	Õ	6	ton	small handle	ō	6	ŏ	ì	small buodle
salop • package salipetre • - ton salis • civi.	5	6	0	3	package ton	lamb, Hamburgh, or Copenhagen, under					
salts cwt.	0	3	0	4	ton	Copeobagen, under 200 skins - bale above 200 skins, bale leopard, lico, and tiger.	1	6	0	1 12	bale bale
exempted from duty,						leopard, lico, and tiger.	1		1		
free. Saphora - package	0	6	n	1	package	nutria - hogshead	0	1.1.2	0	0 1-2	each hogshead
Saraaparilla - cwt.	ĭ	6	0	ı	cwt.	barrel	i	Õ	ŏ	ĭ	barrel
or a consolidated rate of		- 1	0	10	100 bundles	aboul 150 doz. skins, bale	ı	6	0	4	bale of 150 dozen
4s. 6d. per cwt. nett.						about 100 doz. skins, bale	,	0		3	
Reweighiog bales 4 cwt. and upwards 1s. 6d.						about 50 doz. skins,	1	-	ľ	-	bale of 100 dozen
		- 1				bale	0	9	0	2	bale of 60 dozen
per bate. under 4 cwt., 1s. Scaleboards 100 bundles Scammony cwt.	3	0	0	4	100 bundles	opossum, aboul 50 skins, bundle	0	6	0	1	bundle
Scenmony - ewi.	3	0	0	0 1-2	drum	Quebec or Hudson's Bay, case, bale, or			l		
otherwise rated),	_			• • •		puncheoo	1	6	0	3	case, bale, or po
in bags - ton in casks - ton	3	9	0	3 1-2 3 1-2 0 1-2	ton ton	large bundle	ı	0	0	2	large bundle
Seed lac - ewt. or a consolidated rate of	0	9	0	0 1-2	cwl.	ordinary bundle small bundle or keg	0	6	8	l t	ordinary bundle small bundle or i
2s, per cwt. nett.						seal - pipe		0	10	3	Dipe
Senna cwt. Shawls, small box or bale	0	6	0	7 1.2	ton small box or bale	seal pipe puncheon or bogshead	1	6	0	2	puncheon or he
large box or hale	ŝ	ŏ	ŏ	2	large box or bale	barrel	!	0	Į o	1	barrel
Shaya root, press-packed,	4	0	٥	4	ton	South Seas, wigs 120 middlings - 120	1	6	0	3 6	120 120
Shellac - cwt.	ō	ğ į	ō	0 1-2	cwl.	middlings - 120 smalls and pups 120	1	6	0	4 3 2	120   120
or a consolidated rate of 2r, per cwt. nett.								6	0	2	120
Shine stores warehoused.						sheep, Hamburgh bale	1	6	0	2	bale
consolidated rate, 2 cwt. and upwards cwt. under 2 cwt. package	1	0	0	1	parkage	Sheep or goat, Cape bale, 100 skins	2	0	0	2	bale
under 2 cwt. package under 28 lba. package	0	6	0	01.4	package package	75 skins 50 ski-s	ł	6	0	1 1.2	tale bale
if liquids - gallon	0	i	ō	5	package ton	25 skir.s	0	6	0	01.2	halo 120
Shot - ton	3 5	0	0	1 1.2	ton	loose, dry - dozen salted - dozen	Ō	4 1.2	0	4 2	120
Silk, raw or thrown, cwt.	ĭ	ŏ	0	2	bale above 2 cwt. bale under 2 cwt.	salted - dozen India, loose - 120 about 4 cwt. large	1	0	0	2	120
manufactured, I ewl.and			•			hale	2	0	0	3	bale
upwards bale or case ugder 1 cwt., small	1	6			bale or case	small calf, Russia, 100 skins, bundle swan, bale containing	0	9	0	1 1-2	bundle
bale or casei	1	0	0	1 1.2	amali bale or case	swan, bale containing	,	6	0	2	bale
wards . and up-	2	6	0	1	bale	150 skins 100 skins	i	ŏ	0	t	bale
2 and under 4 cwt.	2		, T	1	hale	Vicienia, loose - 120 Smalts - too	1 5	6	0	3	120 ton
1 sed under 2 cwt.				-		Snake root ewt.		10 1.2	0	5	1-2 bale or barrel
Silk ribands - case	0	9	0	012	bale case				0	2 2 3	tierce bale
Skins, calf or kip, 4 cwt.	_		•	-		Oaan	0	6	ŏ	3	hogshead
and opwards - bale shoul 2 cwt.	1	6	0	1 1.2		Soap • ewt.	3	0	0	4	case under 6 cwt.
middling bale small bale	10	0	ò		middling bale	Soy - chest	8	1	0	4 2 5 3 2	chesi
salted, wet - dozen	ō	9 4 1-2	0	4	small bale 120	in casks gallon	ľ	•	0	3	puncheon hogshead
loose, dry dozen dry salted dozen	0	3	ŏ	0 1.2 4	dozen 120 skips	Spectacles - case	,	0	0	2	kit or barrel
Weighing and loading,	v	•	٠	•	the alling	Spelter - ton	3	ŏ	0	1	top
ld. per dozen each charge.						Wharfage and shipping, 2s. per ton, when	1		0	2	ton, in casks
Mogadore, dry salted,						piled on the quay.	ı	9	0	•	ann an hale
cat or fi'ch, cask or case	î	3		0 1.2	dozen cask or case	Sponge - ewt.	۳	9	1		case or bale und
chinchilli, bale, cask, or	:	-	1			Sauille	_	0		3	large case or cask
deer, pun., hhd., or bale	1	6	0	3	bale, cask, or case pun., hhd., or bale	Squills - ton dried, about 4 cwl. case		ě	Õ	1 1.2	
t case or pack!	į	ō	ő	ī	case or pack	about 2 cwt case in bags - cwt.	10	6	0	0 1-2	C316
dog fish - bate	0	9	0	1	bundle bale	Starch ton	5	0	ō	6	ton
elk, loose 120	3	ō	Ò	4	120	Steel too Stick lac cwt.	4	6	8	01.2	ton cwt.
fure, large bale, case, or	1	6	0	6	large bale, case, or	or a consolidated rate of			ľ		
middling bale, case,	1	0	0	3	middling ditto	2s. per cwt, oett. Sticks, walking - 1,000 Stock fish. See Fish.	5	0	0	2	1,000
		9	١ŏ		small ditto	1000				_	

		8 4	Ì.			Rent.		1	e of	L		Rent	
Goods imported.		Rate,	ľ	W	er ek.	Quantities, &c.	Goods imported.		Rate.	V	Per Vock.	Quar	tities, &c.
Stone, burr sach emery tor Filling and weighing	1 (	. d.	.2	4. 0 0	d. 0	Per 100 ton	Velonia ton Filling and weighing,	4	d. 0	0	3	lon Per	
lithographic - tor pumics - tor	6			0	6 8 4	ton ton ton in belcks	Velonia to silling and weighing, 22. per lon. Vanelloes, case or canister Vertiggis to lon Vermicelli, case under 1 cwt. cwt. t 10 2 cwt. case	6 2	4 1-2	ĺ	10	ton	canister
Turkey - cwt. Straw, manufactured, under I cwt. case I & under 2 cwt. case 2 — 3 cwt. case 3 — 4 cwt. case	0	8		0	0 14	cask 3 to 6 cwt.	to 2 cwt cwt. to 2 cwt case 2 cwt and upwards, cwt.	0	0	000	011	case and case 2	ar 56 ibs. ler 2 cwt. and under
2 — 3 cwt, case 3 — 4 cwt, case 4 cwt, and upwards, case		9	ľ		i 14	Case Case				0	6	case 6 c	md under
unmanufactured,  1 to 2 cwt case 2 to 3 cwt case 3 cwt. and unwants.	1	0 6		0 :	3	case	Vinegar, pun. of 100 gails. hogahead tierce or barrel 1-4 cask		1 2 0 6	0000	4 2 2	puncher	on d r barrel
Sugar, in easks cwt. and in chests, 5 cwt. and	0			0 1	,	ton	Cooper's attendance in addition. See IVinca						
Sugar, in easks - cwt. in chests, 5 cwt. and allove, or in backets of any size, - cwt. chests, mats, or bags under 6 cwt cwt.	0	3	1	) (		ton ton	and Spirits.  If housed, including attendance at delivery, puncheon 2s; hind.  1s, 6cl.; tierce 1s.  Walouts - bushel						
der 5 cwt cwt. or a consolidated rate of -in casks, 8d. cwt. oett; in chests, 5 cwt. and above, or in bas-							Walnuts - bushel Water, mineral, dozen bottles	0	21.2	9 0	0 14	100 sack 100 bags dozen be	
or a consolidated rate of  -in caska, 8d. cwt. oett; in chests, 6cwt., and above, or in bas- kets of any size, 7d. cwt. nett; in chests, mais, or bags, under 5  cwt., 6d. cwt. nett. candy - cwt. Stulphate of zinc - ton		41.	2 9	2 9	1.2	cwt.	Waz - too Sealing - cwt. Weld - too Whalebone - too Whale fins - too	6 0 7 7	0 9 6 6	0000	6 1 0 4 6	too ewt. ton ton	
Tallow in casks ton if sold from the landing	533	9	18		1	ton ton		-	Lan Wha Housi	rfaț ne.	e,	Rent	
atso to the buyer, ton Unhousing, wharlage, and shipping, 2s, 6d.	1	9				Three working days from the last day of weighing at the landing scale,		-  s	Deliv In a ship.	l B	In a	per 100 Qra. per Week.	
per ton. Wharfage and shipping, 2s. 4d. per ton.						Three working days from the last day of weighing at the landing scale, will be allowed to clear tallow from the quays; no rest will be charged for that period, if se	Wheat, &c. Seed, heavy grain, &c. quarter Oats, light grain.&c. qr.	00		0 0	d. 6	4 9 3 10	Rent com- mences from the
						that period, if so cleared; when not so cleared, rent will be charged from vessel breaking bulk.	Filling and porter- age at landing, qr. 0 2 Ditto at delivery, qr. 0 2						from the last day of landing. Risk from fire for ac-
in skins - ton Mediterranean, Cape, or American, packages under 5 cwt ton	3		'	) 8			Turning each time 100 qrs. 2 6						count of proprietors
Camarinde, See Preserve.	6	6	0	1	1.2	package under & vi. package above 3c vi. bate	Turning each time 100 qrs. 2 6 Screening, 100 qrs. 6 6 One turning to be charged on screening.						
Tapes - bale Tapioca - cwt. Tar barrei oi 32 gallons Tares - quarter Working out and delivering into craft, 3d. per quarter.	0	8 1~ 3 0	0 3	- 6	1-2	barrei 100 barreis quarter	Transferring 100 sacks 0 6						
vering into craft, 3d. per quarter.  Ferra japonica - ton sienoa - ton verde - ton umbra & Pozzolani ton	6 6 3	0	0000	3		ton ton ton ton	grain - qr. 0 5 Ditto light - qr. 0 4 If imported in bags, an addi- tional charge of de, per bag, for						
Weighing Pozzolani on board, is. per ton. Thread - bale	1	6	,			bale	cutting open and shooting out. Collecting empty bags and pack-						
in - ton ore - ton obseco, a consolidated	5	0	0	24		ton ton	ing into bun- die - bdle 0 l Loading or ship-						
rate, see page 587. Congues, about 2 doz., bale loose - dozen 3 cwt tierce	0	6 3 8 1-1	0000	0	1.2	bale dozen tierco cask 1 to 2 cwt.	cutting open and shooting out. Collecting empty bags and packing into bundle of Loading or shipping, bullet of two the collection of the c						
1 to 2 cwt. cask 'onquin beans chest in casks - cwt. 'ortoiseshell cwt. or a consolidated rate of		6 6 0	00000	0 1 2 1	1.2	cask 1 to 2 cwt. chest cwt. case cwt. in casks	Whetstones - cwt.	In R	iport ate. d.	W	eek.	Quanti cask 3 to	ties, &c.
4s, 6d. per cwt. nett.	0	4 1-2	8	1	-	bale 4 cwt. & under	Whisks for brooms	3		Ö	0 1-2 3	case or ca	sk i cwi.
oys large case or vat		6	0	6		bale above 4 and under 6 cwt. bale 6 cwt. and up- wards large case or vat		0	0 10 1.2 0 9	0		1,000 bale 1-2 bale	
email case or vat rees, live plants, &c.	2	0 0 6	0	3	-	large case or vat middling case or vat small case or vat large case	one eighth of a bale manufactured - 100 Wine in caska, see couso- lidated rate, p. 587.	Ō	6	0	0 1.2 2	one eight)	of a bale
urmeric - ewt.	2	0 3	000	50 8	1-2	smail case ton chest 1 cwt. 2 grs. 100 tierces	one eighth of a bate manufactured - 100 Wine in casks, see couso- lidated rate, p. 587. in cases, see p. 588. Wire, iron - wt. plated or gilt - wt. Woad. See Wild. Wool, sbeep or lamh, German - ext. or a consolidated rate of	0	4 1-4 6 1-4	0	0 1.2 0 3-4	cwt. cwt.	
Delivery by land or we- ter, is. 6d. per ton.	_	6 4 1-2	3 6	0 1 2	1	100 barrels 100 casks from France mat or bundle	Wool, speep or lamn, German ewt. or a consolidated rate of 5s. per bale of about 4 cwt.	0	4 1-2	000	0 3-4 1 1 1-2 2	bale unde bale 3 to s bale 4 to 6 bale 6 cw wards	r S cwt. i cwt. i cwt. i. and
	•	•	, ,	•	•	1	and the same of the		i i			11 44 42	







4. d.

0 1 0 6 0 10 1 6 5 0 2 4 1-2

0 21-2 4 0 2 0

In a Barge, s. d.

0 6 0 6

es on vt. on

0 9 0 8

t. 0 4 1.4 0 0 1.2 cwl. t. 0 8 1-4 0 0 3-4 cwl.

0 41-2

2 6 Quantities, &c.

0 12 box under 66 lbs, gase under 2 cwt, cane 2 and under 4 cwt.
cane 2 and under 4 cwt.
case 4 and under 6 ewt.
case 6 cwt, and upwarls
puncheon
hogsbred
t tier or barret

dozen boitles ton cwi. ton ton

Rent com-orences from the last day of landing. Risk from fice for ac-count of proprietors

Per Week.

2. d.

0 1 1-2 cask 3 to 5 cwt.

0 0 1-2 case or cask 1 cwt.

0 3 100 hundles 1,000 hale 0 11.2 1-2 hale 1 1-4 hale 0 6 12 000 erighth of a tale 0 2 100

0 0 3.4 bale under 3 cwt.
0 1 bale 3 to 4 cwt.
0 1 1.2 bale 4 to 6 cwt.
bale 6 cwt. and
wards

## DOCKS ON THE THAMES (LO DON)

	П	E at	ı,			Heat.			1 4	1		Bleeth
Goods imported.		Rate.	1		er eck.	Quantities, &c.	Gooda imported.	Tener	1	W	er eck.	Quantities, &c.
fool—continued. Unhousing or loading by land or water, an meeding at delivery when charged under censolidated rate, pe bale of about 4 cwt.	, ,	d.		4.	d.	Per	Wood—continued. Barwood	4		0	d,	Per ton; if under cose 1 1-2d, per ton. Black ebony, from the East Todic and lignum vits
Australian cwt or a consolidated rate o 4s. per bale of atom 2 1-2 cwt., includin, landing, wharfuge boosing, and 12 weeks rent from the date o the ship breakin bulk, landing weighte original warrants, cer	of about 4 cwt., boan - cwt. 0 boan listed rate of her bale of about 2 cwt., including ing, wharfinge, ing, and 12 weeks from the date of this breaking i, landing weights, inal warrants, cer- ate of danage, or ey after landing, ding at landing.		1-2	0	11.2	bale under 3 cwl. bale 3 to 4 cwt. bale 4 to 6 cwt. bale 6 cwt. and up warda	Lignum vien Lignum vien Nicaragua, large Unhousing or inspi ing, whartage, and ship- ping, 2 6d. per ton. of a consolidated rate of 6d. 6d. per ton. If under cover, 7s. per ton.					rent after 1 yet from vessel breat ing bulk, id, p ton per week.
ificate of damage, o survey after landing nending at landing taring, lotting, sam pling, unpilling fo show, showing, re piling, meoding, an- filing in, reoveighing and any other near operation performs by order of the in-	d						Brazil wood, amail ton Fustic, young ton Nicaragua, small ton Sasalal ton Sasalars ton Sasalars ton Sapan ton or a consolidated rate of 80. per ton Jaccaranda Albon	1 5	6 6 6 6	000000	2 2 3 2 3 2 2 3 2 2	ton ton ton ton ton ton ton
porter. Unhousing and loadin by land, or direct iot ship or lighter, an mending, 8d, per bal of about 21-2 cwt. goals' cw	d	. 6		0	,	bale aboul 2 cwt.	Maple Rosewood Satin Tulip Zebra Bird's eye	5	0	8	1 1-2 1	ion ton, after 1 ye from vessel bre:
hair or bearda ew Spanish cor a consolidate rate of 4r. per bale in fabou 2 cwt., and 3r. pr half bale, includir the same operation as to Australian wor Cohousing, &c., 6d. p bale, 4d. per habite.	t (of it it it it it it it it it it it it it	10	1-2 1-2	0000	2 2 1 0 3-4	bale about 2 cwt. bale about 2 cwt. case bale 2 cwt. 2 qra. bale about 2 cwt. bale about 1 cwt.	Celar and other woods charged with duty, or sold at or a consolidated rate of 7r, per ton. Runniaging mahogany timber, or other measured woods, I. per ton. Delivering into decker vessels, 6d. per togger,				•	ing hulk.
Wood. For consolidate rate on staves, deal &c. see p. 590.	h.	4	1-2	0	3	bale	Yarn, in vala not above 20 cwt. to above 20 cwt. log additional fine every cwt. above 1 lon in tales - cwt Zaffres Zinc. See Speller.	5 0 0	3 4 1	.2 0	Ť	ton ton 2 bale ton

	Chesta	В	ozes containii	og .
Cigars.	containing from 500 to 600 lbs.	Above 300 and not exceeding 400 lbs.	Above 200 and not exceeding 300 lbs.	Above 100 and not exceeding 200 lbs.
Import rate; including landing, wharfage, housing, weighing gross; and exa- naining, or sampling, one side  Umpacking, weighing not sides in the side of the side	8 0 10 0 10 6	r. d. 4 0 5 0 4 0 1 0 2 6 2 0 1 0	1. d. 2 9 3 9 2 9 1 0 2 0 2 0 0 9	s. d. 2 3 3 0 2 0 1 0 2 0 1 8 0 8
Tobacco.				
Landing charges and coopering, weighing, sampling, and insking merchantable at landing scale, per 100 libs metr 100 libs metr 100 libs metr 100 libs metr 100 libs metr 100 libs metr 100 libs, if resompled, ditto 100 libs, per 100 libs, if resompled, ditto 100 libs, per hogobeal 200 libs, per hogob	exceeding 3	hogsheads, 2	d. per bogs	s. d. 0 6 0 9 1 0

## Rates and Charges on WINES and SPIRITS.

The Landing and Delivery Rate includes landing, what fage, laying up to gauge, watching, cooper's attendance at landing, delivery, and white on the quay; the privilege of lying on the quay 14 days from the vessel breaking bulk, or the first landing from craft; original warrants, gauges, strengths

of spirits, and first samples.

The Landing and Housing Rate includes landing, wharfage, laying up to gauge, cooperage, cooper's attendance at landing and housing, superintendence in the vaults for the first 18 months; original

## DOCKS ON THE THAMES (LONDON).

warrants, gauges, strengths of spirits, and first samples. This rate attaches after the expiration of one calcular mouth from the ship breaking bulk, or the first landing from craft.

Note.—Merchants, requiring wipes or spirits to be housed within the time allowed, (one calendar

month,) are particularly requested to leave a written order to that effect, when this rate will become

month.) are particularly requested to teave a written order to that effect, when this rate will become immediately chargeable.

The Consolidated Rate on Rum includes landing, wharfage, housing, cooper's attendance, coopering, furnishing original warrants, gauges, strength, first samples, and 12 weeks' rent from the ship breaking hulk, or the first landing from the cruft.

Run atterhes to Wines and Spirits, charged with the landing and delivery rate, after 14 days, charged with the tanding and housing rate, from the ship breaking bulk, or the first landing from run charged with the consolidated rate, after 12 weeks from the ship breaking bulk.

Mote.—Rent is in all cases calculated from the date of the ship breaking bulk, or the first landing from each day though the below to be the term.

Note.—Refet is in all cases calculated from the date of the sinp breaking bins, or the arist landing from craft, such day being included in the term.

Racking.—Forty-eight hours' notice will be given when racking is necessary, to enable the proprietor to send his own casks, or the will be supplied by the company, at the prices stated herein. The proceeds of the racked casks, when sold, will be paid to the proprietors, upon application, after deducting the expenses of sale, &c.

deducting the expenses of saie, e.c.

No charge is made on wines and spirits racked in the vaults within 6 months from the period of the landing and housing rate attaching, those for exportation or to be sent constwise excepted.

Theting is not permitted without a written order, the usual charge for which not made, when the tasting is by the proprietor or his cierk, (authorised to sign delivery and all other orders,) provided by

tasting is by the proprietor or his clerk, (authorised to sign delivery and all other orders,) provided he is not accompanied by any other person.

Coopering not Repairs, &c. when required for the preservation of the property on landing, examination, or delivery, will be performed, unless directions are received from the proprietor to the contrary, and charged at the rates specified herein; and any work required to be performed, not particularly described, will be charged at a proportionate rate.

Unsizeable casks, at the rate of 210 gailons per tun, for 2 pipes or 4 hogsheads.

Difficiencies.—The company make good the following deficiencies from whatever cause arising, if the casks are of oak timber, but not otherwise: also, provided the claim be made within 6 months from delivery, viz.—

from delivery, viz.:— Exceeding one gallon each cask, for any period ant exceeding one year. Two gallons, if more than one and not exceeding two years, and in like proportion for each succeed-

Payment of Charges.—Previous to warrants being issued, or the transfer or delivery of any wines or spirits taking place, the landing and housing rate on the whole of the mark or parcel housed, must be paid; the rent and other charges on the quantity delivered or transferred.

## Wines and Spirits in cases.

	Containing	6 dozen.	Containing	3 Dozen
	Quarta. Pinta.		Quarts.	Pints.
Landing and delivery rate; including landing, wharfage, and toading	4. d. 1 6	e. d. 0 9	r. d. 0 0	e. d. 0 6
Lamling and housing rate   including landing, wharfage, housing, examining, coo- pering, and first tasting Examining and coopering	3 6	1 9	1 9	1 0
Reat, from the date of ship breaking bulk, per week Wharfage and shipping, in addition to landing and detivery rate	0 3	0 11	0 11	0 1
Breaking nut and opening for samples, or second tasting, nalling down, and restowing	0 6	0 6	0.6	0 4
Lotting for public sale Unhousing and loading	0 2	0 2	0 2	0 2
Unhousing, what fage, and shipping Dividing 6-dozen cases into two 3-dozen cases, including new ends, unpacking,	1 6	0 9	0 9	0 6
and repacking, each new case 3s. 3d.  Cases containing quantities not specified above, are chargeable in the fike proportion.				

•	at	ize- ole oks							١.	Qr.		f Qr.	_		A	ume.		
		Tun	P	ipes.	1	ibds,	T	hirda.		asks.		ska.	Do	uble.	Si	ngle.	1	laif.
		d.		, d.		. d.	1	. d.	T-	. d.		d.	7,	d.		. d.		. d.
Landing and delivery rate, on wines and spirits, except rum, by land carriage		0	3	6	2	!	,	9 5		4	1	0	2	6	1	6	1	2
Shipping from the quay, additional Quay rent, after 14 ans, per week		4	8	8	8	5 31.2	0	31.2	0	21-2	0	3	Ö	6	0	31-2	0	
Landing and housing rate, on port, Liston, sherry, Malaga, Marsala, Spanish red, Sicilian, and other wines, in wood hound casks; and				Ĭ	ľ	,,,	ľ				ľ	-	ľ		Ĭ		·	-
sherry in iron bound casks Ditto, on Mad ira, Cape, Teneriffe, Cansry, Marsala, Sicilian, and	20	0	10	0	6	0	4	3	3	8	2	10						
other wines, in iron bound casks	16	0	6	0	4	10	3	6	2	10	2	1	5	6	2	9	2	0
Ditto, on claret	.0	. :	•	. •	5	0	4	O	3	0			1	.			_	-
Ditta, na spirits, (except rum)  Casks Inded with less than the standard number of iron hoops, pay in addition, for each hoop de-		0	9	0	5	5	3	10	3	3	2	6						
ficient* Delivery from the vault, and cooper's		٠	0	4 1-2	0	41-2	0	41-2	0	412	0	41-2	0	41.2	0	41.2	0	4
aften ance	5	0	2	6	t	6	1	3 5	1	1	0	9	1	0	1	2		10
f shipped, additional tent, from the ship breaking bulk,	1	4	0	8	0	1	Ò	- 1	0	4	Ō	3	0	6	0	4	-	3
per week - coopers superintendence com- mences after 18 months, at per	0	10	0	5	0	3	0	21.2	0	2	0	11.2	0	3	0	2	0	1
week, additional	0	2	0	. 1	6	01-2	0	0 1-2	0	01.2	0	01-2	0	1	0	01.2	0	0

<sup>•</sup> The standard number of iron hoops is as follows: viz. port and Lisbon pipes, tan; sherry butts, eight; Spanish red, brandy, and Geneva puncheons, viz; aums, hogsheads, and smaller casks, siz.

### Rum.

					Gallona.	Buits.	Puns.	ithds.	Barrela.
Consolidated rate					4. d. 10 0	1. d.	t. d.	s, d.	t. d.
Rent, after 12 weeks, per week					-	0 6	0 4	0 21.2	0 11.2
Cooper's superintendence, ditto					-	0 1	0 1	0 1	0 012
Landing and delivery rate		•	•	,	1 3 6				

## Bottling.

						Magnums.	Quarts	Pinta.
Consolidated rate for bottling, per dozen						r. d.	4. d.	0 10
l'almainet wherfage, and shipping, ditto						0 4	0 3	0 2
Hent to commence the day after bottling, per	dosen	per	week			0 1	0 01.2	
Dates per case of 6 dozen, ditto -						-	000	0 2

## Vatting Rum.

																Gal	no Iona
etting rum, includia	e remo	ving lo	lhe	wareh	nuse, d	rawing	off.	refilling	bungin	e un. th	A Use	of the	val for	one	night.	1.	d.
and delivery by lar	d oe wa	ter					,		- Design of							2	8
itto. for governmen	t contra	cts													. 1	2	6
itto, when brought	into the	dock.	inclu	oding t	he fore	going o	nerat	ions, an	the or	vilege.	of lvin	e in the	wareh	OHER	4 days	- 5	Ö
ater for reducing 1	he stren	gth, ne	r pu	ncheon					a the fa							ï	0
emaining in the vat	tha sec	and in	thi													Ô	6
tto, more than Iwo	nights.	ner ni	tht													0	3
opering for export	ation, o	n delie	erv.	per pa	ncheor	١.								-	- 1	Ö	0
itto, per hogshead			.,,								:			-	. 1	Ö	6
atood ami ble									-		•	•	•	-	- 1	Ö	42

### Surveys and Certificates.

							», d.	
I'nder 5 casks .							2 6	1
I'nder 5 casks Above 5 casks and nader 20					٠.		5 0	1
20 and upwards -							*, d. 2 6 5 0 7 6	1

## Cooperage, and Extra Rates and Charges on Wines and Spinits.

	Pipes.	Hhda.	Thirds.	Qr. Casks.	Half		Aums.	
	r thes.	Diff.	I mrus.	IZI. CARAS.	Qr. Casks.	Double.	Single,	Half.
	t. d	e. d,	e. d.	s. d.	4. d.	2. d.	s. d.	1. d.
Trimming, including wood hoops, or								
boughing off .	2 (		1 0	0 9	0 7	1 0	10	0 9
Descripe .	0.10		0 5	0 4	0 31	0 6	0 4	0 4
Pitching and turning	0 8	0 2	0 11	0 1	0 1	0 2	n 14	0 1
Breaking out for coopering -	0 £	0 34	0 3	0 2	0 2	0 6	0 3	0 2
thito for delivery, inspection, redip-								
ping or racking, and laying up again	1 (	0 7	0 6	0 4	0 3	0 0	0.6	0 4
Filing up	0.0	0 3	0 3	0 3	0 3	0 3	0 3	0 3
Casing or uneasing	1 (	0 11	0 9	0 6	0 4	1 2	0 9	0 6
Dillo ip canvass	7 (	5 0	5 0	4 0	3 0	5 6	4 6	3 (1
Ditto and cases	19 1	12 0	11 0	7 6	5 6	14 0	8 6	5 6
Ricking	2		1 3	l i o	0 9	i n	1 2	n 10
Ricking from the lees	3 6		1 9	i 6	liñ	2 6	l i 5 l	1 6
Dittn and repairing casks -	15 (		10 6	9 0	7 0	12 6	9 0	6 0
Ditto and new casks in bond .	27 (		16 6	1 13 6	10 0	22 0	14 0	9 6
Ditto and new casks on the quay .	24		15 6	12 6	10 0	20 0	13 6	n o
Trumming cusk cases	- i i		0.6	0 4	0 3			
Sumpling in the vault, or second sam-				1			1	
pling on the quay	0 (	0 6	0 6	0.6	0.6	0 8	0.6	0 8
Tasting in store, each time -	ŏ		0 2	0 2	0 2	0 2	0 2	0 2
Date at public sale	ŏ	0 1	l ŏ î	1 6 1	lăî	0 1	lŏīl	ŏi
Printing casks	4 (		2 6	ı i i	liò	3 0	ا ف ف ا	1 6
Printing the heads . each	- 1		0 9	0.6	0 6	1 1 0	ו מֿמֿו	0 6
	- i i		1 4	1 7 8	0 0	1 6	1 7 7 1	ĭõ
Bark hoof a	ò		0 8	0 6	0 5	0.8	اقاة ا	0 6
Iron hoops	9	3 6	2 9	2 6	0 5 2 3	3 6	3 0	2 6
New heads	1		0 6	0 6	0 4	0 9	0 6	0 6
Overdrawing and brandying, or fining	1 1	, , , ,	1 0 0	. 0 6	0 4	1 0 9	1 0 0 1	0 0

## TEA.

	1	Packages landed in good condition.														
Rales.	gros	tha. s and rants.	and 200	lhs, inder lls,	80 1 and t 130 Gre	nder 16s.	and t	lhs, ander lhs. oss.	anit 60	ihs. under lbs. oss.	and :	lhs. inder lbs. rss.	and 30	llis, under llis, ross,	20	der lhe,
anting; compeising landing, wharf- age, weighing, furnishing landing		d.	*	ď.	<i>"</i>	d.	•	d.	4.	d.		d.	٠.	d.	r.	ď.
weights, and delivery by land from the quay didinant, if shipped anding and housing; comprising laning, wharfage, weighing, fur-	ò	6	0	3 5	100	0 4	0	10 1-2 3 1-2	8	9	0	7 1.2 2 1.2	0	6 2	0	1
abbine landing weigh a, housing, and delivery by laud Ablitional, if shipped Muacement; comprising landing wharface, weighing, and furnishing landing weights, housing, or show mending, tyring, placing on show	2 1	0	0	10	100	2 8	0	0 7	ì	6	0	10 5	0	8	0	2
ctive warehouse room, and attend- ance whilst on show, lotting, nailing dawn, re weighing and piling away and delivery by land Additional, if shipped Rent, per week		8 0 1 1-2	5 0	8	3 0	8 6 01-2	3 0	0 5 01-2	<b>9</b> 0	4 4 0 1-2	2 0 0	0 3 01-2	000	3 2 01-4	1 0 0	0

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nes after the expiration of one aft. e time allowed, (one calendar 1, when this rate will become

oper's attendance, coopering, ks' rent from the ship break-

delivery rate, after 14 days, or the first landing from craft o breaking bulk. iking bulk, or the first landing

necessary, to enable the pro-ny, at the prices stated herein. letors, upon application, after

months from the period of the constwine excepted. r which is not made, when the t all other orders,) provided he

property on landing, examina-the proprietor to the contrary, be performed, not particularly

ogsheads. On whatever cause arising, if I'm be made within 6 months

ar. ke proportion for each succeed.

rnsfer or delivery of any wines he mark or parcel *housed*, must ferred.

niog	6 dozen.	Containing	3 Dozen.
. 1	Pints.	Quarts.	Prots.
-	a. d.	a. d.	e. d.
	0 9	0 0	0 6
	1 9	1 9	1 0
	0 9	0 9	0 6
	0 11	0 11	0 1
	0 3	0 3	0 2
	0 6	0 8	0 4
	0 2	0 2	0 2
	0 6	0 6	0 4
	0 9	0 9	0 6
	1		

		Auma.	
il Qr.	Double.	Single.	Half
s. d.	s. d.	s. d.	ε. d.
0 3 2	2 8 0 6 0 4	1 6 0 4 0 31-2	1 2 0 3 0 21-2
2 10			
2 1	5 6	29	20
26	1		
0 41.	2 0 41-2	0 41-2	0 41-2
0 9	0 6	1 2	0 10
0 11	2 0 3	0 2	0 11-2
0 01	2 0 1	0 014	0 01.2

bults, eight; Spanish red, brandy, and

# DOCKS ON THE THAMES (LONDON).

Consolidated Rates on Wood Goods.-Transferring, One Penny per Load.

Staves								
Staces   Per   r. d.	Gooda imported.	Fanding, Wharfage, Pilmg, Delivery, and One Quarter's Rent.	Landing, Wharfage, and Delivery.	Rent per Quarter after the first Quarter.	Gooda imported.	Landing, Wharfage, Piling, Delivery, and One Quarter's Rent.	Landing, Wharfage, and Belivery.	Rent per Quarter after the first Quarter.
Patron cets 5 0 2 6 2 0 2 6 2 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	from America, pipe	24 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	12 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	00000000000000000000000000000000000000	3 in. thick, 30 to 40 feet long each 2 1:2 30 - 40 - 2 3 - 30 - 40 - 2 3 - 30 - 40 - 2 3 - 30 - 30 - 2 1:2 - 30 - 30 - 30 - 2 1:2 - 30 - 30 - 30 - 2 1:2 - 30 - 30 - 30 - 30 - 30 - 30 - 30 - 3	1 0 0 0 0 7 4 6 0 0 0 0 7 4 6 0 0 0 0 7 4 6 0 0 0 0 7 4 6 0 0 0 0 7 4 6 0 0 0 0 0 7 7 0 0 0 0 0 0 0 0 0 0 0 0	0 6 5 0 4 4 0 0 0 1 1 5 0 0 0 1 1 5 0 0 0 1 1 5 0 0 0 1 1 5 0 0 0 1 1 5 0 0 0 1 1 5 0 0 0 0	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

## RATES ON GOODS SENT TO THE LONDON DOCKS FOR EXPORTATION.

Which, if cleared, may be shipped on board until sunset.

If goods he not shipped at the expiration of 3 weeks, rent is charged upon them. Goods not enumerated in the following Table, are charged by the package, see post.

Contraction	Tage in	Rent after Three Weeks.		antage and ppmg.	Rent a	fter Three Weeks.
Goods for Exportation.	Whartage and Shipjing.	Per Weck. Quantities, &c.	Goods for Exportation.	Wharfage and Shippeng.	Pec Week.	Quamities, &c.
Acida • middling coe Acida • middling coe Aimon's, in serous tou un bozes ur barrels cwt.	r, d. 3 0 2 0 3 4 0 4	1. d. Pr middling case 0 6 small case 0 8 ton 4 0 100 0 thalf ditto 0 3 { borrel about 2cwt.	Bagging, about 2 qrs., roll Bark - chest half chest or seron Barley - tierre soull cask sack	0 8 1 0 0 8 0 6	0 1	Per 100 to la hest 1-2 chest or seron tierre- sin all cask sack
aliell cwt.		0 t 1-2 or 1 4 barrel 0 4 large bale 0 3 small direc 0 2 { 1-2 bale from 3 qrs to 1 cwt. 2 qrs.	jug or barrel  Barrows - each Beststeads, according to size - rach)	0 2 0 4 0 2 0 6	0 i	score score each
Alum tnu Auchors or grapuels, Iou Auchovies, case o maining	3 4	0 6 'n 0 3 'm	Reef and pork • tirree	1 6 0 6 0 4	0 3 8 0 6 0	) 100 ticros 00 larrels
8 barrels double faceel keg or sing'e brosel Aniserd sheet		0 1 case 0 5 score	Deer - kilderkur lorrel, hogsheat, butt or puncheon!	0 4 0 4 0 8 1 4	0 11.2	k I fert in harrel hogshead butt or punchem
Ann ito - smail backe	0 6 0 4 0 6	0 11-2 1-2 clost 0 1 se all basket 0 1 )	in cases, bottles, or bitm-	0 1		ozeu bottles
Axle rees - racid	to 1 6 0 6 0 2	0 2   ach 0 1   baln 0 0 1-4 sele	pers - d-zen bottles Rees' wax, in casks ton 5 to 6 cwt. Inle about 4 cwt. bule	0 2 3 4 1 4	0 10	d- zen bottles tou bale bale
Baggage - Parkage	0 0 to 2 0	0 1 'o   } ackage	Bellows, smiths' pur	3 8 to 2 6	0 2 tn 0 6	}pair

Penny per Load.

	it age	Se,	b
d.	Landing, Wharfage, Piling, Delivery, and One Quarter's Rent.	Landing, Wharfage, and Delivery.	Rent per Quarter after the first Quarter.
et long each	#. d. 1 0 0 10 0 8 0 9 0 7 1 0 6 12 6 6 0 40 0	8. d. 0 6 0 5 0 4 0 5 0 4 0 5 0 3 6 3 3 6 20 0	8. d. 0 4 0 3 0 3 0 3 0 2 4 0 3 4
and 24 feet	25 0 12 0 6 0 2; 0 10 0 66 0	12 6 6 0 3 0 12 6 20 0 33 0	8 4 4 0 2 0 8 4 13 4 20 0
rda	12 6 20 0 30 0 30 0 9 0 12 0 15 0 12 0 0 9 2 0 0 3 0 6	6 3 10 0 15 0 15 0 0 15 0 0 1 1 0 0 1 1 0 0 3	4 2 8 16 0 9 0 2 0 3 0 0 3 0 0 3 1 0 0 2 0 0 3 1 0 0 2 0 0 3 1 0 0 2 0 0 3 1 0 0 2 0 0 3 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
50 ft. }	6 6	4 0	1 0
f 40 ft. fer, per load - fathour 1,200	7 0	3 6 3 6 10 6	1 6
not under loac er covec - —	7 0	4.0	1 6
for sale at land tiother, ls. pe			
freight, 7s. pe	1		
ber piled in tier		1	

R EXPORTATION.

ntil sunset.

ged upon them. Goods not enu-

rriage nd	Rent at	ter Three Weeks.
Whartage and Shipping.	Per Week.	Quantities, &c.
Per a. d.	s. d.	Per
Per 1. d.	2 6	100 p. ls
oll 0 2	0 3	hest
ron 0 8	0 2	1-2 chest or scrop
rce 1 0	0 3	tierre
osk 0 8	0 112	su all cask
ack 0 6	0 1	sack
1 0 2	0 5	1)
13 10	to	Score
( 0 4	0 10	score
ch 0 2	0 5	sinire
	to	Cench
3 10 6	0 3	15
rce 0 6	8 0	100 tirres
rel 0 4	6 0	00 barrels
u 0 4	0 1	k t'er in
rel. 0 4	0 11-2	
at 0 8	0 2	lingshead
on! 1 4	0 4	but or puncheon
cu.		lozen buttles
les 0 l	0 014	OZER Ditties
111-	0 0 1-1	d ren bottles
es 0 2	0 10	ton
em 3 4	0 4	tule
ale 1 4	0 3	trafe
6 9 8	0 2	1)
1	to	Spair
2 2 6	0 6	1)

				<del></del>			
Goods for Exportation.	Wharfage and Shipping.		ter Three Weeks.	Goods for Exportation.	Wharfage and Shipping.		ter Three Weeks.
		Week.	Quantities, &c.		W.P.	Per Weck.	Quantities, &c.
Per	1. d. 2 6	a. d. 0 6	Par	Colours, in casks - top	1. d. 3 4	s. d. 0 8	Per lon
Billiard tables each	5 0	10 10 0 03-4	each firkin	Copper, in casks, 4 to 6	3 4	0 4	loa.
Blacking firkin barrel amall cask	0 4 0 6 0 8	0 1	barrel	in cases, 5 to 7 cwt. case 7 to 8 cwt. case 9 to 10 cwt. case	2 0	806	toa
from 5 to 7 ewt. cask about 8 ewt. cask	1 0	0 2 1.2	small cask cask cask	bottoms, 1 cwt. bottom 2 cwt. bottom	0 4 0 8	1 8	ton ton
9 cwt. cask from 10 to 15 cwt. cask	1 4	0 3 1.2	cask cask	bolts 2 cwt. bundle		0 1	bundle ton
15 & under 20 cwt. cask about 20 cwt. cask	2 6	0 4	cask cask	cakes ton Coppers, about 14 cwt.			including weighi
taining from 15 to 20			Case	Cordage - ton	5 0	1 0	ton ton
dozen crate from 21 to 29 doz. crate	0 8	0 2 0 2 1-2	crate crate	Cork • • ton	4 0	0 1	lon
30 to 44 doz. crate 45 to 50 doz. crate	1 4	0 3	crate crite	Corks - bag or cask	tn 0 8	0 2	bag or cask
mall basket or box	0 I	3001-4	small basket or box	Corn, in sacks - each Cotton, East India ba'e	0 6	0 1 1-2	each
Bran - sack	0 2	) . ·		American - bale	0 4	0 1 0 2	1-2 bale bale
Bread hag	0 4	0 0 1-2 0 6	bag 1,200	twist, under 2 cwt. 2 qrs. bale	0 8	0 2	bale
if shipped by crew 1,200 Broms, birch, I dozen	2 6		1,200	presses, wooden each iron each	10 0 20 0	1 6	each each
2 dozen bundle	0 1	ויה חוהי	bundle buodle	Cows, shipped by machine each	8 6		
hair or house bun tle Rallion - large package	1 0	0 01.2	bundle	Cowries ton Currants butt	2 0	0 6	ton butt
Built package Rulter - tub or firkin	0 8	3 0	100 firkins or tub	pipe carotel	1 6	0 3	pipe carotel
Cables, hemp ton	0 4 3 4	0 3	100 quarter casks ton	Dampers, iron each	to 1	803	ton
chain • ton	3 4 0 8	0 3 0 11-2	tou chest	Dogs - ench	0 8	1 6	1 000
Candles, less than 25 los.	0 2	0 01.2	box	Drips and pots 1,000 Drugs, under 2 cwt. 2 qrs.	0 6	0 2	1,000 chest
28 lbs, to 1 cwt. box above 1 cwt. box	0 4	0 11.2	box	2 cwt, 2 qrs, to 5 cwt.	10	0 3	rhest
Cares, common rattan, 1,000	1 0	0 3	1,000	Chest  Earthenware - crate	0 6	0 2 to	Crate
Canoons, under 2 tons, each unter 4 tons * each	6 0	0 6	each	Earthenware . crafe	1 4	0 3	Scrate
Larger in proportion.	0 1	1 3 0 3	100 bolts	Engines, fire - cach }	10 0	to 9	{each
Carts, according to size, each	to 5 0	o <sup>to</sup> 6	{each	garden - each	2 6	0 3	each
	0 4	ŏ i	pair	Felt bale	to 1 0	to 3	{bale
Cart wheels - pair { Casks, empty sugar hhd.	0 1	0 2 0 11.2	sugar hogshead	Fire-arms - large chest	0 8	0 3	large chest
butt or puncheon hugshead	0 4	0 1 0 1 2	butt or puncheon hogshead	case or chest	to 1 0	o <sup>to</sup> 3	case or chest
Cassia - chest	0 1	0 3	acore chest	Fire or flagstones ton Fish, loose - ton	5 0	0 8	ton
under 1 cwt. 1-2 chest	0 4	0 1	1-2 chest barrel	barrel or hox {	0 3	0 0 1-5	barrel or box
1.2 harrel	0 4	0 2	1-2 barrel	Flax - tou	3 0	0 1	ion
Chaff cutters, according to size - each	2 6	o <sup>to</sup> 3	{each	I cwt. 2 qrs. tag Flints, under I cwt. kez Flour - barrel	0 4	0 03-	keg
Chairs, single or mahoga-	0 2	0 01.2	each	Furniture in packages.	0 4	0 10	score barrels
taining 2	0 4	0 012	bundle	according to size.		1	
other bundles in pro-				Ginger - ton Glass - box or 1-2 box	0 4	0 1	boz or 1-2 box
Chaises with 4 wheels,	6 0	0 10	each	erate 1-4 crute	0 8	0 1	crate
2 wheels, each Chalk, in caske - ton	2 6	0 6	each ton	buttor hogsbead pipe or puncheon	1 2	0 4 0 3 0 3	butt or hogshead pipe or punched tierce
Chariots - each Cheese, loose - cwt	0 3	0 01.2	each ewt, hamper	tierce		o i	Small cask
hamper about 1 cwt. basket	0 4	0 1 0 1-2	basket basket	small cask {	0 8	0 2	small case
2 qrs. basket Cider - pipe hogshead	16	0 4	pipe hogshead	middling case	1 4	0 4	middling case
Cinnamon - single bale double bale	0 8	0 2	single bale double bale	Grates and sloves each	0 6 to	0 2	each
3 or 4 bolts, package 6 bolts, package	1 6	0 4	package package	Grindslones, for every six	10	0 3	,
case or chest	1 4	0 3	case or chest 1-2 chest	inches in diameter • Gritts • firkin	0 2	0 01-9	ton
01.16.1	110	0 2	}each	Gum - seror	0 6	0 1	seron chest
ing to size - each Cloves - small bag	0 4	0 4	small bag	Gum. See Fire arms.	١		
about 2 cwt. bag	2 0	0 2	bag cask	Gypsum · hogshear , puncheor	1 2	0 4 0 2 0 5	hogshead puncheon
Corches, stage - each   private cach	10 0	1 6	each each	in casks - cask	0 1 0 6	0 5 0 1 to	Const
Coa's hogshead	0 4	0 3	hegshead			0 4 0 2 14	} cask
3 cwt, 2 qrs. to 4 cwt		10	ton	Hardware, 5 to 8 cwt. cash 8 to 9 cwt. cash 9 to 12 cwt. cash	1 4	0 3	cask cask
6 cwt, bale	1 0	0 6		9 to 12 cwt. cast 12 to 15 cwt. cast 15 to 17 cwt. cast	2 0	0 5	cask cask
	3 0	ו סיטן	11	I 10 to 17 cm t case		0 6	1)
fans each	to	to	{each	Harps or harpsichards.		to	Seach
	100	0 8 0 6	each	Harps or harpsichards. according to size, each Harrows - pai	5 0	0 9 0 4	}each

ł	5 3 S	Rent	after Three Wesks.	1	1 50 mg	Rent	after Thren Wecks.
Goods for Exportation.	Wharfage and Shipping.	Per Week.	Quantities, &c.	Goods for Exportation.	Wharfage and Shipping.	Per Weck.	Quantities, &c.
Hay - load of 36 trusses bale of 3 trusses	8. d. 4 0 0 4 0 2	a. d. }03	Per	Paper bale	a. d. 0 8 0 6		Par bale 2 small bale
Hemp - too	0 2 3 0 0 4	0 8	ton each	Pearl barley, I cwt.barrel or keg	0 4	0 1	barrel or keg
screws - each Herrings - barrel Hides or skins, East India, 5 to 7 lbs 100 10 to 12 lbs each oz and cow - t00 Hoops, wood - bundle	0 4	0 01.	2 barrel	Pepper bag	to 0 6	to 1	barrel or keg bag butt each
5 to 7 lbs 100 10 to 12 lbs each	2 0	0 6	100	Perry butt	1 6	0 4	butt each
oz and cow - t00 Hoops, wood - bundle truss - bundle	6 0	0 3	100 score bundles	Perry but Piano-fortes, grand, each cabinet each square each Pickles large package middling package small package each	4 0 3 0 2 0	0 9	each
truss - bundle Hops - bag pocket	0 2	0 5	score bundles	Pickles - large package middling package	0 6	0 2	large package middling package emall package
Horn, tips and plates, bld.	0 8 0 6 1 4 10 0	0 1	pocket hogshead		0 3	0 014	
cob or pony - each	10 0 5 6			Pipeclay, loose ton hogshead	3 4 1 6 1 2	0 21.5	ton hogshead
	5 6 0 6 0 6	0 114	2 barrel 2 seron	poncheon	0 4 to	0 2 0 1 to	puncheon
about 3 qrs. 1-2 chest or boz chest	0 6	0 114	2 1-2 chest or box	email cask {	0"6	0 114	small cask
Iron, bars and unmanu-	26	0 3	ton	Pitch · barrel	0 4	6 0	100 barrels
hoops I cwt. bundle!	0 4	}0 6	ton	middling nackage	1 6	0 4	package iniddling package
3 qrs. bandle 2 qrs. bandle pote - 100	0 2	0 9	100	middling package small package Ploughs - each	0 8	0 2	middling package small package each
tire - bundle {	0 2	30014	bundle	Potatoes, about 1 cwt.	03	0 01.8	basket
heavy manufactured ma-	0 4	)		3 bushels, sack	0 6	0 1	sack ton
licavy manufactured ma- chinery, mill work, &c. &c., pieces above				Quickeilver, iron bottle	0 2 0 4 0 3	101	each bag
1 ton - ton under 1 ton - ton scrap, loose - ton	6 0 5 0	0 6	ton ton	Rice bag Rigging cwt. Rosin - barrel	0 4 0 4	0 4 0 3-4	ton cwt. 160 barrels
Ke. &c., pieces above  1 ton - ton under 1 ton - ton escrap, loose - ton in hags - ton hurdles - each Weighing 1s. 6d, per	4 0 3 0 0 1	0 6	ton score	Safflower, under 2 cwt. 2 qrs. lale above 2 cwt. 2 qrs. bale	0.8		bale
ton	0 1	0.0	3.010	above 2 cwt. 2 qrs. bale Sago, in boxes about 1 cwt.	ĭŏ	0 3	bale
Ivory cwt. Knives, Malay, small cask Lac dye 3 cwt. chest	0 3	0 1 0 2	cwt.	Sail-cloth - bolt	0 4	0 1	box score
Lac dye 3 cwt. chest about 1 cwt. 2 qrs. chest	t 0	0 2	chest chest	Saltpetre, rough, in bags,	3 0	0.6	ten
Lace package	0 9 to	0 4	}package	refined, 1 ewi, barrel above 1 to 2 cwt, cask	0 6		barrel cask
laths - bundle	1 6 0 1 2 0	0 9	package 100 bundles	10 cwt cask Saws - bundle	1 2 0 6 0 8	0 3 0 10 0 1 1-2	eask score bundles bale
black Miller male	n 0 1	0 3 0 0 1-2 0 3	cask	Siws bundle Seed, clover or other tate Seed lac, 2 cwt. to 2 qrs. bag	08	0 11.2	bag
shot, bars, or rolls, ton Lime - puncheon logshead	3 4 1 2 1 6	0 3 0 3 0 4	puncheon hogshead	Sheep - each Shellac, in bags or bundles,	0 6		lang
amall cask	0,4	0 1	}small cask	Skips 18 to 20 cwt. cask	5 0 3 0	0 7	ton cask
Logwood - ton	0 8 2 3	0 2	ton	lő ewt. cask	26	0 7 0 6 0 6	cask vat bogshead
	0.8	0 2	small cask	hogshead tierce	1 2	0 4	hogshead tierce
Manure, about I ton cast:	5 0 2 6 5 0	0 6 0 4 0 6 0 3	each cask ton	goat and Mogadore, about 2 ewt. 2 qrs. bale	0.4	0 11.2	J.,
Mill cases • each {	ĭ ŏ	0 3 to	}each	large bale Slatea hogshead	0 6	0 2	bale large bale bogshead
mudanona	2 0	0 4	each	Soap, 56 lbs. and under.	1 6	0 4	puncheon
stones, about I fon each	40	0 6	each	small box	0 2	0 01-2 0 1	box
tine casks) 3 cwt. harrel dolusses puncheon	0 6	0 6	ton puncheon tou	1 and under 2 cwt. cliest 2 and under 3 cwt. chest	0 6	0 2	chest chest
tholeses - puncheon to the co'-pearl shells, to bitles - each blusk - box	5 0 2 6	0 8		3 to b cwt. • chesti	1 0	0 3	chest }each
	0 8 0 4 0 2	0 2 0 1 0 012	box keg	Sofas - each { Spades - 1 doz. bundle	1 6 0 4	0 4 0 1	bundle
Vails - 2 grs. keg	0 2	0 01.2 3 0 0 03.4	100 kegs keg	2 doz. hundle	0 8 2 0	0 1 0 2 0 4	bundle ton
l cwt. 2 qrs. to 2 cwt.	0 6		cask		0 6	0 1	box
	5 0	0 6	ton	Starch - I cwt. box under I cwt. box Staves, wine hogshead, pack	0 4	0 1	box
legro clothing, puncheon	0 6	0 11-2	case or cheat puncheon bals	pipe, leager, or sugar	0 2	0 01.2	pack
futria skine 4 cwt. bale 6 5 cwt. bale	t 0	0 2	bale	pipe, leager, or sugar hogshead - pack Steel, in bars - ton in bundles, 1 cwt.	0 4 3 4	0 01-2 0 4	pack ton
il cake - ton	0 2	0 6	bundle ton hogshead	hundle	0 4	0 6	ton
puncheon	1 2	0 4 0 3 0 8	puncheon tun	Stoves and grates each {	0 6 10	0 2 0 3	}each*
under 3 gallons, jog	D 22	0014	gallon	Straw - truss	0 1	0 3	score trusses Diat or bag
under 3 gallons, jug ( 3 to 7 gallons, jug ( 8 to 10 gallons, jug ( 11 to 12 gallons, jug ( lest ( 1-2 chest (	0 8			4 or 5 cwt, mat or	0 8	0 1	mat or baskel
chest (	0 8	0 01-2	gallon chest 1-2 chest	boses or chests ton bastard, not exceeding	3 4	0 6	ton
rgane - each	to I	0 6	}each	boxes or chests ton bastard, not exceeding 2 cwt. 2 qrs. barrel under 8 cwt. tierce 12 and under 14 cwt.	0 5	0 1 0 2	barrel tierce
suaburghs, loose, piece ( x bows or yekes, 1 dozen		0 01-4	piece	12 and under 14 cwt. cask 14 cwt. and upwards,	16	0 6	ton
zen - each 10	3 0		bundle	refined hershead	2 0	03	hogshead
zen - each 10 zint, in small kegs, ton In casks containing do., ton 3	ő		ton	14 — 18 cwt. cask	16	0 4	cask cask cusk
ton 3	3 4 (	0 6	lon	18 - 24 cwl, cask	26	0 7	cusk

Construction in the construction of the constr





NDOM	٠)٠				
nrfage nd ping.	Ren	t afte	r T	bree W	ecka.
Ship	Per Wec 4. d 20 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	k.	Qu	autities	, &c.
0 8	0 2	1-2 s	ale mall	bale	
0 4 0 4 to	0 0	3-4	bay	lor ke	B
0 6 1 6 4 0	0 4		butt each		
2 0	0 6		each large mide	packa lling pa	ge ckage
0 3 0 6 3 4	0	3 1-2	ama ton	l packa	ge T
1 6 1 2 0 4	0	2 1.2 2 1	pun	meau cheon mall cas	Je.
0 6	0	1 1-2 1 0	each leo	n barrels	_
e 1 6	0	4 3	pac	kage Idling p	ackage
0 8 1 0	0	3 1.2	eac	h kel	rge
k 0 6	0	1 4 0 14	bas sac tor cw 16 ha ba	k. :h	
g 0 4 g 0 3	0	1 0 3.	ba tor	5 1 /t,	
t. le 0 8	0	2	ha	lo le	•
vt. ox 0 4	0	1 3	bo	x ore	
53, on 3 0 rel 0 4	0	6 0 1	2 b	u urrel usk usk core bun	
sk 0 6	000	10	-2 b	usk ore bun ale	dles
oag 0 8	0	2	b	ag	
ton 5 0		0 7	t	on ask	
ask 2 6 vat 1 6 ead 1 2		0 6	1	on ask ask rat hogshead tierce	ı
qrs,		0 1	1-2	bale	
ead 2 0 eon 1 6		0 2 0 4 0 3		balo large ba hogshea puncbed small b	d d
box 0 2		0 0 0 1	1.2	small bo box chest	OM.
hest 0 8		0 2 0 3		chest chest	
h { to		0 4 0 1		box chest chest chest bundle bundle	
ton 2	5	0 4		ton	
box 0 4	2	0 i	1.2	bon pack	
ack 0	4	0 :	0 1-2 4	pack ton	
wt.	4 6	0	6	tun Beach	,
uss 0	0	0	3 3 0 1-2	pack pack ton tun leach score to mat or	russes tag
ket 0	6 4	taftet   taf	5	mat or	r baskel
rrel 0	5 9	00	2	barrel tierce	
### 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	6	2 076643 12243 011233 4124 1 0 0 0 0 0 0 0 0 0 0 0 0 0	5 3	ton	end
and I	*	1 0		1 44 1 5 41	

	ing.	Rent al	er Three Weeks.		fage ing.	Rent af	ter Three Weeks.
Goods for Exportation.	Wharfage and Shipping.	Per Week,	Quantities, &c.	Goods for Exportation.	Wharfage and Shipping.	Per Weck.	Quantities, &c.
ngar—continued. lefined, packed in hogs- heads or vals, to be housed for exportation.	e. d. Per hhd.	s. d. Per vat, 16 cwt. and up- wards.		Per Wagona - each Whalebooe 5 cwt, bale		s. d. 1 0 to 1 6 0 4	Per leach bile
lousing Verghing or re-weighing whousing, wharfage, and shipping tent per week	0 6 0 6 1 8 0 3	1 0 1 0 3 0 0 6		Wheels, according to size pair  Wheelbarrows each Wine, bottled, in casks,	0 4 to 1 0 0 2	1 0 0 1 to 0 2 0 0 1-4	
Per Fallow - ton	Wharig. and Shipping s. d. 2 6	Rent per Week. a. d. 0 6	Per ton	dozen bottles in cases dozen bottles Spirits, pipe, puocheon, or but hogshead No charge is made for	2 0 1 0		dozen bottles dozen bottles pape, puo, or butt bogshead
Far - barrel Fea - chest 1-2 chest 1-4 chest smalt box	0 4 1 0 0 8 0 6	6 0 0 3 0 2	100 barrels chest 1-2 chest 1-4 chest small box	wharfage of wines and apirits landed at the docks, and carted to the export quay, except for "striking and ship-			
Tiles, Welch, about 1 foot square - 100 Tio - box barrel block	0 4 0 6 0 2	0 6 0 01-2 0 1 0 6	barrel score	ping," viz. pipe, butt, and pun- cheon - 8d. hogshead - 4d. Wire, iron, 1 cwt. 2 qrs.			
Tombstones - each Tripe - keg Turmeric - bag	0 2 0 0 1-2 to 0 2	\$10	leach keg ton	Wood ton When not cleared the same day as a nt down piling is charged.	2 3	0 1	bundle ton
Turpentine carboy {	0 6 to	0 1 to 0 3	carboy	Wood hoops - bundle truss bundle Wool, English, 3 cwt. to	0 2	0 3	score bundles score bundles
Varnish byrrel Vermition, 2 to 3 cvt.		0 1	barrel	3 cwt. 2 qrs. bale 3 cwt. 2 qrs. to 5 ewt	0 9		bale
chest or package Vinegar puncheon bogshead harrel or 1-2 hogshead	0 8 0 6	0 4 0 4 0 2 0 11-9	chest or package puncheon hogshead barrel or 1-2 hhd.	Spanish - 1 cwt. bat 2 cwt. bat 2 cwt. 2 qrs. bat	0 5	0 3 0 1 0 2 0 2 1-	bale bag bag 4 bag
*Vitriol, carboys gallon middling case small case	3 0	0 1 0 9 0 6	gallon middling case small case	German, under 4 cwt ha 4 to 6 cwt. ba 6 cwt. & upwards, ba	0 8	0 2 0 3 0 4	bag bag bag

<sup>\*</sup> N. B.—" Persons sending to the dock, for shipment, aquafortis, oil of vitriol, or other goods of a dangerous quality, and neglecting to Salmeity mark, or state, the nature of such goods on the outside of the package, or otherwise give due notice thereof to the superintendent, are adjuct to a penalty of 20%—18co act 9 Geo. 4. c. 110, § 132.)

## WHEN CHARGED BY THE PACKAGE.

'	fage Ins.	Rent at	ter Three Weeks.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Rent af	ter Three Weeks.
Goods for Exportation.	Wharfage and Shipping.	Per Week.	Quantities, &c.	Goods for Esportation.	Wharfage and Shipping.	Per Work.	Quantities, &c.
ex, smill cache suntil cache middlurz cach large, 5 and under 7 cvt. arge, 5 and under 7 cvt. arge, 5 and under 8 cvt. 6 and under 12 cvt. 12 and under 14 cvt. 14 and under 15 cvt. cach 16 cvt. and upwarels cache E. I. gools, single, cach double cach laft bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales repacked. infit bales cach infit bales cache infit bales cache cache infit bales cache cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache infit bales cache cache cache infit bales cache c	1 4 1 6 2 0 6 8 0 0 4 0 0 6 8 0 0 0 6 8 0 0 0 6 8 0 0 0 6 8 0 0 0 6 8 0 0 0 0	0 1 0 1 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	each each each each each each each	Cases—continued. extra large, 7 to 8 ewt. gath 2 ext. gath 2 ext. gath 2 ext. each 2 to 12 ewt. each casto botts each pipe or puncheon each tierceo wine lind, each middling each large each llogsheads, not exceeding 8 or 9 ewt. each 2 ars, see Bottles. Kegs each Packs, vats, &c. bale Pipes each Packs, vats, &c. each casto each each each each each each each each	2 06 3 1 02 2 06 3 1 0 4 0 0 6 8 1 1 4 4 10 0 6 8 1 1 4 4 10 1 1 4 10 1 1 1 4 10 1 1 1 1	s. d.  0 0 1-2  0 4  0 3  0 4  0 2  0 3  0 0 1-2  0 1  0 1  0 1  0 1  0 1  0 1  0 1  0	each each each each each each each each

Goods not included in the foregoing Tables pay in proportion to the rates therein contained, according to weight or size.

3. East India Docks.—These docks, situated at Blackwall, were originally intended for the accommodation of ships employed by the East India Company, or in the East Indian trade; but they are now open to vessels from all parts. There are 2 docks; 1 for ships un-3 n 2

#### 594 DOCKS ON THE THAMES (ST. KATHERINE'S).

loading inwards, and 1 for those loading outwards. The Import Dock contains about 19 acres, and the Export Dock about 9 acres. The entrance basin, which connects the docks with the river, contains about 23 acres: the length of the entrance lock is 210 feet, the width of the gates 48 feet clear. The depth of water in the East India Docks is never less than 23 feet; so that they can accommodate ships of greater burden than any other establishment on the river. There is attached to them a splendid quay fronting the river, nearly 700 feet in length, with water sufficient at all times of the tide to float the largest steam ships; and the Export Dock is furnished with a machine for masting and dismasting the largest ships. The Company have, also, since the termination of the East India Company's trade, purchased 3 of the bonded warehouses belonging to that body, situated in the heart of the city, in which they warehouse and show tea and other goods, on the same terms as at the London or St. Catherine's Docks.—(See Rates below.)

The discharging of ships in the Import Dock is wholly performed by the servants of the Company, and the regulations as to fire, cooking, &c. are similar to those in the other docks.

The docks are distant 31 miles from the Royal Exchange, and coaches run every half hour between those places, at the moderate charge of 6d. Should the projected railway to Blackwall be completed, the journey to the docks, or from them to the Exchange, will be accomplished in less than 10 minutes. Were this effected, no steamers, or at least none above 100 tons burden, should be allowed to come higher up than Blackwall. It will, we apprehend, be found to be quite impossible, so long as they are allowed to come further up than this, to regulate their speed, or to prevent the perpetual recurrence of accidents.

The company's capital, including the cost of the city warehouses, is 623,000%. The present dividend is 6 per cent.; and the stock is now (December 1836) worth from 1161, to 1171. The management is committed to 12 directors, each holding 2,0001, stock,

Rates of Charge. The charges on goods exported are the same as at the other docks, Inwards they are, as before stated, the same as at the other docks, when the goods are brought up to the city warehouses; but if kept down at the docks, or while they are there, the charges and rent are considerably lower.

### Tannage Dates See on Chinning

201111601	•		, ,	is on on onlyping.				
	z.	d.	1	Charges for Masting	or Dismo	uting at th	e Mast-Bu	ilding.
r discharging cargoes, and for the use of the dock for wenty-eight days from the date of final discharge, with iberty to load fur any port, per register ton	1	6			Main Mast.	Fore Mast.	Mizen Mast.	Bow
N. B.—Ship cooperage, when incurred, will be charged; and vessels discharging the whole, or greater part of their cargoes into lighters, will be subject to such terms as shall be agreed upon between the shipmers and the Bock Company.				Ships of 1,000 to 1,500 tons 800 — 1,000 — 630 — 800 — 500 — 650 —		8 2 0	3 12 0 3 1 0 2 0 0	L. s. 6 4 10 3 12 2 0
nt, after the expiration of tweoty-eight days from the ime of final discharge, per register tun per week - sels of 600 tons and upwards (having landed the greater	0	1	Ì	300 — 500 — under 300 —	2 12 6 1 17 6	2 5 0	1 6 3	
sery of their import cargos in the East India Dock) when	٥	1		For putt	ing on or	taking off	Торз.	

0 6

0 1

Ves

ton per week

ton per week

Vessels Outwards.

Entering to load, that have not discharged their import currons in the docks, for any period not exceeding twenty-eight days from the date of entrance, per register ton 0 6 Rent, after the expiration of twenty-eight days, per register

Vessels Lying up.

gister ton , after the expiration of twenty-eight days, per register

Steam Vessels. Rent, from the date of entrance, per register ton per week The charge for getting out and landing, lifting, or shipping boilers and heavy machinery (including the use of gear) is per ton

Coasters and Craft.

Other than lighters, with cargo for outward bound ships, with liberty to remain for one week, per register ten Other than lighters lo duling from the Import Warehouses, with the like privilege, un the gross weight they take on board, per tent, after the expiration of one week, per register ton.

Light vessels (other than steam vessels) entering the dock to lie up for any period not exceeding twenty-eight days, per

is, per ton
Use of wharf fur ditto, per ton per weck

Supplied from the reservoir, per tun -

For Ships of 1,000 to 1,500 tnns 800 — 1,000 — 500 — 800 — under 500 — L, s. 0 15 0 10 0 7 in proportion

Main.

Mizea.

The prices of the above Tables are for each operation, which includes the use of masting fall and slings.

N. B.—Owners of ships may purchase not less than half a fall, at 25 per cent, under the ready unney cost price.

## Rates on Goods in up-town Warehouses.

		aı	diog nd sing.	,	Manage- ment.		nt per
Tea, in packages of	ļ	8.	d.	8.	d. 1	7.	d.
200 lb. gross, and upwar	ds	2	o	17	6	0	11.2
130 and under 200	- 1	-1	8	3	6	0	1
80 130	- 1	1	2	3	8	0	01.2
60 - 80	- l	1	0	13	0 !	0	01.2
	٠.	1	0	2	4	Õ	01-2
	٠.	0	10	12	0	0	0 t-2
	٠,	0	8	1	3	0	014
under 20	- 1	0	4	iı.	0	0	01.4
Silk, Bengal, per bale,	- 1			į.	1		
	- [	2	8	8	6)_	0	1 1-2
104 to 150	- 1	2	0	7	6 w	0	1 1-2
under 104 • •	· 1	1	6	6	new L	0	11.2
China, per bale,	- 1			1			
104 lbs. and upwards	٠ ا	2	0	17	2 18	0	11.2
under 104 -	٠ ا	1	6	16	6) "	0	1 1-2

4. St. Katharine's Docks.-The Company for the construction of these docks was incorporated by the act 6 Geo. 4. c. 105. (local), and they were partially opened on the 25th of October, 1828. They are situated immediately below the Tower, and are consequently the most contiguous of any to the city, the Custom-house, and other places where business is transacted. The capital raised by shares amounts to 1,352,800%; but an additional sum of 800,000% has been borrowed, on the security of the rates, for the completion of the works,

. 1 0

## DOCKS ON THE THAMES (ST. KATHERINE'S).

ort Dock contains about 18 which connects the docks rance lock is 210 feet, the Lindia Docks is never less anden than any other estated than any other estated in the largest steam masting and dismasting the the East India Company's body, situated in the heart ds, on the same terms as at

formed by the servants of similar to those in the other

nd coaches run every half and the projected railway to n to the Exchange, will be o steamers, or at least none han Blackwall. It will, we allowed to come further up urrence of accidents.

ises, is 623,000l. The pre-1836) worth from 116l. to ing 2,000l. stock.

same as at the other docks, docks, when the goods are cks, or while they are there,

or Dismasting at the Mast Building.

Main	Fore	Mizen	Bow-
Mast.	Mast.	Mast.	
g 0 0 6 15 0 4 0 0 3 4 0 2 12 6	L. s. d. 8 2 0 6 6 0 3 12 0 2 16 0 2 5 0	L. s. d. 3 12 0 3 3 0 2 0 0 1 12 0 1 6 3 1 2 6	L. s. d. 4 10 0 3 12 0 2 0 0 1 12 0 1 6 3

ng on or tuking off Tops.

Main.	Fore.	Mizen.
L. s. d.	L. s. d.	L. s. d.
0 15 0	0 15 0	0 10 0
0 10 0	0 10 0	0 5 0
0 7 6	0 7 6	0 5 0

e Tables are for each operation, which intall and slings. In may pureliase not less than half a fall, at ady money cost price.

ods in up-town Warehouses.

	Landing and Housing.	Manage- ment.	Rent per Weck.
wards	t. d. 2 0 -1 8 1 2 1 0 1 0 0 10 0 8 0 4	s. d. 7 6 5 6 3 8 3 0 2 4 2 0 1 3	g. d. 0 11-2 0 1 0 01-2 0 01-2 0 01-2 0 01-2 0 01-4
' :	2 8 2 0 1 6	new ba	0 11-2 0 11-2 0 11-2
ds -	2 0	6 6	0 11-2

on of these docks was incoially opened on the 25th of er, and are consequently the ther places where business is \( \); but an additional sum of he completion of the works, and the purchase of a freehold property possessing river frontage from the Tower to the corner of Lower East Smithfield, of the value of upwards of 100,000l., but not required for the immediate purpose of the act. A portion of this property has been appropriated as a steam packet wharf, where passengers embark and land without the aid or risk of boat conveyance. The purchase of the numerous houses that stood upon the ground occupied by the docks proved, as in the case of the London Docks, a heavy item of expense. included within the outer wall is about 24 acres, nearly 11 of which are water. There are 2 docks, communicating by a basin. The lock leading from the river is 180 feet long, and 45 broad: it is so constructed, that ships of upwards of 600 tons burden may pass in and out 3 hours before high water, so that outward-bound ships have the opportunity of reaching Blackwall before the tide begins to recede. Ships of upwards of 800 tens register are docked and undocked without difficulty, and the depth of water at the entrance exceeds that of any other wet dock in the port of London. Vessels are also docked and undocked by night as well as by day,—an advantage peculiar to this establishment. A clear channel of not less than 300 feet in width is at all times to be kept in the pool; and vessels drawing 18 feet water may lie afloat at low water at the principal buoy off the dock entrance. The warehouses and vaults are upon a very large scale; far more so than one might be disposed to infer from the extent of water. The warehouses are exceedingly well contrived and commodious; and, owing to their being built partly on pillars (within which what is called the quay work of the other docks is transacted, close to the water's edge, goods are hoisted direct from the hold of the vessel, without its being necessary, as in the West India and London Docks, to land them on quays; so that there is in this way a great saving both of room, time, and labour. The whole establishment is exceedingly complete, and reflects the greatest credit on the public spirit, enterprise, and skill, of those by whom it was projected and executed.

The regulations to be observed by vessels using the St. Katharine's Docks are similar to those enforced in the West India Docks, to which, as in the case of the London Docks, we have to refer.

Table of Tounage Rates chargeable on Vessels entering the St. Katherine Docks and also of the Rates for discharging Cargoes lauded by the Company, subject to such Revision, from Time to Time, as shall be found expedient.

F'ess,'s	Inwards.	Vessels Outwards entering the Docks without Cargoes.
On Vessels laden, Per Ton Register.	Privilege.	Per Ton Register, Privilege,
First Class.—Any port of the United Kingdom, 1sle of Man, Jersey, Guern-sey, Aldreney, Sark, or other European ports ouskiette Bilic, between the North Cape and Unhant — 0 6	churged by the Bock Compana. Lee of the Bocks to weeks arrivi from Hambro', or from any pi in the Mediterranean, for weeks from the date of entrain if arriving from any other po discharge, with liberty to lo outwards fir any port or pla and to quit the docks for repai and re-neter; the period of sence from dock for such pi poses not to affect the privile poses not to affect the privile poses not to affect the privile medium properation of the properation of the properation of the properation of the pose of the properation of the pose of the properation of the pr	Loading for any port enumerated in the Iniport Do. do. 2d. do. 70 Do. do. 70 Do. d
Second Class.—Any other port 0 9	Vassels whose cargoes are a charged by their crews.  The like privilege, but to comence from the date of a trance.	Muscellaneous Charges applicable to Vessels inwards, not being fully laden, or laden with the Articles enumerated, or entering the Docks light, &c.
	Per Ton Register.	No tonnage rate will be charged on vessels wholly corn laden, whose cargoes shall be landed in the ducks; but a charge will in such case be made for docking and unducking, as under:  L. z. d.
Real, in each case, after the ex- tilege, per week For partial remissions and e- sels partly laden, or array. Portugal, wool or cork lade corn, see annead Table. Rates for dischargeing Cargoes, Cargoes, consisting, in the who sucar in hopsheads or tiere- coperage. Cargoes, consisting of sucar in and upwards, including ship Cargoes, consisting of sucar to an upwards, including ship Cargoes, consisting of sucar to such the construction of the construction of the con- temp, tallow, ashes, wood g tar, hay, or strawh, containe serms, ches's, cases, bags, it packages; also speller, or in roll, plates, cases, bags, it lower to be consistent of the con- troop of the construction of the con- Mexed cargoes of hemp Mised Cargoes of the con- Block came word, or large the Block came word, or large the Cargoes of the construction of the Cargoes of the con- Block came word, or large the Cargoes of the con- C	xemptions on ves- ing from Spain or ing or vessels with by the Company- ole or in part, of ex, including ship cheeks of 5 cwt. 1 3 codes (not being codes, cont being codes, cont being codes, con, pitch, - tin casks, hales, nakets, or similar etal in pigs, bars, ly, or merchandise nty	Vessels of 100 tons and upwards

## DOCKS (LONDON PORT DUES).

Table of Tonnage Rates, &c .- continued.

### Miscellaneous Charges.

For labourers hired of the Company, to work on board, and who shall be under the directions and responsibility of captains or owners of vessels, both or either (which rule applies to all over-board deliveries), a charge will The applies to all over board deliveries), a charge will rule applies to all over board deliveries, a charge will of The made for each near per day, of The made for each near per per day, of the company, per 1 0 to the company of t

the purpose of making up freight accounts, the following charge will be made:-

### 16 the goods have 10 marks, or under = 2 0 0 11 marks to 20 marks = 3 6 21 marks and upwards = 0 2 each mark or

N. B.—The dock-dues, real, &c, of most articles lauded, ware-hossed, or shipped at the different docks, being, in general, nearly identical, the reader is referred for an account of the same to the Table under the head London Books. at articles landed, ware

5. Commercial Docks.-Exclusive of the previously mentioned docks, which are all on the north side of the river, there are on the south side the Commercial Docks, opposite to the west end of the West India Docks. The docks are of large extent; the space included within the outer wall being about 49 acres, of which nearly 38 acres are water. They are principally intended for the reception of vessels with timber, corn, and other bulky commodities. They have but little accommodation for warehousing; and their establishments are not constructed so as to entitle them to bond all goods. The Surrey Canal Company also admit vessels to be docked in the basin of their canal.

## 6. London Port Dues; Charges on Account of Lights, Pilotage, &c. in the Thames; Shipping, &c. of London.

It is highly desirable that expert pilots, brilliant lights, and every other means that it is possible to devise, should be afforded to render navigation safe and expeditious. But to secure these advantages, it is indispensable that the charges on their account should be moderate. If they be otherwise, navigators are not unfrequently tempted to resort to what are less expensive, though less seeme, channels. This principle has not, however obvious, been always kept sufficiently in view either in this or in other countries. During the latter years of the war, and down to 1825, the charges on account of docks, lights, pilotage, &c, on ships, in the Thames, and most other British ports, were exceedingly heavy; and would no doubt, had they been maintained, have materially injured our commerce. Instead, also, of encouraging the resort of foreign ships to our ports, a contrary policy was adopted; the charges laid on them being usually about double those laid on British ships. This regulation was intended to promote the employment of the latter; but, as it led to reprisals in other countries, its real influence is believed to have been quite different; while by driving away foreigners, it injured the trade of the country, and prevented our ports from becoming, what they are so well fitted to be, the emporiums of the world. We are glad, however, to have to state that the circumstances now alluded to have been materially changed within the last dozen years. In 1825, the various dock monopolies expired; and a very great reduction has been made in the charges on account of the docks, which, as already seen, are now very moderate indeed.

Exclusive of the dock duties, certain port or tonnage duties were imposed on ships frequenting the port of London, by the acts 39 Geo. 3. c. 69., 43 Geo. 3. c. 121., &c., partly to pay the harbour masters, provide mooring chains, &c., and partly to create a fund for the improvement of the port, and in particular for defraying the cost of making a navigable canal across the Isle of Dogs. But this canal having been sold (ante p. 569.) for 120,000L to the West India Dock Company, under the 10 Geo. l. c. 130., and the sums advanced by the public for the improvement of the port having been repaid, it was judiciously resolved to redoce the port duties to the lowest rates capable of defraying the necessary expenses. This was effected by the 4 & 5 Will. 4. c. 32., which imposes the following tomage duties on vessels in the port :-

1st Class.—For every ship or other vessel trading coastwise between the port of London and any port or place in Great Britain, Ireland, the Orkneys, Shetland, or the Western Islands of Scotland, there shall be paid for every voyage in and out of the said port.
2d Class.—For every ship, &c. entering inwards or clearing outwards from or to Denmark, Norway, or Lapland (on this side of the North Cape), or from Holstein, Hamburgh, Bremen, or any other part of Germany bordering on or near the German be Cean, or from or to Holtand or any other of the United Provinces, or Brabant, Antwerp, Flanders, or any other part of the

Netherlands, or from or to France (within Ushant), Guernsey, Jersey, Alderney, Sark, or the Isle of Man, there shall be paid for every, &c., as above Class.—For every ship, &c. entering inwards or clearing outwards from or to Lapland (beyond the North Cape), Finland, Russia (without or within the Baltic Sea), Livouri, Courland, Poland, Prussia, Sweden, or any other country or place within the Baltic Sea, there shall be paid for every for a photon or within the Baltic Sea, there shall be

paid for every, &c. as above

4th Class.—For every ship, &c. entering inwards or clearing outwards from or to France (between

Class.—For every ship, &c. entering inwards or clearing outwards from or to France (between Ushant and Spain). Portugal, Spain (without the Mediterraneau), or any of the Azores, Madeira, or Canary Islands, or any of the United States of America, or of the British colonies or provinces in North America or Florida, there shall be paid for every, &c., as above Class.—For every ship, &c. entering inwards or clearing outwards from or to Greenland, Gibraltar, France, or Spain (within the Mediterraneau), or any country, island, port, or place within or bordering on or near the Mediterraneau or Adriatic Sea, or from the Wist Indies, Louisiana, Mexico, South America, Africa, East India, China, or any other country, island, port or place within or bordering on or near the Pacific Ocean, or from any other country, island, port, or place whatsoever to the southward of 25 degrees of north latitude, there shall be paid, &c. as above

up freight accounts, the following charge

s, or under • 2 0 10 to 20 marks • 3 6 11 and upwards • 0 2 each mark or

rent, &c. of most articles lauted, ware, different docks, being, in general, nearly ferred for an account of the same to the number of the same to the

ned docks, which are all on ommercial Docks, opposite to e extent; the space included 38 acres are water. They , corn, and other bulky comg; and their establishments The Surrey Canal Company

lotage, &c. in the Thames;

every other means that it is afe and expeditious. But to their account should be moempted to resort to what are is not, however obvious, been ies. During the latter years lights, pilotage, &c. on ships, heavy; and would no doubt, rce. Instead, also, of encouey was adopted; the charges ships. This regulation was d to reprisals in other couneut; while by driving away ir ports from becoming, what are glad, however, to have to rially changed within the last and a very great reduction s already seen, are now very

nposed on ships frequenting the tly to pay the harbour masters, wement of the port, and in par-hie Isle of Dors. But this canal ompany, under the 10 Geo. 1. c. port having been repaid, it was able of defraying the necessary to the following tunger duries. es the following tonnage duties

he port of London and any

or the Western Islands of in, Hamburgh, Hremen, or in, or from or to Holland or , or any other part of the sey, Alderney, Sark, or the

rom or to Lapland (beyond Sea), Livonia, Courland. e Baltic Sea, there shall be

rom or to France (between or any of the Azores, Mar of the British colonies or y, &c., as above - - ds from or to Greenland, intry, island, port, or place, or from the West Indies, any other country, island, r from any other country,

s of north latitude, there

Exemptions.—Ships of war, and ships the property of his Majesty, or any of the royal family.—Any vessel coming to or going coastwise from the port of London, or to any part of Great Britain, unless such vessel should exceed 45 ions.—Any vessel bringing corn constwise, the principal part of whose cargo shall consist of corn.—Any lishing smacks, lobster and oyster hoats, or vessels for passengers.—Any vessel or craft navigating the Thames above and below London Bridge, as far as Gravesend only.—Any vessel entering inwards or outwards in ballast.

N. B.—The port or tonnage duties paid by slilps in the port of London, as stated in the accounts belaw, were those psyable previous to the act 4 & 5 Will. 4. c. 32., which only took effect on the 25th of July, 1834; and were, at an average, from 4 to 6 times as high as at present.

Owing to the distance of London from the sea, and the rather intricate navigation at the mouth of the river, the charges on account of lights and pilotage must necessarily be pretty They have, however, been very materially reduced of late years. The charges on account of the lights under the management of the Trinity House have been diminished, in almost every instance, at least one third; and in many instances as much as a half, and sometimes even more, since 1823.—(See Liour-nouses.) The illiberal and impolitic practice of imposing discriminating light and pilotage dues on foreign vessels is still kept up; but owing to the general establishment of reciprocity treaties with foreign powers, the grievance thence arising has become rather nominal than real, and at present affects very few of the foreign vessels coming to our ports.

The act 6 Geo. 4. c. 125, made a reduction of 8 per cent. in the charge authorised to be demanded by the pilots licensed by the Trinity House for the port of London; and foreign vessels, privileged as British vessels, have been relieved from the additional or surplus rate of 25 per cent. payable to the Trinity pilots, as well as to those licensed by the Lord Warden

of the Cinque Ports .- (See PILOTAGE.)

The oppressive and troublesome charges in the port of London, imposed on alien goods under the names of package, scavage, &c .- (see PACKAGE)-were put an end to during last session (1833). At present, therefore, we believe we are warranted in affirming that, considering its distance from the sea, the public charges on shipping in the port of London are quite as reasonable as in any other port of the empire, or of the world. But we are inclined to think that further reductions may still be effected, particularly in the article

The following accounts show the nature and amount of the various charges that are at

present incurred by vessels in the port of London :-

Pro formâ Account of Charges on a Ship of about 480 Tons, entering and departing the Port of London, laden both Ways, supposing every thing to be conducted with strict Economy, and excluding any Charge on account of extraordinary Despatch or superior Accountedation.

							£ 8.	a
Reporting the ship and appointment	-	-	-	-	-	-	- 1 1	0
Pilotage from the Downs -	-	-	_	-	-	-	- 14 0	4
Boarding the pilot at sea -	-	-	-	-	-	-	- 20	0
Waterman, boat, and kedge, from Gra	veser	d	-	-		-	- 111	6
London port dues inwards, 5d. per ton			-	-	-	-	- 10 0	0
Do. do. ontwards, do.	-	-	-	-	-	-	- 10 0	0
N. B This duty is of a temporary	v chai	acter.	and wil	t cease	in abo	ut 5 ve	ars.	
Trinity dues and lights inwards	-	-	_	•	-	-	- 11 0	0
Dock dues, in and out, 9d. per ton	_	-	-	-	-	-	- 12* 0	0
Trinity dues and lights outwards	_	-	-		-	-	- 8 18	6
Dungeness light in and out -		_	_		-	-	- 2 5	0
Clearing outwards, and victualling bill	ı	_	-		-	-	- 2 12	6
Steam-boat to Blackwall, optional	٠.	-	-		-		- 10 Ü	0
Pilotage to the Downs	_		-	-	-	_	- 12 8	6
Putting the pilot on shore, unless land	ed in	the shi	n's hoa!	ı .		-	- 0 10	0
I ditting the phot on bhord, amount iana	· · · · · ·							_
							£98 7	4

Charges on a British Vessel of 285 Tons, entering and departing the Port of London, laden both Ways.

									<b>.</b>	u.
Reporting, appointing, &	c	-	-	-	-	-	-	-	2 10	
Tonnage duty inwards (	with cargo)	-	-	-	-	-	-	-	5 19	6
Do. outwards	(do.)	-	-	-	-	-	-	-	5 18	6
Putting pilot on board at	Deal -	-	-	-	-	•	-	-	2 10	0
Pilotage, Downs to Lond	lon, draft 15	feet 6 i	nches	-	-	-	-	-	16 8	
Do. outwards, draf	t about 14 fe	et	-	-	-	-	-	-	9 15	0
Boat and men up and do	wn, 3 guinea	s each	-	-	-	-	-	-	6 6	0
Trinity lights, inwards		-	-	-	-	-	-	-	6 13	2
Do. outwards	-	-	-	-	-	-	-	-	5 6	
Private to, in and out		-	-	-	-	-	-	-	9 10	
Dungeness do		-	-	-	-	-	-	-	1 9	0
Dock duty, 9d. per ton		-	-	-	-	-	-	-	10 (3	9
Clearing outwards		•	-	-	-	-	-	· •	27	0
•										_
									E85 6	10

<sup>\*</sup> If discharged by the Dock Company, there would be an additional charge of 121. on that account.

Charges actually paid on the President, American Packet Ship of from 470 to 480 Tons, in the River Thannes, in October, 1833.

							£ 8. d
Reporting and appointing -	-	-	-	-	-	-	- 2 10 6
Tonnage duty inwards, and entry	-	-	-	-	-	-	- 10 6 6
Do. outwards -	-	-	-	-	-	-	- 10 10 6
Trinity lights and pilotage inwards	-	-	-	-	-	-	- 15 12 0
Do. do. ontwards	-	-	-	-	-	-	- 28 10 0
Private and Foreland, in and out	-	-	-	•	-	-	- 5 18 0
Pilot from Dungeness	-		-		-	_	- 15 12 0
Boat and men up and down -	-	-	-		-	-	- 6 0 0
Dock charges	-	-	-	-	-	-	- 21 2 0
Clearing and victualing bill -	-	-	-	-	-	_	- 2 12 6
Printing bills and cards -	-	-	-	-	-	-	- 3 13 6
Advertisements in bills of entry	-	-	-	_	-	-	- 0 10 6
							£122 18 0

In this case, the pilotage inwards and outwards, lights, &c. are charged from Cowes, so that a considerable portion of these items cannot be considered as an expense peculiar to the Thames. A part of the dock charges might also have been avoided, by employing the crew; the last two items are not properly port charges.

Amount of Shipping, &c. belonging to the Port of London.—According to the official accounts, there belonged to this port, in 1832, besides boats and other vessels not registered, 2,669 ships, of the burden of 565,174 tons, manned by 32,786 men and boys. In 1819, the gross customs' duty collected in the port of London amounted to 7,749,463/, the expenses of collection being 277,913/., or at the rate of 3l. 11s. 8½d. per cent. In 1832, the gross duty had risen to 9,434,854l., while the expenses of collection had sunk to 243,678l, being at the rate of only 2l. 11s.  $7\frac{3}{2}d$ . per cent.—(Parl. Paper, No. 414. Sess. 1833.) So vast an amount of shipping and commerce was never previously concentrated in any single port. London may be truly said to be universi orbis terrarum emporium. May her prosperity be as lasting as it is great!

· The following tabular statement will serve to illustrate the progress of the foreign trade and navigation of London.

Number and Tonnage of Vessels entering the Port of London from Foreign Parts, distinguishing between British and Foreign Ships.

Years.	Bri	tish.	For	eign.	Yeurs.	Bri	itish.	For	cign.
1700 1750 1790 1791 1792 1793 War, 1814 1815 1816 1817 1818	Sh pt. 839 1,493 2,214 2,184 2,489 2,348	7ms. 80,040 198,023 431,890 419,374 451,188 478,105	Ships. 496 184 1,116 1,2:8 1,186 1,193	Tons. 76 995 36,316 149,205 149,205 149,053 152,243 177,019 269,834 275,375 115,463 131,617 272,656 155,882	1820 1821 1822 1823 1514 1825 1826 1827 1828 1829 1830 1831	Ships. 3.354 3,003 3,031 3,132 3,989 3,495 4,012 4,084 4,104 3,268	Tons. 655,239 585,994 603,167 611,451 607,106 781,565 676,162 767,212 784,070 744,229 780,988 639,840	Ships. 556 571 597 865 1,643 1,743 1,586 1,534 1,300 1,266 1,557 884	Tons. 122,619 89,613 106,099 161,705 254,098 302,122 215,254 221,008 195,929 515,635 207,500 209,159

N. B.—The temporary fulling off in 1832 is to be ascribed to the prevalence of cholera, and the unfortunato misunderstanding with Holland.

Account of the Number and Tonnage of the Ships that have entered the Port of London, with Cargoes from Foreign Parts, distinguishing the Countries whence they came, during the Years 1833, 1834, and 1835.—(Papers published by the Board of Trade, part v., p. 36.)

		1833.				19	34.		1835,			
Countries.	Bı	itish.	Fo	reign.	Br	itis .	Fo	reign.	В	rilish.	Fo	reign.
	Ships.	Toos.	Ships.	Tone.	Ships.	Tons.	Ships	Tons.	Ships.	Tons.	Ships.	Tons.
Russia Sweden Norway Denmark Prussia German States Netherlands - Frunce Trunce Dortugal, Azores, and Madeira Spain and Canaries Italian States	358 12 	76,157 2,686 1,370 6,621 43,0-5 41,301 21,475 37,331 33,398 18,340	47 51 102 70 130 49 217 197 4 44 8	17,150 15,698 31,819 6,309 31,486 5,173 23,705 12,480 4,585 1,808	399 22 15 22 36 217 466 225 361 239 107	87,305 3,48 2,157 2,699 6,639 44,253 67,291 24,153 38,504 27,302 16,0-3	71 76 122 207 125 122 240 178 4 27	24,978 22,519 38,328 18,349 30,622 12,292 21,541 12,147 519 3,272 4,903	312 22 19 35 190 465 245 369 210 118 25	67,193 3,520 2,469 6,456 44,162 72,794 24,220 38,540 23,371 16,948 3,700	54 67 87 136 107 81 226 121 20 22 6	18,657 18,899 28,108 13,657 26,372 7,246 21,125 9,636 2,131 2,617 1,558
Ionian Islands Turkey and Continental Greece Morea and Greek Islands Egypt Tripoli, Barbary, and Morocco Foreign possessions in Asia China	58 9 132 155	4,464 8,481 1,350 29,412 96,085 5,126		290 18,463	25 69 14 4 28 6 27 24	3,637 9,539 2,028 756 3,439 2,323 28,199 7,116		956	75 12 21 11 47 14	11,034 1,752 2,347 3,963 28,918 4,030	4 68	1,647
United States of America Foreign West Indies Foreign Continental Colonies in America	35 75	6,963 14,394	44 7	2,073 258	29 85	6,648 16,172	5	1,367 758	19 80	9,303 15,061	3	976
Totals -	2,491	449,479	1,031	171,731	2,123	398,967	1,254	212,634	2,289	374,281	1,003	181,196

470 to 480 Tons, in the River

			£	8.	d
	•	-	2	10	6
	-	-	10	6	6
	-	-	10	10	6
		-		15	0
	-	-	28	10	0
		-		18	0
	-	-		12	0
	-	-	6	0	0
	-	-	21	2	0
	-	-		12	6
_	-	-	3	13	6
-	-	-	0	10	6
		£	122	18	0

ted from Cowes, so that a conculiar to the Thames. A part ew; the last two items are not

c.—According to the official other vessels not registered, 16 men and boys. In 1819, unied to 7,749,4631, the exiton had sunk to 243,6781, No. 414. Sess. 1833.) So y concentrated in any single emporium. May her pros-

progress of the foreign trade

n Foreign Parts, distinguishing

sh.	Foreign.					
Time, 635,239 585,994 603,167 611,451 607,106 785,563 675,026 769,162 767,212 784,070 744,229	Ship#. 636 671 697 865 1,643 1,743 1,586 1,534 1,303 1,300 1,268	Tous. 122,619 \$9,073 106,099 161,705 204,098 302,122 215,254 221,008 195,929 215,550				
750.989 639,840	1,557 881	269,159 154,142				

alence of cholera, and the un-

the Port of London, with Cary came, during the Years 1833, 36.)

	1835.							
gn.	Bri	tish.	Foreign.					
Tons.	Ships.	Tous.	Ships.	Tous.				
24,978	312	67,193	54	18,657 18,899				
22.549	22	3,520	67 87	28,108				
38,328		2,469	136	13.657				
18,349	19	2,408	107	26,372				
30,622	190	6,456 44,362	81	7,2-6				
12,292	465	72,794	226	21,125				
21,541	245	24,220	125	9,656				
12,147 519	369	38,540	20	2,131				
3.272	210	23.371	22	2,617				
4,903	118	16,918	6	1,558				
	25	3,700	1 1					
_	75	11,034	1					
Ε.	12	1,752						
_	21	2,347	1 1					
956	11	3,963	4	1,647				
-	47	28,918	00	28,098				
20.013	14	4,030	68	389				
1,367	19	3,303	2					
758	90	15,061	3	976				
12,634	2,289	374,281	1,009	181,196				

## II. LIVERPOOL DOCKS, SHIPPING, ETC.

The first wet dock in the British empire was constructed at Liverpool, in pursuance of an act of parliament obtained in 1708. At this period Liverpool was but an inconsiderable town; and the accommodation she has derived from her docks is one of the circumstances that has done most to promote her extraordinary increase in commerce, population, and wealth. A second wet dock was opened about the middle of last century; and since that period many more have been constructed, some of them on a very magnificent scale, and furnished with all sorts of conveniences. When those now in progress are completed, the total area of water in the docks will exceed 90 acres.

The entrance to the port of Liverpool is a good deal incommoded with sand banks; through which, however, there are several channels which, when the proper precautions are observed, afford an easy and safe access to the port.

In spring tides, the water rises in the Mersey about thirty feet, and in neap tides about lifteen; but the height depends much on the state of the winds, and other circumstances.

The following Table gives the annual amount of the Liverpool dock duties since 1757, the number of vessels entering the docks since that period, and the tennage of the same since 1800. It exhibits an increase of commerce unequalled in any other port.

Amou	nt of Dock D	ulles at the	Port of Liv	erpoc	ot, from Year.	the Y	Year 1757	, ending t	he 21th of June
Fran. 1754 1759 1760 1760 1761 1764 1766 1766 1767 1768 1771 1773 1771 1773 1771 1778	No. of Van 1,373 1,433 1,234 1,245 1,307 1,725 1,430 1,103 1,103 1,103 1,103 1,103 2,073 2,073 2,073 2,244 2,244 2,241 2	222222333333444444444444444444444444444	L. s. d. 3396 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15		Year, 1779 1780 1781 1781 1782 1784 1785 1786 1787 1789 1790 1791 1792 1793 1798 1799		No. of Vess 2,374 2,361 2,361 2,416 2,416 2,416 2,416 2,416 2,416 3,429 3,428 3,429 4,223 4,483 4,129 4,261 3,948 4,738 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138 4,138	els.	L. 1. d. 4.4.57 11 10 13.328 7 9 9 3.4.15 4 1 1 4.2.29 6 3 6.39 7 11 1 5 1 3 7.7.69 0 1 1 1 5 1 3 7.7.69 0 1 1 1 1 5 1 3 1 1 1 5 1 3 1 1 1 1 1 1 1
Year, 18:0 1901 1802 1803 1804 1805	No. of Fessels. 4.746 5,000 4.781 4.791 4.291 4.618	Tommage, 450,0 d 450,749 510,691 491,521 445,761 463,452	7 s. 23.319 13 25.305 8 25.11-2 9 15/-27 13 26, 57 0 33.364 13	d. 6 24 10 7 11	Fear. 1806 1807 1808 1809 1810		of Vessels. 4.676 5.791 5.225 6,023 6,729 5,616	Touringe, 507,825 6-2,309 516,856 594,601 734,391 611,140	7. s. d. 41.60 7 3 62.31 5 10 40.638 10 4 47.580 19 3 (5.7-2 1 0 54.752 18 5
F.c.r. 1812	No. of Persels,	Tonnage. 446,788					20,26	s. d.	L. 1. d.
1813	5,341	547,426	luties on goods	:	:		24.14	3 4 6 5	41.403 7 11
1814	6,706	545,957	luties on goods	:	:		26,04	2 14 6 \$	60,177 13 2
1915	6,4.0	709,849	lulies on goods	:	: .		31,11	01115	59,741 2 4
1516	6,888	774,243	elang un entiul	:			40,60	5 6 li j	76,915 8 8
1917	6,079	653 425	Outles on goods				40.6	4 6	92,646 10 9
1818	8,779	754,690	lu'ies on geods	:			40,70	6 8 0 1 3 8 4 1 12 16 6 1	75,859 18 4
18:9	7,849	867,319	luties on goods	:		•	54 65 60.0	5 11 9 \$	98,538 8 3
1520	7,276	E05,037	Outies on go da				- 60,0-	4 14 05	110,127 1 8
		1	Outies on goods		: :		<ul> <li>49.69</li> </ul>	4 14 0 (	94,412 11 10
1521	7,910	839,~ 18 892,902	luties on goods	:	:		51.44	5 2 11 }	91,556 9 1
1822	9,136	1	luties on goods	:		:	53,1	4 7 05	102,403 17 4
1523	8,918	1,010,819	Julies no gonds	:	: :	:	62.9	5 16 15	115,783 1 6
1824	10,001	1,180,914	Duties on goods	:	:	:	70.00	3 1 11 5	130,911 11 6
1825	10,837	1,223,~20	Julies on goods	:	: :	:		15 12 0 \$	128,691 19 8
1526	9,601	1,228,318	Outies on goods	:	: :	:	60.11	9 9 1 5	131,009 19 0
1827	9,592	1.225,313	Duties on goods	:	: :		6 .60	1 13 9	134,472 14 3

## DOCKS (LIVERPOOL).

Amount of Dock Duties at the Port of Liverpool .- cantinued.

Year.	No. of Vesacts.	Tonnage					- 1	L. s. d.	L. s.
1829	10,703	1,311,111			•		- 1	62,969 7 10 }	141,369 15
			Duties on goods	•	•		•	78,400 7 9 5	141,000 13
1829	11,383	1,347,957			•	•		66,129 19 10	147,327 4
			Duties on goods		•	•	- 1	81,198 6 15	147,027
1830	11,214	1,411,964			•		• 1	6-,322 9 11 2	151,329 17
			Duties on goods			•	•	83,007 7 11 5	101,000 17
1831	12,537	1,592,436		•		•	- 1	81,039 11 11 2	183,455 4
		,	Duties on goods			•	• •	102,415 12 4 5	130,100 4
1832	12,928	1,540,057						74, 30 4 11 2	170,047 6
	,	.,,	Duties on goods				- 1	95,517 2 0 5	170,047
1833	12,964	1,590,461						79,359 3 11 2	192,980 16
	,		Duties on goods					103,422 12 5 5	1981990 10
1534	13,444	1,692,570						84,061 15 11 }	191,729 17
	,	.,,	Duties on goods					107,668 1 9 \$	191,129 17
1835	13,941	1,768,426						87,644 14 5 2	199,627 19
	,	.,,,	Duties on goods				- 1	110,993 4 4 5	195,027 13
1836							- 1	,	
			Duties on goods				1	3	
1837	15,038	1,959,984					- 1	84,596 11 1	173,853 10
	,	.,,	Duties on goods				٠.	89.216 19 0	110,833 10
1839	14,620	2,026,206						76,324 11 1 1	146 000 0
	,	-1	Duties on goods					69,965 12 10 (	146,290 3

A Statement of Dock and Light Duties received from the 25th September, 1836 (from which date the Dock Duties were reduced), to the 21th June, 1837; and from the 25th Sept. 1837, to the 21th June, 1838.

Year.	Duties on Tonnage. Duties on Goods.		Lighthouse Pluties.	Floating Light Duties.	Total.		
1837 1838	L. s. d 55,805 11 0 57,125 6 8	L. t. d. 52,768 12 4 51,329 1 2	I., s. d. 3,995 2 6 4,227 18 1	L. 0. d. 1,832 0 8 1,873 0 10	Z. s. d. 114,401 6 6 117,555 6 9		
locrease. •	1,319 15 8	1,560 8 10	232 15 7	41 0 2	3,154 0 3		

Dock Dues .- The following dues are payable by order of the 6th of September 1836, upon all vessels entering inwards, or clearing outwards, at the port of Liverpool, for dock rates and harbour lights:-

From between the Mull of Galloway and St. David's Head, Isles of Man and Anglesea, the ton	٨.	a.	
From netween the Man of Galloway and St. David 8 Head, Isles of Man and Anglesen, the ton	U	21	
From between the Mull of Galloway and Duncansby Head, Orkney Isles, and islands on the			
western coast of Scotland; between St. David's Head and the Land's End, the Scilly Islands,			
and the east coast of Ireland, from Cape Clear to Mallin Head, the ton	0	33	
From the east and southern coast of Great Britain, between Duncan's Bay Head and the Land's		.,	
End the Islands of Shetland, the west coast of Iroland from Cane Clear to Malling Hand			

including the islands on that coast, the ton

From Europe, north of Cape Finisterre, and westward of the North Cape, and without the
Cattegat and Baltic Sea, the islands of Gnernsey, Jersey, Alderney, Sark, the Faro Islands,
and Iceland, the ton

From within the Cattegat and Baltic, the whole of Sweden, the White Sen, eastward of the

From within the Cattegat and Baltic, the whole of Sweden, the White Sea, eastward of the North Cape, Europe, south of Cape Finisterre, without the Mediterranean, Newfoundland, Greentand, Davis's Straits, Canaries, Western Islands, Madeira, and Azores, the ton From the east coast of North America, the West Indies, east coast of South America, north of Rio Plata, the West coast of Africa, and islands north of the Cape of Good Hope, all parts within the Mediterranean, including the Adriatic, the Black Sea, and Archipelago, the islands of St. Helena, Ascension, and Cape de Verd Islands, the ton From South America, south of Rio Plata, the Pacific Ocean, Africa and Asia, eastward of the Cape of Good Hope, the ton
Note.—Vessels remaining longer than 6 months in dock, to pay in addition to the above rates, per month 2 3

0 2

All vessels arriving at or clearing from the said port, are to pay the said rates from or for the most distant port or place from or for which they shall trade; but vessels arriving from any parts in ballast do not pay dockage on entering inwards; and should such vessels proceed to sea again in ballast, then only one half of the dock rates are due, with the whole of the lights; but taking a cargo ontwards subjects such vessels to full dock dues.

N. B.—New vessels built in Liverpool are subject only to half of the above rates on the first outward

Floating Light, at the Entrance of the River Mersey .- Towards this light, the following rates are

All vessels sailing to or from Liverpool, to any port or place between Duncan's Bay Head and the Land's End, on the west side of Great Britain, and between Malling Head and Cape Clear on the east side of Ireland, \$d. per ton.

All vessels sailing to or from Liverpool, to any port or place between Duncan's flay Head and the Land's End, on the east and southern coast of Great Britain, and between Malling Head and Cape

Clear on the west coast of Ireland, 4d. per ton.

All vessels sailing to or from Liverpool, to any port or place not being within the United Kinglom of Great Britain and Ireland, or the adjacent islands to the northward of the Cape of Good Hope, and the northward of Cape Horn, 4d. per ton.

All vessels sailing to and from Liverpool, to any port or place to the eastward of the Cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the test to be adjacent to the cape of Good Hope, and the cape of Good Hope, a

Hope, and the westward of Cape Horn, id. per ton.

\$\prec{\phi}\$ In the day time, from sunrise to smuset, a blue flag, with the letters N. W. in white, will be hoisted at the matamast head, and in thick and forgy weather, either by night or day, a bell will be kept constantly ringing, to prevent vessels from running foul of the light-vessel.

Dack Regulations. Extracts from Acts of Parliament.—Any owner, or master, or any person having the command, agency, or consignment of any vessel chargeable with dock duties, refusing to pay the same, is liable to mave such vessel or goods selzed.

Any person throwing any bullast or rubbish from out of any vessel upon any of the quays, &c. shall

immediately cart or carry away the same : penalty 40s.

Every ship shall, before she comes within any of the piers, take down all her sails: penalty 51.

continued.

. s. d.	L. s. d.
969 7 10 }	141,369 15 7
129 th 10 i	147,327 4 11
322 9 11 3	151,329 17 10
039 11 11 3	183,455 4 3
30 4 11 3	170,047 6 11
558 3 11 2 422 12 5 5	192,950 16 4
061 15 11 } 668 1 9 }	191,729 17 8
641 14 5 8	198,627 19 9
4,596 11 1 1 0.256 19 0 5	173,853 10 1
5,124 11 1 1 9,965 12 10 5	146,290 3 11

tember, 1836 (from which date the 25th Sept. 1537, to the 24th

Light Duties.	Total,
9. d. 32 0 8 73 0 10	L. s. d. 114,481 6 6 117,555 6 9
41 0 2	3,154 0 3

the 6th of September 1836. e port of Liverpool, for dock

	d.	
n end Anglesen, the ton	21	
sles, and islands on the		

\_ 0 3} Bay Hend and the Land's e Clear to Malling Head,

li Cape, and without the y, Sark, the Faro Islands, 0.9

ite Sea, eastward of the erranean, Newfoundland, nd Azores, the ton -South America, north of of Good Hope, all parts

l Archipelago, the islands 1 6 nd Asia, eastward of the dition to the above rates,

e said rates from or for the most s arriving from any parts in bal-vessels proceed to sea again in of the lights; but taking a cargo

above rates on the first outward

is light, the following rates are

een Duncan's Bay Head and the lead and Cape Clear on the east

een Duncan's Bay Head and the petween Malling Head and Cape eing within the United Kingdom I of the Cape of Good Hope, and

e eastward of the Cape of Good

letters N. W. in white, will be

er by night or day, a bell will be ght-vessel. or master, or any person having dock duties, refusing to pay the

upon any of the quays, &c. shall

vn all her sails: penalty 51.

Any person having the charge of any vessel in any of the docks, refusing to remove the same, after 24 hours' notice in writing, shall forfeit 20t., and pay the expenses of removal by the water haidff. Any person having the command of any vessel moored in the river, refusing to remove the same, when ordered by the water bailiff, shall forfeit 20t.

The master, or other person having the command of any vessel from which any cannon or gun shall be fired whilst in the port, shall forfeit 10t.

Any person making payment of dock duties, who refuses to answer such questions as shall be put to him by the cellector, or give a false or untrue answer, shall forfeit 10t.

Any maker, &c. evading payment of the duties, shall forfeit and pay double the duties evaded; and by 53 Geo. 3, a soun of 20t. In addition thereto.

by 33 (i.e., 3, a som of 20%, in addition thereto.

Whenever it shall be necessary, for the purpose of cleaning or repairing the docks, to remove the vessels lying therein, the master, mate, or other person taking the command of such vessel, shall, within 3 days after notice given, remove such ship from such dock, on pain of forfeiting 10%. Any master, &c. refusing to moor and remove the same in docks, according to the direction of the dock master, will forfeit 5%, together with the costs of removal by the dock master. Any master, &c. entering and giving false information of the draught of water of any ship to any of the dock masters, will forfeit 20%.

Any master, &c. bringing the same into the entrance basins, when a signal is hoisted on the pier, at the entrance of such basin, signifying that such dock is full of vessels, will forfeit 20%. Any master, &c. bringing lis vessel into any of the docks, contrary to the directions of the dock master, will forfeit 20%.

Every master, or other person, damaging any of the dock gates, bridges, piers, quays, &c. is liable. Every master, or other person, damaging any of the dock gates, bridges, piers, quays, &c. is liable.

Any master, or other person, damaging one to the docks, contrary to the directions of the dock master, will forfeit 200.

Every master, or other person, damaging any of the dock gates, bridges, piers, quays, &c. is liable to have the ship selzed, and sold to compensate for damage done.

Any person opening or shutting any of the dock gates, stuices, or clews, is liable to furfelt 1001.; or opening or shutting any drawbridge, 200.

Any owner, &c. leaving gampowder, pitch, tar, &c., or combustible matter of any kind, on the quays of the docks, &c., or upon the dock of any vessel lying in any of the docks, for above 48 hours after goods in the right time, to a penalty of 55. an hour; on neglecting to watch such goods in the night time, to a penalty of 56.

Any master, or other person, having the command of any ship, suffering any fire, candles, or lamp to be lighted and burning on hoard: penalty 101.

Any owner, &c., landing, or cansing to be landed and iaid, any pumps, boats, anchors, cables, limestones, &c., or other things whatsoever, upon any of the dock quays, shall within 48 hours wholly remove the same from off such quay, or shall forfeit 5s, per hour above the 48.

Any person wilfully cutting, damaging, or destroying any cables, &c. by which any vessel in the river or in any of the docks shall be fastened: penalty 500.

Any master, or other person, having the command of any vessel about which any offence shall have been committed, in relation to any of the docks, &c., is liable to the penalty imposed for such offence. Any owner, consignee, or master of any vessel giving or offering a bribe to any officer employed in purgance of the dock acts: penalty 201.

Any next, consignee, or master of any vessel arriving and departing in ballast without payment clock duties is liable to a sum even to dock days which they keep would.

guarde of the dock acts: penanty 201.
Any owner, consignee, or master of any vessel arriving and departing in ballast without payment of dock duties, is liable to a sum equal to double the amount of dock duty which should have been paid, and the master liable to the penalty of 201. in addition.

Every master, &c. withilly throwing, casting, or putting any earth, stones, rubbish, &c. out of any ship, &c., into any part of the port: penalty 501.

Any owner, &c. of any vessel faid up for sule, or which shall not be actually employed for two months, not removing the same within 24 hours' notice in writing from the harbour master, or left on

board: pennity 52. and costs of removal.

Any person discharging timber in any dock without having obtained the consent in writing of the chairman or deputy chairmen of the dock committee, or of some justice of the pence: pennity 102.

Any person having consent, not removing the same therefrom within 24 hours, liable to a fine of 5s.

an hour.

Any person damaging any ship, &c. in any of the docks, &c., or in the river, and refusing to make compensation, liable to have his goods, or the tackle of the ship, &c. doing the damage, seized. Any justice of the peace for the county of Chester or borough of Liverpool, upon complaint made to them, and summon persons to appear before him, and may fix the amount to be paid to boatmen, and persons finding and taking possession of auchors, &c. in any part of the port of Liverpool. Any person throwing, casting, or emptying any ballast, ashes, &c. out of any ship, &c. into the river Mersey, the Rock or Horse Channel, or Formby Channel, to the castward of the Floating Light, or from any of the piers into the docks or basins, or into the river Mersey; penalty 10t. That every vessel baden with a cargo consisting solely of limestones, paving-stones, flintstones, grave, and chalk, shall be charged tomage rates, as if coming in ballast.

Every owner or master, &c. of any vessel arriving at or departing from the said port, shall produce

grave, and chalk, shall be charged tomange rates, as if coming in ballast.
Every owner or master, &c. of any vessel arriving at or departing from the said port, shall produce
to the collector, upon demand, at the time of making entry, all books, accounts, &c. in relation to such
vessel, or which show the weights and quantities of the goods, &c. In case of dispute, such owner,
&c. shall produce a statement in writing, to be verified by oath, and showing the actual weights and
quantities of such goods, &c., or the accuracy of the said books, &c.
In case the myster, &c. of any vessel from which rubbish, ballast, dirt, or other refuse of any kind
shall be landed, shall permit or suffer the same to be so landed, or laid within 3 yards from the margin
of any such dock or basin, or of the river Mersey, and shall not cause such rubbish, &c. to be wholly
removed from off such quays, &c. within 24 hours after the same shall be so landed or laid: pe-

nally 5l.

Any owner, &c. of any boat or vessel, permitting gunpowder, exceeding 10 pounds in weight, to be brought into any of the docks or basins, or any vessel or boat lying therein, without the previous consent in writing of a justice of the peace of the borough of Liverpool; penalty 100l.

That upon due proof, on oath, to the satisfaction of any justice of the peace of the borough of Liverpool, or county of Lancaster, that any dealer in marine stores, within the said borough, or Toxteth Park, shall have been guilty of receiving stolen goods, or purchasing, or receiving. &c. every such second offence, shall not carry on business as such dealer in marine stores within 200 yards from the margin or side of any dock or basin (exclusive of 40 yards probibited by a former act) on pain of forfeiting the sum of 10l. for every day he, she, or they shall carry on such trade or business.

In case any nerson or persons giving or accepting any bribe to or from any water builiff, harbour

neason meann of two tor every day he, she, or they shall carry on such trade or business. In case any person or persons giving or accepting any bribe to or from any water buildf, harbour master, &c. give information thereof, he or she shall be excused from the penalty of 20t. imposed by the 51 Geo. 3, for such offence, provided such information be given before any proceeding for punishing the said offence shall have commenced, or any information laid before any justice of the peace against such person in respect of the sunc.

Justices of the peace may, upon complaint made, summon parties and ascertain and award the Vol. I—3 E

amount of recompence, for any services rendered by hontmen, &c, to vessels in the said docks or basins, and, in case of non-payment, may levy the sum so awarded by distress.

Hy-laws --1. That the master, &c. who shall permit or suffer any pitch or far, or any other combustide matter, to be holled or heated for the use of such ship or vessel, either on board of such wes

nasting matter, to be noticed or nearest of the use of such supervised, either on nourd of such yes, set, or within 5 yards of the same, shall forfer idle, for every offence.

2. That the mister, &c. discharging or loading any cotton or other combustible goods on or from any of the quays, who shall permit or suffer any person or persons to smoke or burn tolacco, shall for each offence forfeit 29s.; and any other person or persons who shall burn or smoke tobacco, or any other thing, amongst cotton or any other combustible goods, lying and being on the quays, shall for each offence forfeit the like penalty of 20s.

3. That if the master, &c. shall bring the same into any of the docks, basins, or entrances, with

3. That if the misster, &c. shall bring the same into any of the docks, basins, or entrances, with louded cannon or gains, with ganpowder on board, or, when driven in by stress of weather, shall neglect immediately to discharge the same, or who shall take ganpowder on board, and there of the docks and pier-hends, shall forfeit 5t.

3. That the mister, &c. of any vessel, or ony other person or persons whomsoever, who shall permit or suffer any rope from such vessel to be made fast to any chain-post or quay-sender, or any rope, chain, or tackle of any description, to be made fast to any of the pillars of any dischere it fell 30s.

5. That the mister, &c. of any vessel lying within or up to any of the docks, basins, &c., who shall suffer any hallest, &c. to be taken on board such vessel, or thrown, discharged, carried on of the same, without having a canvass malled to the ship's side, or some other safeguard from falling into any such docks or basins, shall for every offence forfeit the sum of 40s.

6. That the mister, &c. of any ship or vessel lying in any of the said docks or busins, or the entrances to the same, who shall suffer any repairs to be done to the outsides of such vessels, without having a canvass or some other sufeguard secured from the side of such vessel, and placed or fixed so its to prevent any chips or places of wood from falling into the said docks or basins shall not emisted such as the prevent and the said secured from the side of such vessel, and placed or fixed so its to prevent any chips or places of wood from falling into the said docks or basins shall not emisted such very offence forfeit 40s.

7. That the mister, &c. of any vessel lying or being within any of the docks, &c. who shall not emisted by the factors of the goard of any vessel, to be thrown at least 5 feet from the edge of the quay, or on the outsides of the carr or chain-posts of the said quay, and taken away immediately shall fire factors of the goard of the quay, or on the outsides of the carr or chain-posts of the said qu

all bullast, &c. discharged from or to be laden on board of any vessel, to be thrown at least 5 fect from the edge of the quny, or on the outsides of the cart or chain-posts of the said quay, and taken away immediately, shall for every offence forfelt 40s.

8. That the master, &c. or other person having the charge or command of every vessellying within any of the docks or basins, shall have a ship-keeper on deck to attend the vessel every tide, at least 2 hours before the time of high water, and 1 hour after high water, under the penalty of 10s.

9. That the master, &c. of any vessel, when hauling into or out of the docks or basis s, &c., shall except when any such vessel be driven by stress of weather) have the yards a-peak, and the specifical yard fore and aft, and the jib-boom run in, within 3 feet from the cap, if practicable; and, after any such vessel shall be brought into any dock or basin, shall have the anches got in on the forevestle or dock, and shall have the steeping-sail booms and irous taken off from the yards, and shall have the notion or mizen booms, and the stern or quarter davits rigged in, within 24 hours, under the penalty of ibs.

10. That the master or other person having the command of any vessel, who shall, by negligence or otherwise, leave an anchor in the entrance to any of the decks, or upon the straint of the river, without a thory, for a longer period than one ide, shall for every offence forfeit M.

If That the owner, &c. of any vessel who shall refuse to strake the top-gallant mosts and yards

of every such vessel entering any of the repairing or graving docks, shall forfeit St.

12. That the owner or driver of any cart, &c., or any other person or persons who shall draw, or cause, or permit, or suffer to be drawn upon or over any of the dock bridges, any anchors, balks, &c. shall for every offence forfeit 40s.

Every day, two hours before high water, a bell will be rung for 1 minute at each dock, when every ship-keeper is to make his appearance on the dock of his vessel, or incur the penalty of 40s.

All merch into and other owners or agents of ships and vessels trading to the port of Liverpool, will

be required to enter the names of such vessels, their draught of water, and the date of their arms of the port of Liverpool, together with the name of the dock into which they are intended to be brough, in a book kept for that purpose, in the office of the harbour master in Trentham Street. And all vessels will thereafter be admitted into the said docks or basins in the order only in which they shall be

LIVERPOOL DOCK RATES.—The following is a Table of the Dock Duties that may be charged on goods imported, experied, or brought so a time of the lock limites that may be charged on goods imported, experied, or brought coastwise into the port of Liverpool; but the celledeur or receiver of dock duties is directed, by order of the dock committee of the 5th of September, 1886, to charge only two thirds of the under mentioned duties; and all goods imported coastwise into liverpool from places in the U. K. were, at the same time, exempted from all charge on account of dock

25 The Duties Outwards are for Foreign, British, or Irish Goods, except those marked thus (\*) which are for British or Irish Goods only.

	l fawa	ınls.	Out-		Inst	ards.	Out-
Articles.	F : Coast- reign, wase,		wards,	Articles.	Fo- re gn.	t'maste wise.	warle
Acores - ton (40 hus. Althoster - ton Ale, beer, and porter 100 gall ms	1. d. 2 0 1 0 0 5	# d. 1 0 0 6 0 4	*. d. 0 8 0 4 0 0	Bacon - ton Bacging - piece Ballast of paying and other stones	*. d. 2 0 0 0 1-2	* d.   0   0   i-i	s. d. 0 8 0 012
bogsher' bottled, the punch, or cask tiers	0 4 0 6	0 6 0 4 0 3	0 5 0 4 0 3	that may be used for making or repairing roads ton Book, an useura, elemberize, Jesons',	0 2	0 1	0 1
learet lamper Alkanet root, amber, and alues ewi.	0 1 1-2 0 1 0 3	0 1 1-2 0 1 0 1 1-2	o i	oak, cork tree, birch, and larch,	1 6	0 3	0 2
donals ton	1 0	1 0 0 6 0 6	0 8 0 4 0 8	quercitron	2 0 0 3 0 0 1-2	0 11-2	
Anchovies, angelies, and annotto ewt. Anivers, Automony Anis bushel	0 3 0 3 0 1	0 11-2 0 11-2 0 012 0 11-2	0 1 0 1 0 01-2		0 5 0 3 1 0	0 212 0 11-2 0 6 0 6	0 2 1-2 0 1 0 4 0 5
A-pasion is, and arsenic ext. A-gradual results of the control and powder ext. A saw root and powder ext. A slice—levilla ton.	0 3 2 0 0 3	0 11-2	D 8	Heef or pork - hogshead puncheon Herce barret	0 S 0 4 0 3	0 4 9 2 0 1 t-2	0 4 0 112 0 1
*Ashes—black, n'n weed & wood — lancetong	2 0 1 0 2 0	0 6	0 8 0 4 0 8	1-2 barret and smaller package Beer, sprace 32 gallons Beer, wax, or bell metal - ewt.	0 2	0 03-1 0 21-2 0 1	0.1
common frish	2 0	0 6		Bellows, smiths - each		0 3	ői

o vessels in the said docks or distress.

pitch or tar, or any other com-d, either on board of such ves-

mbustible goods on or from any moke or burn tobacco, shall for f burn or smoke tobacco, or any ad being on the quays, shall for

orks, hasins, or entrances, with by stress of weather, shall neg-ler on board, until cleur of the

s whomsoever, who shall permit oster quay-fender, or any reps, ars of any from or other shed on or every offence ferfelt 40s, he docks, basins, &c., who shall ischarged, or carried out of the other sufeguard from falling has

s. he said docks or busins, or the outsides of such vessels, without net vessel, and placed or fixed so ocks or basins during the whole

e docks, &c. who shall not cause , to be thrown at least 5 feet from if the said quay, and taken away

mand of every vessel lying within ud the vessel every tide, at least more the penalty of '19s.
of the docks or bash is, &c., shall the yards a-penk, and the spat-he cap, if practicable; and, after the the unchors got in on the fore-cen off from the yards, and shall ed in, within 21 hours, under the

esset, who shall, by negligence or goon the strand of the river, walk-forfelt 5t. e the top-gallant musts and yards shall forfelt 5t. on or persons who shall draw, or c bridges, any anchors, balks, &c.

minute at each dock, when every

minute at earn dock, when every near the penalty of 6ds, ding to the port of Liverpoot, will er, and the date of their arrival at i they are intended to be brench, i Troutham Street. And all ves-order only in which they shall be

C Duries that may be charged on Liverpool; but the collector or cof the 6th of September, 1836, to is imported coastwise into liver-rom uli charge on account of dock

cept those marked thus (\*) which Inwards

i		Inv	arus		0	ut• '
		Fo- re gn.		1751+ 150:		rie
ton piece	2 0	d. 0 0 1-2	0	d. 0 0 l⊶t	0	d. 0 1-2
r naking cr	0	2	0	1	0	1
eriæ, Jerm's',	0	6	0	3	0	2
rch, and larch,	1 2	6	0	9	0	6 8
- ewt	· ()	3 0 1-	0	11.2		013
1,000	0	5 3	0	213	0	214
hogshead	. 1	ő	0	6	0	5
punchent	0	4	0		2 0	
harte maller packag	1 0	1.1	2 0	0.3-	1, 0	01.3
32 g dint	. (	2	100	1	0	1

	Inw	ards.	1		low	ards.	
Articles.	Fo- reign.	Coasts wase,	wards,	Articles,	For prign.	Ction!» Wines	w rds.
Berries, bay, juniper, yellow in illacking burshoo or cask purshoo or cask purshoo or cask place in the purshoo or cask place in the purshoo or cask place in the purshoo or cask place in the purshoo or cask place in the purshoo or cask place in the purshoo or cask place in the purshoo or cask place in the purshoo or cask place or green or common glass. Place or green or common glass press or tincal place or green or common glass press or tincal place or green or common glass press or tincal place or green or common glass press or tincal place or green or common glass press or tincal place or green or common glass press of cask place or green or common glass press of cask place or green or common glass press of cask place or green or common glass press of cask place or green or common glass press of cask place or green or common glass press of cask place or green or common glass press of cask place or green or common glass press of cask place or green or common glass press or green or common glass press or green or common glass press or green or common glass press or green or common glass press or green or common glass press or green or common glass press or green or common glass press or green or common glass press or green or common glass press or green or common glass press or green or common glass press or green or common glass press press or green or common glass press press or green or common glass press p	Formistant 1 0 0 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0	Coart- w nor.  1. do .  1. do	1. d. d. 0	Coral	Figure 1	# Grant   Wise.	0 1 0 1 0 0 1 0 0 0 1 0 0 0 0 1 0 0 0 0
old ore dross and alag	e -	1 0 0 10 0 3 0 2 0 6	0 1 0 8 0 6 0 2 0 2 0 4	all other packas	te 0 2	0 6 0 01 0 1 0 3 0 3	0 3 0 0 1 0 0 1 0 3 0 2 0 3

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CHE THE STATE OF THE	Marie Marie	STORE STORE	
		Jan Jan Jan Jan Jan Jan Jan Jan Jan Jan	
10 mm	C.	The state of the s	TO SECURE OF SECURE
		T VE TON	

Articles.		ards.	Out	Articles		vards.	Out-
	Fo- reign.	Chast- wise.	wards.		Fo- reign.	Coast- wise.	wards.
Hamp rough ton Hides, dry cwt. House, dry lices of, or glue pieces Honey weet . 20 House, mast, and trus . 20 Hools of cattle . too hops bag or pocket	s. d. 0 1 2 0 0 3 0 11.2 2 0 0 9 1 6 1 0 0 2	e. d. 0 01-2 1 0 03-4 1 0 03-4 1 0 0 1 0 41-2 0 9 0 6	0 11-9 0 01-2* 0 8 0 01-2* 0 6 0 4 0 1	palm, seal, train, or whale tun raps, also spermaceti — of vitriol *Oils of all kinds builed or manu-	1. d. 1. 0 2. 0	s. d. 0 6 0 2 1 0 0 11-2 0 10 1 2 0 3 0 11-2 0 9 1 6	*. d. 0 4 0 8 0 1 0 7 0 9 0 2 0 1 0 6 0 9 1 0
itoria and norn tips (1,20) hospiteau hospitea	1 0 0 1 0 0 6 0 0 0 0 0 0 0 0 0 0 0 0 0	0 6	0 0 4 5 3 1 2 2 2 2 3 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4	factured since their importation puncheon or case positio	0 2 2 0 0 0 1.2 2 0 0 0 0 1.2 2 0 0 0 0 1.2 2 0 0 0 0 1.2 2 0 0 0 0 1.2 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 1.2 0 0 1.2 0 0 1.4 0 2 1 0 0 1.4 0 1 1.2 0 0 1.4 0 1 1.2 0 0 6 0 6 0 6 0 6 0 7	0 6 0 4 0 11.2 0 0 11.2 0 0 14
*rags piece  *rags	0 4	0 6 0 1.2 0 2 1 0 0 6 0 0 6 0 0 9 0 0 6 0 0 0 0 0 0 0 0	0 0 0 1.2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Printers liquor 100 gallons Prints or pictures case or box Prunelloes cwt. Frunes tone Prunels cwt. Frunes cwt. Fr	0 7 7 0 0 6 2 0 0 0 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0	0 3 1.2 0 3 1 1 1 0 0 6 0 4 1.2 0 3 0 1.2 0 6 1 1 0 0 9	3 8 2
all other packages of ma- hinery (loose) - lon 2 adder cots - 2 ad	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 2 0 6 0 8 0 8 0 0 6 0 1 0 1 0 1 0 1 0 2 0 4 0 4 0 1 0 4 0 1 0 4 0 4 0 4 0 4 0 4 0 4 0 4 0 4 0 4 0 4	Saileloth package Sails each Saltpetre ton White Sard for ironfounders and glass- blowers silversmiths Sarsparilla, also sausages Cent. Savadras Cent. Savadras Cent. Ce	1 0 0 0 1 6 1 0 0 0 1 2 0 0 0 0	0 0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 3 2 0 6 0 1 2 0 3 1 4 1 0 1 2 7 1 1 8 8 8 8 8 8 8 8 8 8 8 8

	Inwa	rds.	Ou	,. [
ton on the case of	For reign.  s. d. 1 0 2 0 3 1 1 9 2 4 0 6 2 4 3 0	Coastwise.  s. d. 0 6 0 2 1 0 0 1 1-2 0 10 1 2 0 3 0 1 1-2 0 9 1 2 1 6	war	ds.
, ton	s. d. 1 0	wise.  s. d. 0 6 0 2 1 0 0 11-2 0 10 1 2 0 3 0 1 11-2 0 9 1 2 1 6	8. 0 4 0 5 0 0 1 0	1. 3 3 1 7 7 3 2 2 1 1 1 1 2 1 1 2 1 1 1 1 1 1 1 1 1
: =	2 0	1 0	0 5	3
· cwt.	1 9	0 10	0	
chest	0 3	0 3 1.2	0	
hale tuo	1 6	0 9	0	9
or manu-	3 0	1 6	'	۱ "
ortation utt or pipe	: :	::	0	6
hogshead		::	0	1 1-2
jug, or car nackage	0 2	0 1	0	1.2
- bushe	0 3	0 11	2 0	i
ise or rhes ier packag	0 2	l i i	0	,
- cwi	0 3	0 11.	2 0	'
rs and ma	2 0	1 0		,
or hogshea tiero	d e	0 6	0	3 4
r punched barr	o el	0 2	0	11.2
x or bund ke	g	0 01	.2 U	0 1-2 0 1-2
bundle, be	st 0 8	0 4		, ,
rea te	0 2 1 0 0 0 1 1 1 0 0 0 1 1 1 1 0 0 1	0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1	22 4 0000000000000000000000000000000000	5 3 4 1.2 2 0 1.2 1 0 1 1 4 1.2 2 0 1.2 1 0 1 1 4 1.2 1 1 6 4 1.2 1 1 6 4 1.2 1 1 6 4 1.2 1 1 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
cy. peppe , or pimer	ito 2 0	10	0	8
- busi	nei 0 1	0 0 0 0	1.2 0	01-2
ase, or ch	rei		:   0	0 1-2 0 1-3
g, jar, or j	vt. 0 3	0 1	1-2 0	1 6
of 12 barr	ton I O	0 6	0	3
loose, e	ich o 6	0 4	100	2*
kages ban	ner .	:   ; .		01-2*
	wt. 0 3	0 2	1.2	31:
case or	box 0 6	0 3		0 3
: '	ton 2 0	0 0		0 4
pack	ach 0 9	0 3	1.2	0 2
paci	200 0 I	.		0 3*
	2 C	10	112	0 8
, ha	ton I 6	0.5	9 .	0 0 1-2
b:	ton 1 (			011-2
c, or gem	ton 2	6 0	ŏ	0 8
s, salep,	also low.			٠.
nac pac	cwi. 0	3 0	11.2	0 3
	each 0	6 0	9	0 6
. 1	ton 1	6 0	9	0 3
s and	glass-	. 0	1	
ges .	casks cwt. 0	2 0	6	0 1
	ton l	6 0	6	0 4
1	dozen 0 undle -	0 1-2 0	•	ŏoi
raway, c	cwt. 0	3 0	1 1-2	0 8
arden berer	cwt. 0	3 0	1 1-2	0 1 0 6 0 0 1 0 8 0 8 0 8 0 8 0 8 0 8 0 0 8 0 0 8 0 0 8 0 0 8 0
100 1	narter 0	3 0	0	0 8
100 t	ton 2 ushels 2	0   1	0	0 8
p	ton 2	3 0	114	0 0
el, or l	4 cask 0	0 1-2 0	014	00

Articles.	Fo-	Coast-	wards.	Articles.	Fo-	Coast-	Out-
	reigo.	wise.			reign.	wise.	
Shovels or spades - bundle shumac - to neves - dozen	1 6	s. d. 0 l 0 9 0 01.2	s. d. 0 0 1-2 0 6 0 0 1-2	Wood, viz. anchor stocks - each axe handles - 120 hattens, viz. 6 ft. to 21 ft. long 120	s. d. 0 3 0 3	s. d. 0 11-2 0 11-2	3. d. 0 1 0 1
Silk, raw or thrown - cwt.  waste manufacture! package skins, kip and calf, dry wet	0 9	0 9 0 41-2 0 6 0 11-2 0 03-4	0 6 0 3 0 3 0 1 0 01-2	batten ends load	1 0 1 6 0 5 1 0	0 0 0 9 0 21-2 0 6	0 4 0 41 0 2 0 4
	0 11-2	0 03-4	001-4*	boards, viz beech, birch, pine, and poplar 120 clap — oak, above 15 ft. under do.	2 0 1 0 3 0 2 0	1 0 0 6 1 0	0 8 0 4 1 0 0 8 1 0
badger, bear, beaver, deer, etc ermine, fisher, fox, jeopard Hon, marten, otter, pauther scal, (fur), tiger score cal, chinchilli, husse, mink vaccou, scal (hair) - 12t goat, fitch, kid, lamb, mus quash, nutria, sheep, swan quash, nutria, sheep, swan	06	03	0 2 0 2	wainscot, above do. — under do. — coal pit props crate and crop wood •	3 0 2 0	1 6 1 0 0 6 0 3	
sound have mole	0 1	0 11-2 0 01-2 0 3	0 1 0 01-2 0 2	deal ends	2 0 3 0 1 0	1 6	0 8 1 0 4 0 6
Skates, also slate pencils package. Slates puncheon or cash writing package. Slime to		0 3	0 2 0 4* 0 3*	under 8 in. square 8 inches and above load fire wood fathom lath wood -	2 0 0 9 0 4 0 6	1 0 0 41-2 0 2 0 3	0 8
Smalts - cwt Smart slicks - 1,206 Sout - tor Soap - package	1 6 2 0 2 0	0 I 0 9 1 0 1 0	0 1 0 6 0 8 0 8 0 0 1-2*	masts, viz. 6 in. and under 8 in. each 8 in. and under 12 in. — oak knees, viz. under 8 in.	0 3 0 6 2 6	0 11.2 0 3	0 1 0 2 0 10
Soder, or solder, or speller tor Spermaceti - cwt Spinoel - bales Spirits - 100 gallons	0 3	1 0 0 11-1 0 11-2 0 5	0 8 0 1 0 1	oak knees, viz. under 8 in. square - 123 8 in.square & upwards, load oar rafters and oars - 120 old wood - load planks, viz. beech, birch,	1 0 1 0 0 6	0 6 0 6 0 3	0 4 0 4 0 2
pipe puncheor hogsheat Spirits of salts - bottle	: :		0 6 0 4 0 2 0 1	oak, and poplar load pine 120 spars, viz. under 22 ft. long — 22 ft. long & upwards —	1 3 2 0 1 0 2 0	0 71-2 1 0 0 6 1 0	0 5 0 6 0 4 0 8
Sponge - cwt Spra's - 1,000 Sprace beer - 32 gallots	0 6	0 3 0 01-2 0 3 0 11-2	0 1 0 2 0 2 0 1 0 8 0 3	epruce knees, viz. under 8 in. 120 8 in. and upwards, load staves, above 1 1-2 in. thick,	2 0 0 9	1 0 0 41-2	0 8
Squills - ewt Sarch - tor Stationery - package Strel, also sulphur vivum Straw and straw plait package	0 4	0 2 0 9 0 3	0 6	not exceeding 36 in. long, 120 exceeding 36 in. and under	1	0 11-2	0 2
Surgeon Succades and sweetmeats cwt Sugar refined hogshea	1 0 1 2 0	0 01-2 0 6 1 0	0 01-2 0 4 0 8 0 5	exceeding 60 in, long not above 1 1-2 in, thick, not exceeding 36 in, long 120 exceeding 36 in, and under	0 9	0 41-2	0 0
tiere barre puncheoi	0 2	: : 0 L	0 3 0 11-2 0 4	60 - 120	0 3	0 1 0 11-2 0 41-2 0 6	0 3
Tale, famarinds, or taploca Tallow, also tin of all kinds to Tamers' waste Tapes, British Tar last (12 barrels	10 4	0 11-2 1 0 0 2 0 3	0 8	24 ft. long or upwards — wainscot logs - load	1 6	0 41.2 1 0 1 6 0 9	0 8
Tarras Imshe	0 01-2	1 0 0 1 0 01-4	0 1 0 2	wedges 1, 00 British or Irish — wheel spokes and fellies — British or Irish —	1 6	0 9	0 6 0 3 0 6 0 3
Thread, linea, lwist, cotton, or yarm cwt Thrums - lia Tia plates - box	0 4	0 2 0 11-2	0 1 0 12	Brazil and Braziletto, or cam- wood ton pine boards. See Stages.		0 9	0 6
Tobacco & stalks, also turmeric cwt Tobacco pipes - box Toagues - packag Tortoise shell - cwt	0 1	0 01-2	0 01.2 0 2 0 01.2 0 2	See Fir Timber. cedar wood, ebony, fustic, Guinea wood, lignum vite.		:	
Tow	0 6	0 6 0 3 0 3	0 4 0 3 0 2 0 2	logwood, mahogany, or red sanders ton Nicaragua wood, sapan, or rosewood ton	2 0	0 9	0 6
Truffles cwi Turnips to Turnips to Turne Twine cwi	1 6 0 2	0 6 0 3 0 9 0 1	0 4 0 3 <sup>(4)</sup> 0 6	Woollens - package Yams - package Yaro, bay - cwt cotton or twist -	0 3 0 2 0 4	0 11-2 0 1 0 2	0 1
Valerian - ewi Valonia, also varnish to Vanelloes - ewi	0 2	0 t 0 9 0 6	0 1 0 6 0 4	grogram, also worsted — linen — package Zaffre (a species of cobalt) • cwt.	0 2 0 4 1 0 0 4	0 1 0 2 0 6 0 2	0 2 0 2
Venice turpentine Vendigrit Vermicelli, also vermilion Vioegar and verjuice to	2 0 . 0 6 . 2 4	0 11-2 1 0 0 3 1 2	0 8 0 2 0 9	Articles not rated, but t	0.7022.02	follow:	
pip cas hogshea 1-2 hogshea	k i	1 0	0 4* 0 2* 0 1*	Inwards, viz. Carpets as woollens; bottled, as ale; cordials as spirits, d as bullion; hosiery as haberdasl liquor, iron in packages as hardwa			re; cid
Vitriof, white tu oil of Carlot Carlo	2 6 1. 0 2 h 0 4 k 1 0	1 3 0 1 0 2 0 6	0 10 0 1 0 2	wrought leather slops, see Habe	dashery;	straw be	onnets a
Whiting - to Wine - to bottled - barr	e 0 1 n 1 0 n 2 4	0 01-4	0 0 1.2 0 4 0 9 0 1 1.2	iron, in packages, as har ware; wrought iron, paper as stationery,	and tripe linen as pewter at ckles, tape	, as beef a cotton, ma nd tin as co sor linen,	and por chinery opper, p and twi
bo ca- ca- hogshea puncher	x · ·		0 2 0 2 0 4 0 5 0 4	thread, twist, as cottons.  Painters' colours, in packages, outwarder, cement, chalk, charcoal, chrocuthear, earths, blue, grease or greamanganese, ochre, starch, and white	rds, includ nate of le	es ashes, br ad, or iron black, lead	own po copper l, lithau

Liverpool Town Dues.—Besides the dock rates, town does are levied on goods inwards and outwards, at a certain rate per package. The annual amount of these duties, since 1812, is shown in a previous Table, and we now subjoin an account of the rate at which they are charged.

Articles.	lowards.	Onlwards.	Articles.	Inwards.	Outwards
	s. d.	s. d.		1. d. 0 2	8. d.
Alabaster, the ton	0 2	0 2	Nuts, the barrel	0 2	0 1
Arhes of fern, the 100 bushels	1 4	0.8	the bag • • •	0 1	0 1
Bacon, the ton	10	0.6	Oak bark, the ton • • •	0 6	0.6
Bricks, the 1,000	:	0 1	timber, the ton	0 6	0 6
Butter, the ton	1 0	0 6	planks, the 120	0 8	0 6
Calamine, the ton	0 3	0 3	Oil, viz. fish or train, the ton .	0 2	
Candles, the box	0 6	0 6	Paper, the pack Perry or cider, the hogshead	0 2	0 2
Clay for potters, the ten	l ŏ š	0 3	Potatoes, the 100 bushels	lĭő	1 0
Copper, the ton	ŏ ŏ	l ŏ ä	Pots of iron, the ion	lòš	οğ
Cotton, the bag	l ŏ ž	ŏĭ	Raisius, the 100 baskets	liō	0 6
Coals, the chaldron (Winchester mea-			Salt, white, the 100 bushels		2 0
eure) (supa	0 23-4	0 23-4	coastwise		10
the too	0 2	0 2	rock, the 100 hyshels • •	· ·	14
Cow shanks, the 1,000	0 2	0 1	coastwise, do. • •		0 8
horns, the 100	0 1	0 01-2	Seeds, garden, the sack	0 1	0 01-2
Cork wood, the ton	10	0 6	Slates, the ton	0 2	0 2
Corn, of all sorts, the 100 bushels .	1 4	0.8	Soap, the box	0 1	0 01.2
Currents, the butt	0 8	0 4	Spirits, the puncheon	0.8	0 4
Deals, the 120	10	0 6	the hogshead	0 6	0 3
Deer skins, loose, the 100 dressed, the hogshead	0 3	0 11.2	drawn from corn, the puncheon	0 2	0 2
Dyeing wood, of every kind, the ton -	0 6	02	Staves, heading, and handspikes, the	0.6	0.3
Earthenware, the erate	0 2	0.3	1,000	0 2	03
the 1-2 crate -		01	Starch, the chest	0 4	0 2
loose, the load (60 pieces)		0 4	the tierce .	l ŏ 3	0 112
Ebony, the ton	06	03	the barrel	0 2	ŏ i '2
Elephants' teeth, the ton	ĭŏ	0 6	Tallow, the ewt	lõī	ŏil
Feathers, the hed or hag	o š	ŏ š	Tar and piteli, the barrel	102	ŏi
Fish, salted, or stockfish, the ton -	i o	0.6	Timber (fir, &c.), the load	0 6	0 3
Ginger, the bag	0 1	0 01-2	Tohacco, the hogshead	0 4	0 2
Glass bottles, the 100 dozen	10	0 6	Turpentine, the barrel	12	0 1
Groceries, constwise, the hogshead -	0 2	0 2	Wainscot boards, the 120	10	0.6
the firkin -	0 01-2	6 0 1-2	Wine, the pipe	10	0.6
Gum Senegal, the ton	10	0 6	the hogshead	0.6	0 3
Gunpowder, the barrel	0 1	0 01.2	coastwise, the pipe	1 0	0.6
Hearp or flax, the ton Herrings, the barrel	10	0 6	Window glass, the side	0 1 1 2	0 1 0
llides of cows and oxen, each	0 1	0 1 0 1.2	the box -	0 4 2	
imported from the East	01	0 01.2	Wool, the hag	0 6	0 1
Indies, the dezen	01	0 01.2	Yaros, linen, the truss	104	0 2
of horses, each	0 01-4	0 01.4	foreign, the fatt .	löš l	0 4
Hops, the packet	0 2 1 1	0 2	bay, the pack	0 4	0 2
Iron, in bars, the ton	ĭō	Ď ē	Dry goods, not before described, the	' '	
in pigs, or cast, the ion	0 6	ŏši	package, viz.	1 1	
ere, the ton	0 3	0 3	bale	0 4	0 2
Kelp, the ton	0 6	03	barrel	02	0 1
Lead, lead ore, or copper ore, the ton	0 6	0 6	box • • •	0 2	0 1
Lathwood, the fathon:	0 2	0 i	bundle	0 1	0 01.2
Linen, of all sorts, the pack	0 4	02	case · · ·	0 4	0 2
a hex or bundle	0 2	0 1	cask • • •	0 4	0 2
Lemons or oranges, the chest	0 2	0 1	chest • • •	0 4	0 2
the box	0 1	0 01-2	crate · · ·	0 2	0 2
Lignum vitæ, the ton	0 6	0 3	1-2 crate	0 1	0 1 0
Masts, atvive 12 inches diameter	0 6	0 6	hamper	0 4	
8 inches and under 12 inches	0 3	0 3	bogshead • • • • • • • • • • • • • • • • • • •	0 6	0 2
diameter	0 2	0 2	puncheon • • • • • • • • • • • • • • • • • • •	0 3	0 112
6 inches and under 8 inches		V 2	trunk	0 2	0 2
diameter	0 1	0 1	truss -	0 2	0 1
Meal of oats, &c. the ton	ŏ 6	ŏ 6	keg	l ŏ ï l	0 01-2
Mulasses, the horshead	0 2	0 2			0 01.2

25. The above duties are not due on goods, the property of, and to be sold solely on account of, persons free of Liverpool, Bristol, London, Waterford, or Wexford; nor on the exportation of goods, which may have been imported, or brought coastwise, provided they are, at the time of exportation, the same property as when so imported, or brought constituies.

The Liverpool Docks are all constructed upon the estate of the corporation, and are managed by commissioners appointed by parliament. The warehouses belong to individuals, and are private property. None of them belong to the Dock estate. Most of them are, of course, situated in the immediate vicinity of the docks. The discharging and loading of vessels in Liverpool is effected by a class of men called lumpers. Individuals who follow this business engage to discharge a ship for a specific, or lump sum, from 2 guineas, perhaps, up to 20, according to the size and description of cargo, having the requisite number of common labourers (chiefly Irishmen) to do the work; the lumper being master and superintendent: these labourers are generally paid day wages, but sometimes the job is a joint concern among the whole.

A West India ship of 500 tons would be discharged by lumpers for from 15l, to 20l.; a cotton ship of the same burden for 4l. to 6l. By discharging is merely meant putting out the cargo on the quay; the proprietors of the goods employ their own porters to weigh, load, and warehouse the property: they likewise employ their own coopers, where cooperage is required.

It will be seen that the system of managing business of this sort in Liverpeol is entirely different from the plan followed in London, at least in the East India Docks, where all these operations are performed by the Dock Company.

The expense of loading a West India ship of 500 tons outwards would not be half as much as that of discharging inwards, because they very seldom take a full cargo outwards.

ied on goods inwards and outities, since 1812, is shown in a ley are charged.

	Inwarda.	Outwards,
e puncheon	#. d. 0 1 1 0 0 0 8 0 0 0 0 0 0 0 0 0 0 0 0 0	*. d. 0 1 0 6 0 8 0 8 0 2 0 0 8 0 0 2 1 0 0 3 0 6 2 0 0 1-2 0 0 1-2 0 4 0 2
puncheon spikes, the	0 8 0 2 4 0 0 3 2 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 3 0 2 0 2 0 1 1·2 0 1 1 0 1 0 1 0 0 1 0 0 0 0 0 0 0 0 0
	0 4 0 2 0 2 0 1 0 4 0 4 0 2 0 1 0 4 0 0 1 0 4 0 0 1 0 0 1	0 2 0 1 0 1 0 0 1-2 0 2 0 2 0 2 0 1 0 0 1-2 0 2 0 3 0 1 1-2 0 2 0 1 0 0 1-2

e sold solely on account of, perr on the exportation of goods, are, at the time of exportation,

the corporation, and are manusces belong to individuals, state. Most of them are, of discharging and loading of ers. Individuals who follow sum, from 2 guineas, perhaps, the requisite number of competitions are the regular and superiactimes the job is a joint contesting master and superiactimes the job is a joint contesting master and superiactimes the job is a joint contesting master and superiactimes the job is a joint contesting master and superiactimes the job is a joint contesting master and superiactions.

npers for from 15*l*. to 20*l*.; a s merely meant putting out their own porters to weigh, own coopers, where cooper-

sort in Liverpool is entirely India Docks, where all these

pards would not be half ss take a full cargo outwards. The average does not, perhaps, exceed a third. Hence the total expense of a West India ship of 500 tons, coming into and going out of the port of Liverpool, may be estimated as follows:—

Pilotage inwards Boat lire, warping, &c.	:	- 0 10 6	Pilotage outwards Boat hire assisting out	:	-	L. s. d. - 3 8 0 - 0 10 6
Lumpers' discharging -	-	- 17 10 0				
Labourers' hire for loading	-	- 5100				L 37 0 0

Besides these, there is the charge for the various light-houses in St. George's Channel which cannot be called an expense peculiar to Liverpool.

On the 1st of January, 1836, there belonged to Liverpool 966 registered vessels, of the burden of 207,833 tons, manned by 11,511 men and boys. The gross customs duty collected in the port during the year 1837 amounted to the enormous sum of 4,351,496l.!

Imports of the principal Articles of East and West Indian, American, &c. Produce into Liverpool, during each of the Five Years ending with 1838, with the Stocks on Hand on the 31st of December each Year.—(From the Circular Statement of Messrs. Jee, Brothers, and Co., 31st December, 1838.)

	Packages and			Imports			Stocks	oo Hane	i, 31st of	Decemb	r.
Articles.	Quantities.	1834.	1835.	1836.	1837.	1838.	1934.	1835.	1536.	1837.	1838.
Ashes, American -	barrels.	5,580	13,900	17,500	14,800	15,700	pot. 2,150 prl. 2,100	3,500	6,700 2,400	4,500 2,500	7,500
Brimstone · ·	lons	9,780	11,900	14,500	14,500	16,900	2,500	2,500	7,500	7,400	11,000
Cucoa	bris, and bags	3,080	1,550	6,500	5.500	2,300	1,950	520	5,000	5,200	1,500
Coffee, West India -	casks	8,010	7,500	7,600	5,500	8,100	3 1,550	020	4,000	0,200	1,300
ditto -	bris. and bags	5,170	5,900	5,000	5,000	6,500	tons 800	1,990	1,500	950	1,63
East India, &c.	do.	9,930	8,500	6,900	15,700	420	(.0	-,000	.,000		.,
Cotton	bags, &c.	839.285	968,279	1,022,871	1,034,000	1.330.430	145,300	184,700	204,590	170,820	248,346
Dreword, fustic .	lans	11,770	8,500	3,700	3,100	3,150	4,200	4,400	3.200	1.700	256
logwood .	do.	10,460	8,900	6,900	9,000	8,860	3,800	3,100	2.300	1,500	350
Niearagua wood	do.	3,460	4,550	3,700	1,750	900	1,850	3,:00	4,800	4,940	4,000
Camwood .	do.	520	450	3.0	550	250	200	100	100	200	60
barwood .	do.	1,500	2,200	1,000	1,200	640	1,100	750	950	1,700	1,000
Flour, American .	barrels	21,020	3,500	2,100	410	16,200	i63,500	100,000	69, 00	52,000	20,000
Ginger, West India	bris. and bags	2,0.0	2,350	2,000	2,450	2,000	bags 2,300	4,600	\$ 600	1,500	2,700
East India, &c.	pockets	10,020	15,100	28,000	22,100	28,000	0ags 2,300	4,000	7,000	tous 300	tons 450
Hides, foreign, cow									1		
and ox	number	469,400		264,600	295,000	350,000	211,700	91,000	71,000	20,000	44,420
East India -	do.	203,200		364,000	275,000	171,000	27,000	100,000	60,000	24,000	21,400
horse -	do.	36,100	72,000	28,200	39,000	62,00	9,100	30,000	11,000	6,000	3,500
Indigo	has, & serons	1,460	920	990	2,700	1,810	140	170	8 0	100	40
East India	chests	2,040	1,380	2,050	760	1,330	250	329	400	250	350
\lolasses • •	puncheons	18,850	12,000	12,700	11,250	10,100		5,000	1,800	300	2,500
· tive oil · ·	easks	7,400	2.300	7,800	6,500	8,000		500	1,100	1,360	1,050
'∴'dmoit • •	lous	10,860	9,000	10,800	8,300	9,000		2,200	1,200	1,800	2,000
epper • •	bags & pckts.	19,550	14,300	29,700	23,400	13,000	6,000	9,500	25,350	27,300	29,000
imenta -	bris, and bags	1,910	3,500	4,200	3,350	1, 60	6,650	4,200	6,200	8,00	6,00
Quercitron bark -	hogsheada	930	1,600	1,760	1,590	1,600		909	700	450	20
Rice, American .	easks	900	450	440	160	26	none	none	none	name	none
paddy	bushela	93,040	99,200	113,700	203,400	109,006	uncert.	uncer'.	uncert.	uncert.	uncert
Brazil, African	lings	150	1,100	none	none	nane	none	none	none	none	n ne
East India -	do.	51,310	6,300	24,100	102,800	66,000	17,300	36,000	5,00	30,000	12,000
Rum	run. & hhda.	10,850		12,150	11,030	9,100	11,020	9,550	8,500	6,200	5,460
Saltpetre	bags, &c.	64,660		63,810	72,500	66,700	22,150	20, 00	35,000	37,000	25,000
Seed, flax	quarters	19,240	25,900	34,500	39,500	23,000	5,000	6,006	2,200	1,000	1,500
Shumae	bags	46,600	53,000	54,000	33,400	68, 50	8,440	10,060	6,500	5,500	12,000
Sugar, British plant.	blids, and tes,	51,360	55,010	56,500	47,800 840	47,000	9,550	12,600	17,060	7,800	14,000
Havannah •	boxes	2.180	3,900	none	2,300	3,520	1,50k 550	250	1,900		none
Brazil	cases	133,650		5,500 102,300	143,000	155,700	21,500			47,000	1,300
Maurit. & E. 1.	bags and bas.	12,970			42,000	26,200		3.000	12,000	19,500	
Manilla, &c.	bage and bris.	19,180	16,000	14,107	12,000	12,000	500	none	1,:00	300	13,500 2,500
Tar, American	do.	41,700	41 200		19,800	44,570		15,000	6,10	4,1.00	16,500
Stockholm, &c.	casks	21,530	25,600	21,900	18,400	24,000	5,500	5,500	3,500		3,000
Tallow}	serons	320	1,000		1,300	400	3,300	0,000	0,000	2,000	3,000
Toluacco	hogsheads	9.500	9,200		6,100	8,100	8,30"	8,800	10.263	6,050	6,280
Turpentine	barrels	87,970		101,00	101,300	122,000		4,500	25.000		50,000
turben inc	1 PARTEIS	01,010	00,000	1011001	15/1,000	,	, 10,000	1 1100	a.710(117)	- LTTO,	30400

Arrivals at Liverpool.—Account of the Number of Vessels, and their Tonnage, that have entered the Port of Liverpool from Foreign Ports, distinguishing British from Foreign, since 1820.

Years.	Bı	ritish.	Fo	oreign.	Years.	В	ritish.	Fo	reign.
1820 1821 1822 1823 1824 1825 1826	Shipt. 1,146 1,188 1,263 1,459 1,554 1,531 1,387	Tons. 228,233 242,322 201,137 296,710 327,198 315,115 299,037	8hips 633 552 699 798 702 863 680	Tons. 166,821 149,151 174,607 199,866 171,593 222,187 181,907	1827 1828 1829 1830 1831 1832	Ships. 1,122 1,052 1,487 1,655 1,862 1,719	7ms. 306,369 311,611 326,311 368,263 413,428 397,933	8h:pr. 810 660 811 1,055 978 828	700.3. 231,863 179,514 210,713 272,463 265,037 227,087

The fulling off in 1832 is ascribable partly to the cholera then prevailing; but more to the rupture with the Dutch towards the end of the year.

Irish Trade.—The trade between Liverpool and Ireland has always been of considerable value and importance; but since the establishment of regular steam-packets to Dublin, Belfast, &c., it has increased prodigiously. The imports from Ireland into Liverpool may, at present, be estimated at about 4.500.000/. a year. They consist principally of articles of provision, which meet a ready and advantageous market in Manchester, and the surrounding manufacturing towns. The benefits resulting to Ireland from this intercourse are quite equal to those it confers on England; and the influence of the wealth arising from it is suf-

ficiently apparent in the improved aspect of all the eastern parts of the country. We subjoin an account, which, though not official, may be depended upon as being sufficiently accurate for all practical purposes, of

The Quantity and Value of the various Articles of Irish raw Produce imported into Liverpool in 1831.

Articles,	Quantities.	Av. Price.	Amount.	Artieles.	Quaotities.	Av.Price.	Amount.
Cows - Horses - Sheep - Mules - Pigs - Culves - Lambs - Bacon - Pork -	90,715 296 134,702 213 156,001 1,196 25,725 13,099 bnles 14,554 brls. 936 2 brls.	£ s. 10 0 20 0 1 5 15 0 3 15 2 10 1 0 5 0 3 0	### ### ##############################	Butter - Do Eggs - Wheat - Oats - Barley - Rye - Beans - Peas - Malt -	258,087 firks. 19,217 ½ firks. 2,596 crates 277,000 qrs. 380,079 — 21,328 — 613 — 8,452 — 1,724 — 6,850 —	£ s. 2 10	£ s. 645,217 10 24,021 5 50,120 0 831,183 0 532,950 12 37,324 0 919 10 16,901 0 3,448 0 17,125 0
Hams and tongues Beef - Do Lard - Do Butter -	590 libds. 6,391 tcs. 1,189 brls. 465 tcs. 4,542 firks. 5,754 cools	4 5 3 0 8 0 1 10	11,800 0 27,171 15 3,567 4 3,720 0 6,813 0 11,508 0	of Iris	149,816 loads 23,154 sacks aking the gross h produce import erpool in 1831		187,270 6 209,596 10 4,497,708 0

Account of the Quantities of Salted Beef, Pork, and Butter, imported into Liverpool from Ireland during the Twelve Years ending with 1832.

Beef.	Pork.	Butter.
Tieres.   Barrel.   6,283   2,444   5,887   2,713   9,936   2,137   7,114   1,745   7,371   1,696   5,358   777   6,201   997   6,852   1,538   5,170   1,538   6,391   1,188	Barrels   Half Barr   25,263   3,096   13,222   1,425   17,408   1,459   16,359   1,656   14,434   1,600   11,351   844   15,510   2,427   9,978   1,165   14,453   1,49   10,380   2,455   14,554   9,355   14,554   14,555   14,	rds. Firkins. Half Firkins. 232,048 13,585 106,365 14,629 270,521 19,265 13,7143 13,711 236,447 12,257 302,915 20,249 336,603 21,102 286,740 15,803 266,385 17,670 256,385 17,670

### III. BRISTOL DOCKS, SHIPPING, ETC.

The Bristol Docks were formed in pursuance of the act 43 Geo. 3, c. 142., by changing the course of the rivers Avon and Frome, and placing gates or locks at each extremity of the old channel. The accommodation thus obtained is very extensive. The warehouses at Bristol, as at Liverpool, are not in any way connected with the docks: they all belong to private individuals.

Bristol, as a port, used to be inferior only to London; but now she ranks far below Liverpool, and probably is second to Hull. However, she still enjoys a very extensive trade, particularly with the West Indies and Ireland. The custom duties collected in Bristol amounted in 1831, to 1,161,976%. In 1832, there belonged to the port 296 registered vessels, of the burden of 46,567 tons.

The produce of the dock duties on tonnage and goods, since 1820, has been as follows:—

Years.	Tonnage Rates.	Rates on Goods.	Years.	Toonage Rates.	Rates on Coods
	£. s. d.	£ s. d.		£ s. d.	£ s. d
1821	10,469 19 6	7,237 7 6	1826	14,863 10 0	9.138 14 3
1822 1523	10,530 11 2 10,747 19 2	8,062 5 3 7,746 7 7	1827 1828	13,934 1 8 15,292 0 2	7,773 12 0 8,396 16 5
1824	12,395 6 4	7,990 7 2	1829	15,833 4 5	8.571 13
1825	13,424 4 10	9,409 11 0	1830	15.998 12 8	8.087 1

The charges on ships entering Bristol are very heavy. They are as follow:-

For every vessel on entering into the port of Bristol, except barges or other vessels passing or going to or from the Bath River Navigation, or Kennet and Avon Canal, or re-shipping or discharging their cargoes to be again laden, and pass or go up the said navigation or canal, but not discharging any part of their cargoes at the quays of Bristol for sale, the several rates or duties, according to the register tomage of such vessels following, viz.—

First Class.—For every vessel trading from Africa, Honduras, Surinam, and other purts in South America, the United States of America, the East and West Indies, all the ports within the Straits of Gibraltar, and the Southern Whale Fishery 0 3 @ Second Class.—For every vessel trading from the British Colonies, Portugal, Prussia, Russia, Spain without the Straits, and Sweden 0 2 @

the country. We subas being sufficiently ac-

orted into Liverpool in 1831.

	Av.Price.	Amount.
rks. tes	£ s. 2 10 1 5 20 0 3 0 1 12 1 15 1 10 2 0 2 4 2 10 1 5 2 5	£ s. 645,217 fo. 24,621 5 50,120 0 831,483 0 532,950 12 37,324 0 919 10 16,901 0 3,448 0 17,125 0 187,270 6 209,596 10
ross	value }	4,497,708 0

into Liverpool from Ireland

Bu	tter.
Firkins.	Half Firkins.
232,018	13,585
166,365	14,629
270,521	19,265
296,504	15,654
327,143	13,711
236,647	12,257
302,915	20,249
336,603	21,402
286,740	15,868
256,385	17,670
258,087	19,217
292,292	1 15,806

Geo. 3. c. 142., by changing or locks at each extremity of ctensive. The warehouses at e docks: they all belong to

t now she ranks far below njoys a very extensive trade, n duties collected in Bristol the port 296 registered ves-

ince 1820, has been as fol-

mage Rates.	Rates on Goods.
s. d.	£ s. d.
863 10 0	9.138 14 3
934 1 8	7,773 12 0
292 0 2	8,396 16 2
833 4 6	8,871 13 0
998 12 8	8,087 1 0

y are as follow:-

or other vessels passing or going re-shipping or discharging their canal, but not discharging any rates or duties, according to the

nam, and other ports in st Indies, all the ports rtugal, Prussia, Russia,

		er T	Con	
Third Class For every vessel trading from Flanders, France without the Straits, Germany,	£	8.	d.	
Guernsey, Holland, Jersey, Norway, Poland, and Zealand	0	1	0	
Fourth ClassFor every vessel trading from Ireland, the Isle of Man, and Scotland -	Ü	U	- 8	
Fifth Class.—For every vessel employed as a coaster, except as aforesaid, not including				
vessels from Cardiff, Newport, and other ports to the eastward of the Holmes, at each				
entering into the said port	0	0	6	
For vessels from Cardiff, Newport, and other ports to the eastward of the Holmes (except	-	-		
as aforesaid), being market boots or vessels, having one third part at teast of the lading				
consisting of coal, scruff, lin, Iron, tin plates, grain, copper, bricks, stones, coal, tar, slate.				
bark, timber, or wood, and not exceeding 75 tons burden, each voyage	6	5	0	
- if exceeding 75 tons burden, each voyage	Ö	7	- 6	
For all other vessels from Cardiff, Newport, and other ports to the eastward of the Holmes				
(except as aforesaid). If under 40 tons burden, each voyage	0	7	6	
- if of 40 tons and under 75 tons burden, each voyage	ő	12	6	
- if 75 tons and under 100 tons burden, each voyage	ก		ő	
- if 100 tons burden or upwards, each voyage	ĭ	- 1	ň	
· · · · · · · · · · · · · · · · · · ·	•	. •		
The following is an estimate of the various expenses incurred by a West India	. sł	۱in	of	

500 tons, entering and discharging at Bristol:-

Inwards.—Anchorage, moorage, and lights, about 6d. per ton.—Dock dues, 3s. per do.—Pilotage, 13l. to 23l.—Warner, 1l. 1s.—Mayor and quay wardens' fees, 2l. 5s.—Cranage about 30l.—Labour discharging, 30l. to 40l.—Thopers' charges, from 50l. to 100l. The two last items depend greatly on the condition the cargo is in.

Output Lights and

Outwards .- Lights, about 4d. per too .- Pilotage, 15l. to 20l.

Account of the Number of Ships and their Tonnage, distinguishing between British and Foreign, which have entered inwards at Bristol since 1820.

Years.	Br	ritish.	For	eign,	Years.	B	ritish.	Fo	reign.
1820 1821 1822 1823 1824 1825 1826	Ships. 311 266 291 305 338 359 334	Tom. 53,919 46,811 53,808 57,186 65,878 73,709 65,087	Ships. 46 52 50 39 64 68 60	Tons. 5,652 7,350 8,165 7,121 10,177 11,323 6,931	1827 1828 1829 1830 1831 1832	Shops, 412 357 371 357 404 210	Tons. 75,916 66,558 73,129 66,479 76,807 46,871	Ships. 72 61 63 50 97 29	Tour. 8,368 8,503 8,561 7,818 12,387 4,352

## IV. Hull Docks, Shipping, etc.

There are three considerable docks in Hull; occupying, inclusive of their basins, an area of 26 acres. They are capable of affording accommodation for about 312 ships of the average size of those that frequent the port. Hull is the next port in the empire, after Bristol, or perhaps Liverpool; for, although the customs duty collected in Hull be inferior to that of Bristol, it having amounted, in 1831, to only 689,116L, she has a larger amount of shipping. In 1832, there belonged to this port 557 registered vessels, of the aggregate burden of 68,892 tons.

The produce of the Hull dock duties, since 1824, has been as follows:-

1	Years.	Amount.	Years.	Amount.	Years,	Amount.
	1824 1825 1826	£ s. d. 18,776 6 3 25,861 16 0 10,089 16 0	1827 1828 1259	£ s, d. 22,381 9 9 18,546 18 5 19,609 5 4	1830 1831 1832	£ s. d. 18,544 19 4 22,386 18 5 16,797 9 2

The decline in the last year was owing to the temporary falling off in the trade of the port, occasioned by the cholera, and the interruption of the intercourse with Holland.

The regulations to be observed by ships using the Hull Docks are similar to those in tho Thames; but the dues on most articles are higher.

The dock and harbour dues on ships are as follow:-

	-						Pe	тТ	on.
								8.	d.
From within the Baltic		-		-		-	-	1	3
Denmark, Sweden, Norway	below Elsi	nore, or	any place	in Germai	ny, Hollan	d, Flande	rs,		
France, to the eastward of	Ushant, Ire	land, Gue	rusey, an	d Jersey	-	•	-	0	10
Westward of Ushant, withou	it the Straits	of Gibra	ltar -			-	-	1	3
West Indies, North and Sou	ith America	. Africa.	Greenland	d, eastward	of the n	orth cape	of		
Nerway, within the Straits				-		-	-	l	9

Number of Vessels, with the Amount of their Tonnage, entering inwards from Foreign Parts, at the Port of Hull, each Year from 1820, separating British from Foreign.—(Parl. Paper, No. 656. Sess. 1833.)

Ye .	B	ritish.	For	eign.	Years	В	ritish.	Fo	reign.
1820 1821 1822 1823 1821 1825 1826	Ships.   627 578 672 778 776 1,171	Tons. 117,431 113,133 131,999 153,313 142,615 227,363 130,674	Ships. 117 106 103 20.1 510 1,000 551	Tons. 15,111 13,820 14,011 26,103 53,603 100,773 70,137	1827 1828 1829 1830 1831 1832	Ships. 952 881 883 897 974 762	Tons. 191,304 156,925 165,791 163,657 187,361 140,788	Ships. 800 674 603 556 725 454	Tons. 72,338 60,082 58,854 51,015 73,547 43,481

The port of Goole has latterly drawn off some portion of the trade of Hull. A large proportion of the foreign vessels frequenting the port are of small burden, and are engaged in the importation of bones, rags, rapeseed, &c.

## V. Goole Docks, SHIPPING, ETC.

The port of Goole, situated on the Ouse, a little above its junction with the Humber about 22 miles more inland than Hull, promises to prove a formidable rival to the latter Ten or 12 years ago, Goole was but an insignificant hamlet. It communicates by mean of canals with Liverpool, Manchester, Leeds, Wakefield, &c. Though so remote from th sea, vessels drawing 15 or 16 feet of water reach Goole in safety. It has 2 wet docks and a basin. The first, or ship dock, is 800 feet long by 200 in breadth. The second, or barge dock, is 900 feet long by 150 wide, and is intended for the accommodation of the small craft which ply upon the canals and rivers. The warehouses at Goole are extensive and convevenient; and it has been admitted to the privileges of a bonding port. There belonged to it, in 1832, 119 registered ships, of the burden of 8,545 tons.

### VI. LEITH DOCKS, SHIPPING, ETC.

Leith has 2 wet docks, constructed in the very best manner, containing more than 10 acres of water room, and capable of accommodating 150 such ships as frequent the port. There are also 3 dry docks contiguous to the wet docks.

The total expense of these docks seems to have amounted to 285,108/. sterling. Extensive improvements are at present going forward at the harbour of Leith; but the money for this purpose has not been furnished by individuals, but by government, and there is much reason to doubt whether the expenditure will be profitable.

The customs duty collected at Leith in 1831 amounted to 431,821/.; the number of registered vessels belonging to the port is 246, and their burden 25,629 tons.

Dock Rates at Leith are as follow :-

	Per To	on.
	8. 0	i.
For every ship or vessel, from any port between Buchanness and Eyemouth, including the		
great canal and the river Clyde, as far down as Greenock, coming by the canal.	- 0	
from any other port in Great Britain and Ireland	- 0	5
from Norway, Sweden, Denmark, Holstein, Hamburgh, Bremen, Helland, and Flanders		۸1
that is, without the Baltic, and no further south than Dunkirk - from the Baltic, all above the Sound, Onega, Archangel, Jersey or Guernsey, Portuga	- 01	n\$
France, and Spain, without the Straits of Gibraltar, Newfoundland, Madeira, or Wester		
Islands		I;
from within the Straits of Gibraltar, or from America		4
from the West Indies, Asia, Africa, or the Cape de Verd Islands	_ i :	8
from Greenland or Davis's Straits	- 2	
But if such ship or vessel shall make a second voyage, she shall be credited in th	e	·
charge for such voyage	- 0	4
For all ships and vessels (excepting those from Greenland or Davis's Straits) remaining in the		
dock above 3 calendar months, for each after-month, or any part thereof	- 0 :	21
For all foreign vessels from any of the before-mentioned ports or places, the aforesaid re	-	
spective rates, and one half more.		
For all loaded vessels not breaking bulk, and for all vessels in ballast which do not take i		
goods, coming into the present harbour, provided they do not wake use of any of the docks	,	
nor remain in the harbour above 4 weeks, one half of the aforesaid rates or ditties.  For every ship or vessel going from the port of Leith to any other port in the Fifth of Forth		
to take in a part of a cargo, and return to Leith, upon her return	, , ,	0
		*
No ship or vessel shall be subjected in payment of the aforesaid rates and duties for more	e than	ů
voyages in any 1 year.	. ,	,
Flag, or Light Dues Every vessel, of whatever burden, from foreign ports -	s. d	
of 40 tens burden and upwards, to pay for each coasting veyag		
Beacon and anchorage, per ton		11
	- 5	••
This duty is only charged upon four-fifths of the register tonnage.		

DOG (Fr. Chien; Ger. Hund; It. Cane; Lat. Canis familiaris). Of this quadruped, emphatically styled "the friend and companion of man," there is a vast variety of species. But to attempt to give any description of an animal so well known, would be quite out of place in a work of this kind; and we mention it for the purpose principally of laying the following account before our readers, with a remark or two with respect to Asiatic dogs.

An Account of the Number of Dogs entered, and for which Duty was paid in Great Britain, in the Year 1830; distinguishing the Number of Packs of Hounds, and the Number of each Description of Dog, the Rate of Duty on each, and the aggregate Amount poid.

Description of Dogs.	Rates of Duty.	Total Number.	Amount of Duty.
Greybounds	£ s. d. 1 0 0	18,192	18,192 0 0
Pointers, hounds, setting dogs, spaniels, terriers, lurchers, or any other dogs, where persons keep two or more dogs	0 14 0	113,307	79,314 18 0
Other dogs; persons keepings one only	080	219,013	87,605 4 0
Total, exclusive of packs of hounds -		350,512	185,112 2 0
Packs of hounds	36 0 0	68	2,448 0 0

<sup>&</sup>quot;Many dogs are exempted, either as belonging to poor persons, or as sheep dogs on small farms.

"From the number of persons compounding for their taxes, it is impossible to ascertain the number of dogs kept; the account is, therefore, made out of the number assessed."

Hull. A large proportion of gaged in the importation of

nction with the Humber midable rival to the latter t communicates by mean hough so remote from th

It has 2 wet docks and a dth. The second, or barge imodation of the small craft ole are extensive and conveport. There belonged to

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s. d.

Eyemonth, including the y the caoal.

n, Hotland, and Flanders, or 10 loy or Guernsey, Portugal, and, Madeira, or Western 1 loy 1 lo

ast which do not take in a use of any of the docks, it rates or duties. or time Frith of Forth, 0 2 rates and duties for more than 8 s.d.

reign ports 2 6 y for each coasting voyage 2 6 0 1

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	Total Number.	Amount of Buty.
-	18,192	£ s. d 18,192 0 0
	113,307 219,013	79,314 18 0 87,605 4 0
	350,512	185,112 2 0
	68	2,448 0 0

r as sheep dogs on small farms, inpossible to ascertain the number sessed." Cuvier, the great French naturalist, says, "The dog is the most complete, the most remarkable, and the most useful conquest ever made by man: every species has become our property; each individual is altogether devoted to his master, assumes his manners, knows and defends his goods, and remains attached to him until death; and all this proceeds neither from want nor constraint, but solely from true gratitude and real friendship. The swiftness, the strength, and the scent of the dog have created for man a powerful ally against other animals, and were, perhaps, necessary to the establishment of society. He is the only animal which has followed man through every region of the earth."

It is singular, however, that neither Cuvier, nor any one of those by whom his statements have been copied, should have mentioned that this account is applicable only to Europe. All Mahommedan nations regard the dog as impure, and will not touch it without an ablution. The same is also the case with the Hindoos. From the Hellespont to the confines of Cochin-China, dogs are unappropriated, and have no master. They prowl about the towns and villages; and though they are naturally more familiar, they are in no respect more domesticated, than the carrion crows, kites, vultures, &c. which assist them in performing the functions of scavengers. In China and Cochin-China, the dog is eaten as food; its flesh being, with the exception of hat of the hog, the most common in their markets.

The unnecessary multiplication of dogs, particularly in large cities, is a very great nuisance; coming, as they often do, into the possession of those who are without the means of providing for them, they are frequently left to wander about in the streets; and from ill usage, want of food and of proper attention, are apt, during hot weather, to become rabid. In several districts of the metropolis the nuisance has attained to a formidable height; and it is singular, considering the numerous fatal occurrences that have taken place, that no effort should have been made to have it abuted. It has grown to its present excess, partly from too many exemptions being granted from the duty, and partly from a want of care in its collection; but besides lessening the number of the former, and more rigidly enforcing the latter, it would be proper to enact that all dogs found wandering in the streets without masters should be destroyed.

DOWN (Ger. Dinen, Flaumfedern; Du. Dons; Fr. Duvet; It. Penna matta, Piumini; Sp. Flojel, Plumazo; Rus. Puch; Lat. Plumæ), the fine feathers from the breasts of several birds, particularly those of the duck kind. That of the eider duck is the most valuable. These birds pluck it from their breasts and line their nests with it. Mr. Pennant says that it is so very elastic, that a quantity of it weighing only \( \frac{3}{4} \) of an onnee, fills a larger space than the crown of the greatest hat. That found in the nest is most valued, and termed live \( down \); it is much more elastic than that plucked from the dead bird, which is comparatively little esteemed. The eider duck is found on the western islands of Scotland, but the down is principally imported from Norway and Iceland.

DRAGONS' BLOOD. See BALSAM.

DRAWBACK, a term used in commerce to signify the remitting or paying back of the duties previously paid on a commodity on its being exported.

A dawback is a device resorted to for enabling a commodity affected by taxes to be exported and sold in the foreign market on the same terms as if it had not been taxed at all, it defers in this from a bounty,—that the latter enables a commodity to be sold abroad for less than its matoral cost, whereas a drawback enables it to be sold exactly at its natural cost. Dawbacks, as Dr. Smith has observed, "do not occasion the exportation of a greater quantity of goods than would have been exported had no duty been imposed. They do not tend to turn towards any particular employment a greater share of the capital of the country than would go to that employment of its own accord, but only to binder the duty from driving away any part of that share to other employments. They tend not to overturn that balance which naturally establishes itself among all the various employments of the society; but to hinder it from being overturned by the duty. They tend not to destroy, but to preserve, what it is in most cases advantageous to preserve—the natural division and distribution of labour in the society."—(Vol. ii. p. 352.)

Were it not for the system of drawbacks, it would be impossible, unless when a country enjoyed some very peculiar facilities of production, to export any commodity that was heavier taxed at home than abroad. But the drawback obviates this difficulty, and enables merchants to export commodities loaded at home with heavy duties, and to sell them in the foreign market on the same terms as those fetched from countries where they are not taxed.

Most foreign articles imported into this country may be warehoused for subsequent exportation. In this case they pay no duties on being imported: and, of course, get no drawback on their subsequent exportation.

Sometimes a drawback exceeds the duty or duties laid on the article; and in such cases the excess forms a real bounty of that amount, and should be so considered.

It is enacted by the act 3 & 4 Will, 4, c, 52. that no drawback or bounty shall be allowed upon the experiation from the United Kingdom of any goods, unless such goods shall have been entered in the name of the person who was the real owner thereof at the time of entry and shipping, or of the per-

son who had actually purchased and shipped the same, in his own name and at his own liability and risk, on commission, according to the practice of merchants, and who was and shall have continued to be entitled in his own right to such drawback or bounty, except in the cases herein-after provided

No drawback shall be allowed upon the exportation of any goods, unless such goods be shipped within 3 years after the payment of the duties inwards thereon. And no debenture for any drawback or bounty upon the exportation of any goods, shall be paid after the expiration of 2 years from the shipment of such goods; and no drawback shall be allowed upon any goods which, by reason of damage or decay, shall have become of less value for bone use than the amont of such drawback; and all goods so damaged which shall be cleared for drawback shall be forfeited; and the person who caused such goods to be so cleared shall forfeit 2001., or treble the amount of the drawback, at the

cansed such goods to be so cleared sum forcet 2001, or frede the amount of the transacts, at the option of the commissioners of customs.—\$900.

No drawback or bounty shall be allowed upon goods exported and cleared as being press-packed, andess the quantities and qualities of the same be verified by outh of the master packer thereof, or, in case of his unavoidable absence, by oath of his foreman.—\$03.

No goods cleared for drawback or bounty, or from any warehouses, shall be carried to be put on board ship for exportation, except by a person authorised for that purpose by licence of the commissioners of customs.—\$091.—(See Invortation and Exportation.)

[All goods, wares, and merchandise, which were entitled to debenture on the 6th of January, 1829, or which shall have been imported into the United States subsequently to that date, may be exported with the benefit of drawback, and without any deduction from the duty on the same, at any time within three years from the date when the same shall have been imported.

For the regulations concerning drawback, the reader is referred to the article Inputta-TION AND EXPORTATION.—Am. Ed.]

DUBBER, a leathern vessel, bottle, or jar, used in India to hold oil, ghee, &c. Burrels, as already observed—(see Banners),—are entirely a European invention. Liquids, in Eastern countries, are for the most part packed for exportation in leathern vessels. Dubbers are made of thin untanned goat skins; and are of all sizes, from a quart up to nearly

DUNNAGE, in commercial navigation, loose wood, consisting of pieces of timber, boughs of trees, faggots, &c., laid in the bottom and against sides of the ship's hold, either, 1st, by raising the cargo when she is loaded with heavy goods, to prevent her from becoming too stiff-(see Ballast); or, 2d, to prevent the cargo, should it be susceptible of damage by water, from being injured in the event of her becoming leaky. A ship is not reckoned seaworthy unless she be provided with proper and sufficient dunnage.—(Fulconer's Marine Dictionary; Abbott (Lord Tenterden) on the Law of Shipping, part iii. c. 3.)

EARNEST, in commercial law, is the sum advanced by the buyer of goods in order to bind the seller to the terms of the agreement. It is enacted by the 17th section of the famous Statute of Frauds, 29 Cha. II. c. 3., that "no contract for the sale of any goods, wares, and merchandises, for the prices of 10% sterling or upwards, shall be allowed to be good, except the buyer shall accept part of the goods so sold, and actually receive the same, or give something in earnest to bind the bargain, or in part payment, or that some note or memorandum in writing of the said bargain be made and signed by the parties to be charged by such contract, or their agents thereunto lawfully authorised."

As to what amounts to sufficient earnest, Blackstone lays it down, that "if any part of the price is paid down, if it is but a penny, or any portion of the goods is delivered by way of carnest, it is binding." To constitute carnest, the thing must be given as a token of ratification of the contract, and it should be expressly stated so by the giver.—(Chitty's Commercial Law, vol. iii. p. 289.)

EARTHENWARE (Ger. Irdene Waaren; Du. Aardegoed; Fr. Vaisselle de terre, Poterie; It. Stoviglie, Terraglia; Sp. Loza de barro; Rus, Gorschetschüe possodü; Pol. Glimanæ naczynia), or crockery, as it is sometimes termed, comprises every sort of household utensil made of clay hardened in the fire. Its manufacture is, in England, of very considerable importance; and the improvements that have been made in it since the middle of last century have contributed powerfully to its extension, and have added greatly to the comfort and convenience of all classes.

"There is scarcely," it has been well observed, "any manufacture which is so interesting to contemplate in its gradual improvement and extension as that of carthenware, presenting, as it does, so beautiful a union of science and art, in furnishing us with the comforts and ornaments of civilised life. Chemistry administers her part, by investigating the several species of earths, and ascertaining as well their most appropriate combinations, as the respective degrees of heat which the several compositions require. Art has studied the designs of antiquity, and produced from them vessels even more exquisite in form than the models by which they have been suggested. The ware has been provided in such gradations of quality as to suit every station from the highest to the lowest. It is to be seen in every country, and and at his own liability and is and shait have continued cases herein-after provided

nless such goods be shipped no debeninte for any drawe expiration of 2 years from y goods which, by reason of e amount of such drawback; rifeited; and the person who ount of the drawback, at the

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acture which is so interesting at of earthenware, presenting, ng us with the comforts and by investigating the several combinations, as the respectant has studied the designs of te in form than the models by in such gradations of quality be seen in every country, and

almost in every house, through the whole extent of America, in many parts of Asia, and in most of the countries of Europe. At home it has superseded the less cleanly vessels of pewter and of wood, and, by its cheapness, has been brought within the means of our poorest housekeepers. Formed from substances originally of no value, the fabrication has induced labour of such various classes, and created skill of such various degrees, that nearly the whole value of the annual produce may be considered as an addition made to the mass of national wealth. The abundance of the ware exhibited in every dwelling-house is sufficient evidence of the vast augmentation of the manufacture, which is also demonstrated by the rapid increase of the population in the districts where the potteries have been established."—(Quarterly Review.)

For the great and rapid extension of the manufacture we are chiefly indebted to the late Mr. Josiah Wedgwood; whose original and inventive genius enabled him to make many most important discoveries in the art; and who was equally successful in bringing his inventions into use. The principal seat of the manufacture is in Staffordshire, where there is a district denominated the Potteries, comprising a number of villages, and a population, which is supposed to amount, at this moment to above 60,000, by far the greater proportion of which is engaged in the manufacture. There are no authentic accounts of the population of this district in 1760, when Mr. Wedgwood began his discoveries; but the general opinion is that it did not at that time exceed 20,000. The village of Etruria, in the Potteries, was built by Mr. Wedgwood. The manufacture has been carried on at Burslem, in the same district, for several centuries.

The canals by which Staffordshire is intersected, have done much to accelerate the progress of the manufacture. Pipe-clay from Dorsetshire and Devonshire, and flints from Kent, are conveyed by water carriage to the places where the clay and coal abound; and the finished goods are conveyed by the same means to the great shipping ports, whence they are dis-

tributed over most parts of the globe.

It is estimated that the value of the various sorts of earthenware produced at the Potteriea may amount to about 1,500,000*l*. a year; and that the earthenware produced at Worcester, Derby, and other parts of the country, may amount to about 750,000*l*, more; making the whole value of the manufacture 2,250,000*l*, a year. The consumption of gold at the Potteries is about 650*l*, a week, and of coal about 8,000 tons a week.

The earthenware manufacture has increased considerably since 1814, but it is not possible to state the exact ratio. It has been estimated at § for the porcelain, § for the best earthenware, and \(\frac{1}{2}\) for the common or cream-coloured ware. The prices of the different sorts of earthenware are said to have fallen 20 per cent. during the last 15 years. Wages have not fallen in the same proportion; but we are assured that a workman can, at the present day, produce about four times the quantity he did in 1790.—(This article has been prepared from information obtained at the Potteries, obligingly communicated by James Loch, Esq. M. P.)

The real value of the earthenware exported from Great Britain to foreign countries, during the 6 years ending with 1832, according to the declarations of the exporters, was as

follows :-

The foreign demand for earthenware has increased considerably since 1815. The exports to South America, Cuba, and other ci-devant Spanish colonies, have been largely increased. But notwithstanding this increase, the United States continues to be by far the best market for British earthenware. Of the entire value exported in 1831, amounting to 458,965L, the exports to the United States amounted to no less than 255,159L. The markets next in importance are Brazil, the British North American and West Indian colonies, Cuba, Germany, the Netherlands, &c. We have been assured that it is necessary to add \(\frac{1}{2}\) to the declared value of the exports, to get their true value.

[The average annual value of British earthenware imported into the United States, during the five years ending September 30th, 1838, was \$1,602,000; that of the earthenware of every other description imported amounting to no more than \$11,560.—Am. Ed.]

EAST INDIA COMPANY, a famous association, originally established for prosecuting the trade between England and India, which they acquired a right to carry on exclusively. Since the middle of last century, however, the Company's political have become of more importance than their commercial concerns.

East Innes, a popular geographical term not very well defined, but generally understood to signify the continents and islands to the east and south of the river Indus, as far as the borders of China, including Timor and the Moluccas, but excluding the Philippine Islands, New Guinea, and New Holland. China and the Philippine Islands were, however, included within the limits of the East India Company's peculiar privileges.

Vor. I.-3 F

- I. EAST INDIA COMPANY (HISTORICAL SKETCH OF). II. EAST INDIA COMPANY (CONSTITUTION OF).
- III. EAST INDIES (STATE OF SOCIETY IN, GROWING DEMAND FOR ENGLISH GOODS, TRADE, COLONISATION, ETC.).
- IV. EAST INDIES (EXTENT, POPULATION, MILITARY FORCE, REVENUE, ETC. OF BRITISH).

### I. EAST INDIA COMPANY (HISTORICAL SKETCH OF).

The persevering efforts of the Portuguese to discover a route to India, by sailing round Africa, were crowned with success in 1497. And it may appear singular, that, notwithstanding the exaggerated accounts that had been prevalent in Europe, from the remotest antiquity, with respect to the wealth of India, and the importance to which the commerce with it had raised the Phænicians and Egyptians in antiquity, the Venetiuns in the middle oges, and which it was then seen to confer on the Portuguese, the latter should have been ullowed to monopolise it for nearly a century after it had been turned into a channel accessible to every nation. But the prejudices by which the people of most European states were actuated in the sixteenth century, and the peculiar circumstances under which they were placed, hindered them from embarking with that alacrity and ardour that might have been expected in this new commercial career. Soon after the Portuguese began to prose. cute their discoveries along the coast of Africa, they applied to the pope for a bull, securing to them the exclusive right to and possession of all countries occupied by infidels, they either had discovered, or might discover, to the south of Cape Non, on the west coast of Africa, in 27° 54' north latitude: and the pontiff, desirous to display, and at the same time to extend, his power, immediately issued a bull to this effect. Nor, preposterous as a proceeding of this sort would now appear, did any one then doubt that the pope had a right to issue such a bull, and that all states and empires were bound to obey it. In consequence, the Portuguese were, for a lengthened period, allowed to prosecute their conquests in Incia without the interference of any other European power. And it was not till a considerable period after the beginning of the war, which the blind and brutal bigotry of Philip II. kindled in the Low Countries, that the Dutch navigators began to display their flag on the Eastern Ocean, and laid the foundations of their Indian empire.

The desire to comply with the injunctions in the pope's bull, and to avoid coming into collision, first with the Fortuguese, and subsequently with the Spaniards, who had conquered Portugal in 1580, seems to have been the principal cause that led the English to make repeated attempts, in the reigns of Henry VIII, and Edward VI., and the early part of the reign of Elizabeth, to discover a route to India by a north-west or north-east passage; channels from which the Portuguese would have had no pretence for excluding them. But these attempts having proved unsuccessful, and the pope's bull having ceased to be of any effect in this country, the English merchants and navigators resolved to be no longer deterred by the imaginary rights of the Portuguese from directly entering upon what was then reckened by far the most lucrative and advantageous branch of commerce. Captain Stephens, who performed the voyage in 1582, was the first Englishman who sailed to India by the Cape of Good Hope. The voyage of the famous Sir Francis Drake contributed greatly to diffuse a spirit of naval enterprise, and to render the English better acquainted with the newly opened route to India. But the voyage of the celebrated Mr. Thomas Cavendish was, in the latter respect, the most important. Cavendish sailed from England in a little squadron, fitted out at his own expense, in July, 1586; and having explored the greater part of the Indian Ocean, as far as the Philippine Islands, and carefully observed the most important and characteristic features of the people and countries which he visited, returned to England, after a prosperous navigation, in September, 1588. Perhaps, however, nothing contributed so much to inspire the English with a desire to embark in the Indian trade, as the captures that were made, about this period, from the Spaniards. A Portuguese East India ship, or carrack, captured by Sir Francis Drake, during his expedition to the coast of Spain, inflamed the cupidity of the merchants by the richness of her cargo, at the same time that the papers found on board gave specific information respecting the traffic in which she had been engaged. A still more important capture, of the same sort, was made in 1593. An armament, fitted out for the East Indies by Sir Walter Raleigh, and commanded by Sir John Borroughs, fell in, near the Azores, with the largest of all the Portuguese carracks, a ship of 1,600 tons burden, carrying 700 men and 36 brass cannon; and, after an obstinate conflict, carried her into Dartmouth. She was the largest vessel that had been seen in England; and her cargo, consisting of gold, spices, calicoes, silks, pearls, drugs, porcelain, ivory, &c., excited the ardour of the English to engage in so opulent a commerce.

In consequence of these and other concurring causes, an association was formed in London, in 1599, for prosecuting the trade to India. The adventurers applied to the queen for a charter of incorporation, and also for power to exclude all other English subjects, who had ND FOR ENGLISH GOODS, DRCE, REVENUE, ETC. OF

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to India, by sailing round ear singular, that, notwith-Europe, from the remotest e to which the commerce he Venetians in the middle ne latter should have been urned into a channel accese of most European states istances under which they and ardour that might have Portuguese began to prosethe pope for a bull, securing upied by infidels, they either the west coast of Africa, in at the same time to extend, osterous as a proceeding of e had a right to issue such a consequence, the Portuguese ests in Incia without the inconsiderable period after the Philip II, kindled in the Low g on the Eastern Ocean, and

ull, and to avoid coming into paniards, who had conquered hat led the English to make I., and the early part of the or north-east passage; chanr excluding them. But these ing ceased to be of any effect d to be no longer deterred by pon what was then reckoned ree. Captain Stephens, who ailed to India by the Cape of ntributed greatly to diffuse a ninted with the newly opened Cavendish was, in the latter in a little squadron, fitted out greater part of the Indian the most important and chareturned to England, after a nothing contributed so much ade, as the captures that were East India ship, or carrack, coast of Spain, inflamed the me time that the papers found ch she had been engaged. A 3. An armament, titted out y Sir John Borroughs, fell in, s, a ship of 1,600 tons burden, inate conflict, carried her into in England; and her cargo, n, ivory, &c., excited the ar-

ssociation was formed in Lonurers applied to the queen for her English subjects, who had not obtained a licence from them, from carrying on any species of traffic beyond the Cape of Good Hope or the Straits of Magellan. As exclusive companies were then very generally looked upon as the best instruments for prosecuting most branches of commerce and industry, the adventurers seem to have had little difficulty in obtaining their charter, which was dated the 31st of December, 1600. The corporation was entitled, "The Governor and Company of Merchants of London trading into the East Indies:" the first governor (Thomas Smythe, Esq.) and 24 directors were nominated in the charter; but power was given to the Company to elect a deputy governor, and, in future, to elect their governor and directors, and such other office-bearers as they might think fit to appoint. They were empowered to make by-laws; to inflict punishments, either corporal or pecuniary, provided such punishments were in accordance with the laws of England; to export all sorts of goods free of duty for 4 years; and to export foreign coin, or bullion, to the amount of 30,000l. a year, 6,000% of the same being previously coined at the mint; but they were obliged to import, within 6 months after the completion of every voyage, except the first, the same quantity of silver, gold, and foreign coin that they had exported. The duration of the charter was limited to a period of 15 years; but with and under the condition that, if it were not found for the public advantage it might be cancelled at any time upon 2 years' notice being given. Such was the origin of the British East India Company,—the most celebrated commercial association either of ancient or modern times, and which has now extended its sway over the whole of the Mogul empire.

It might have been expected that, after the charter was obtained, considerable eagerness would have been manifested to engage in the trade. But such was not the case. Notwith-standing the earnest calls and threats of the directors, many of the adventurers could not be induced to come forward to pay their proportion of the charges incident to the fitting out of the first expedition. And as the directors seem either to have wanted power to enforce their resolutions, or thought it better not to exercise it, they formed a subordinate association, consisting of such members of the Company as were really willing to defray the cost of the voyage, and to bear all the risks and losses attending it, on condition of their having the exclusive right to whatever profits might arise from it. And it was by such subordinate associations that the trade was conducted during the first 13 years of the Company's existence.

The first expedition to India, the cost of which amounted, ships and cargoes included, to 69,091l, consisted of 5 ships, the largest being 600 and the smaller 130 tons burden. The goods put on board were principally bullion, iron, tin, broad cloths, cutlery, glass, &c. The chief command was intrusted to Captain James Lancaster, who had already been in India. They set sail from Torbay on the 13th of February, 1601. Being very imperfectly acquainted with the seas and countries they were to visit, they did not arrive at their destination, Acheen in Sumatra, till the 5th of June, 1602. But though tedious, the voyage was, on the whole, uncommonly prosperous. Lancaster entered into commercial treaties with the kings of Acheen and Bantam; and having taken on board a valuable cargo of pepper and other produce, he was fortunate enough, in his way home, to fall in with and capture, in concert with a Dutch vessel, a Portuguese carack of 900 tons burden, richly laden. Lancaster returned to the Downs on the 11th of September, 1603.—(Modern Universal History, vol. x. p. 16.; Macpherson's Commerce of the European Powers with India, p. 81.)

But notwithstanding the favourable result of this voyage, the expeditions fitted out in the years immediately following, though sometimes consisting of larger ships, were not, at an average, materially increased. In 1612, Captain Best obtained from the court at Dethi several considerable privileges; and, amongst others, that of establishing a factory at Surat; which city was, henceforth, looked upon as the principal British station in the west of India,

till the acquisition of Bombay.

In establishing factories in India, the English only followed the example of the Portuguese and Dutch. It was contended, that they were necessary to serve as depôts for the goods collected in the country for exportation to Europe, as well as for these imported into India, in the event of their not meeting with a ready market on the arrival of the ships. Such establishments, it was admitted, are not required in civilised countries; but the peculiar and unsettled state of India was said to render them indispensable there. Whatever weight may be attached to this statement, it is obvious that factories formed for such purposes could hardly fail of speedily degenerating into a species of forts. The security of the valuable property deposited in them, furnished a specious pretext for putting them in a condition to withstand an attack, while the agents, clerks, warehousemen, &c. formed a sort of garrison. Possessing such strong holds, the Europeans were early emboldened to act in a manner quite inconsistent with their character as merchants; and but a very short time clapsed before they began to form schemes for monopolising the commerce of particular districts, and acquiring territorial dominion.

Though the Company met with several heavy losses during the earlier part of their traffic with India, from shipwrecks and other unforeseen accidents, and still more from the hostility of the Dutch, yet, on the whole, the trade was decidedly profitable. There can, however, be little doubt, that their gains, at this early period, have been very much exaggerated. During

the first 13 years, they are said to have amounted to 132 per cent. But then it should be borne in mind, as Mr. Grant has justly stated, that the voyages were seldom accomplished in less than 30 months, and sometimes extended to 3 or 4 years: and it should further be remarked, that on the arrival of the ships at home, the cargoes were disposed of at long credits of 18 months or 2 years; and that it was frequently even 6 or 7 years before the concerns of a single voyage were finally adjusted.—(Sketch of the History of the Company, p. 13.) When these circumstances are taken into view, it will immediately be seen that the Company's profits were not, really, by any means so great as has been represented. It may not, however, be uninstructive to remark, that the principal complaint that was then made against the Company did not proceed so much on the circumstance of its charter excluding the public from any share in an advantageous traffic, as in its authorising the Company to export gold and silver of the value of 30,000/. a year. It is true that the charter stipulated that the Company should import an equal quantity of gold and silver within 6 months of the termination of every voyage; but the enemies of the Company contended that this condition was not complied with; and it was, besides, highly injurious to the public interests and contrary to all principle, to allow gold and silver to be sent out of the kingdom. The merchants and others interested in the support of the Company could not controvert the reasoning of their opponents, without openly impugning the ancient policy of absolutely preventing the exportation of the precious metals. They did not, however, venture to contend, if the idea really occurred to them, that the exportation of bullion to the East was advantageous, on the broad ground of the commodities purchased by it being of greater value in England. But they contended that the exportation of bullion to India was advantageous because the commodities thence imported were chiefly re-exported to other countries from which a much greater quantity of bullion was obtained than had been required to pay for them in India. Mr. Thomas Mun, a director of the East India Company, and the ablest of its early advocates, ingeniously compares the operations of the merchant in conducting a trade carried on by the exportation of gold and silver to the seed time and harvest of agriculture. "If we only behold," says he, "the actions of the husbandman in the seed time, when he casteth away much good corn into the ground, we shall account him rather a madman than a husbandman. But when we consider his labours in the harvest, which is the end of his endeavours, we find the worth and plentiful increase of his actions."-(Treasure by Foreign Trade, p. 50. ed. 1664.)

We may here remark, that what has been called the mercantile system of political economy, or that system which measures the progress of a country in the career of wealth by the supposed balance of payments in its favour, or by the estimated excess of the value of its exports over that of its imports, appears to have originated in the excuses now set up for the exportation of bullion. Previously to this epoch, the policy of prohibiting the exportation of bullion had been universally admitted; but it now began to be pretty generally allowed, that its exportation might be productive of advantage provided it occasioned the subsequent exportation of a greater amount of raw or manufactured products to countries whence bullion was obtained for them. This, when compared with the previously existing prejudice-for it hardly deserves the name of system-which wholly interdicted the exportation of gold and silver, must be allowed to be a considerable step in the progress to sounder The maxim, ce n'est que le premier pas qui coule, was strikingly verified on on. The advocates of the East India Company began gradually to assume a this occasion. higher tone, and, at length, boldly contended that bullion was nothing but a commodity, and that its exportation ought to be rendered as free as that of any thing else. Nor were these opinions confined to the partners of the East India Company. They were gradually communicated to others; and many eminent merchants were taught to look with suspicion on several of the previously received dogmas with respect to commerce, and were, in consequence, led to acquire more correct and comprehensive views. The new ideas ultimately made their way into the House of Commons; and, in 1663, the statutes prohibiting the exportation of foreign coin and bullion were repealed, and full liberty given to the East India Company and to private traders to export them in unlimited quantities.

But the objection to the East India Company, or rather the East India trade, on the ground of its causing the exportation of gold and silver, admitted of a more direct and conclusive, if not a more ingenious reply. How compendious soever the ancient intercourse with India by the Red Sea and the Mediterranean, it was unavoidably attended with a good deal of expense. The productions of the remote parts of Asia, brought to Ceylon, or the ports on the Malabar coast, by the natives, were there put on board the ships which arrived from the Arabic gulf. At Berenice they were landed, and carried by camels 250 miles to the banks of the Nile. They were there again embarked, and conveyed down the river to Alexandria, whence they were despatched to different markets. The addition to the price of goods by such a multiplicity of operations must have been considerable; more especially as the price charged on each operation was fixed by monopolists, subject to no competition or control. Pliny says, that the cost of the Arabian and Indian products brought to Rome when he flourished (A. D. 70,), was increased a hundred fold by the expenses of transit

But then it should be seldom accomplished in l it should further be reisposed of at long credits ars before the concerns f the Company, p. 13.) y be seen that the Comepresented. It may not, it was then made against rter excluding the public Company to export gold stipulated that the Comnonths of the termination t this condition was not interests and contrary to om. The merchants and ert the reasoning of their ly preventing the exportacontend, if the idea really dvantageous, on the broad e in England. But they ous because the commodiom which a much greater them in India. Mr. Thoits early advocates, ingea trade carried on by the iculture. "If we only bene, when he casteth away madman than a husbaudthe end of his endeavours, sure by Foreign Trade, p.

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The addition to the price onsiderable; more especially sts, subject to no competition a products brought to Rome by the expenses of transit —(Hist. Nat. lib. vi. c, 23.); but there can be little or no doubt that this is to be regarded as a rhetorical exaggeration.—(See ante, p. 21.) There are good grounds for thinking that the less bulky sorts of Eastern products, such as silk, spices, balsams, precious stones, &c., which were those principally made use of at Rome, might, supposing there were no political obstacles in the way, be conveyed from most parts of India to the ports on the Mediterranean by way of Egypt, at a decidedly cheaper rate than they could be conveyed to them by the Cape of Good Hope.

But at the period when the latter route to India began to be frequented, Syria, Egypt, &c. were occupied by Turks and Mamelukes; barbarians who despised commerce and navigation, and were, at the same time, extremely jealous of strangers, especially of Christians or infidels. The price of the commodities obtained through the intervention of such persons was necessarily very much enhanced; and the discovery of the route by the Cape of Good Hope was, consequently, of the utmost importance, for, by putting an end to the monopoly enjoyed by the Turks and Mamelukes, it introduced, for the first time, something like compelition into the Indian trade, and enabled the western parts of Europe to obtain supplies of Indian products for about a third part of what they had previously cost. Mr. Mun, in a tract published in 1621, estimates the quantity of Indian commodities imported into Europe, and their cost when bought in Aleppo and in India, as follows?

Cost of Indian commodities consumed in Europe when bought in Atapra (or Alexandria),

									.Li	8.	d.
6,000,000 lbs. pepper cost, with cl	arges	. &c. at	Aleno	0.25 1	er lb.				600,000	()	()
450,000 lbs. cloves, at 4s. 0d.	-		-	,					100,875	10	0
150,000 ths. mace, at 4s. 0d.	-	-			br .		-	-	35, 320	0	0
400,000 lbs. nutmegs, at 2s. 4d.	-	-						-	46,666	2	- 4
350,000 lbs. Indigo, at 4s. 4d.	-				,		44	-	75,837	6	8
1,000,000 lbs. Persian raw silk, at	128.	-	•	•			-	•	18101 11015	0	(1
								47	645,60c.	19	U
But the same quantities of the	same	comm	odities	cost,	viran bo	ught in	the Es	ist In	dies, nec	ordi	0.2
to Mr. Mun, us follows :-									6	8.	
6,000,000 ths. pepper, at 21d, per i	ь.	-	~	-	~		-	-	62,506	- 1	()
450,000 lbs. cloves, at 9d	•	-	-	**	46-		-		13.577	13	19
150,000 tbs. mace, at 8d	-	-	-	**	-			-	3,000	0	.1
400,000 lbs. nutmegs. nt 4d.	-	-	-	-	•	41		-	(c.bl.,D	13	-1
350,000 lbs. indigo, at 1s. 2d	•	-	•			-	44		20, 110	12	4
1,000,000 lbs. raw silk, at 8s.	•	-	•	•	-	-	-	-	100,000	0	9
								**	£511,158	-	

Which being deducted from the former, leaves a belonce of 953,5421, 13s. 4d. And supposing that the statements made by Mr. Mun are correct, and that allowance is made for the difference between the freight from Aleppo and India, the result would indicate the saving which the discovery of the route by the Cape of Good Hope occasioned in the purchase of the above-mentioned articles.—(A Discourse of Trade from England to the East Indies, by T. M., original ed. p. 10. This tract, which is very scarce, is reprinted in Purchase's Pilgrims.)

In the same publication (p. 37.), Mr. Mun informs us that, from the beginning of the Company's trade to July, 1620, they had sent 79 ships to India; of which 34 had extra from safely and richly laden, 4 had been worn out by long service in India, 2 had been lost in carcening, 6 had been lost by the perils of the sea, and 12 had been captured by the Dutch. Mr. Mun further states, that the exports to India, since the formation of the Company, had amounted to 340,376L; that the produce brought from India had cost 356,288L, and had produced here the enormous sum of 1,914,600L; that the quarrels with the Dutch had occasioned a loss of 84,088L; and that the stock of the Company, in ships, goods in India, &c., amounted to 400,000L.

The hostility of the Dutch, to which Mr. Mun has here alluded, was long a very formidable obstacle to the Company's success. The Dutch early endeavoured to obtain the exclusive possession of the spice cade, and were not at all scrupulous about the means by which they attempted to bring about this their favourite object. The English, on their part, naturally exerted themselves to obtain a share of so valuable a commerce; and as neither party was disposed to abandon its views and pretensions, the most violent animosities grew up between them. In this state of things, it would be ridiculous to suppose that unjustifiable acts were not committed by the one party as well as the other; though the worst act of the English appears venial, when compared with the conduct of the Dutch in the massacre at Amboyna, in 1622. While, however, the Dutch Company was vigorously supported by the government at home, the English Company met with no efficient assistance from the feeble and vacillating policy of James and Charles. The Dutch either despised their remonstrances, or defeated them by an apparent compliance; so that no real reparation we not not not provided the provided by the committed. During the civil war, Indian affairs were necessarily lost sight of; and the Dutch continued, until the ascendancy of the republican

party had been established, to reign triumpliant in the East, where the English commerce was nearly annihilated.

But notwithstanding their depressed condition, the Company's servants in India laid the foundation, during the period in question, of the settlements at Madras and in Bengal. Permission to build Fort St. George was obtained from the native authorities in 1640. In 1658, Madras was raised to the station of a presidency. In 1645, the Company began to establish factories in Bengal; the principal of which was at Hooghly. These were, for a lengthened period, subordinate to the presidency at Madras.

No sooner, however, had the civil wars terminated, than the arms and councils of Cromwell retrieved the situation of our affairs in India. The war which broke out between the long parliament and the Dutch, in 1652, was eminently injurious to the latter. In the treaty of peace, concluded in 1654, it was stipulated that indemnification should be made by the Dutch for the losses and injuries sustained by the English merchants and factories in India. The 27th article bears, "that the Lords, the states-general of the United Provinces, shall take care that justice be done upon those who were partakers or accomplices in the massacre of the English at Amboyna, as the republic of England is pleased to term that fact, provided any of them be living." A commission was at the same time appointed, conformably to another article of the treaty, to inquire into the reciprocal claims which the subjects of the centracting parties had upon each other for losses sustained in India, Brazil, &c.; and, upon their decision, the Dutch paid the sum of \$5,000l. to the East India Company, and 3,615l. to the heirs or executors of the sufferers at Amboyna.—(Bruce's Annals, vol. i. p. 489.)

The charter under which the East India Company prosecuted their exclusive trade to India, being merely a grant from the Crown, and not ratified by any act of parliament, was understood by the merchants to be at an end when Charles I. was deposed. They were confirmed in this view of the matter, from the circumstance of Charles having himself granted, in 1635, a charter to Sir William Courten and others, authorising them to trade with those parts of India with vhich the Company had not established any regular intercourse. The reasons alleged in justification of this measure, by the Crown, were, that "the East India Company had neglected to establish fortified factories, or seats of trade, to which the king's subjects could resort with safety; that they had consulted their own interests only, without any regard to the king's revenue; and, in general, that they had broken the condition on which their charter and exclusive privileges had been granted to them."—(Rym. Fædera, vol. xx. p. 146.)

Courten's association, for the foundation of which such satisfactory reasons had been assigned, continued to trade with India during the remainder of Charles's reign; and no sooner had the arms of the Commonwealth forced the Dutch to desist from their depredations, and to make reparation for the injuries they had inflicted on the English in India, than private adventurers engaged in great numbers in the Indian trade, and carried on with a zeal, economy, and success, that monopoly can never expect to rival. It is stated in a little work, entitled Britannia Languens, published in 1680, the author of which has evidently been a well-informed and intelligent person, that during the years 1653, 1654, 1655, and 1656, when the trade to India was open, the private traders imported East India commodities in such large quantities, and sold them at such reduced prices, that they not only fully supplied the British markets, but had even come into successful competition with the Dutch in the market of Amsterdam, "and very much sunk the actions (shares) of the Dutch East India Company."—(p. 132.) This circumstance naturally excited the greatest apprehensions on the part of the Dutch Company; for, besides the danger that they now ran of being deprived, by the active competition of the English merchants, of a considerable part of the trade which they had previously enjoyed, they could hardly expect that, if the trade were thrown open in England, the monopoly would be allowed to continue in Holland. A striking proof of what is now stated is to be found in a letter in the third volume of Thurlow's State Papers, dated at the Hague, the 15th of January, 1654, where it is said, that "the merchants of Amsterdam have advice that the Lord Protector intends to dissolve the East India Company at London, and to declare the navigation and commerce of the East Indies free and open; which doth cause great jealousy at Amsterdam, as a thing that will very much prejudice the East India Company in Holland."

Feeling that it was impossible to contend with the private adventurers under a system of fair competition, the moment the treaty with the Dutch had been concluded, the Company began to solicit a renewal of their charter; but in this they were not only opposed by the free traders, but by a part of themselves. To understand how this happened, it may be proper to mention that Courten's association, the origin of which has been already noticed, had begun, in 1648, to found a colony at Assuda, an island near Madagascar. The Company, alarmed at this project, applied to the council of state to prevent its being carried into effect; and the council, without entering on the question of either party's rights, recommended to them to form a union; which was accordingly effected in 1649. But the union was, for a considerable time, rather nominal than real; and when the Dutch war had been put an end to, most of those holders of the Company's stock who had belonged to Courten's associa-

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This proposal was obviously most reasonable. The Company had always founded their claim to a monopoly of the trade on the alleged ground of its being necessary to maintain forts, factories, and ships of war in India; and that as this was not done by government, it could only be done by a Company. But, by forming the traders with India into a regulated company, they might have been subjected to whatever rules were considered most advisable; and such special duties might have been laid on the commodities they exported and imported, as would have sufficed to defray the public expenses required for carrying on the trade, at the same time that the inestimable advantages of free competition would have been secured; each individual trader being left at liberty to conduct his enterprises, subject only to a few general regulations, in his own way and for his own advantage. - (See Companies.)

But notwithstanding the efforts of the petitioners, and the success that was clearly proved to have attended the operations of the private traders, the Company succeeded in obtaining a renewal of their charter from Cromwell in 1657. Charles II. confirmed this charter in 1661; and at the same time conferred on them the power of making peace or war with any power or people not of the Christian religion; of establishing fortifications, garrisons, and colonies; of exporting ammunition and stores to their settlements duty free; of seizing and sending to England such British subjects as should be found trading to India without their leave; and of exercising civil and criminal jurisdiction in their settlements, according to the laws of England. Still, however, as this charter was not fully confirmed by any act of parliament, it did not prevent traders, or interlopers as they were termed, from appearing within the limits of the Company's territories. The energy of private commerce, which, to use the words of Mr. Orme, "sees its drift with eagles' eyes," formed associations at the risk of trying the consequence at law, being safe at the outset, and during the voyage, since the Company were not authorised to stop or seize the ships of those who thus attempted to come into competition with them. Hence their monopoly was by no means complete; and it was not till after the Revolution, and when a free system of government had been established at home, that, by a singular contradiction, the authority of parliament was interposed to enable the Company wholly to engross the trade with the East.

In addition to the losses arising from this source, the Company's trade suffered severely, during the reign of Charles II., from the hostilities that were then wag d with the Dutch, and from the confusion and disorders caused by contests among the native princes; but in 1668, the Company obtained a very valuable acquisition in the island of Bombay. II. acquired this island as a part of the marriage portion of his wife, Catharine of Portugal; and it was now made over to the Company, on condition of their not selling or alienating it to any persons whatever, except such as were subjects of the British crown. They were allowed to legislate for their new possession; but it was enjoined that their laws should be consonant to reason, and "as near as might be" agreeable to the practice of England. They were authorised to maintain their dominion by force of arms; and the natives of Bombay were declared to have the same liberties as natural horn subjects. The Company's western

presidency was soon after transferred from Surat to Bombay.

In 1664, the French East India Company was formed; and 10 years afterwards they laid

the foundation of their settlement at Pondicherry.

But the reign of Charles II. is chiefly memorable in the Company's annals, from its being the era of the commencement of the tea trade. The first notice of tea in the Company's records is found in a despatch, addressed to their agent at Bantam, dated 24th of January, 1667-8, in which he is desired to send home 100 lbs. of tea, "the best he can get."—(Bruce's Annals, vol. ii. p. 210.) Such was the late and feeble beginning of the tea trade; a branch of commerce that has long been of vast importance to the British nation; and without which, it is more than probable that the East India Company would long since have ceased to exist, at least as a mercantile body.

In 1677, the Company obtained a fresh renewal of their charter; receiving at the same time an indemnity for all past misuse of their privileges, and authority to establish a mint at

During the greater part of the reigns of Charles II. and James II., the Company's affairs at home were principally managed by the celebrated Sir Josiah Child, the ablest commercial writer of the time; and in India, by his brother, Sir John Child. In 1681, Sir Josiah published an apology for the Company, under the signature of Φιλοπατείς, "A Treatise wherein is demonstrated that the East India Trade is the most National of all Foreign Trades:" in which, besides endeavouring to vindicate the Company from the objections that had been made against it, he gives an account of its state at the time. From this account it appears that the Company consisted of 556 partners; that they had from 35 to 36 ships, of from 775 to 1000 tons, employed in the trade between England and India, and from port to port in India—(p. 23.); that the custom duties upon the trade amounted to about 60,000/. a year; and that the value of the exports, "in lead, tin, cloth, and stuffs, and other commodities of the production and manufacture of England," amounted to about 60,000/. or 70,000/. a year. Sir Josiah seems to have been struck, as he well might, by the inconsiderable amount of the trade; and he therefore dwells on the advantages of which it was indirectly productive, in enabling us to obtain supplies of raw silk, pepper, &c. at a much lower price than they would otherwise have fetched. But this, though true, proved nothing in favour of the Company; it being an admitted fact, that those articles were furnished at a still low-

er price by the interlopers or private traders.

Sir Josiah Child was one of the first who projected the formation of a territorial empire in India. But the expedition fitted out in 1686, in the view of accomplishing this purpose, proved unsuccessful; and the Company were glad to accept peace on the terms offered by the Mogul. Sir John Child, having died during the course of these transactions, was succeeded in the principal management of the Company's affairs in India by Mr. Vaux. On the appointment of the latter, Sir Josiah Child, to whom he owed his advancement, exhorted him to act with vigour, and to carry whatever instructions he might receive from home into immediate effect. Mr. Vaux returned for answer that he should endeavour to acquit himself with integrity and justice, and that he would make the laws of his country the rule of his conduct. Sir Josiah Child's answer to this letter is curious:—"He told Mr. Vaux roundly that he expected his orders were to be his rules, and not the laws of England, which were a heap of nonsense, compiled by a few ignorant country gentlemen, who hardly knew how to make laws for the good government of their own private families, much less for the regulating of companies and foreign commerce."—(Hamilton's New Account of the East

Indics, vol. i. p. 232.)

During the latter part of the reign of Charles II., and that of his successor, the number of private adventurers, or interlopers, in the Indian trade, increased in an unusual degree The Company vigorously exerted themselves in defence of what they conceived to be their rights; and the question with respect to the validity of the powers conferred on them by their charter was at length brought to issue, by a prosecution carried on at their instance against Mr. Thomas Sandys, for trading to the East Indies without their licence. Judgment was given in favour of the Company in 1685. But this decision was ascribed to corrupt influence; and, instead of allaying, only served to increase the clamour against them. The meeting of the Convention Parliament gave the Company's opponents hopes of a successful issue to their efforts; and had they been united, they might probably have succeeded, Their opinions were, however, divided-part being for throwing the trade open, and part for the formation of a new company on a more liberal facting. The latter being formed into a body, and acting in unison, the struggle against the Company was chiefly carried on by them. The proceedings that took place on this occasion are amongst the most disgraceful in the history of the country. The most open and unblushing corruption was practised by all parties .- " It was, in fact, a trial which side should bribe the highest; public authority inclining to one or other as the irresistible force of gold directed."—(Modern Universal History, vol. x. p. 127.) Government appears, on the whole, to have been favourable to the Company; and they obtained a fresh charter from the Crown in 1693. But in the following year the trade was virtually laid open by a vote of the House of Commons, "that all the subjects of England had an equal right to trade with the East Indies, unless prohibited by act of parliament." Matters continued on this footing till 1698. The pecuniary difficulties in which government was then involved, induced them to apply to the Company for a loan of 2,000,000l. for which they offered 8 per cent. interest. The Company offered to advance 700,000l. at 4 per cent.; but the credit of government was at the time so low, that they preferred accepting an offer from the associated merchants, who had previously opposed the Company, of the 2,000,000l at 8 per cent., on condition of their being formed into a new and exclusive company. While this project was in agitation, the advocates of free trade were not idle, but exerted themselves to show that, instead of establishing a new Company, the old one ought to be abolished. But however conclusive and unanswerable, their arguments, having no adventitious recommendations in their favour, failed of making any impression. The new Company was established by authority of the legislature; and as the charter of the old Company was not yet expired, the novel spectacle was exhibited of two legally constituted bodies, each claiming an exclusive right to the trade of the same possessions!

Notwithstanding all the pretensions set up by those who had obtained the new charter during their struggles with the old Company, it was immediately seen that they were as anxious as the latter to suppress every thing like free trade. They had not, it was obvious, been actuated by any enlarged views, but merely by a wish to grasp at the monopoly, which they believed would redound to their own individual interest. The public, in consequence, became equally disgusted with both parties; or if there were any difference, it is probable that the new Company was looked upon with the greatest avorsion, inasmuch as we are

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At first the mutual hatred of the rival associations knew no bounds. But they were not long in perceiving that such conduct would infallibly end in their ruin; and that while one was labouring to destroy the other, the friends of free trade might step in and procure the dissolution of both. In consequence, they became grodually reconciled; and in 1702, having adjusted their differences, they resolved to form themselves into one company, entitled, The United Company of Merchants of England trading to the East Indies.

The authority of parliament was soon after interposed to give effect to this agreement.

The United Company engaged to advance 1,200,000l to government without interest, which as a previous advance had been made of 2,000,000l, at 8 per cent., made the total sum due to them by the public 3,200,000% bearing interest at 5 per cent.; and government agreed to ratify the terms of their agreement, and to extend the charter to the 25th of March,

1726, with 3 years' notice.

While those important matters were transacting at home, the Company had acquired some additional possessions in India. In 1692, the Bengal agency was transferred from Hooghly to Calcutta. In 1698, the Company acquired a grant from one of the grandsons of Aurengzebe, of Calcutta and 2 adjoining villages; with leave to exercise judiciary powers over the inhabitants, and to crect fortifications. These were soon after constructed, and received, in compliment to William III., then king of England, the name of Fort William. The agency at Bengal which had hitherto been subsidiary only, was now raised to the rank

of a presidency.

The vigorous competition that had been earried on for some years before the coalition of the old and new Companies, between them and the private traders, had occasioned a great additional importation of Indian silks, piece goods, and other products, and a great reduction of their price. These circumstances occasioned the most vehement complaints amongst the home manufacturers, who resorted to the arguments invariably made use of on such occasions by those who wish to exclude foreign competition; affirming that manufactured India goods had been largely substituted for those of England; that the English manufacturers had been reduced to the cruel necessity either of selling nothing, or of selling their commodities at such a price as left them no profit; that great numbers of their workmen had been thrown out of employment; and last of all, that Indian goods were not bought by British goods, but by gold and silver, the exportation of which had caused the general impoverishment of the kingdom! The merchants and others interested in the India trade could not, as had previously happened to them in the controversy with respect to the exportation of bullion, meet these statements without attacking the principles on which they rested, and maintaining, in opposition to them, that it was for the advantage of every people to buy the products they wanted in the cheapest market. This just and sound principle was, in consequence, enforced in several petitions presented to parliament by the importers of Indian goods; and it was also enforced in several able publications that appeared at the time. But these arguments, how unanswerable soever they may now appear, had then but little influence; and in 1701, an act was passed, prohibiting the importation of Indian manufactured goods for homo consumption.

For some years after the re-establishment of the Company, it continued to prosecute its efforts to consolidate and extend its commerce. But the unsettled state of the Mogul empire, coupled with the determination of the Company to establish factories in every convenient situation, exposed their affairs to perpetual vicissitudes. In 1715, it was resolved to send an embassy to Delhi, to solicit from Furucksur, an unworthy descendant of Aurengzebe, an extension and confirmation of the Company's territory and privileges. Address, accident, and the proper application of presents, conspired to ensure the success of the embassy. The grants or patents solicited by the Company were issued in 1717. They were in all 34. The substance of the privileges they conferred was, that English vessels wrecked on the coasts of the empire should be exempt from plunder; that the annual payment of a stipulated sum to the government of Surat should free the English trade at that port from all duties and exactions; that those villages contiguous to Madras formerly granted and afterwards refused by the government of Arcott, should be restored to the Company; that the island of Diu, near the port of Masulipatam, should belong to the Company, paying for it a fixed rent; that in Bengal, all persons, whether European or native, indebted or accountable to the Company, should be delivered up to the presidency on demand; that goods of export or import, belonging to the English, might, under a dustuck or passport from the president of Calcutta, be conveyed duty free through the Bengal provinces; and that the English should be at liberty to purchase the lordship of 37 towns contiguous to Calcutta, and in fact commanding both banks of the river for 10 miles south of that city. - (Grant's Sketch of the Hist, of the East India Company, p. 128.)

The important privileges thus granted, were long regarded as constituting the great charter of the English in India. Some of them, however, were not fully conceded; but were withheld or modified by the influence of the emperor's lieutenants, or soubahdars.

In 1717, the Company found themselves in danger from a new competitor. In the course of that year some ships appeared in India fitted out by private adventurers from Ostend. Their success encouraged others to engage in the same line; and in 1722, the adventurers were formed into a company under a charter from his Imperial Majesty. The Dutch and English Companies, who had so long been hostile to each other, at once laid aside their animosities, and joined heartily in an attempt to crush their new competitors. Remonstrances being found ineffectual, force was resorted to; and the vessels of the Ostend Company were captured, under the most frivolous pretences, in the open seas on the coasts of Brazil. The British and Dutch governments abetted the selfish spirit of hostility displayed by their respective Companies. And the emperor was, in the end, glad to purchase the support of Great Britain and Holland to the pragmatic sanction, by the sacrifice of the Company at Ostend.

Though the Company's trade had increased, it was still inconsiderable; and it is very difficult, indeed, when one examines the accounts that have from time to time been published of the Company's increantile affairs, to imagine how the idea ever came to be entertained that their commerce was of any considerable, much less paramount, importance. At an average of the 10 years ending with 1724, the total value of the British manufactures and other products annually exported to India amounted to only 92,4101. 12s. 6d. The average value of the bullion annually exported during the same period, amounted to 518,1021. 11s. 0d.; making the total annual average exports (7,5131, 3s. 10d.; a truly pitiful sum, when we consider the wealth, population, and industry of the countries between which the Company's commerce was carried on; and affording by its smallness a strong presumptive proof of the

effect of the monopoly in preventing the growth of the trade.

In 1730, though there were 3 years still unexpired of the Company's charter, a vigorous effort was made by the merchants of London, Bristol, and Liverpool, to prevent its renewal. It has been said that the gains of the Company, had they been exactly known, would not have excited any very envious feelings on the part of the merchants; but being concealed, they were exaggerated; and the boasts of the Company as to the importance of their trade contributed to spread the belief that their profits were enormous, and consequently stimulated the exertions of their opponents. Supposing, however, that the real state of the case had been known, there was still enough to justify the utmost exertions on the part of the merchants: for the limited profits made by the Company, notwithstanding their monopoly, were entirely owing to the misconduct of their agents, which they had vainly endeavoured to restrain; and to the waste inseparable from such unwieldy establishments.

The merchants, on this occasion, followed the example that had been set by the petitioners for free trade in 1656. They offered, in the first place, to advance the 5,200,000l lent by the Company to the public, on more favourable terms. And in the second place, they proposed that the subscribers to this loan should be formed into a regulated company, for opening the trade, under the most favourable circumstances, to all classes of their

ountrymen.

It was not intended that the Company should trade upon a joint stock, and in their corporate capacity, but that every individual who pleased should trade in the way of private adventure. The Company were to have the charge of erecting and maintaining the forts and establishments abroad; and for this, and for other expenses attending what was called the enlargement and preservation of the trade, it was proposed that they should receive a duty of 1 per cent. upon all exports to India, and of 5 per cent. upon all imports from it. For ensuring obedience to this and other regulations, it was to be enacted, that no one should trade to India without licence from the Company. And it was proposed that 31 years, with 3 years' notice, should be granted as the duration of their peculiar privilege.

"It appears from this," says Mr. Mill, "that the end which was proposed to be answered, by incorporating such a company, was the preservation and erection of the forts, buildings, and other fixed establishments, required for the trade of India. This Company promised to supply that demand which has always been held forth as peculiar to the India trade, as the grand exigency which, distinguishing the traffic with India from all other branches of trade, rendered monopoly advantageous in that peculiar case, how much soever it might be injurious in others. While it provided for this real or pretended want, it left the trade open to all the advantages of private enterprise, private vigilance, private skill, and private economy,—the virtues by which individuals thrive and nations prosper. And it gave the proposed company an interest in the careful discharge of its duty, by making its profits increase in exact proportion with the increase of the trade, and, of course, with the facilities and accommodation by which the trade was promoted.

"Three petitions were presented to the House of Commons in behalf of the proposed company, by the merchants of London, Bristol, and Liverpool. It was urged, that the proposed company would, through the competition of which it would be productive, cause a great extension of the trade; that it would produce a larger exportation of our own produce and manufactures to India, and reduce the price of all Indian commodities to the people at home; that new channels of traffic would be opened in Asia and America, as well as in

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Europe; that the duties of customs and excise would be increased; and that the waste and extravagance caused by the monopoly would be entirely avoided."—(Mill's India, vol.

iii. p. 37.)

But these arguments did not prevail. The Company magnified the importance of their trade; and contended, that it would be unwise to risk advantages already realised for the sake of those that were prospective and contingent. They alleged that, if the trade to India were thrown open, the price of goods in India would be so much enhanced by the competition of different traders, and their price in England so much diminished, that the freedom of the trade would certainly end in the ruin of all who had been foolish enough to adventure in it. To enlarge on the fallacy of these statements would be worse than superfluous. It is obvious that nothing whatever could have been risked, and that a great deal would have been gained, by opening the trade in the way that was proposed. And if it were really true that the trade to India ought to be subjected to a monopoly, lest the traders by their competition should ruin each other, it would follow that the trade to America—and not that only, but every branch both of the foreign and home trade of the empire—should be surrendered to exclusive companies. But such as the Company's arguments were, they seemed satisfactory to parliament. They, however, consented to reduce the interest on the debt due to them by the public from 5 to 4 per cent. and contributed a sum of 200,000*l*. for the public service. On these conditions it was agreed to extend their exclusive privileges to Lady-day, 1766, with the customary addition of three years' notice.

For about 15 years from this period, the Company's affairs went on without any very prominent changes. But notwithstanding the increased importation of tea, the consumption of which now began rapidly to extend, their trade continued to be comparatively insignificant. At an average of the 8 years ending with 1741, the value of the British goods and products of all sorts, exported by the Company to India and China, amounted to only 157,9441. 4s. 7d. a year! And during the 7 years ending with 1748, they amounted to only 188,176l. 16s. 4d. And when it is borne in mind that these exports included the military stores of all sorts, forwarded to the Company's settlements in India and at St. Helena, the amount of which was, at all times, very considerable, it does appear exceedingly doubtful whether the Company really exported, during the entire period from 1730 to 1748, 150,000l. worth of British produce as a legitimate mercantile adventure! Their trade, such as it was, was entirely carried on by shipments of bullion; and even its annual average export, during the 7 years ending with 1748, only amounted to 548,711l. 19s. 2d. It would seem, indeed, that the Company had derived no perceptible advantage from the important concessions obtained from the Mogul emperor, in 1717. But the true conclusion is, not that these concessions were of little value, but that the deadening influence of monopoly had so paralysed the Company, that they were unable to turn them to account; and that, though without competitors, and with opulent kingdoms for their customers, their commerce was hardly

greater than that carried on by some single merchants.

In 1732, the Company were obliged to reduce their dividend from 8 to 7 per cent., at which rate it continued till 1744.

The opposition the Company had experienced from the merchants, when the question as to the renewal of their charter was agitated, in 1730, made them very desirous to obtain the next renewal in as quiet a manner as possible. They therefore proposed, in 1743, when 23 years of their charter were yet unexpired, to lend 1,000,000l. to government, at 3 per cent., provided their exclusive privileges were extended to 1780, with the usual notice. And as none were expecting such an application, or prepared to oppose it, the consent of govern-

ment was obtained without difficulty.

But the period was now come, when the mercantile character of the East India Company; if, indeed, it could with propriety, be, at any time, said to belong to them,—was to be eclipsed by their achievements as a military power, and the magnitude of their conquests. For about two centuries after the European powers began their intercourse with India, the Mogul princes were regarded as amongst the most opulent and powerful of monarchs. Though of a foreign lineage—being descended from the famous Tamerlane, or Timur Bec, who overran ladia in 1400—and of a different religion from the great body of their subjects, their dominion was firmly established in every part of their extensive empire. The administration of the different provinces was committed to officers denominated soubahdars, or nabobs, intrusted with powers, in their respective governments, similar to those enjoyed by the Roman prætors. So long as the emperors retained any considerable portion of the vigour and bravery of their hardy ancestors, the different parts of the government were held in due subordination, and the soubahdars yielded a ready obedience to the orders from Delhi. But the emperors were gradually debauched by the apparently prosperous condition of their affairs. Instead of being educated in the council or the camp, the heirs of almost unbounded power were brought up in the slothful luxury of the seraglio; ignorant of public affairs; benumbed by indolence; depraved by the flattery of women, of cunuchs, and of slaves; their minds contracted with their enjoyments; their inclinations were vilified by their habits; and their government grew as vicious, as corrupt, and as worthless as themselves. When the famous Kouli Khan, the usurper of the Persian throne, invaded India, the effeminate successor of Tamerlane and Aurengzebe was too unprepared to oppose, and too dastardly to think of avenging the attack. This was the signal for the dismemberment of the monarchy. No sooner had the invader withdrawn, than the soubahdars either openly threw off their allegiunce to the emperor, or paid only a species of nominal or mock deference to his orders. The independence of the soubahdars was very soon followed by wars amongst themselves; and, being well aware of the superiority of European troops and tactics, they anxiously courted the alliance and support of the French and English East India Companies. These bodies, having espoused different sides, according as their interests or prejudices dictated, began very soon to turn the quarrels of the soubahdars to their own account. Instead of being contented, as hitherto, with the possession of factories and trading towns, they aspired to the dominion of provinces; and the struggle soon came to be, not which of the native princes should prevail, but whether the English or the French should become the umpires of India.

But these transactions are altogether foreign to the subject of this work; nor could any intelligible account of them be given without entering into lengthened statements. We shall only, therefore, observe that the affairs of the French were ably conducted by La Bourdonnais, Dupleix, and Lally, officers of distinguished merit, and not less celebrated for their great actions than for the base ingratitude of which they were the victims. But though victory seemed at first to incline to the French and their allies, the English affairs were effectually retrieved by the extraordinary talents and address of a single individual; - Colonel (afterwards Lord) Clive was equally brave, cautious, and enterprising; not scrupplous in the use of means; fertile in expedients; endowed with wonderful sagacity and resolution; and capable of turning even the most apparently adverse circumstances to advantage. Having succeeded in humbling the French power in the vicinity of Madras, Clive landed at Calcutta in 1757, in order to chastise the soubabldar, Surajah ul Dowlah, who had a short while before attacked the English factory at that place and inhumanly shut up 146 Englishmen in a prison, where, owing to the excessive heat and want of water, 123 perished in a single night. Clive had only 700 European troops and 1,400 Sepoys with him when he landed; but with these, and 570 sailors furnished by the fleet, he did not hesitate to attack the immense army commanded by the soubahdar, and totally defeated him in the farmons battle of Plassey. This victory threw the whole provinces of Bengal, Bahar, and Orissa, into our hands; and they were finally confirmed to us by the treaty negotiated in 1765.

Opinion has been long divided as to the policy of our military operations in India; and it has been strenuously contended, that we ought never to have extended our conquests beyond the limits of Bengal. The legislature seems to have taken this view of the matter; the House of Commons having resolved, in 1782, "that to pursue schemes of conquest and extent of dominion in India are measures repugnant to the wish, the honour, and the policy of this nation." But others have argued, and apparently on pretty good grounds, that, having gone thus far, we were compelled to advance. The native powers, trembling at the increase of British dominion, endeavoured when too late to make head against the growing evil. In this view they entered into combinations and wars against the English; and the latter having been uniformly victorious, their empire necessarily went on increasing, till all the native powers have been swallowed up in its vast extent.

The magnitude of the acquisitions made by Lord Clive powerfully excited the attention of the British public. Their value was prodigiously exaggerated; and it was generally admitted that the Company had no legal claim to enjoy, during the whole period of their charter, all the advantages resulting from conquests, to which the fleets and princes of the state had largely contributed. In 1767, the subject was taken up by the House of Commons; and a committee was appointed to investigate the whole circumstances of the case, and to calculate the entire expenditure incurred by the public on the Company's account. During the agitation of this matter, the right of the Company to the new conquest was totally denied by several members. In the end, however, the question was compromised by the Company agreeing to pay 400,000*l*, a year for 2 years; and in 1769, this agreement, including the yearly payment, was further extended for 5 years more. The Company, at the same time, increased their dividend, which had been fixed by the former agreement at 10, to 12½ per

But the Company's anticipations of increased revenue proved entirely visionary. The rapidity of their conquests in India, the distance of the controlling authority at home, and the abuses in the government of the native princes, to whom the Company had succeeded, conspired to foster a strong spirit of peculation among their servants. Abuses of every sort were multiplied to a frightful extent. The English, having obtained, or rather enforced, an exemption from those heavy transit duties to which the native traders were subject, engrassed the whole internal trade of the country. They even went so far as to decide what quantity of goods each manufacturer should deliver, and what he should receive for them. It is due to the directors to say, that they exerted themselves to repress these abuses. But their resolutions were neither carried into effect by their servants in India, nor sanctioned by the proprietors at home; so that the abuses, instead of being repressed, went on acquiring fresh



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strength and virulence. The resources of the country were rapidly impaired; and while many of the Company's servants returned to Europe with immense fortunes, the Company itself was involved in debt and difficulties; and so far from being able to pay the stipulated sum of 400,000*l*. a year to government, was compelled to apply, in 1772, to the Treasury for a loan!

In this crisis of their affairs, government interposed, and a considerable clunge was made in the constitution of the Company. The dividend was restricted to 6 per cent, till the sum of 1,400,000, advanced to them by the public, should be paid. It was further enacted, that the court of directors should be elected for 4 years, 6 members annually, but none to hold their seats for more than 4 years at a time; that no person was to vote at the courts of proprictors who had not possessed his stock for 12 months; and that the amount of stock required to qualify for a vote should be increased from 5000, to 1,0000. The jurisdiction of the Mayor's Court at Calcutta was in future confined to small mercantile cases; and, in lieu of it, a new court was appointed, consisting of a chief justice and 3 principal judges appointed by the Crown. A superiority was also given to Bengal over the other presidencies, Mr. Warren Hastings being named in the act as governor-general of India. The governor-general, councillors, and judges were prohibited from having any concern whatever in trade; and no person residing in the Company's settlements was allowed to take more than 12 per cent, per annum for money. Though strenuously opposed, these measures were carried by a large majority.

At this period (1773) the total number of proprietors of East India stock, with their qualifications as they stood in the Company's book, were as follows:—

	Pro	prictors.	Stock	s.	
			£	s. d	l.
Englishmen, possessing 1,000% stock and upwards	-	487	1,018,398	19 1	1
Foreigners, possessing 1,000l. stock and upwards		325	890,940	17	0
Englishmen, possessing 500l. stock and upwards	- 1	,246	634,464	1 1	8
Foreigners, possessing 500% stock and upwards	-	95	50,226	0 (	0
The state of the s	_				_
Total	- 2	,153	£2,594,029	18	7

Notwithstanding the vast extension of the Company's territories, their trade continued to be apparently insignificant. During the 3 years ending with 1773, the value of the entire exports of British produce and manufactures, including military stores exported by the Company to India and China, amounted to 1,469,411\(lambda{l}\), being at the rate of 489,803\(lambda{l}\) a year; the annual exports of bullion during the same period being only 84,933\(lambda{l}\). During the same 3 years, 23 ships sailed annually for India. The truth, indeed, seems to be, that, but for the increased consumption of tea in Great Britain, the Company would have entirely ceased to carry on any branch of trade with the East; and the monopoly would have excluded us as effectually from the markets of India and China as if the trade had reverted to its ancient channels, and the route by the Cape of Good Hope been relinquished.

In 1781, the exclusive privileges of the Company were extended to 1791, with 3 years' notice; the dividend on the Company's stock was fixed at 8 per cent.; three fourths of their surplus revenues, after paying the dividend, and the sum of 400,000*l*, payable to government, was to be applied to the public service, and the remaining fourth to the Company's

In 1780, the value of British produce and manufactures exported by the Company to India and China amounted to only 386,152*l*.; the bullion exported during the same year was 15,014*l*. The total value of the exports during the same year was 12,648,616*l*.; showing that the East India trade formed only one thirty-second part of the entire foreign trade of the empire!

The administration of Mr. Hastings was one continued scene of war, negotiation, and intrigue. The state of the country, instead of being improved, became worse; so much so, that in a council minute by Marquis Cornwallis, dated the 18th of September, 1789, it is distinctly stated, "that one third of the Company's territory is now a jungle for wild heasts." Some abuses in the conduct of their servants were, indeed, rectified; but, notwithstanding, the nett revenue of Bengal, Bahar, and Orissa, which, in 1772, had amounted to 2,126,766l., declined, in 1785, to 2,072,963l. This exhaustion of the country, and the expenses incurred in the war with Hyder Ally and France, involved the Company in fresh difficulties. And being unable to meet them, they were obliged, in 1783, to present a petition to parliament, setting forth their inability to pay the stipulated sum of 400,000l. a year to the public, and praying to be excused from that payment, and to be supported by a loan of 900,000l.

All parties seemed now to be convinced that some further changes in the constitution of the Company had become indispensable. In this crisis Mr. Fox brought forward his famous India Bill; the grand object of which was to abolish the courts of directors and proprietors, and to vest the government of India in the hands of 7 commissioners appointed by parliament. The coalition between Lord North and Mr. Fox had rendered the ministry exceed-Vol. I.—3 G

ingly unpopular; and advantage was taken of the circumstance to raise an extraordinary clamour against the bill. The East India Company stigmatised it as an invasion of their chartered rights; though it is obvious, that, from their inability to carry into effect the stipu. lations under which those rights were conceded to them, they necessarily reverted to the public; and it was as open to parliament to legislate upon them as upon any other question. The political opponents of the government represented the proposal for vesting the nomination of commissioners in the legislature, as a daring invasion of the prerogative of the Crown. and an insidious attempt of the minister to render himself all-powerful, by adding the patron. age of India to that already in his possession. The bill was, however, carried through the House of Commons; but, in consequence of the ferment it had excited, and the avowed onposition of his Majesty, it was thrown out in the House of Lords. This event proved fatal to the coalition ministry. A new one was formed, with Mr. Pitt at its head; and parliament being soon after dissolved, the new minister acquired a decisive majority in both Houses, When thus secure of parliamentary support, Mr. Pitt brought forward his India Bill, which was successfully carried through all its stages. By this bill a Board of Control was erected. consisting of 6 members of the privy council, who were "to check, superintend, and control all acts, operations, and concerns, which in anywise relate to the civil or military government, or revenues, of the territories and possessions of the East India Company." All communications to or from India, touching any of the above matters, were to be submitted to this Board; the directors being ordered to yield obedience to its commands, and to alter or amend all instructions sent to India as directed by it. A secret committee of 3 directors was formed. with which the Board of Control might transact any business it did not choose to submit to the court of directors. Persons returning from India were to be obliged, under very severe penalties, to declare the amount of their fortunes; and a tribunal was appointed for the trial of all individuals accused of misconduct in India, consisting of a judge from each of the Courts of King's Bench, Common Pleas, and Exchequer; 5 members of the House of Lords, and 7 members of the House of Commons; the last being chosen by lot at the commencement of each session. The superintendence of all commercial matters continued as formerly, in the hands of the directors.

During the administration of Marquis Cornwallis, who succeeded Mr. Hastings, Tippoo Saib, the son of Hyder Ally, was stripped of nearly half his dominions; the Company's territorial revenue was, in consequence, greatly increased; at the same time that the permanent settlement was carried into effect in Bengal, and other important changes accomplished. Opinion has been long divided as to the influence of these changes. On the whole, however, we are inclined to think that they have been decidedly advantageous. Lord Cornwallis was, beyond all question, a sincere friend to the people of India; and laboured earnestly, if not always successfully, to promote their interests, which he well knew were identified with

those of the British nation.

During the 3 years ending with 1793, the value of the Company's exports of British produce and manufactures fluctuated from 928,783*l*, to 1,031,262*l*. But this increase is wholly to be ascribed to the reduction of the duty on tea in 1784, and the vast increase that consequently, took place in its consumption.—(See article Tea.) Had the consumption of tea continued stationary, there appear no grounds for thinking that the Company's exports in 1793 would have been greater than in 1780; unless an increase had taken place in the

quantity of military stores exported.

In 1793, the Company's charter was prolonged till the 1st of March, 1814. In the act for this purpose, a species of provision was made for opening the trade to India to private individuals. All his Majesty's subjects, residing in any part of his European dominions, were allowed to export to India any article of the produce or manufacture of the British dominions, except military stores, ammunition, masts, spars, cordage, pitch, tar, and copper; and the Company's civil servants in India, and the free merchants resident there, were allowed to ship, on their own account and risk, all kinds of Indian goods, except colicoes, dimities, muslius, and other piece goods. But neither the merchants in England, nor the Company's servants or merchants in India, were allowed to export or import except in Company's ships. And in order to insure such conveyance, it was enacted, that the Company should annually appropriate 3,000 tons of shipping for the use of private traders; it being stipulated that they were to pay, in time of peace, 5l. outwards, and 15l. homewards, for every ton occupied by them in the Company's ships; and that this freight might be raised in time of war, with the approbation of the Board of Control.

It might have been, and, indeed, most probably was foreseen that very few British merchants or manufacturers would be inclined to avail themselves of the privilege of sending out goods in Company's ships; or of engaging in a trade fettered on all sides by the jealousy of powerful monopolists, and where, consequently, their superior judgment and economy would have availed almost nothing. As far, therefore, as they were concerned, the relaxation was more apparent than real, and did not produce any useful results.\* It was, however, made

\* In his tetter to the East India Company, dated the 21st of March, 1812, Lord Melville says: "It will not be denied that the facilities granted by that act (the act of 1793) have not been satisfactory

e to raise an extraordinary d it as an invasion of their carry into effect the stipunecessarily reverted to the as upon any other question. osal for vesting the nominaie prerogative of the Crown, verful, by adding the patronowever, carried through the excited, and the avowed opds. This event proved fatal Pitt at its head; and parliasive majority in both Houses, forward his India Bill, which loard of Control was erected, eck, superintend, and control civil or military government, Company." All communivere to be submitted to this mands, and to alter or amend tee of 3 directors was formed, it did not choose to submit to be obliged, under very severe

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seen that very few British mers of the privilege of sending out I on all sides by the jealousy of r judgment and economy would e concerned, the relaxation was esults.\* It was, however, made ch. 1812, Lord Melville says: "It f 1703) have not been satisfactory use of to a considerable extent by private merchants in India; and also by the Company's servants returning from India, many of whom invested a part, and some the whole, of their fortune, in produce fit for the European markets.

The financial difficulties of the East India Company led to the revolution which took place in its government in 1784. But, notwithstanding the superintendence of the Board of Control, its finances have continued nearly in the same unprosperous state as before. We have been favoured, from time to time, with the most dazzling accounts of revenue that was to be immediately derived from India; and numberless acts of parliament have been passed for the appropriation of surpluses that never had any existence except in the imagination of their framers. The proceedings that took place at the renewal of the charter, in 1793, ulford a striking example of this. Lord Cornwallis had then concluded the war with Tippoe Saib, which had stripped him of half his dominions: the perpetual settlement, from which so many benefits were expected to be derived, had been adopted in Bengal; and the Company's receipts had been increased, in consequence of accessions to their territory, and subsidies from native princes, &c., to upwards of eight millions sterling a year, which, it was calculated, would afford a future annual surplus, after every description of charge had been deducted, of 1,240,000/. Mr. Dundas (afterwards Lord Melville), then president of the Board of Control, availed himself of these favourable appearances, to give the most flattering representation of the Company's affairs. There could, he said, be no question as to the permanent and regular increase of the Company's surplus revenue: he assured the House that the estimates had all been framed with the greatest care; that the Company's possessions were in a state of prosperity till then unknown in India; that the abuses, which had formerly insinuated themselves into some departments of the government, had been rooted out; and that the period was at length arrived, when India was to pour her golden treasures into the lap of England! Parliament participated in these brilliant anticipations, and in the act prolonging the charter it was enacted, 1st, That 500,000% a year of the surplus revenue should be set aside for reducing the Company's debt in India to 2,000,000l.; 2dly, That 500,000l. a year should be paid into the exchequer, to be appropriated for the public service as parliament should think fit to order; 3dly, When the India debt was reduced to 2,000,000l., and the bond debt to 1,500,000l., one sixth part of the surplus was to be applied to augment the dividends, and the other five sixths were to be paid into the Bank, in the name of the commissioners of the national debt, to be accumulated as a guarantee fund, until it amounted to 12,000,000l.; and when it reached that sum, the dividends upon it were to be applied to make up the dividends on the capital stock of the Company to 10 per cent., if, at any time, the funds appropriated to that purpose should prove deficient, &c.

Not one of these anticipations has been realized! Instead of being diminished, the Conpany's debts began immediately to increase. In 1795, they were authorised to add to the amount of their floating debt. In 1796, a new device to obtain money was fallen upon. Mr. Dandas represented that as all competition had been destroyed in consequence of the war, the Company's commerce had been greatly increased, and that their mercantile capital had become insufficient for the extent of their transactions. In consequence of this representation, leave was given to the Company to add two millions to their capital stock by creating 20,000 new shares; but as these shares sold at the rate of 173l, each, they produced 3,460,000l. In 1797, the Company issued additional bonds to the extent of 1.417,000l.; and, notwithstanding all this, Mr. Dundas stated in the House of Commons, on the 13th of March, 1799, that there had been a deficit in the previous year of 1,319,000l.

During the administration of the Marquis Wellesley, which began in 1797-8 and terminated in 1805-6, the British empire in India was augmented by the conquest of Seringapatam and the whole territories of Tippoo Saib, the cession of large tracts by the Mahratta chiefs, the captare of Delhi, the ancient seat of the Mogul empire, and various other important acquisitions; so that the revenue, which had amounted to 8,059,000.6 in 1797, was increased to 15,403,000.6 in 1805. But the expenses of government, and the interest of the debt, increased in a still greater proportion than the revenue; having amounted, in 1805, to 17,672,000.6, leaving a deficit of 2,269,000.6 In the following year the revenue fell off nearly 1,000,000.6, while the expenses continued nearly the same. And there was, at an average, a continued excess of expenditure, including commercial charges, and a contraction of fresh debt, down to 1811-12.

Notwithstanding the vast additions made to their territories, the Company's commerce with them continued to be very inconsiderable. During the 5 years ending with 1811, the exports to India by 'he Company, exclusive of those made on account of individuals in their ships, were as under:—

ere as	under								
				£	l				£
1807	-	-	-	952,416	1810	-	-	-	1,010,815
1803		-	-	919,514	1811	-	-	-	1,033,516
4.000				COLO A PAR					

at least to the merchants either of this country or of India. They have been the source of constant dispute, and they have even entailed a heavy expense upon the Company without affording to the public any adequate senefit from such a sacrifice."—(Papers published by E. I. Comp. 1813, p. 84.)

The exports by the private trade, and the privilege trade, that is, the commanders and officers of the Company's ships, during the above-mentioned years, were about as large. During the 5 years ending with 1807-8, the annual average imports into India by British private traders, only, amounted to 305,4961.—(Papers published by the East India Company in 1813, 4to. p. 56.)

The Company's experts include the value of the military stores sent from Great Britain to India. The ships employed in the trade to India and China, during the same 5 years, varied

from 44 to 53, and their burden from 36,671 to 45,342 tons.

For some years previously to the termination of the Cempany's charter in 1813, the conviction had been gaining ground among all classes, that the trade to the East was capable of being very greatly extended; and that it was solely owing to the want of enterprise and competition, occasioned by its being subjected to a monopoly, that it was confined within such narrow limits. Very great efforts were, consequently, made by the manufacturing and commercial interests to have the monopoly set aside, and the trade to the East thrown open. The Company vigorously resisted these pretensions; and had interest enough to procure a prolongation of the privilege of carrying on an exclusive trade to China to the 10th of April, 1831, with 3 years' notice; the government of India being continued in their hands for the same period. Fortunately, however, the trade to India was opened, under certain conditions, to the public. The principal of these conditions were, that private individuals should trade, directly only, with the presidencies of Calcutta, Madras, and Bombay, and the port of Penang; that the vessels fitted out by them should not be under 350 tons burden; and that they should abstain, unless permitted by the Company, or the Board of Control, from engaging in the carrying trade of India, or in the trade between India and China. And yet, in despite of these disadvantages, such is the energy of individual enterprise us compared with monopoly, that the private traders gained an almost immediate ascendancy over the East India Company, and in a very short time more than trebled our trade with India!

In the Report of the committee of the House of Lords on the foreign trade of the country, printed in May, 1821, it is stated, that "the greatly increased consumption of British goods in the East, since the commencement of the free trade, cannot be accounted for by the demand of European residents, the number of whom does not materially vary; and it appears to have been much the greatest in articles calculated for the general use of the natives. That of the cotton manufactures of this country alone is stated, since the first opening of the trade, to have been augmented from four to five fold (it is now augmented from fifty to sixty fold). The value of the merchandise exported from Great Britain to India, which amounted in 1814, to 870,1771, amounted,\* in 1819, to 3,052,7411.; and although the market appears then to have been so far overstocked as to occasion a diminution of nearly one half in the experts of the following year, that diminution appears to have taken place more in the articles intended for the consumption of Europeans than of natives; and the trade is now stated to the committee, by the best informed persons, to be reviving. When the amount of population, and the extent of the country over which the consumption of these articles is spread, are considered, it is obvious that any facility which can, consistently with the political interests and security of the Company's dominions, he given to the private trader, for the distribution of his exports, by increasing the number of ports at which he may have the option of touching in pursuit of a market, cannot fail to promote a more ready and extensive de-

mand.

Besides the restraints imposed by the act of 1813, on the proceedings of the free traders, they frequently experienced very great loss and inconvenience from the commercial speculations of the East India Company. The latter have had commercial residents, with large establishments of servants, some of them intended for cocreive purposes, stationed in all the considerable towns; and the Marquis Wellesley has stated, "that the intimation of a wish from the Company's resident is always received as a command by the native manufacturers and producers." It was obviously impossible for a private trader to come fairly into competition with persons possessing such authority, and who were often instructed to make their purchases on any terms. Mr. Tucker, now deputy chairman of the Company, states, in his useful work on Indian finance, that the Company's investments (purchases) in India during the last 10 years may in some instances be said to have been forced; meaning by this, that the goods exported by them from India have sometimes been compulsorily obtained from the natives, and sometimes bought at a higher price than they would have brought in a market frequented only by regular merchants. But the truth is, that it was not in the nature of things that the Company's purchases could be fairly made; the natives could not deal with their servants as they would have dealt with private individuals; and it would be absurd to suppose that agents authorised to buy on account of government, and to draw on the public treasury for the means of payment, should generally evince the prudence and discretion of individuals directly responsible in their own private fortunes for their transactions. The inter-

<sup>\*</sup> This is the amount of the Company's exports only, and the sum is not quite accurate, see post. † These restraints were a good deal modified by the 3 Geo. 4. c. 80., passed in pursuance of the recommendation of the committee quoted above.

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nt from Great Britain to the same 5 years, varied

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cedings of the free traders,† rom the commercial speculaeial residents, with large esposes, stationed in all the conhe intimation of a wish from he native manufacturers and come fairly into competition structed to make their purthe Company, states, in his (purchases) in India during reed; meaning by this, that mpulsorily obtained from the ld have brought in a market it was not in the nature of natives could not deal with ; and it would be absurd to ht, and to draw on the public prudence and discretion of inheir transactions. The inter-

s not quite accurate, see *post.* 50., passed in pursuance of the

ference of such persons would, under any circumstances, have rendered the East India trade peculiarly hazardous. But their influence in this respect was materially aggravated by the irregularity of their appearances. No individual, not belonging to the court of directors, could foresee whether the Company's agents would be in the market at all; or, if there, to what extent they would either purchase or sell. So capricious were their proceedings, that in some years they have laid out 700,000% on indigo, while in others they have not laid out a single shilling; and so with other things. A fluctuating demand of this sort necessarily occasioned great and sudden variations of price, and was injurious alike to the producers and the private merchants. Mr. Mackenzie, late secretary to the government of Bengal, set the mischievous influence of the circumstances now alluded to in the clearest point of view, in his masterly evidence before the select committee of 1832 on the affairs of India; and he further showed, that it was not possible, by any sort of contrivance, to obviate the inconveniences complained of, and that they would unavoidably continue till the Company ceased to have any thing to do with commerce.

But besides being injurious to the private trader, and to the public generally, both in India and England, this trade was of no advantage to the East India Company. How, indeed, could it be otherwise! A company that maintained armies and retailed tea, that carried a sword in the one hand and a ledger in the other, was a contradiction; and, had she traded with success, would have been a prodigy. It was impossible for her to pay that attention to details that is indispensable to the carrying on of commerce with advantage. She may have gained something by her monopoly of the tea trade, though even that is very questionable; but it is admitted on all hands, that she has lost heavily by her trade to India." When, therefore, the question as to the renewal of the charter came to be discussed in 1832 and 1833, the Company had no reasonable objection to urge against their being deprived of the privilege of trading. And the act 3 & 4 Will. 4. c. 85., for continuing the charter till 1854, has terminated the Company's commercial character; by enacting, that the Company's trade to China is to cease on the 22d of April, 1834†, and that the Company is, as soon as possible after that date, to dispose of their stocks on hand, and close their commercial business.

We congratulate our readers on this consummation. The trade to India, China, and the East generally, is now, for the first time, opened to free and unfettered mercantile enterprise. What has been effected since the opening of the trade to India in 1814, notwithstanding the many drawbacks under which it has laboured, is an earnest of what may be anticipated from the new arrangements. We have no doubt that it will be found that the commerce between the Eastern and Western worlds is as yet only in its infancy; and that it is destined, now that the incubus of monopoly is wholly removed, to attain to a magnitude and importance

of which we can form no definite idea.

#### II. EAST INDIA COMEANY (CONSTITUTION OF).

Under the new act, the functions of the East India Company are wholly political. She is to continue to govern India, with the concurrence and under the supervision of the Board of Control, nearly on the plan laid down in Mr. Pitt's act, till the 30th of April, 1854. All the real and personal property belonging to the Company on the 22d of April, 1834, is vested in the Crown, and is to be held or managed by the Company in trust for the same, subject of course to all claims, debts, contracts, &c., already in existence, or that may be reafter be brought into existence by competent authority. The Company's debts and liabilities are all charged on India. The dividend, which is to continue at 101 per cent., is to be paid in England out of the revenues of India; and provision is made for the establishment of a security fund for its discharge. The dividend may be redeemed by parliament, on payment of 200% for 100% stock, any time after April, 1874; but it is provided, in the event of the Company being deprived of the government of India in 1854, that they may claim redemption of the dividend any time thereafter upon 3 years' notice. - (3 & 4 Will, 4. c. 85.)

Company's Stock—forms a capital of 6,000,000L, into which all persons, natives or foreigners, males or females, bodies politic or corporate (the Governor and Company of the Bank of England only excepted), are at liberty to purchase, without limitation of amount. Since 1793, the dividends have been 10% per cent., to which they are innited by the late act.

General Courts.—The proprietors in general court assembled are empowered to enact by-laws, and general Courts.—The proprietors in general court assembled are empowered to enact by-laws, and

General Courts.—Inc proprietors in general count assembly and a control of every branch in other respects are competent to the complete investigation, regulation, and control of every branch of the Company's concerns; but, for the more prompt despatch of business, the executive detail systed in a court of directors. A general court is required to be held once in the months of March, June, September, and December, in each year. No one can be present at a general court unless possessed of 500t, stock; nor can any person you upon the determination of may decision, who has not been in possession of 1,000t, stock for the preceding 12 months, unless such stock have been obtained

† For the new regulations as to the China trade, see Canton.

<sup>\*</sup> It is needless now to enter upon the controversy as to the origin of the Company's debt.—(See former edition of this work, p. 507.) It is probable that those who contend that this debt is wholly attributable to the Company's commercial operations, may have somewhat exaggerated their injurious influence. But we do not think that there is any room for doubting, notwithstanding the enormous prices charged on tea, that for these many years past, the Company's trade has been, on the whote, productive of nothing but loss.

\* For the year regulations as to the China trade, see Charges.

by bequest or marriage. Persons possessed of 1,000/, stock are empowered to give a single vote; 3,000/, are a qualification for two votes; 4,000/, for three votes; and 10,000/, and upwards for four votes. There were 2,003 proprietors on the Company's books in 1825; of these 1,311 were qualified to give single votes; 392, two votes; 60, three votes; and 48, four votes. Upon any special occasion, 9 proprietors, duly qualified by the possession of 1,000/, stock, may, by a requisition in writing to the court of directors, can be generally account of directors, can be generally as a control of the directors are required to summon within 10 days, or, in default, the proprietors may coll such court by potice affixed upon the Royal Exchange. In all such courts the questions are decided by a majority of voices 1 in case of an equality, the determina-tion must be by the treasurer drawing u lot. Nhie proprietors may, by a requisition in writing, de-mand a ballot upon any question, which shall not be taken within 21 hours after the breaking ap er

tion must be by the treasurer drawing a lot. Nine proprietors may, by a requisition by within all fours after the breaking uper the general court.

Court of Directors.—The court of directors is composed of 24 members, chosen from among the proprietors, each of whom must be possessed of 2,000, stock; nor can any director, after being chosen, act longer than while he continues to hold stock. Of these, if are chosen on the second Wednesday in April in each year, to serve for a years, in the room of 6 who have completed such service. After an interval of 12 months, those who had gone out by rotation are eligible to be re-elected for the enaulity of years. Formerly, no person who had been in the Company's civil or military service in ladia was eligible to be elected a director until he had been a resident in England 2 years after quitting the service; but this condition no longer exists; and all civil or military services of the Company in India, supposing they are otherwise eligible, may be chosen directors humediately on their return, on less their necounts be sooner settled.—(3 & 4 Will. 4, c. 85, 2, 28.) The 2 years after their return, unless their necounts be sooner settled.—(3 & 4 Will. 4, c. 85, 2, 28.) The directors choose numanily, from amongst themselves, a chairman and a deputy chairman. They are required by by-laws to meet once in every week at least; but they frequently meet oftener, as occasion requires. Not less than 13 can form a court. Their determinations are guided by a hapinity in case of an equality, the question must be decided by the drawing of all by the treasurer; upon all questions of importance, the sense of the court is taken by ballot. The Company's officers, both at home and abroad, receive their appointments immediately from the court; to whom they are responsible for the due and faithful discharge of the trust reposed in them. The patronage is, nevertheless, so arranged, as that each member of the court of directors are vested in a secret committee.

Secret Committee.—The principal po

#### III. East Indies (State of Society in, growing Demand for English Goods, TRADE, COLONISATION, ETC.).

1. Distinction of Castes in India. Inaccuracy of the Representations as to the Inhabit. ants being unalterably uttached to uncient Customs and Practices,-We have taken occasion, in the preceding sketch of the history of the East India Company, repeatedly to notice the small extent of the trade carried on by its agency. It has been contended, however, that this is to be ascribed, not to the deadening influence of monopoly, but to the peculiar state of the people of India. A notion has long been prevalent in this quarter of the world, that the Hindoes are a race unsusceptible of change or improvement of any sort; that every man is brought up to the profession of his father, and can engage in none else; and that, owing to the simplicity and unalterableness of their habits, they never can be consumers, at least to any considerable extent, of foreign commodities. "What is now in India, has always been there, and is likely still to continue."—(Robertson's Disquisition, p. 202.) The Hindoos of this day are said to be the same as the Hindoos of the age of Alexander the Great. The description of them given by Arrian has has been quoted as applying to their actual situation. It is affirmed that they have neither improved nor retrograded; and we are referred to India as to a country in which the institutions and manners that prevailed 3,000 years ago may still be found in their pristine purity! The President de Goguet lays it down distinctly, in his learned and invaluable work on the origin of laws, arts, and sciences, that in India "every trade is confined to a particular caste, and can be exercised only by those whose parents professed it."—(Origin of Laws, &c. Eng. trans. vol. iii, p. 24.) Dr. Robertson says, that "the station of every Hindoo is unatterably fixed; his destiny is irrevocable; and the walk of life is marked out, from which he must never deciute,"—(Disquisition on India, p. 199.) The same opinions are maintained by later authorities. Dr. Tennant says, that "the whole Indian community is divided into 4 great classes; and each class is stationed between certain walls of separation, which are impassable by the purest virtue, and most conspicuous merit."—(Quoted by Mr. Rickurds, p. 6.) This unalterable destiny of individuals has been repeatedly assumed in the despatches and official papers put forth by the East India Company; and has been referred to on all occasions by them and their servants, as a proof that the depressed and miserable condition of the natives is not owing to misgovernment, or to the weight of the burdens laid upon them; and that it is in vain to think of materially improving their condition, or of making them acquainted with new arts, or giving them new habits, so long as the institution of castes, and the prejudices to which it has given rise, preserve their ascendancy unimpaired.

But notwithstanding the universal currency which the opinions now referred to have obtained, and the high authority by which they are supported, they are, in all the most essential respects, entirely without foundation! The books and codes of the Hindoos themselves, and the minute and careful observations that have recently been made on Indian society, have shown that the influence ascribed to the institution of castes by the ancients,

of to give a single vote; 107, and upwards for four these 1,491 were qualified lpen any special occasion, quisition in writing to the o summon within 10 days, e Hoyal Exchange. In air n equality, the determina-requisition in writing, deafter the breaking up of

hosen from among the pro-irector, after being chosen, on the second Wednesday on the second Weduesday pleted such service. After to be re-elected for the enormalist of the enormalist of the condition of the condition of the Company in mediately on their return to if so, they are ineligible for 4 Will. 4, c, 85, 6, 28.) The ently meet oftener, as occasare guided by a majority at the court; to whom they are court; to whom they are to the party of the court; to whom they are 1. The patronage is, nevere court; to whom they are t. The patronage is, never-pates therein. vested in a secret committee,

nfidential or delicate nature first instance at least, to the arst instance at least, to the oditical affairs, may be trans-o other dir ctors. The secret vorn to seresy.

on FOR ENGLISH GOODS,

entations as to the Inhabites.-We have taken occanpany, repeatedly to notice en contended, however, that ly, but to the peculiar state s quarter of the world, that of any sort; that every man none else; and that, owing an be consumers, at least to v in India, has always been m, p. 202.) The Hindoos Alexander the Great. The plying to their actual situa. ded; and we are referred to t prevniled 3,000 years ago guet lays it down distinctly, and sciences, that in India reised only by those whose iii. p. 24.) Dr. Robertson destiny is irrevocable; and \_\_(Disquisition on India, s. Dr. Tennant says, that and each class is stationed the purest virtue, and most unalterable destiny of indiial papers put forth by the by them and their servants, tives is not owing to misd that it is in vain to think quainted with new arts, or I the prejudices to which it

nions now referred to have , they are, in all the most codes of the Hindoos themently been made on Indian n of castes by the ancients,

and by the more early modern travellers, and been prodigiously exaggerated. In the first part of his excellent work on India, Mr. Rickards has established, parily by references to the authoritative books of the Hindoos, and partly by his own observations, and those of Mr. Colebrook, Dr. Heber, and other high authorities, that the vast majority of the Hindoo population may, and, in fact, does engage in all sorts of employments. Mr. Rickards has further shown, that there is nothing in the structure of Indian society to oppose any serious obstacle to the introduction of new arts, or the spread of improvement; and that the causes of the poverty and misery of the people must be sought for in other circumstances than the institution of castes, and the nature of Hindoo superstition.

The early division of the population into the 4 great classes of priests (Brahmins), soldiers (Cshatryas), husbandmen and artificers (Vaisyas), and slaves (Sudras), was maintained only for a very short period. The Hindoo traditions record that a partial intermixture of these classes took place at a very remote epoch; and the mixed brood thence arising were divided into a vast variety of new tribes, or castes, to whom, speaking generally, no employments

are forbidden.

"The employments," says Mr. Rickards, "allowed to these mixed and impure castes, may be said to be every description of handicraft, and occupation, for which the wants of human soriety have created a demand. Though many secen to take their names from their ordinary trade or profession, and some have duties assigned them too low, and disgusting, for any others to perform, but from the direct necessity; yet no employment, generally speaking, is forbidden to the mixed and impure tribes, excepting three of the prescribed duties of the sacerdotal class; viz. teaching the Vedas, officiating at a sacribce, and receiving presents from a pure-handed giver; which three are exclusively Brahminical."

Mr. Colebrook, who is acknowledged on all hands to be one of the very highest authorities, as to all that respects Indian affairs, has a paper in the fifth volume of the Asiatic Researches, on the subject of eastes. In this paper, Mr. Colebrook states that the Jatimala, a Hindoo work, enumerates forty-two mixed classes springing from the intercourse of a man of inferior class with a woman of a superior class, or in the inverse order of the classes. Now, if we add to these the number that must have sprung from intermixture in the direct order of the classes, and the hosts further arising from the continued intermixture of the mixed tribes amongst themselves, we shall not certainly be disposed to dissent from Mr. Colebrook's conclusion, "that the subdivisions of these classes have further multiplied distinctions to an endless variety."

Mr. Colebrook has given the following distinct and accurate account of the professions and employments of the several classes at the present day. It forms a curious commentary on the "irrevocable destiny" of Dr. Robertson, and the "impassable walls" of Dr. Tennant.

on the "irrevocable destiny" of Dr. Robertson, and the "impassable waits" of Dr. Tennant, "A Brahman, mable to subsist by his duties, may live by the duty of a soldier; if he cannot get a subsistence by either of these employments, he may apply to tiliage and attendance on cattle, or gain a competence by traffic, avoiding certain commodities. A Cshatrga in distress, may subsist by all these means; but he must not have recourse to the highest functions. In seasons of distress, a further latitude is given. The practice of medicine, and other learned professions, painting, and other arts, work for wages, menial service, alms, and usury, are among the modes of subsistence allowed both to the Brahman and Cshatrga. A Valsya, unable to subsist by his own duties, may descend to the servile acts of a Sudra: and a Sudra, not tinding employment by waiting on men of the higher classes, may subsist by handlerafts; principally following those mechanical operations, as joinery and masoney, and practical arts, as painting and writing, by which he may serve men of superior classes; and although a man of a lower class is in general restricted from the acts of a higher class, the Sudra is expressly permitted to become a trader, or a husbandman.

"Besides the particular occupation assigned to each of the mixed classes, they have the alternative of following that profession, which regularly belongs to the class from which they derive their

"Besides the particular occupation assigned to each of the mixed easies, they move the anterial vive of following that profession, which regularly belongs to the class from which they derive their origin on the mother's side; those at least have such an option, who are born in the direct order of the classes. The mixed classes are also permitted to subsist by any of the duties of a Sudra, that is, by menial service, by handicrafts, by commerce, and agriculture. Hence it appears, that almost every accuration, though about a the true profession of a particular class, is over to most the other transfers, and the the limitations, far from being rigorous, do in fact reserve only the peculiar profession of the Brahman, which consists in teaching the Veda, and officiating at religious cere-

liar profession of the Brahman, which consists in teaching the Veda, and officiating at religious ceremenies."

We have thus," says Mr. Rickards, by whom this passage has been quoted, "the highest existing authority for utterly rejecting the doctrine of the whole Hindoo community 'being divided into four castes;' and of their peculiar preregalives being guarded involute by 'impassable walls of separation.' It is also clear that the intermixture of castes had taken place, to an indefinite extent, at the time when the Dherma Sastar was composed, which Sir William Jones computes to be about 850 years B. C.; for the mixed classes are specified in this work, and it also refers, in many places, to gast times, and to events which a course of time only could have brought about. The origin of the intermixture is therefore lost in the remotest and obscurest antiquity; and having been carried on through a long course of ages, a heterogeneous mass is every where presented to us, in these latter times, without a single example in any particular state, or kingdom, or separate portion of the Hindoo community, of that quadruple division of castes, which has been so confidently insisted upon. "I have myself seen carpenters of five or six different castes, and as many different bricklayers employed on the same building. The same diversity of castes may be observed among the crafts—each and all other great works; and those, who have resided for any time in the principal commercial cities of India, must be sensible, that every increasing demand for labour, in all its spite of the tremendous institution of castes; which we are taught to believe forms so impassable ar obstruction to the advancement of India industry."

2. Growing Demand for English Goods.—It is difficult to suppose that the directors of the East India Company should not have been early aware of the fallacy of the opinions as

to the fixedness of Indian habits. So far, however, as we know, they have not, in this instance, evinced any acquaintance with the discoveries of their servants. On the contrary, in all the discussions that took place with respect to the opening of the trade in 1814, the Company invariably contended that no increase of trade to India could be expected. In a letter of the chairman and deputy chairman to the Right Honourable Robert Dundas, dated 13th of January, 1809, it is stated, that the small temand for foreign commodities in India "results from the nature of the Indian people, their climate, and their usages. The articles of first necessity their own country furnishes more abundantly and more cheaply than it is possible for Europe to supply them. The labour of the great body of the common people only enables them to subsist on rice, and to wear a slight covering of cotton cloth; they, therefore, can purchase none of the superfluities we offer them. The comparatively few, in better circumstances, restricted, like the rest, by numerous religious and civit customs, of which all are remarkably tenacious, find few of our commodities to their taste; and their climate, so disimilar to ours, renders many of them unsuitable to their use; so that a commerce between them and us cannot proceed far upon the principle of supplying mutual wants, Hence, except woollens, in a very limited degree, for mantles in the cold season, and metals, on a scale also very limited, to be worked up by their own artisans for the few utensils they need, hardly any of our staple commodities find a vent among the Indians; the other exports which Europe sends to India being chiefly consumed by the European population there, and some of the descendants of the early Portuguese settlers, all of whom, taken collectively, form but a small body, in view to any question of national commerce."—(Papers published by authority of the East India Company, 1813, p. 21.)

The volume from which we have made this extract contains a variety of passages to the same effect. So confident, indeed, were the Company that they had carried the trade to India to the utmost extent of which it was capable, that it is expressly stated, in resolutions passed in a general court held at the India House, on the 26th of January, 1813, "that no large or sudden addition can be made to the amount of British exports to India or China;" that the Company had suffered a loss in attempting to extend this branch of their trade; that the warehouses at home were glutted with Indian commodities for which there was no demand; and that to open the outports to the trade would be no other than "a ruinous transfer of it into new channels, to the destruction of immense and costly establishments, and

the beggary of many thousands of industrions individuals."

Luckily, however, these representations were unable to prevent the opening of the trade, and the result has sufficiently demonstrated their fallacy. The enterprise and exertion of individuals has vastly increased our experts to India—to that very country which the Company had so confidently pronounced was, and would necessarily continue to be, incapable

of affording any additional outlet for our peculiar products!

The commercial accounts for 1812 and 1813 were unfortunately destroyed by the fire at the Custom-house. The trade to India was opened on the 10th of April, 1814; and in that year the declared or real value of the products exported from Great Britain to the countries castward of the Cape of Good Hope, excepting China, by the East India Company, was 826,558l, and by the private traders, 1,048,132l. In 1817, the Company's exports had declined to 638,382l, while those of the private traders had increased to 2,750,333l; and in 1828, the former had sunk to only 488,601l, while the latter had increased to 3,979,072l, being more than double the total exports to India, as well by the Company as by private

The Company have stated, and no doubt truly, that they have lost a very large sum in attempting to extend the demand for British woollens in India and China, which, notwithstanding, continues very limited. But in their efforts to force the sale of woollens, they seem to have entirely forgotten that we had attained to great excellency in the manufacture of cotton stuffs, the article principally made use of as clothing in Hindostan; and that, notwithstanding the cheapness of labour in India, the advantage we derived from our superior machinery might enable us to offer cotton stuffs to the natives at a lower price than they could afford to manufacture them for. No sooner, however, had the trade been opened to private adventurers, than this channel of enterprise was explored; and the result has been, that, instead of bringing cottons from India to England, the former has become one of the best and most extensive markets for the cottons of the latter. We question, indeed, whether, in the whole history of commerce, another equally striking example can be produced of the powerful influence of competition in opening new and almost boundless fields for the successful prosecution of commercial enterprise.

In 1814, the first year of the free trade to India, the exports of cotton amounted to 817,000 yards, of which only about 170,000 yards, valued at 17,778L, were exported by the Company! The progress of the trade will be seen in the following statement:—

have not, in this in-On the contrary, in ade in 1814, the Comexpected. In a letter rt Dundas, dated 13th modities in India "reages. The articles of ore cheaply than it is of the common people of cotton cloth; they, e comparatively few, in and civil customs, of their taste; and their ir use; so that a comupplying mutual wants. cold season, and metals,

ricty of passages to the ad carried the trade to sly stated, in resolutions anuary, 1813, "that no orts to India or China;" s branch of their trade; for which there was no other than "a ruinous costly establishments, and

or the few utensils they lians; the other exports in population there, and taken collectively, form -(Papers published by

the opening of the trade. nterprise and exertion of country which the Comcontinue to be, incapable

y destroyed by the fire at of April, 1814; and in Great Britain to the counthe East India Company, e Company's exports had ased to 2,750,3331.; and l increased to 3,979,072l., e Company as by private

lost a very large sum in d China, which, notwiththe sale of woollens, they lency in the manufacture Hindostan; and that, notderived from our superior a lower price than they the trade been opened to and the result has been, per has become one of the question, indeed, whether, le can be produced of the undless fields for the suc-

ts of cotton amounted to 7,778*l.*, were exported by lowing statement :---

Account specifying the Quantities of the printed and plain Cotton Stuffs, the declared Value of all Sorts of manufactured Cotton Goods, the Quantity of Cotton Twist or Yarn, and the declared Value of the same, exported from the United Kingdom, to all Parts of the East, except China, each

Years.		Cotton Manufactures.		Cotto	Twist.
	Printed.	Plain.	Declared Value.*	Twist.	Declared Value
	Yards.	Yards.	L,	Lw.	L.
1814	604,800	213,408	109,480	8	7
1815	866,077	489,399	142,410		1
1816	991,147	714,611	160,534	624	190
1817	2,848,705	2,468,024	422,814	2,701	505
1818	2,227,665	4.614,381	700,892	1,861	455
1819	3,713,601	3,414,060	461,268	971	138
1820	7,509,000	6,481,256	831,118	224	24
1891	9,715,374	9,423,352	1,084,440	5,865	805
1822	9,029,201	11,712,639	1,145,057	22,200	2,335
1823	9,431,700	13,047,717	1,128,468	121,500	16,993
1824	9,611,880	14,858,515	1,113,477	105,350	13,041
1825 1826	8,826,715	14,201,496	1,036,871	233,360	35,315
1827	9,750,076	15,218,781	991,019	918,587	100,804
1828	14,261,794	27,295,286	1,614,517	3,063,668	274,002
1829	12,410,220 11,215,743	30,411,857	1,621,560	4,558,185	388,888
1830		32,893,931	1,453,404	2,927,476	200,552
183t	13,595,074	43,451,156	1,760,552	4,689,570	321,055
1832	14,569,583 18,291,650	35,012,953	1,419.995	6.541,853	483,762
1004	10,291,000	39,276,511	1,531,393	4,295,427	309,719

The East India Company contributed nothing whatever to this extraordinary increase of the cotton trade; their exports not having been so large in any one year as in 1814, when they only amounted to the inconsiderable sum already mentioned.

The demand for several other articles of British manufacture has recently increased, though not in the same unprecedented manner as cotton, with considerable rapidity. Notwithstanding all that has been said as to the immutability of Hindoo habits, the fact is not to be denied, that a taste for European products and customs is rapidly spreading itself over India. And the fair presumption is, that it will continue to gain ground according as education is more diffused, and as the natives become better acquainted with our language, arts, and habits. 'The authenticity of Dr. Heber's statements cannot be called in question; and there are many passages in different parts of his Journal that might be quoted in corroboration of what has now been stated. Our limits, however, will only permit us to make a very

"Nor have the religious prejudices, and the unchangeableness of the Hindoo habits, been less exaggerated. Some of the best informed of their nation, with whom I have conversed, assure me, that half their most remarkable customs of civil and domestic Hie are borrowed from their Mohammedan conquerors; and at present there is an obvious and increasing disposition to imitate the English in every thing, which has already led to very remarkable changes, and with, probably, to still more important. The wealthy natives now all affect to have their hou. 28 decorated with Corinthian pil-

in every thing, which has already led to very remarkable changes, and will, probably, to still more important. The wealthy natives now all affect to have their hou, so decorated with Corinthian pilars, and filled with English furniture; they drive the best horses and the most dashing carriages in Calcutta; many of them speak English fluently, and are tolerably read in English literature; and the children of one of our friends I saw one day dressed in jackets and trowsers, with round lants, shoes, and stockings. In the flengalee newspapers, of which there are two or three, polities are cancassed with a bias, as I am told, inclined to Whiggism; and one of their leading men gave a great dinner, not long since, in honour of the Spanish revolution; among the lower orders the same feeling shows itself more beneticially in a growing neglect of caste."—(Vol. it, p. 306.)

"To say that the Hindoos or Mussulmans are deficient in any essential feature of a civilise I people, is an assertion which I can scarcely suppose to be made by any who have lived with them; their manners are at least as pleasing and courteous as those in the corresponding stations of life among ourselves; their houses are larger, and, according to their wants and climate, to the full as convenient as ours; their architecture is at least as elegant; nor is it true that in the mechanic arts they are inferior to the general run of European nations. Where they fall short of us, (which is chiefly in agricultural implements, and the nechanics of common life,) they are not, so far as I have understead of Italy and the south of France, surpassed in any degree by the people of those countries. Their goldsmills and weavers produce as beautiful fabries as our own; and it is so fur from true that they are obstinately wedded to their old patterns, that they show an anxiety to imitate our models, and do imitate them very successfully. The ships built by native artists at Bombay are notoriously as good as any which sail from London or Liverpool. The carriages and g

As Bishop Heher penetrated into the interior of India, he found the same taste as in Calcutta, for European articles and for luxuries, to prevail every where among the natives. Of Benares, he writes as follows :-

"But what surprised me still more, as I penetrated further into it, were the large, lofty, and hand-some dwelling-houses, the beauty and apparent richness of the goods exposed in the bazaars, and the evident hum of business. Benares is in fact a very industrious and wealthy, as well as a very loby city. It is the great mart where the shawls of the north, the diamonds of the south, and the musins of Dacca and the eastern provinces cettre; and it has very considerable silk, cotton, and

fine woollen manufactories of its own; while English hardware, swords, shlelds, and spears, from Lucknow and Monghyr, and thuse European Inveries and elegenesis which are daily becoming more popular in India, circulate from hence through Bundlectud, Gorrickpoor, Nepaul, and other tracts which are removed from the main artery of the Ganges, "-(Vol. 1, p. 289.)

Proceeding still further into the interior of the country, and when at Nusseembad, distant above 1,000 miles from Calcutta, the bishop continues his Journal in the same strain; viz.

"European articles are, at Nussecrabad,\* as might be expected, very dear; the shops are kept by a Grock and two Parsecs from Bombay: they had in their list all the usual items of a Calentta warehouse. English cotton cloths, both white and printed, are to be met with commonly in wear among the people of the country, and may, I learned to my surprise, be hought best and cheapest, as well as all kinds of hardware, crockery, writing-desks, &c., at Palle, a large town and celebrated mart in Marwar, on the edge of the desert, several days' journey west of Joudpoor, where, till very lately, no European was known to have penetrated."—(Vol. ii. p. 36.)

As to the character of the Hindoos, their capacity, and even anxious desire for improvement, the bishop's testimony is equally clear and decided; and as this is a point of pre-eminent importance, the reader's attention is requested to the following statements:

"In the schools which have been lately established in this part of the empire, of which there are at present 9 established by the Church Missionary, and 11 by the Christian Knowledge Societies, some very unexpected facts have occurred. As all direct attempts to convert the children are disculmed, the parents send them without scruple. But it is no less strange than true, that there is no objection made to the use of the Old and New Testament as a class-book; that so long as the teachers do not urge them to cat what will make them tose their caste, or to be baptised, or to curse their country's gods, they readily consent to every thing else; and not only Missulmaus, but Brahmins, stand by with perfect coolness, and listen sometimes with apparent interest and pleasure, while the scholars, by the road side, are reading the stories of the creation and of Jesus Christ." their country's gates the mins, stand by with perfect coolness, and listen sometimes with apparent murest and pressure while the scholars, by the road side, are reading the stories of the creation and of Jesus Christ."-

(Vol. ii. p. 290.)
"Hearing all I had heard of the prejudices of the Hindeos and Mussulmans, I certainly did not at
"Hearing all I had heard of the prejudices of the Hindeos and Mussulmans, I certainly did not at all expect to find that the common people would, not only without objection, but with the greatest thankfulness, send their children to schools on Bell's system; and they seem to be fully sensible of the advantages conferred by writing, arithmetic, and, above all, by a knowledge of buclish. There

are now in Calcutta, and the surrounding villages, 20 boys' schools, containing 60 to 120 cach; and 23 girls', each of 25 or 30."—(Vol. ii. p. 300.)

"In the same holy city (Benares) I visited another college, founded lately by a wealthy Hindoo banker, and intrusted by him to the management of the Church Missionary Society, in which, hesides a grammatical knowledge of the Hindoostanee language, as well as Persian and Arabic, the context was could be a surrounded to the context of t senior boys could pass a good examination in English grammar, in Hume's History of England, Joyce's Scientific Dialogues, the use of the globes, and the principal facts and noral precepts of the Gospel; most of them writing beautifully in the Persian, and very tolerably in the English character, and excelling most boys I have met with in the accuracy and readiness of their arithmetic."—

(Vol. ii. p. 388.)
"The different nations which I have seen in India, (for it is a great mistake to suppose that all "The different nations which I have seen in India, (for it is a great mistake to suppose that all india is peopled by a single race, or that there is not as great a disparity between the inhabitants of Guzerat, Hengal, the Dooab, and the Deccan, both in language, manners, and physiognomy, as between any four nations in Europe,) have, of course, in a greater or less degree, the vices which must be expected to attend on arbitrary government, a demoralising and absurd religion, and (in all the independent states, and in some of the districts which are partially subject to the British a laxity of law, and an almost universal prevalence of intestine fends and habits of plunder. The general character, however, has much which is extremely pleasing to me; they are brave, courteous, intelligent, and must engage flow knowledge and innercement, with a remarkable that for the gritish. racter, now ever, has much which is extremely pleasing to me; they are brave, controls, intenigent, and most eager after knowledge and improvement, with a remarkable talent for the sciences of geometry, astronomy, &c., as well as for the arts of painting and sculpture. In all these points they have had great difficulties to struggle with, both from the want of models, instruments, and elementary instruction: the indisposition, or rather the horror, entertained, till lately, by many among their European masters, for giving them instruction of any kind; and now from the real difficulty which exists of translating works of science into languages which have no corresponding terms."-(Vol. ii.

Even if our space permitted, it would be unnecessary to add to these extracts. The facts and circumstances now mentioned, must, we think, satisfy every one that there is nothing in the nature of Indian society, in the institution of castes as at present existing, or in the habits and customs of the natives, to hinder them from advancing in the career of civilisation, commerce, and wealth. "It may safely be asserted," says Mr. Hamilton, "that with so vast an extent of fertile soil, peopled by so many millions of tractable and industrious inhabitants, Hindostan is capable of supplying the whole world with any species of tropical merchandise; the production, in fact, being only limited by the demand."

3. Trade with India.—The principal obstacle in the way of extending the commerce with India does not consist in any indisposition on the part of the natives to purchase our commodities, but in the difficulty under which they are placed of furnishing equivalents for them. This, however, is rather a factitious than a real difficulty. It results more from the discriminating duties laid on several articles of Indian produce, than from their being, in any respect, unsuitable fer our markets. Instead of admitting all the articles raised in the different dependencies of the empire for home consumption on the same terms, we have been accustomed to give a marked preference to those raised in the West Indies. We confess however, that we are wholly unable to discover any grounds on which to vindicate such preference. The protection which every just government is bound to afford to all classes of its subjects, cannot vary with the varying degrees of latitude and longitude under which they happen to live. And us no one denies that the inhabitants of Bengal are, as well as those of Demerara or Jamaica, liege subjects of the British crown, it does seem quite at variance with every fair

<sup>\*</sup> Nussecrabad, near Ajmere, in the heart of the Rajepoot country.

nlelds, and spears, from daily becoming more poepani, and other tracts

Nusseerabad, distant the same strain; viz.

; the shops are kept by a sms of a Calcutta waremmonly in wear among and cheapest, as well as and celebrated mart in r, where, till very lately,

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nans, I certainly did not at tion, but with the greatest sem to be fully sensible of wledge of English. There aining 60 to 120 each; and

lately by a wealthy Hindoo nary Society, in which, bese Persian and Arabic, the nme's History of England, s and moral precents of the rably in the English characness of their arithmetic."—

mistake to suppose that all hetween the inhabitants of s, and physiognomy, as betegree, the vices which must religion, and (in all the to the British) a laxily of plunder. The general chabrave, courteous, intelligent, a talent for the sciences of re. In all these points they s, instruments, and elementately, by many among their com the real difficulty which responding terms."—(Vol. ii.

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oot country.

principle, to treat them worse than the West Indians, by imposing higher duties on their produce when brought to our markets.

The following Tables give a comprehensive view of the trade with India since the relaxation of the monopoly in 1814, and particularly during the 3 years ending with 1832:—

An Account of the Value of the Imports and Exports between Great Hritain and all the Places Eastward of the Cape of Good Hope (excepting China); distinguishing the Private Trade from that of the East India Company, in each Year, from 1814 to the latest Period to which the same can be made up.

Years.	Eastward of the	into Great Britain Cape of Good Hor Prices at the East ective Years.	e (except China),	Value of Exports from Great Britain to all Places East ward of the Cape of Good Hope (except China), ac cording to the Declarations of the Exporters.					
	By the East India Company.	Private Trade.	Total Imports.	By the East India Company.	Private Trade.	Total Exports			
***	E	£	£	£	£	£			
1814	4,208,079	4,435,196	8,643,275	826,558	1,048,132	1,874,690			
1815	3,016,556	5,119,611	8,136,167	996,218	1,569,513	2,565,761			
1816	2,027,703	4,402,052	6,129,785	633,546	1,955,909	2,589,455			
1817	2,323,630	4,541,956	6,865,586	638,382	2,750,333	3,388,715			
1818	2,305,003	6,901,144	9,206,117	553,385	3,018,779	3,572,164			
1819	1,932 401	4,683,367	6,615,768	760,508	1,586,575	2,317,083			
1820	1,757,137	4,201,389	5,958,526	971,096	2,066,815	3,037,911			
1821	1,713,733	3,031,413	4,775,116	887,619	2,656,776	3,511,395			
1822	1,092,329	2,621,331	3,713,663	606,089	2,838,351	3,441,443			
1823	1,587,078	4,314,973	5,932,051	458,550	2,957,705	3,416,255			
1824	1,191,753	4,410,347	5,605,100	654,783	2,841,795	3,496,578			
1825	1,462,692	4,716,083	0,178,775	508,553	2,574,660	3,173,213			
1826	1,520,060	5,210,866	6,730,926	990,964	2,480,588	3,471,552			
1527	1,612,450	4,068,537	5,681,017	805,610	3,830,580	4,636,190			
1823	1,930,107	5,135,073	7,065,180	458,601	3,979,072	4,467,673			
1829	1,593,442	4,621,842	6,218,284	431,586	3,665,678	4,100,264			
1830	1,593,566	4,085,505	5,679,071	195,394	3,891,917	4,087,311			
1831	1,431,372	4,295,438	5,729,810	146,480	3,488,571	3,635,051			
1832	1,107,787	5,229,311	6,337,098	149,193	3,601,093	3,750,286			

An Account of the Imports into Great Britain from all Places Eastward of the Cape of Good Hope (excepting China), distinguishing between those made by the East India Company and those made by private Traders during the Three Years ending with 1852.—(From Parl. Paper, No. 425. Sess. 1833.)

		1830.			1831.			1832.	
Articles.	East India Company.	Private Trade.	Total.	East India Company.	Private Trade.	Total.	East India Company.	Private Trade.	Total.
Aloes 1bs.		51,065	51,065		20,305	20,305		31,684	31,681
Assfertida		8,722	1,722		892	892		13,731	13,73
denjamin		27,428	27, 125		83,879	83,-79		92.493	92,493
Horay		172,612	172,642		158,241	188,241		150,295	150,29
Camphire, unrefined -		273,652	273,682		106,979	106,979		203,734	203,73
Canes, viz. rattans (not		2,414,562	2,414,562		3,908,423	3,905,423	!	3,932,355	3,922,35
ground) - numb.	1		7,025,799		7,656,386	7,656,356		10,407,537	10 107 93
Cottee • - 16s.		7,025,799	1,025,188	]	1,030,330	1,000,000		10,407,637	10,407,835
often piece goods, white	171,223	1	171,223	1,467	15,900	17,367		79,090	79,090
calicoes and muslins, pes.	171,440		171,020	1,401	1 3,500	17,001		104000	10,000
Cotton biece goods, dyed cotton & grass cloths, pes.	47,538	205.025	252,563	32,107	136,731	139,838	11.126	216,100	227,220
collon & grass curins, lies.	47,500	573,381	573,581	. 50,101	854,671	854,671	,	195,507	195,807
Nauquin cloths - lbs.		41,035	41,035		72,800	72,800		67,218	67,218
Cardamonis - ths.		86,755	86,755		171,720	171,720		75,173	75,176
Cassia lignea • • -		831,296	831,296		392,759	392,719		956,358	996,36
Cinnamon · · -		449 656	449.656		222.991	222,991		25.738	25,73
Cloves		3.198	3,198		124,607	121,607		224,644	224.64
Cotton wood	620,333	11.892,556	12,512,569	446,930	25,366,643	25,813,573	2,586,415	32,633,0:9	35,219,50
Dye at I hard   chony, tons		1,301	1,301		111	111		70	7
woods, viz. ) red sanders,		14	14		65	65		149	149
Elephants' teeth - cwt.		1,602	1,672		2,173	2,173		1,010	1,010
Gails · · ·		1,561	1,561		1,031	1,031		867	824
Giurer	35	1,234	1,269		850	850		2,509	2,
Gum, animi and copal, that		55,651	55,651		190,274	190,274		155,290	155,29
Arabic • • cwl.		1,962	1,962		2,489	2,489		2,693	2,69
Lac dye, lac lake, and cake	1		485,269	1	W#0 050	P20 323		4*0 0#0	459.37
lac · lbs.	• •	445,269			753,252	753,252		459.379 1.070,261	1,070,26
Shell lac and seed lac -	• •	619,636	649,536 37,595		1,146,128 149,144	1,146,128		319,373	319,37
Stick lac		37,595	14,130		11,735	11,735		61,940	£4,84
Hemp - ewt.	: : :	14,130	45,059	: :	110,039	110,039		223,426	223.42
Nutnegs - Ibs-		45,019 441,275	441,275		343,373			257,387	257,38
Oil, castor cwt	: :	6,484	6,484		3,5,5	3,535		10,660	10,66
of mace & nutmegs, lbs. oz.	: :	466.15	466,15		651,14			264.10	264,1
		4,181	4,181		761	761		3,306	3,30
Obbreum · cwt. Pepper, of all sorts · lbs.		2,742,224						4,630,475	
Hides, untanned - cwt.		5,104	5,104		3,376			10,739	10,73
Indigo - Ibs.	2,154,341	5,772,516			5,223,268	7,00 , 216	1,731,898	4,479.997	6.211.19
Mace .		12,962	12,962	1,101,010	40,921			72,022	72.02
Maider root cwt.	1 .	992	192		2,571	2,571		334	33
Mother o' pearl shel's, rh.lbs.		465,591	465,591		510,492			721,527	721,52
Musk · oz.	1 .	3,320	3 320		3,147			8,129	8,12
Rhubarb lbs.		157,211	157,211		133,462			115,237	115,23
Rice, not in the husk, cwt.	1 1	125,487	125,487		133,587			171,560	
in the husk bush.		21,948	21,949		33,553			19,744	
Sattlower cwt.		2,170	2,170		2.436	2,436		5,556	5,51
Saco		2,861	2 651		2,253	2,253		3,377	3,37
Saltpetre	44,928		143,702		141,904	170,722	49,512	180,026	229,53
Seima - · lbs.		176,593	176,590		200,990	200,990		464,917	
Silk, raw, waste, & floss, -	1,020,963	715,268	1,736,231	1,098,973	636,677	1,725,650	727,175	1,087,644	1,814,51

Imports-continued.

		1830.			1831.			1832.	
Articles.	East India Company.	Private Trade.	Total.	East India Company.	Private Trade.	Total.	East India Company.	Private Trade.	Total.
Silk, manufactured, viz.  Baudana handkerchiefs and romals pieces Crape, in pieces — Crape shawls, scarf, and gown-pieces and hand-	68,524	65,752 513	124,276 513	62,927	121,401 932	184,398 932	63,547	148,340	211,88
kerchiefs numb,		23,711	23,711		17,740	17,740	٠.	11,469	11,469
Taffaties, and other silks, in pieces pieces Soap cwt.	6,173	2,018	8,529	4,282	3,086	7,369	2,206	2,319	4,52
Spirits, viz. arrack, imp.gall. Sugar, unrefined - cwt.	118,358	41,419 660,729	41,419 779,087	102,476	7,911 647,972	7,911 750,448	56,060	20,591 647,077	20,59
Tin   Tortniseshell, rough - lbs.		14,574 32,189	14,574 32,189		5,472 30,902	5,472 30,902		26,642 39,001	26,64 39,00
Turmeric ·	::	1,867,764	1,867,764		1,292.028	1,292,025		1,004,045	1,004,04
Vermillion $\cdot$ value $L$ .	2,815	206,020	208,835	2,181	10,923 201,279	10,923 203,460	: :	1,926 205,719	208,71
Total Value of Imports, L.	1,593,566	4,985,505	5,679,071	1,434,372	4,295,438	5,729,810	1,107,787	5,229 311,	6,337,09

An Account of the Quantities and declared Values of the various Articles exported from Great Britain to all Places Eastward of the Cape of Good Hope (except China), distinguishing between those made by the East India Company, and those made by private Traders, during the Three Vears ending with 1832.—(From the Parl. Paper, No. 425. Sess. 1833.)

		1830.			1831.		1832,			
Articles.	East India Comp.	Private Trade.	Tolal.	East India Comp.	Private Trade.	Total.	East Iudia Comp.	Private Trade.	Total.	
Apolhecary wares										
Declared va	lue L. 10,588	9,642	20,230	6,582	6,169	12,751	6,967	9,778	16,745	
Apparel Beer and ale	4,352	28,224 3,473	32,576 3,473	1,895 26	27,362 3,144	29,257 3,170	9,271	23,477 4,737	32,748 4,737	
Declared va		71,364	71,364	390	60,405	60,795		87,606	87,606	
Books, printed	cwt. 40 lue L. 1,143		743 20,647	259	23,016	23,275	13 237	1,032	1,045	
Brass	cwt. 10	232	242	0.00	164	169	45	27,189 121	27,426	
Declared va	lue L. 90	2,145	2,235	40	1,244	1,284	393	1,000	1,395	
Cabinet and upholstery ware Declared va	lue L	3,525	3,525		2,019	2,919	47	3,098	3,145	
Carriages n	umber	133	133		137	137		80	80	
Coals - Declared va	tons 1.877	11,835 2,166	11,835	2,013	9,382 3,043	9,3%2 5,056	1,926	5,430 4,547	5,430	
Declared va	lue L. 2,538	1,053	4,043 3,591	2,314	2,555	4,869	1,870	3,898	6,473 5,718	
Cochineal .	105.	44,329	44,329		34,676	34,676		29,588	29,588	
Declared va Colours for painters	iue L.	21,056	21,056		13,870	13,879	• •	11,095	11,095	
Declared va	lue L. 679	14,434	15,113	891	8,573	9,464	1,150	11,951	13,101	
Copper, unwrought, in brief	ewt	46,807	46,807		49,359	49,359	2,639	43,710	46,349	
Declared va	lue L	200,050	200,050		204.936	204.936	11,180	178,036	159,216	
wrought, of all surts Declared va	ewi. 1,029	43,156	44,214	714	35,216	35,930	243	40,548	46,791	
Cordage	cw1. 441	195,098	200,156 1,352	3,500 1,405	153,534 1,595	157,934 3,000	1,232 285	173,576 5,751	175,108 6,036	
Declared va	lue L. 1.101	2.167	3,258	3,270	3,645	6,915	602	10,524	11,126	
Cotton manufactures (British Calicoes, &c., white or	) dain								,	
	yards 7,500	37,555,687	37,563,187	10,410	28,639,567	25,649,977	6,414	34,077,519	34,694,224	
Declared va	lue L   240	1,008,865	1,009,105	320	726,386	726,706	268	815,921	819,119	
Ditto, printed, checked, s	yards 2,600	13,426,203	13,428,803	890	13,971,220	13,972,110		17,507,088	17,907,088	
Declared va	lue L. 160		536,111	71	471,617	471,688		531,654	681,654	
Muslins, &c., while or pla		5,917,969	5,917,969		6.362.976	6.362.976		6,192,257	5,192,257	
Declared va	lue L	185,940	185,940	: :	179,652	179,652		143,140	143,140	
Dillo, printed, checked, st	ained,									
or dyed Declared va	yards	166.27F 7,562	166,271 7,562	1 1	597,473 22,579	597,473 22,579	: :	384,562 14,168	384,562 14,168	
Hosiery, and small wares										
Aggregate value of Britis	lue L. 149	21,685	21,835	80	19,280	19,370		23,242	23,242	
ou manufactures										
Declared va		1,760,003	1,760,552	481	1,419,514	1,419,995	265	1.531,125	1,531,393	
Cotton twist and yarn -	lbs. 35	4,699,532 321,954	4,689,570 324,955	: :	6,541,853 483,762	6,541,859 453,762	169 12	4,295,258 309,719	4,295,427 309,731	
Cotion manufactures (foreign	)							000,113	000,101	
square	yards -	2,895	2,885		7,806	7,50€		991	991	
Declared va	lue L	258	258		327	327		991	991	
Earthenware of all sorts	pieces 42,000	1.245.800	1,287,800	27,000	1,253,525	1,280,525	6,900	2,087,339	2,094,239	
Glass - Declared va		20,072	20,501 104,616	2,354	17,299 100,069	17,521 102,423	1,960	27,001 100.087	27,086 101,147	
Guns and pistols n	umber 2,300	1,400	3,700	1,420	478	1,894	520		9,039	
Declared va Haberdashery and millinery	lue L. 4,284	6,100	9,384	1,583	3,640	5,225	1,418	8,219 11,257	12,673	
Declared va	lue L. 112	25,367	25,479	20	20,862	20,882	16	29,543	29,559	
Hardwares and cutlery										
lials of all sorts	lue L. 9,030 dozens 1.222		81,043 3,454	10,352	50,690 2,011	61,042 2,594	11,261	71,025	\$2,289 3,791	
Declared va	lue L. 1,847	13,540	15,387	1,471	9.376	10.947	1,604	2,791 12,760	14,364	
Iron, bar and bolt Declared va	tons 43	12,299	12,333 57,314	989	11,755 79,258	11,848 80,238	30 272	17,100 103,765	17,430 104,03	
cast and wrought .	CW1. 5.980	69.616	75,596	10,402	75,957	86,359	2,495	58,854	61,349	
Declared va		60,231	57,572	12,624	50,628	63,252	2,740	37,916	40,650	
Lace and thread of gold an	d sid-1  by   163	557	720	96	212	30-	187	474	66	
Declared va	lue ' 1,457	4,661	6,1.0	786	1,677	2,463	1,465	2,944	4,469	
Lead and shot	:ons 34	1.226		52	1,283	1,332	61	1,565	1,626	
Declared va	lue L. 487	16,507	16,594	3,671	16,432	17,151	827	18,956	19,513	
Leather and saddlery										







4,505 170,945

3,488,571 3,635,051 149,193 3,661,093 3,750,286

Exports .- continued.

		1830.			1831.			1832.	
Articles,	East India Comp.	Private Trade.	Total.	East India Comp.	Private Trade,	Tota	East India Comp.	Private Trade.	Total.
Linen manufactures Declared value L.	2,077	21,211	23,258	1,611	23,724	25,333	5,311	43,715	49,056
Machinery and mill-work							1 ' 1	10,110	10,000
Declared value L.	7,394	21,105	28,489	3,092	10,340	13,432	3,651	11,523	15,174
Military stores not otherwise described									
Declared value L.	5,983	494	6,387	1,081	221	1,302	128	115	243
Viusical instruments	294	***	12,314	240	8,954	9,194			
Onium Declared value L.	294	12,060 21,590	21,890	240	5,493	5,483	252	7,095	7,337
Opium Declared value L.		16,418	16,419		4,524	4,524		- 1	
Ordnance, of brass and iron tons	223	116	339	224	5	229	34	23	57
lieclared value L.	8,140	730	8,870	3,286	140	3,426	816	130	946
Plate, plated ware, jewellery and	-,		-,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		-,			
Declared value L.	10,025	44,370	54,395	2,333	38,208	40,541		33,778	33,778
Provisions, Declared value L.	7,889	21,347	29.236	7,931	16,151	24,082	10,992	21,454	32,446
Quickstiver - ths.		153,848	153,948		95,702	95,702	• •	36,743	36,743
Declared value L.		14,112	14,112		8,972	8,972	• •	3,521	3,521
Silk manufactures $D \times lared value L.$		9,873	9,873	1,083	8,015	9,098	45	25,159	25.201
Soap and candles . cwt.	619	866	1,485	405	830	1,235	2	1,344	1,346
Pectarel value L.	1,845	3,5-9	5,734	1,318	3,657	4,975	4	5,207	5,211
Speller, foreign cwt.	,.	62,376	62,376		49,964	49,964	"	37,499	37,499
Declared value L.		32,747	32,747		27,450	27,450		21,093	21,093
spirits, British gallons		3,632	3,632		6.001	6,001		6,259	6.289
Declared value L.	• -	1,780	1,750		2,121	2,121	• •	2,362	2,362
Spirits, foreign - gallons		99,453	99,453		128,174	128,174		208,581	208,581
Decimed value L.		12.072	12,072	20,000	19,310	19,310	20.00.	32,032	32,032
Stationery, Declared value L.	13,175	33,061 10,581	46,239 10,581	20,663	27,298 21,651	47,561 21,651	23,921	26,252 14,446	50,176 14,466
Steel, nuwrought - cwt.		11,153	11,153		21,439	24,439	20	15,106	15,146
Sugar, refined cwt.	44	853	897		763	7:3	40 31	778	509
D. clared v In	89	1,890	1,979		1,792	1,792	57	1,951	2,008
Swords number	1.700	90	1,790	750	161	911	1.150	90	1.240
Declared value L.	1,635	140	1,775	494	139	623	1,052	101	1,153
Tin, unwrought ewt.		5	5		41	41	6	129	135
Declared value L.		15	15		165	165	20	495	515
Tin and pewter wares, and tin	731	10.00	10,869		8,558	9,262		6,832	- 000
plates, Declared value L.	1,352	10,139 239,259	240,591		205,777	205,193	573 900	334,535	7,395 339,435
Wines - Imp. gallons Declared value L.	459	104,945	105,404		92,530	92,581	305	149,949	150,257
Woollen manufactures (British)	4 315	104,549	100,404	91	24,000	32,301	305	140,040	100 9401
Cloths of all sorts - pieces	6.029	47,719	53,748	2,939	51,7123	54,6714	3,507	30,186	33,693
Declared value L.	60,563	211,171	271,734		195,136	226,606	31,108	141,365	175,473
Stuffs, viz. camlets, serges, &c.		· '	,			, ,	1 1		
pieces	94	20,148	20,243		11,767	15,018	56	18,909	18,965
Declared value I.	302	49,129	49,431	352	10,757	41,109	84	42,501	42,885
Other woollens, Declared vol. L.	4,127	19,100	23,233	2,226	11,497	13,723	3,609	15,542	19,151
Aggregate value of British wool-	61 000	270 400	344,399	34,048	247 900	281,438	37.801	100 500	007 546
lens, Declared value L.	64,992	279,406	314,398	34,048	247,390	281,438	34,001	199,708	237,509

4,087,311 146,490 The preference in favour of West Indian commodities was within these 5 years much greater than at present; but the following statement shows that it is still very considerable:-

14,661

Woollen manufactures (foreign)

16,215 195,394

3,891,917

All other articles

An Account of Articles imported from British Passessions East of the Cape of Good Hope, on which a higher Customs Duty is charged on Import into the United Kingdom, than is charged on the same Articles imported from British Possessions in any other Parts of the World: showing, in Three parallel Columns, the Different Rates and the Excess of Duty on each Article; also, the Amount of Duty levied on each of these Articles in the Year 1832, and the Quantity on which the same was levied.

		Rates of Duty charged.		Quantity char- in the Y-	red with Duty ear 1832,	Amount of Duty received in the Year 1832.			
Articles.	On importa- tions from Brit. Posser- sions within Le Limits of the E. I. Ch's Charter, ex- cept the Mauritius.	On Importations from other British possessions.	Excess of Buty charged on Import- ations within the limits of the E. I. Co.'s Charter.	Imported from British Possessions within the Limits of the E. 1 Cn.'s Charter.	Imported from other British Posses- sions, and charged with a lower rate of Duty.	On Importations from British Possessions within the Limits of the Company's Charter,	On Importations from other British Possessions, and charged with a lower Rate of Duty.		
Coffee	9d. per lb. {	6d, per lb., if the pro- duce of and imported from the Mauritius or any British pos-	3d. per lb.	1.1e. 1,953,7-14	LL+. 20,996,837	I *. d. 73,227 18 0	L. s. d. 524,920 18 6		
Sugar • Sprits Totaco#	. 32s, per cwt, 15s, per gal. . 3s, per 15,	24c per cwt., if do. 9s. per gal. 2s. 4d. per lb.		Cuet, qr. 1b. 79,608 2 5	Cuet. qr. lb. 4,355,814 2 21 3 513,250 gat.	127,373 13 6	5,226 977 12 6 1,580,962 10 0		

Under the new regulations as to residence in India (see post), Englishmen will be allowed to employ themselves in the raising of sugar, as they have hitherto been allowed to employ themselves in the raising of indigo; but, unless the duty be equalised, this concession will be of little importance, at least in 80 far as respects sugar. An equilisation is, however, imperiously required, as well in justice to India as in the view of promoting the interests of the

1832. East India mpan Private Trade. Total. 211,857 148,340 11,469 11,469 2,319 2,206 1,926 1,107,787

exported from Great Bri-i), distinguishing between Traders, during the Three

rade		urm			nrec	
_		18	32.			
11	dia dia omp.	Pris Tra		т	oral.	
51 57 70 95 29 75 69	6,967 9,271 13 237 45 393	1	9,778 3,477 4,737 67,606 1,032 27,189 121 1,00a		16,743 32,74 4,73 87,60 1,04 27,45 16	6
019 137 382 056 869 676 870	1,920 1,870	6	3,098 5,436 4,54 3,89 29,58 11,09	8	3.1: 5,4: 6,4: 5,7: 29,5 11,0	0 30 73 18 88 95
359 ,936 ,930 ,031 ,000 ,915	1,15 2,63 11,18 24 1,23	9	43,71 178,00 40,6- 173,5' 5,7 10,5	0 36 18 76 31	46,3 189, 40, 175, 6,	349 216 391 108 036 126
,977 ,706	6,4 2	68	515,9		34,684. 819 17,907	
,110 ,685	: :	: ["	531,0 531,0	54	661	,654
,976 ,652	:	:   '	5,192,3 143,1	140	5,192 143	,257
.473 ,579		:	384, 14,	562 165	38-	1,562 1,168
,370				242	2	3,242
3,995 3,762		268 169 12	1.531. 4.295 309	125 258 ,718	1,53 4,29 30	11,393 15,427 29,731
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0.84	32	16	2	9,540	3	29,559
1.12	12 J 94 17 45 38 199 1952	1,264 1,001 1,604 30 272 2,495 2,740	10	1,02 2,79 12,76 17,10 03,76 58,85 37,91	5	82,289 3,792 14,364 17,436 104,03 61,34 40,65
2.4	30 × 463 332 151	187 1,466 6 82		2,9 1,5 18,9		4,46 1,62 19,81

24,214

22,709

1,505

<sup>\*</sup> Quantity of tebacco brought from the East too trifling to deserve mention. Vol. I.—3 H

British public; and should it take place, we have little doubt that the growth of sugar in India will be very greatly extended, and that it will become an article of great commercial value.

The regulations as to the importation of coffec from India are as objectionable as can well be imagined. Why should the coffee of Malabar and Ceylon pay 3d. per lb. more duty than that of the Mauritius? A distinction of this sort is an outrage upon common sense, and an insult to India. Foreign coffee may be imported from any port of British India at 9d. per lb.; but if it be imported from a foreign port it pays 1s. Hence, if a British ship take on board coffee at Mocha, Manilla, or Java, she is obliged to call in her way home at Bombay or Singapore; and must there unload and then reload her cargo! Such a regulation requires no lengthened commentary; it is enough to remark that its existence is a disgrace to a civilised nation.

Besides being unfairly assessed, the duties on several most important articles of East India produce are signally oppressive in their amount. Arrack, for example, which may be bought in bond here for about 3s. a gallon, is loaded with a duty of 15s. It is almost unnecessary to add that this duty is perfectly unproductive; its only effect is to exclude a valuable article from the market; to deprive the public of a gratification they might otherwise enjoy, and the government of a considerable amount of revenue. The duty on pepper is also most extravagantly high; being no less than 1s. on an article that sells from about 3d. to  $4\frac{1}{2}d$  Considering the degree in which the demand for pepper is checked by this anti-consumpain impost, we believe we may safely affirm that its reduction to 3d, or 4d, would be productive of an increase of revenue.

However, it is but fair to add that a very material deduction has been made from the duties charged on several articles of East India produce since the publication of the former edition of this work. It is to be hoped that the good effects of which these reductions cannot fail to be productive may speedily lead to others. The following account will no doubt receive the attentive consideration of the reader:—

Account showing the Prices in Bond in London of the different Articles of East India Produce, on the 1st of November, 1833; the present Duty on such Articles, and the Rate per Cent. of the Duty on the Price. A Column is added, showing the Duties in 1831 that have since been modified

Goods.	Prices, 1st of	November,	Per	Duties, 1st of November,	Du Rate pe	ty. r Cent.	Duties, 1st of January, 1831.
	From	То	,	1833.	From	To	vanuary, 1801.
Aloca Asaferida Asaferida Asaferida 21 — 21 — 32 — 32 — 32 — 32 — 32 — 32 —	2: 4 d. 2: 100 o. 100 o	7. 4. d. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0.	cwt. — ton cwt. — bb. — cwt. — lb. — cwt. ton bb. — cwt. ton bb. — cwt. ton bb. — cwt. ton bb. — cwt. cwt. — cwt. — cwt. cwt. — cwt. cwt. — cwt. cwt. cwt. cwt. cwt. cwt. cwt. cwt.	## A Company of the c	7 10 1 2 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	46 90 90 90 90 90 90 90 90 90 90 90 90 90	7. s. d. per 0 1 3 lb, 11 4 0 — 2 l6 0 — 1 8 0 — 1 8 0 — 1 8 0 — 1 8 0 — 1 8 0 — 1 8 0 — 1 8 0 — 1 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

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Table-continued.

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bjectionable as can well . per lb. more duty than common sense, and an itish India at 9*d*. per lb.; tish ship take on board ome at Bomhay or Sinregulation requires no s a disgrace to a civilised

rtant articles of East Inexample, which may be 15s. It is almost unnect is to exclude a valuaion they might otherwise The duty on pepper is also ells from about 3d, to  $4\frac{1}{2}d$ by this anti-consumpann or 4d. would be productive

s been made from the dupublication of the former hich these reductions canving account will no doubt

s of East India Produce, on he Rate per Cent, of the Duty ive since been medified.

F	Duty tate per	Cent.	Dutie Janua	s, 1st e	of .	
F	rom	То		.,,		
	7 10 1 2.7 12 4.5 60 26 5 170	46 20 0·5 2·7 4 40 12 5 0·7 66 30 140 86 11 200	2 1 i	1 3 1 3 4 c 4 0 6 0 8 0	b.	
orts	133 66 140 0·5 0·4	160 1860 16 120 168 0.6	0	0 4	-	
	0.5 80 0.8 2 2 1.1 29 6 13 11 2.2 4 3.7	3	0 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	6 8 15 0 5 6 9	cent.	
at.	2:53 4 6:22 533	4	4 77 6 77 87 5 3-3 7-5 77 15 16 15 16 50 10	0 5 9 6 0 4 0 16 0 16 1 12 2 0 2 0	0 -	

Goods.	Prices, 1st of	November, 33.	Per	Duties, 1st of November,	Dut Rate pe	ty. r Ceol.	Duties, 1st of January, 1831.
	From	То		1833.	From	То	uangary, room
Pepper, black white Rbubarb, common fine Dutch, trimmed Rice from British possessions	-	L. s. d. 0 0 4 1-2 0 0 2 4 0 5 0	lb.	s. d. per 1 0 lb. 1 0 — 1 0 — 1 0 —	266 133 43 20 5	320 300 51 2 28 3	L. s. d. per
Spirits, arrack Safflower Sago, common pearl Sal ammoniae	0 3 0 5 5 0 0 10 0 0 15 0	8 10 0	gal, cwl.	15 0 gal. 1 0 cwt. 1 0	0·6 2·5	500 1 10 6.7 1.7	0 2 6 cwt.
Saltpetre Sapao wood Saunders' wood, red Seeds, aniseed, star Silk, Bengal and China	1 15 0 8 0 0 13 0 0 3 5 0	2 0 0 17 0 0 16 0 0	ton cwt.	0 6 — 1 0 ton 1 0 — 5 0 cwt.	0·3 0·3 0·3	1·4 0·6 0·4 7·5 0·45	0 15 0 ton 0 12 0 — 1 10 0 cwt.
Sugar, Bengal, white yellow Mauritins, yellow brown -	1 4 0 1 1 0 1 6 0 1 2 0	1 11 0 1 3 0 1 11 0 1 6 0 28 0 0	cwi.	32 0 cwt. 32 0 — 24 0 — 21 0 — 20 0 —	103 139 70 92 3:5	133 152 92 109 5-2	
Terra japooica Tortoise shell Turmeric, Beogal Java China	3 15 0 1 10 0 0 16 0	1 0 0 2 15 0 0 18 0 1 3 0	lb.	1 0 - 0 t lb.	1·2 0·1 13 10	1·3 0·3 15 11·4	0 3 0 cwt. 0 0 6 lb.
Vermilion -	1 0 0	150	<u> </u>	from British ports	9.	11·4 17·2	010-

N. B .- We are indebted for this valuable Table to Mr. Begbie, secretary to the East India Asso-

There is another grievance affecting the East India trade, which calls loudly for redress-Goods from America, the West Indies, or any where except the East Indies, may be conveyed from one warehousing port to another without payment of the duties. But with East India goods a different rule has been established. There are only about a dozen ports in the empire in which East India goods may be received and warehoused; and whenever it becomes necessary to remove those goods to any other place, not privileged to receive India goods, the whole duties have to be paid; so that if a merchant found it expedient to ship 1000l. worth of pepper from London, Hull, or any other privileged port, to Newcastle, Plymouth, Aberdeen, or any non-privileged port, he would, before he could make such shipment, have to advance about 4,000l. of duty! This is a most oppressive regulation. There is not, and there never was, any good reason for prohibiting East India goods from being removed, under bond, from one port to another where other goods are allowed to be bonded. Many considerable advantages would result from permitting this to be done. It would distribute East India goods more equally over the country; and country dealers would be able to lay in and keep up sufficient stocks with a far less outlay of capital than at present. Such a measure, coupled, as it ought to be, with an adequate reduction of the duties, would materially extend the comforts of all classes at home.

4. Colonization of India.—Hitherto very considerable obstacles have been thrown in the way of Europeans establishing themselves in India, and particularly of their acquiring or holding land. This policy was dictated by various considerations; partly by a wish to prevent the extrusion of the natives from the soil, which it was supposed would be eagerly bought up by Europeans, and partly by the fear lest the latter, when scattered over the country, and released from any effectual coutrol, should oflend the prejudices of the natives, and get embroiled with them. Now, however, it seems to be the general opinion of those best acquainted with India that but little danger is to be apprehended from these circumstances; that the few Europeans established in it as indigo planters, &c. have contributed very materially to its improvement; and that the increase and diffusion of the English population, and their permanent settlement in the country, are at once the most likely means of spreading a knowledge of our arts and sciences, and of widening and strengthening the foundations of our ascendancy. It is obvious, indeed, that the duration of our power in India must depend on a very uncertain tenure, unless we take root, as it were, in the soil, and a considerable portion of the population be attached to us by the ties of kindred, and of common interests and sympathies. In this respect we ought to imitate the Roman in preference to the Lacedemonian or Athenian policy. Quid aliud exitio Lucedemoniis Atheniensibus fuit, quanquam armis pollerent, nisi quod victis pro alienigenis arcebant? Looking, however, at the density of population in India, the low rate of wages, the nature of the climate, and other similar circumstances, it seems very doubtful whether it will ever become the resort of any considerable number of English settlers; at least of such a number as would be sufficient, within any reasonable period, to form any thing like a powerful native English interest. But to whatever extent it may be carried, it promises to be highly advantageous. "We need not, I imagine," says the present Governor-General of India, Lord William Bentinck, "use any laboured argument to prove that it would be infinitely advantageous for India to horrow largely in arts and knowledge from England. The legislature has expressly declared the truth; its acknowledgment has been implied in the daily acts and professions

of government, and in all the efforts of humane individuals and societies for the education of the people. Nor will it, I conceive, be doubted, that the diffusion of useful knowledge, and its application to the arts and business of life, must be comparatively lardy, unless we add to precept the example of Europeans, mingling familiarly with the natives in the course of their profession, and practically demonstrating, by daily recurring evidence, the nature and the value of the principles we desire to inculcate, and of the plans wo seek to have adopted. It seems to be almost equally plain, that independently of their influencing the native community in this way, various and important national advantages will result from there being a considerable body of our countrymen, and their descendants, settled in the country. To question it, is to deny the superiority which has gained us the dominion of India: it is to doubt whether national character has any effect on national wealth, strength, and good government: it is to shut our eyes to all the perils and difficulties of our situation: it is to hold as nothing community of language, sentiment and interest, between the government and the governed: it is to disregard the evidence afforded by every corner of the globe in which the British flag is hoisted: it is to tell our merchants and our manufacturers, that the habits of a people go for nothing in creating a market, and that enterprise, skill. and capital, and the credit which creates capital, are of no avail in the production of com-The existing regulations as to the residence of Englishmen in India are embedded in the

act 3 & 4 Will. 4. e. 85., and are us follows :-

Authority for his Majesty's Subjects to reside in certain Parts of India.—It shall be lawful for any natural-born subjects of his Majesty to proceed by sea to any port or place having a Castom-house establishment within the same, and to reside thereat, or to proceed to reside in or pass through any part of such of the said terifories as were under the government of the said Company on the Isl day of January, 1800, and in any part of the countries coded by the nabob of the Carnatic, of the provided that all subjects of his Majesty not natives of the said territories shall, on their arrival in

provided that all subjects of his Majesty not natives of the said territories shall, on their arrival in any part of the same from any port or place not within said territories, make known inwriting their names, places of destination, and objects of pursuit in India, to the chief officer of the customs or other officer authorised for that purpose at such port or place as a foresaid. — §81.

Subjects of his Majesty not to reside in certain Parts of India without Licence.—It shall not be lawful for any subject of his Majesty, except the servants of the said Company and others now hawfully authorised to reside in the said territories, to enter the same by land, or to proceed to or reside in such parts of the said territories as are not herein-before in that behalf mentioned, without ficence hast obtained from the commissioners of the board of control, or the court of frectors, or the governor-general, or a governor of any of the said presidencies; provided, that no licence given to any natural-horn subject of his Majesty to reside in parts of the territories not one only lates whose the place of the subject to the subject.

vernor-general, or a governor of any of the said presidencies; provided, that no frence given to any natural-horn subject of his Majesty to reside in parts of the territories not open to all such subjects shall be determined or revoked unless in accordance with the terms of some express clause of revocation or determination in such licence contained.—§ 82.

The General-vernal-vernal with previous Consent of Directors, may declare other Places open.—It shall be lawful for the governor-general in conneil, with the provious consent and approbation of the said court of directors, to declare any place or places whatever within the said territories open to all his blajesty's natural-born subjects, and it shall be thenceforth lawful for any of his Majesty's naturalborn subjects to proceed to, or reside in, or pass through any place or places declared open without any licence whatever.—3 83.

Laws against illicit Residence to be made.—The governor-general shall and is required to make laws

Laws against intert. Assenting to be small.—The governor-general small and is required to make mays or regularious providing for the prevention or punishment of the illicit entrance into or residence in the said territories of persons not authorised to enter or reside therein.— $\delta$  84.

Laws and Regulations to be made for Protection of Natires.—And whereas the removal of restrictions on the intercourse of Europeans with the said territories will render it necessary to provide against any mischiefs or dangers that may arise therefrom, it is enacted, that the governor-general shall and is required, by laws or regulations, to provide with all convenient speed for the protection of the natives of the said territories from insult and outrage in their persons, religions, or opinions.

-∂ 85. Lands within the Iadian Territories may be purchased.—It shall be lawful for any natural-boro subject of his Majesty authorised to reside in the said territories to acquire and hold lands, or any right, interest, or profit in or out of lands, for any term of years, in such part or part of the said territories as he shall be so authorised to reside in: provided always, that nothing herein contained shall be taken to prevent the governor-general in council from enabling, by any laws or regulations, or otherwise, any subject of his Majesty to acquire or hold any lands, or rights, interests, or profits in or out of lands, in any part of the said territories, and for any estates or terms whetever.—♣ 86. No Disabilities in respect of Religion, Colour, or Place of Birth.—No matter of the said territories, nor any natural-born subject of his Majesty resident therein, shall, by reason only of his religion, place of birth, descent, colour, or any of them, be disabled from holding any place, office, or empty.

place of birth, descent, colour, or any of them, be disabled from holding any place, office, or employment under the said Company.—\delta 87.

### IV. EAST INDIES, (EXTENT, POPULATION, MILITARY FORCE, REVENUE, ETC. OF BRITISH).

1. Extent, Population, &c. of British Dominions in Hindostan, and of the Tributary and Independent States .- We copy the following Table from the second edition of Mr. Hamilton's Gazetteer. It must, however, be regarded as an approximation only, inasmuch as no means exist of coming at correct conclusions; but the talents of the writer, and his perfect acquaintance with the subject, warrant the belief that it is as accurate as it can be made with the present imperfect means of information.

ties for the education of useful knowledge, ively tardy, unless we e natives in the course g evidence, the nature lans we seek to have f their influencing the ntages will result from cendants, settled in the ned us the dominion of tional wealth, strength, culties of our situation: est, between the governby every corner of the and our manufacturers, nd that enterprise, skill, the production of com-

dia are embodied in the

-It shall be lawful for any on having a Custom-house did in or puss through any aid Company on the 1st day of the Carnatic, of the broot any licence whatever; less shall, on their arrival in ake known in writing their of other of the customs of 1.—281.

ake known in writing their of officer of the customs or 1-28.

It shall not be lawful ny and others now lawfully to proceed to or reside in mentioned, without licence outr of directors, or the gotton of the custom of the cus

other Places open.—It shall be and approbation of the said said territories open to all his any of his Majesty's naturalplaces declared open without

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ful for any natural-born suband hold lands, or any right, or parts of the said territories ug herein contained shall be laws or regulations, or other-, interests, or profits in or out s whatever.—? 86.

s whatever.—9 co. native of the said territories, y reason only of his religion, g any place, office, or employ-

evenue, etc. of Buitisu).

t, and of the Tributary and coud edition of Mr. Hamilation only, inasmuch as no the writer, and his perfect trate as it can be made with Table of the relative Area and Population of the Modern States of Hindostan.

	British Square Miles,	Population.
Bengal, Bahar, and Henares Additions in Hindostan since A. D. 1765 Gurwal, Kumoon, and the tract between the Sutuleje and Jumna	162,000 148,000 18,000	39,000,000 18,000,000 500,000
Total under the Bengal Presidency Under the Madras Presidency Under the Bombay Presidency Territories in the Deccan, &c. acquired since 1815, consisting of the	328,000 154,000 11,000	57,500,000 15,000,000 2,500,000
Peishwa's dominions, &c., and since mostly attached to the Bombay Presidency	60,000	8,000,000
Total under the British government	553,000	83,000,000
The Nizam British Allies and Tributaries.	96,000	10,000,000
The Nagpoor Raja	70,000	3,000,000
The King of Oude	20,000	3,000,000
The Gnicowar	18,000	2,000,000
Kotah, 0,500; Boondee, 2,500; Bopani, 5,000 -	14,000	1,500,000
The Mysore Raja	27,000	3,000,000
The Satura Roja	14,000	1,500,000
Travancore, 6,000; Cochin, 2,000	8,000	1,000,000
Under the Rajas of Joudpour, Jeypnor, Odeypoor, Bicancere, Jessel- mere, and other Rajpoot chiefs, Holear, Ameer Khan, the Row of Cutch, Bhuttpoor, Macherry, and numerous other petty chiefs, Seiks, Gonds, Bheels, Coolies, and Cattles, all comprehended		
within the line of British protection	283,000	15,000,000
Total under the British government and its allies -	1,103,000	123,000,000
Independent States.		
The Nepaul Raja	53,000	2,000,000
The Latiore Raja (Runject Singh)	50,000	3,000,000
The Ameers of Single	24,000	1,000,000
The dominions of Sindla The Cabul sovereign east of the Indus	40,000	4,000,000
The Cabin sovereign east of the indus	10,000	1,000,000
Grand total of Hindostan	1,280,000	131,000,000

India beyond the Ganges.—British Acquisitions in 1824 and 1825.

	British Square Miles.	Population.	l
Countries south of Rangoon, consisting of half the province of Martahan, and the provinces of Tavoy, Ye, Tenasserim, and the Mergui Isles The province of Arrnean Countries from which the Burmese have been expelled, consisting of Assam and the adjacent petty states, occupying a space of about	12,000 11,000 54,000	51,000 100,000 150,000	
Total	77,000	301,000	

In 1805, according to official returns transmitted, the total number of British-horn subjects in Hindostan was 31,000. Of these, 22,000 were in the army as officers and privates; the civil officers of government of all descriptions were about 2,000; the free merchants and mariners who resided in India under covenant, about 5,000; the officers and practitioners in the courts of justice, 300; the remaining 1,700 consisted of adventurers who had smuggled themselves out in various capacities. Since the date above mentioned, no detailed reports have been published: but there is reason to believe that even now the total number of British subjects in Hindostan does not exceed 40,000; the removal of the restrictions on the commercial intercourse having, contrary to expectation, added very few to the previous number.

The army required for the protection of these extensive provinces, and for the retaining them under due subordination, although it presents a formidable grand total, probably does not amount to a fifth part of the number maintained by the Mogul sovereigns and their functionaries, when their empire was in its zenith; yet, even under the ablest of the emperors, commotions in some quarter of their ill-subdued territories were unceasing. The British system in India has always been to keep the troops in a constant state of preparation for war; but never to enter into unprovoked hostilities, or engage in any contests except those rendered necessary by the principle of self-defence. At present, with the exception of the Russian, the British military force is probably the largest standing army in the world. In 1796, it amounted to 55,000. In 1830, the latest period for which we have a detailed statement, it consisted of infantry 170,062, cavalry 19,539, artillery 17,385, engineers 1,084, with pioneers, invalids, &c., making a grand total of 223,476 men. Of these, 187,068 were natives, and 37,376 Europeans; the latter being divided between the King's and the Company's services in the proportion of 20,292 to the former, and 17,084 to the latter. total expenditure on account of the Indian army during the same year amounted to 9,461,953/. It may, perhaps, be worth while remarking, that the war department in Prussia,

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which has one of the most efficient armies in Europe, cost. in 1829, 22,165,000 rix-dollars. or 3,324,000%, being little more than the third of the cost of the British Indian army! cently, however, very great efforts have been made to economise in this department. army has been reduced to about 190,000 men, and some of the former allowances have been discontinued.

A good deal of rather conflicting evidence was given before the late select committee on the state of the Indian army. On the whole, it would seem to be decidedly superior, in respect of discipline and efficiency, to any native army ever organised in India. But many very intelligent officers doubt whether it could make any effectual opposition to European troops, to whom, generally speaking, the sepoys are inferior both in physical strength and moral energy. Some of the witnesses seem to think that the Indian army has recently been a good deal deteriorated.

The army is distributed throughout Hindostan under the orders of the supreme government, promulgated through its political agents. Commencing from the great stations in the Doab of the Ganges, at Ajmeer is one corps; another at Neemutch; a third at Mow; all supplied from the Bengal army. These are succeeded by the Gujerat subsidiary forces, the field corps at Mulligaum, and the Poonah division, furnished chiefly by the Bombay army. The circle is further continued by the field force in the southern Mahratta country; the Hyderabad and Nagpoor subsidiaries, composed of Madras troops; and the detachments from the Bengal establishment, forming the Nerbudda and Sangur divisions, from whence the cordan terminates in Bundelcund. Such is the general outline, liable, of course, to temporary modifications, and occasional change in the selection of stations. At present, with the exception of a tract 35 miles broad on each side of Ascerghur, there is an unbroken line of communication through the British territory from Bombay to Calcutta.

In direct and authoritative control, the dominion of the British government extends much further than that possessed by any prior dynasty, whether Patan or Mogul; yet the latter, so long as they abstained from persecution, had nothing to apprehend from the religion of the Hindoos; and history proves that the commotions which agitated the Mohammedan monarchies chiefly arose from their own internal dissensions and national disputes. Neither does it appear that any prior conquerors ever employed disciplined corps of their own countrylice in defence of their own sovereignty, although they had to contend with one very numerous tribe-the Hindoo; while the British, more advantageously situated, have two to put in motion against each other, and in process of time may raise up a third. Each foreign invader certainly favoured his own countrymen; but it was by bestowing on them places and high appointments, which excited envy, without essentially strengthening his domination. Besides, therefore, total abstinence from persecution, the British government, in a powerful corps entirely European, and totally distinguished from the natives by colour, language, and manners, possesses a solidity and consistence much beyond any of the prior Mohammedan

dynastics.—(Hamilton's East India Gazetteer, 2d ed. vol. i. pp. 656—659.)

2. Revenue and Expenditure of the East India Company.—The far greater part of the revenue of India is at present, and has always been, derived from the soil. The land has been held by its immediate cultivators generally in small portions, with a perpetual and transferable title; but they have been under the obligation of making an annual payment to government of a certain portion of the produce of their farms, which might be increased or diminished at the pleasure of the sovereign; and which has in almost all cases, been so large, as seldom to leave the cultivators more than a bare subsistence. Under the Mohammedan government, the gross produce of the soil was divided into equal or nearly equal shares, between the rvots, or cultivators, and the government. We regret we are not able to say that the British government has made any material deductions from this enormous assessment. Its oppressiveness, more than any thing else, has prevented our ascendancy in India; and the comparative tranquillity and good order we have introduced, from having the beneficial effects that might have been anticipated. The cultivators throughout Hindostan are proverbially poor; and till the amount of the assessment they are at present subject to be effectually reduced, they cannot be otherwise than wretched. They are commonly obliged to borrow money to buy their seed and carry on their operations, at a high interest, on a species of mortgage over the ensuing crop. Their only object is to get subsistence—to be able to exist in the same obscure poverty as their forefathers. If they succeed in this, they are satisfied. Mr. Colebrooke, whose authority on all that relates to India is so deservedly high, mentions that the quantity of land occupied by each ryot, or cultivator, in Bengal is commonly about 6 acres, and rarely amounts to 24; and it is obvious that the abstraction of half the produce raised on such patches can leave their occupiers nothing more than the barest subsistence for themselves and their families. Indeed, Mr. Colebrooke tells us that the condition of ryots subject to this tax is generally inferior to that of a hired labourer, who receives the miserable pittance of 2 annas, or about 3 pence, a day of wages.

Besides the land revenue,\* a considerable revenue is derived in India from the monopo-

\* For an account of the tand revenue of India, of the various modes in which it is assessed, and its influence on the condition of the inhabitants, we beg to refer to Mr. Rickards's work on India. The

nte select committee on cideally superior, in resed in India. But manopposition to European a physical strength and army has recently been

of the supreme governthe great stations in the h; a third at Mow; all rat subsidiary forces, the by the Bombay army. Mahratta country; the os; and the detachments r divisions, from whence , liable, of course, to lemnations. At present, with there is an unbroken line aleutta.

government extends much r Mogul; yet the latter, so I from the religion of the the Mohammedan monaral disputes. Neither does so of their own countrymen d with one very numerous atted, have two to put in third. Each foreign intowing on them places and ugthening his domination, government, in a powerful es by colour, language, and of the prior Mohammedan (656—659.)

The far greater part of the in the soil. The land has ons, with a perpetual and king an annual payment to hich might be increased or almost all cases, been so ence. Under the Mohamequal or nearly equal shares. gret we are not able to say from this enormous assessed our ascendancy in India; need, from having the bencthroughout Hindostan are ire at present subject to be They are commonly obliged at a high interest, on a speget subsistence—to be able ey succeed in this, they are India is so deservedly high, ultivator, in Bengal is comis that the abstraction of half othing more than the barest brooke tells us that the conhired labourer, who receives

in India from the monopoles in which it is assessed, and Rickards's work on India. The lies of salt and opium, the sale of spirituous liquors, land and sea customs, post-office, &c. Of these monopolies, the first is, in all respects, decidedly the most objectionable. Few things, indeed, would do more to promote the improvement of India, than the total abolition of this monopoly. An open trade in salt, with moderate duties, would, there can be no d'ubt, be productive of the greatest advantage to the public, and of a large increase of revenue to government. The opium monopoly, though less objectionable than the last, is, notwith-tanding, very oppressive. It interferes with the industry of the inhabitants; those who are engaged in the cultivation of opium being obliged to sell their produce at prices arbitrarily fixed by the Company's agents. It would be worse than useless to waste the reader's time, by pointing out in detail the mischievous effects of such a system; they are too obvious not to arrest the attention of every one. The produce of these and the other branches of Indian taxation is specified in the subjoined Table, which we have carefully compiled from the official accounts.

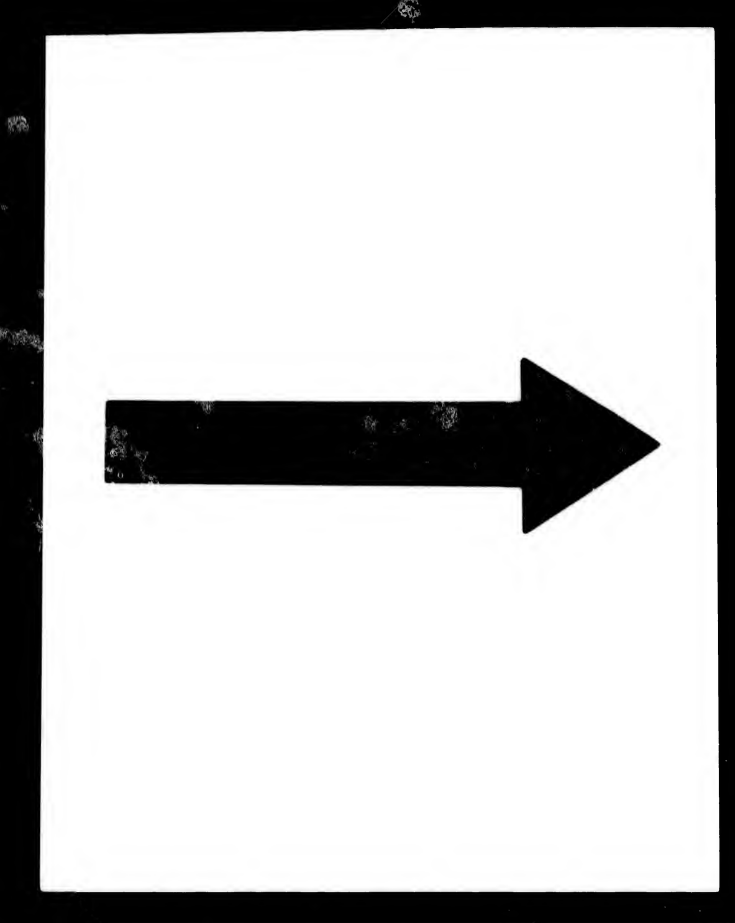
Account of the Territorial Revenues of the East India Company during the Official Year 1827-28,

Description.	Bengal.	Madras.	Bombay,	Penang.	Ma- lacea-	Singa- pore,	Saint Helena.	London.	Total.
	£	£	£	£	£	£	£	£	£
Land rent	8,252,797	3,519,745	1,965,093			18,559	1,061	-	13,781,032
Liquors (nett) -	485,422	257,638	2,000,000	-	.,00	,	.,		713,060
Opinm (monopoly) -	2,051,620				-	_	-	l <u>-</u> 1	2,051,620
Tobacco (do.)	-	85,482			_			- 1	85,482
Salt (partial monopoly)	2,389,600	310,192	19,936	_	_				2,755,728
Farms and licences (nett)		56,252	225,050			_	66		281,968
Mint	38,139	4,332	5,440		_	_			47,911
Post-office	91,833	32,013	12,581	_				[ '	136,460
Stanips	327,709	56,261	5,161			_	_		359,131
Bank, Madras, (nett)		9,162			_		_	-	9,162
Customs—sea		120,859	65,698		_	_	2,216		191,773
inland -		439,870	109,209	_	_	-	2,2		549,079
do. unspecified	831,734	- 100,010	219,784			_	_		1,051,518
Sundries	308,355	392,355		-	-	-	-	-	700,710
Revenue - General board, (repay-	14,777,209	5,326,191	2,628,555	21,893	4,881	18,559	3,346	-	22,780,634
ment by)				3,617	-		-		3,617
Marine (pilotage) -	38,486	7,802	18,383	367	1 -	-	-	-	65,038
Judicial (fines and fees)	106,287	13,815	17,890			-	52	-	143,113
Total civil revenue	14,921,932	5,317,838	2,604,828	30.916	4.881	18,550	3,398	_	22,992,409
Military (repayments)				373		-	-,	l -	373
Buildings (do.) -				49		-	-	-	49
Total receipts -	14,921,982	5.347.838	2,601,828	31.338	4.881	18,550	3,3:8		22,092,521
Interest				-	-	-	-	-	
Gross revenue and receipts Nett surplus revenue	14,921,982	5,347,838	2,661,828	31,338	4,881	18,559	3,395	-	22,092,82
over expenditure -	1,479,273			-	_	-	-	-	

Account of the Territorial Charges of the East India Company during the Official Year 1827-29.

Description.	Bengal.	Madras,	Bombay.	Penang.	Ma- lacca.	Singa- pore.	Salut Helena,	Lond	on.	Total.
	£	£	£	£	£	£	£	£		£
Land rent (collec-										
tion, pensions,		1		{	1	1				
&cc.)	1,608,480	702,677		3,000	700	1,500	-	-	-	2,958,708
Liquors (charges of	collection	not specifi	ed.)							
Opium (cost and	1 1					- 1		•		
charges) ,-	659,254			- 1	-	-	-	-	-	658,254
Tobacco (do.)		31,813		-	-	-	-	-	-	31,843
Salt (do.)	808,322	74,419		- 1	-	-	-	-		882,74
Farms and licenses	(charges of	collection	not spec	ified.)						
Mint (charges on)					_	- 1	-		-	75,829
Post-office (do.)	89,075	29,339			-	-	-	-	-	137,26
Stamps (do.)	81,090	9,437		- 1	-	- 1	-	-	-	91,12
Bank (charges not		-,		1 1				l		,
Customs-sea	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			1	ļ	[		l		
(charges of col-				1		,		1		
lection) -		23,445	14,867		١ ـ		-	-		38,31
inland (do.)		28,587			24-			۱ ـ		31,62
general unspe-		20,00.	0,000	1	14 -					,
citied -	126,808		25,605	-			۱ ـ	١.	_	152.41
Sundries -	140 819				1	-	-	-	_	641,64
Simulton -	110013	000,001	,011					ļ		
Charge under re-						1		1		1
venue board -	3 565 961	1,281,007	845,489	3,000	500	1,500	-	١_		5,699,76

various important and difficult questions with respect to Indian taxation are there treated with great learning and sagacity, and placed in the most luminous point of view.



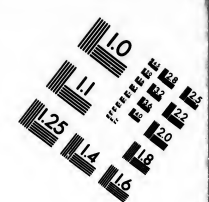
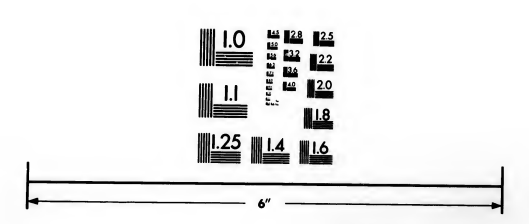
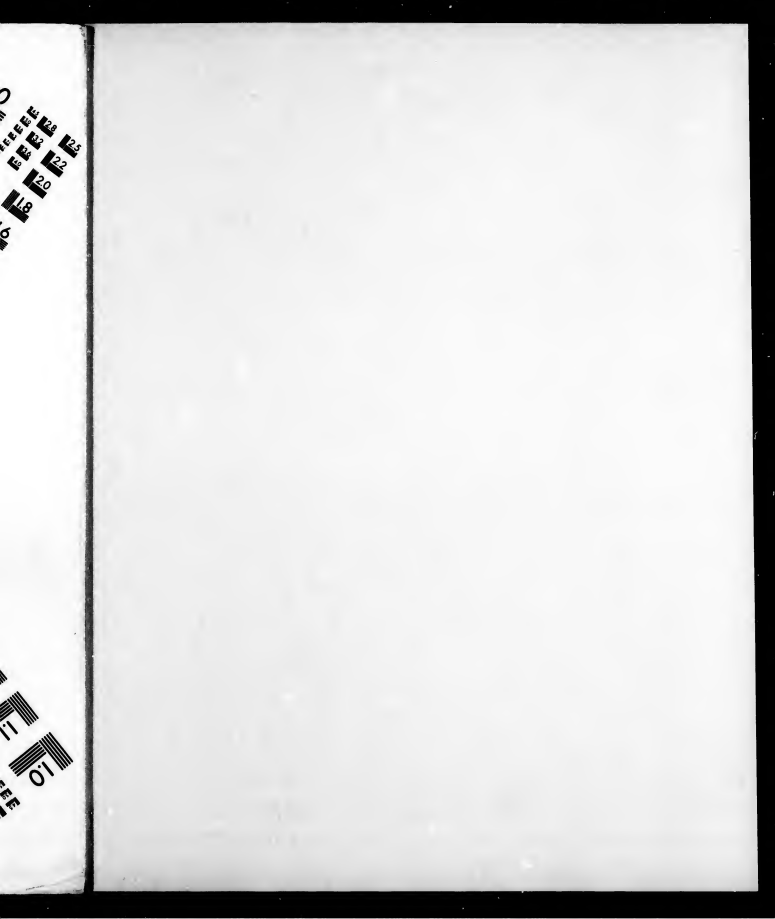


IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503 STATE OF THE STATE



Description.	Bengal.	Madras.	Bombay.	Penang.	Ma- lacca.	Singa- pore,	Saint Helena.	London.	Total.
Brought over	£ 3,565,264	£ 1,284,007	£ 845,489	£ 3,000	£ 500	£ 1,500	£	£ .	£ 5,699,760
Charges under ge- neral board - Charges under ma-	1,102,824	353,659	474,781	100,014	12,825	36,037	46,808		2,127,548
rine do. Charges under in-	117,745	18,781	212,862	6,000	1,000	3,000	-		359,388
dicial do	1,150,394	371,751	305,446	12,000	2,000	6,000	-		1,847,591
Gross amount of civil charges Do. military do. Buildings both cl-	5,936,227 5,245,737	2,028,198 3,897,520	1,838,578 2,051,810				46,805 75,172		10,034,287 11,338,865
vil and milita- ry do	548,492	81,877	163,088	4,833	1,186	4,606	1,989		786,071
Charge in India Interest on debt Unspecified -	11,730,456 1,712,253	6,007,505 179,025	4,033,476 27,230			63,084	123,969	2,060,111	22,159,223 1,920,532 2,060,141
Gross charge - Nett charge, or ex- cess of expendi-	13,412,709	6,186,620	4,060,706	177,126	25,541	63,084	123,969	2,060,141	26,139,596
ture over reve-		838,782	1,395,881	145,788	20,660	44,525	120,571	2,060,141	3,147,975

The territorial revenues at the disposal of the East India Company have, for a lengthened period, equalled those of the most powerful monarchies. At present they are greater than those of either Russia or Austria, being inferior only to those of Great Britain and France! Still, however, the Company's financial situation is the very reverse of prosperous. Vast as their revenue has been, their expenditure appears, in most instances, to have been still larger; and at this moment their debts exceed 60,000,000! The Company have given the following statement of their affairs, which is applicable, as respects India, to the 1st of May, 1831; and as respects England, to the 1st of May, 1832:—

										£		
	i territorial and	political o	debts ab	road	and at	honie	-	-	- 1	61,197,7		
Ditte	o, credits, ditto	-	-	-	-	-	-	-	-	29,579,5	23	
1	Balance deficien	t in the te	rritoria	land	politica	Lbranch	-	-	_	31,618,2	59	
Tota	I commercial de	bts abroad	d and at	home	-	-	-	£ 1.99	8,491	01,-10,-		
Ditte	o, credits, ditto	-	-	-	-	-	-	21,6	7,149		- 1	
1	Balance in favoi	ır in the c	ommerc	ial bra	nch	-	-	-	-	19,718,6	55	
1	Balance deficien	t -	_	-	-	_	_	_	_	11,899,6	304	
7	Add the amount	of the Co	mpany'	s hom	e bond	debt	-	-	-	3,512,8		
7	Fotal balanco de	ficient, In	cluding	the b	ome bo	nd debt	-	-	-	-	£	15,442,458

Of the credits placed to account of the Company, arrears of revenue, &c. form an important item; but of these it is most probable a considerable portion will never be realised. In a statement laid by the East India Company before parliament, and printed in a former edition of this work (p. 511.), intended to represent the situation of the Company's affairs on the 1st of January, 1831, their assets were said to exceed their debts and liabilities by about 3,000,000. The wide difference between that account and the one given above, is principally owing to the Company having struck out of the latter a sum of 10,870,000. expended by them on account of fortifications, buildings, &c. erected in India, which they took credit for in the former.

The statement now given renders it abundantly obvious, that the recent arrangements with the Company have been quite as heneficial to it as, we doubt not, they will prove to the public. All the territorial and other property made over to the Crown will certainly be far short of meeting the claims upon it.

The following account shows the balance between the revenue and expenditure of our Indian dominions, from 1809-10 to 1830-31:-

## BRITISH).

-continued.

int ena.	London	a.	Total.
E	£	-	£ 5,699,760
,808		-	2,127,548
-	-	-	359,388
-	-	-	1,847,591
6,808 5,172	-	-	10,034,257 11,338,865
1,989	-	-	786,071
23,969	1 -	0,111	22,159,223 1,920,532 2,060,141
23,96	2,00	0,14	20,139,596
20,57	1 2,0	60,14	1 3,147,975

ny have, for a lengthened sent they are greater than ireat Britain and France! rerse of prosperous. Vast tances, to have been still a Company have given the s India, to the 1st of May,

:	61,197,782 29,579,523	
3,491	31,618,259	
7,149	19,718,655	
:	11,899,604 3,542,854	
	. £	15,442,459

evenue, &c. form an impor
will never be realised. In
nd printed in a former edition
Company's affairs on the 1st
bits and liabilities by about
one given above, is princim of 10,870,000% expended
ndia, which they took credit

at the recent arrangements
ibt not, they will prove to the
Crown will certainly be far

nue and expenditure of our

# EAST INDIES (EXTENT, POPULATION, &c. of BRITISH). 645

An Account of the Total annual Revenues and Charges of the British Possessions in India under the East India Company, from 1809-10 to 1830-31; showing also the Nett Charge of Hencoden, Prince of Wales Island, and St. Helena; the Interest paid on account of Debts in India; and the Amount of Territorial Charges paid in England.—(Abstracted from the Parl. Papers, No. 22, Sess. 1830, and No. 306, Sess. 1833.)

1					Territorial	Charges paid	n England.	General	Besult.
Years.	Total Gross Revenues of India,	Total Charges in India.	Nett Charge of Bencoolen, Prince of Wales Island, and St. Helena.	laterest on Debts.	Cost of Political Stores	Other Terri- torial Pay- neuts chargeable on the Revenue. (Pensions, &c.)	Total.	Surplus Hevenue,	Surplus Charge,
	£	£	£	£	£	£	£	£	£
-09-10	16,464,391	13,775,577	203,361	2,159,019	190,128	867,097	1,057,225		730,791
*10-11	16,679,198	13,009,953	199,663	2,196,691	217,703	901,688	1,119,391		736,530
511-12	16,605,616	13,220,967	16-,2-3	1,457,077	154,998	922,770	1,077,769	681,516	
812-13	16,159,774	13,659,129		1,491,570	193,781	1,184,976	1,375,768		271,631
\$13-14	17,228,711	13,617,725		1,537,434	04,257		1,212,413		
514-15	17,231,191	14,182,151		1,502,217	129,873	1,064,223	1,194,596	147,677	
×15-16	17,168,195	15,081,587		1,581,157	81,903	1,199,952	1,251,855		1,004,992
816-17	15,010,135	15,129,839		1,719,170	191,374	1,071,176	1,265,550		310,096
817-18	15,305,265	15,811,961		1,753,01	81,941		1.176,642		689,152
S1S-19	19,392,002	17,558,615		1,665,925	130,162	1,150,378	1,280,540		1,323,305
319-20	19,172,506	17,010,848	142,049	1,910,327	265,055	1,150,391	1,415,446		1,466,164
820-21	21,292,036	17,520,612	220,013	1,902,585	225,058	1.072.106	1,300,161	318,632	
1421-22	21,753,271	17,555,668	207,816	1,932,835	202,735	1,175,149	1,377,884	679,068	
822-23	23,120,934	18,053,452	154,761	1,694,731		1,354,960	1,559,107	1,525,853	
823-21	21,238,623	15,902,511	257,276	1,652,149	395,276	758,590	1,153,866		727,479
321-25	20,705,152	20,410,929	279,277	1,460,433	414,181	1,166,078	1,550,259		3,025,746
525-26	21,096,960	22,346,365	211,255	1,575,944	740,728	1,070,501	1,517.232		4,856,857
526-27	23,327,753	21,424,891	207,973	1,749,068	1,111,792	1,315,102	2.129,891		2,451,076
52:-2	22,814,181	21,775,431	272,011	1,958,313		1,255,125	2,060,141		3,250,715
529-29	22,692,711	19,298,622		2,121,165	449,603	1,517,502	1,967,405		945,275
529-30	21,662.310	18,300,715	213,304	2,007,693	203,873	1,454,867	1,748,740		608,142
Estimate, 1530-31	22,366,926	18,075,428	86,044	2,211,869	138,430	1,335,135	1,473,565	520,020	

However much this account of the financial concerns of our Eastern empire may be at variance with the exuggerated ideas entertained respecting it, as well by a large proportion of the people of England as by foreigners, it will excite no surprise in the mind of any one who has ever reflected on the subject. It is due, indeed, to the directors, to state, that though they have occasionally acted on erroncous principles, they have always exerted themselves to enforce economy in every branch of their expenditure, and to impose and collect their revenues in the best and cheapest manner. But though they have succeeded in repressing many abuses, it would be idle to suppose that they should ever entirely succeed in rooting them out. How can it be imagined, that strangers sent to India, conscious that they are armed with all the strength of government, placed under no real responsibility, exempted from the salutary influence of public opinion, fearing no exposure through the medium of the press, and anxious only to accumulate a fortune, should not occasionally abuse their authority? or that they should manage the complicated and difficult affairs of a vast empire, inhabited by a race of people of whose language, manners, and habits, they are almost wholly ignorant, with that prudence, economy, and vigilance, without which it were idle to expect that any great surplus revenue could ever be realised?

(Abstract View of the Revenues and Charges of India for the Years 1831-32, 1832-33, 1833-34, and (by estimate) 1834-35.

		Reve	oue.				Cha	rge.	
	1831-32.	1832-33.	1833-34.	1834-35,		1831-32.	1532-33.	1833-34.	1834-35.
Bengal - Agra Madras - Bombay -	2, 9,471,084 3,222,155 1,401,916	L. 9,487,778 2,969,956 1,497,308	L. 8,844,241 3,235,233 1,600,691	L. 5,415,100 3,657,900 3,301,982 1,503,782	Nengal • • • • • • • • • • • • • • • • • • •	7.535,170 3,239,261 2,060,198	7,687,228 3,174,347 2,034,710	7,018,449 3,259,995 1,968,045	I 6,749,293 581,800 3,076,404 1,905,749
Total revenues of India	14,198,155	13,955,612	13,680,165	13,908,764	Total charges in India Charge on account of St. Helena Charge on account of Iodia in Eng- land	12,831,929 94,152 1,476,655	12,596,255 95,553 1,227,536	12,245,489 91,641 1,293,637	12,313,246 10,986 2,162,863
Deficiency of or-	207,581	264, 32		578,336	Total charges of India Surplus of ordina- ry revenue	14,405,736		13,630,767	
	14,405,736	14,219,374	13,680,165	14,457,100		14.405,736	14,219,374	13,680,165	14,497,100

N.B. The Company realised in 1831-35 the sum of 10,679,223t. by the sale of commercial assets. The debts of the Company in India on the 30th of April, 1831, amounted to 35,463,483t, bearing an interest of 1,751,545t, a year.—(Part. Paper, No. 380. Sess. 1830.)—Sup.)

EBONY (Ger. Ebenholz; Du. Ebbenhout; Fr. Ebéne; It. Ebano; Rus. Ebenoweederewo; Lat. Ebenus), a species of wood brought principally from the East. It is exceedingly hard and heavy, of great durability, susceptible of a very fine polish, and on that account used in mosaic and other inlaid work. There are many species of ebony. The best is that which is jet black, free from veins and rind, very compact, astringent, and of an aerid pungent taste. This species, (denominated by botanists Diospyrus Ebenus), is found principally in Madagascar, the Mauritins, and Ceylon. The centre only of the tree is said to be valuable. In 1826, 2,002,783 lbs. of ebony, of the estimated value of 9,017l. 7s. 6\frac{1}{2}d. were exported from the Mauritios. Besides the black, there are red, green, and yellow ebonies; but the latter are not so much esteemed as the former. Cabinet-makers are in the habit of substituting pear-tree and other woods dyed black, in the place of genuine chony; these, however, want its polish and lustre, though they hold glue better. The price of ebony varies, in the London market, from 5l. to 20l. a ton. The quantities imported are but inconsiderable.

EEL (Anguilla muræna of Linnæus), a fish, the appearance of which is too well known to require any description. It is a native of almost all the waters of Europe, frequenting not only rivers but stagnant pools. Eels are, in many places, extremely abundant, particularly in Holland and Jutland. Several ponds are appropriated in England to the raising of eels; and considerable numbers are taken in the Thames and other rivers. But by far the largest portion of the cels used in England are furnished by Holland. Indeed, very few except Dutch eels are ever seen in London; and even Hampton and Richmond are principally supplied by them. The trade is carried on by two Dutch companies, who employ in it several small vessels, by means of which the market is regularly and amply provided for. A cargo of cels is supposed to average from 15,000 to 20,000 lbs, weight, and is charged with a duty on importation of 13l. 1s. 3d. In 1832, this duty produced 940l. 10s., showing that 72 cargoes had been imported that year.—(Report on Channel Fisherics, p. 93. &c.)

EGGS (Fr. Œufs; Lat. Ova), are too well known to require to be described. They differ in size, colour, taste, &c. according to the different species of birds that lay them. The eggs of hens are those most commonly used as food; and form an article of very considerable importance in a commercial point of view. Vast quantities are brought from the country to London and other great towns. Since the peace they have also been very largely imported from the Continent. At this moment, indeed, the trade in eggs forms a considerable branch of our commerce with France, and affords constant employment for a number of small vessels!

Account of the Number of Eggs imported since 1826, specifying the Countries whence they were brought, and the Revenue accruing thereon.

Countries from which imported.	1826.	1927.	1828.	1829.	1930.	1831.	1832,	
Germany United Netherlands France Island Guernscy, Jersey, Alderney, and Man, produce (duty free) talte of Guernscy, Jersey, Alderney, and Man, produce (fureign) All other places	(10,000	Numter. 9,020 3,058,698 63,109,618 456,802 220,674 1,220	Number. 5,417,3°0 60,043,026 609,930 348,447 5,090	Number. 80 6,719,759 56,370,479 671,435 373,419	Number. 3,600 4,626,748 48,026,006 705,760 281,654 400	Number, 7,557,146 50,491,506 732,598 503,798 240	Number. 3,126 5,734,960 56,651,243 655,229 546,065 1,200	
Total of the importations into the United Kingdom	63,260,627	66,886,132	66,455,773	64,165,472	53,644,168	59,197,688	62,591,817	
Amount of duty received	I., s. d. 21,726 10 2	L. s. d. 23,071 4 1	L. s. d. 22,926 8 3		L. s. d. 18,505 14 8	L. s. d 20,372 15 9	1 s, d. 21,537 2 0	
Rate of duty charged .	•	10d. per 120 during the whole period.						

It appears from this official statement, that the eggs imported from France amount to about 55,000,000 a year; and supposing them to cost, at an average, 4d. a dozen, it follows that the people of the metropolis and Brighton (for it is into them that they are almost all imported) pay the French about 76,388l. a year for eggs; and supposing that the freight, importers' and retailers' profit, duty, &c. raise their price to the consumer to 10d. a dozen, their total cost will be 190,972l.

EJOO. See GOMUTI.

ELEMI, a resin obtained from the Amyris elemifera, a tree growing in different parts of America, Turkey, &c. It is obtained by wounding the bark in dry weather, the juice being left to thicken in the sun. It is of a pale yellow colour, semi-transparent; at first softish, but it hardens by keeping. Its taste is slightly bitter and warm. Its smell, which is, at first strong and fragrant, gradually diminishes. It used to be imported in long roundish cakes, wrapped in flag leaves, but it is now usually imported in mats and chests.—(Thomson's Chemistry.)

ELEPHANTS' TEETH. See Ivony.

ELM (Ulnus), a forest tree common in Great Britain, of which there are several varieties. It attains to a great size, and lives to a great age: its trunk is often rugged and crooked, and it is of slow growth. The colour of the heart-wood of elm is generally darker

no ; Rus. Ebenowee-e Enst. It is exceedpolish, and on that acof chony. The best ingent, and of an acrid Ebenus), is found prinof the tree is said to be 9,017l. 7s. 6\d. were , and yellow ebonies; ers are in the habit of genuine chony; these, The price of ebony ies imported are but in-

which is too well known Europe, frequenting not abundant, particularly d to the raising of cels; . But by far the largest Indeed, very few except mond are principally supwho employ in it several y provided for. A cargo nd is charged with a duty 1. 10s., showing that 72 eries, p. 93. &c.)

be described. They differ that lay them. The eggs le of very considerable imight from the country to een very largely imported orms a considerable branch nt for a number of small

Countries whence they were

1930.	1831.	1532.
Number. 3,600 4,626,748 48,026,006 705,760 281,654 400	Number. 7,557,146 50,401,506 732,698 505,798 240	
53,644,168	59,197,655	62,591,817
L. s. d. 18,505 14 8	1., s. d 20,372 15	1 s. d. 9 21,537 2 0
de period.		

ed from France amount to erage, 4d. a dozen, it follows em that they are almost all supposing that the freight, consumer to 10d, a dozen,

growing in different parts of dry weather, the juice being transparent; at first softish, Its smell, which is, at first, orted in long roundish cakes, is and chests .- (Thomson's

thich there are several varieis trunk is often rugged and od of clm is generally darker than that of oak, and of a redder brown. The sapwood is of a yellowish or brownish white, with pores inclined to red. It is in general porous, and cross-grained, sometimes coarsegrained, and has no large septa. It has a peculiar odour. It twists and warps much in drying, and shrinks very much both in length and breadth. It is difficult to work, but is not liable to split, and bears the driving of bolts and nails better than any other timber. In Scotland, chairs and other articles of household furniture are frequently made of elm wood; but in England, where the wood is inferior, it is chiefly used in the manufacture of collins, casks, pumps, pipes, &c. It is appropriated to these purposes because of its great durability in water, which also occasions its extensive use as piles and planking for wet foundations. The naves of wheels are frequently made of elm; those of the heavy wagons and drays of London are made of oak, which supports a heavier weight, but does not hold the spokes so tirmly. Elm is said to bear transplanting better than any other large tree.—(Tredgold's Principles

of Carpentry, pp. 201-203. &c.)

ELSINGUR, on HELSINGOR, a town in Zealand about 22 miles north of Copenhagen, in lat. 56° 2′ 17″ N., lon. 12° 38′ 2″ E. Population about 7,000. Adjacent to Elsineur is the castle of Crouborg, which commands the entrance to the Baltic by the Sound. All merchant ships passing to and from the Baltic are obliged, under the reservations mentioned below, to salute Cronhorg Castle by lowering their sails when abreast of the same; and no ship, unless she belong to Sweden, is allowed to pass the Sound without clearing out at Elsineur, and paying toll, according to the provisions in the treaties to that effect negotiated with Denmark by the different European powers. The first treaty with England having reference to this subject is dated in 1450. The Sound duties had their origin in an agreement between the King of Denmark on the one part, and the Hanse Towns on the other, by which the former undertook to construct light-houses, landmarks, &c. along the Cuttegat, and the latter to pay duty for the same. The duties have since been varied at different periods. Ships of war are exempted from the payment of duties. Most maritimo nations have consuls resident at Elsineur. The following plan of the Sound is taken from the Admiralty Chart, compiled from Dunish authorities .- (See following page.)

the Admiralty Chart, compiled from Danish authorities.—(See following page.)

Ordinance respecting lowering in the Sound.—This ceremony being attended with much inconvenience in unfavourable weather, his Danish Majesty issued, in 1829, the following ordinance:—

1. All ships sailing through the Sound, whether they come from the north or south, must salute Cronborg Castle, by lowering their sails so soon as the northermost church in Elsinent begins to be concealed behind the castle. The lowering must not commence before the church goes in behind the castle, and must continue till the church opens itself without the castle again, or for the full space of 5 minutes. Every person neglecting this duty must expect to be compelled, by cannon-shot, to the same, and to be fined for contunacy.

N. B.—When a ship lowers her sails on her first entrance into the marks, and keeps them lowered 5 minutes, though not come out of the marks, it is considered sufficient.

2. The sails to be lowered are as follow:—Ships carrying top-gallant sails, standing or flying, must lower the lon-gallant ails entirely down on the cap: ships having only one top-gallant sail, and at the same time, the fore-top-sail, they must be lowered half-mast down: ships having no top-gallant sails must lower both the top-sails on half-mast: all other ships, be they galliots, smacks, ketches, brigantines, or of wheat denomination scover, carrying only flying top-sails, must lower the top-such the top-sails on which have all their rects in their casts in the

brigantines, or of what denomination soever, carrying only flying top-sails, must lower the top-sails entirely down; but those having no standing or flying top-sails, or which have all their reces in their top-sails, are exempt from lowering.

3. When ships cruize through the Sound with a contrary wind, or when (with a scant wind or small breeze) the current is so strong against them that it would set them astern, if they lowered their sails, then it shall be made known to them, by hoisting the colours at the castle, that no solute is required, and that they may make the best of their vay without striking their sails.

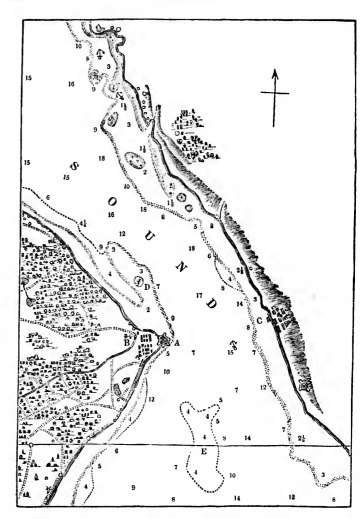
4. When any vessel has been fixed at, then the master or mate, with two of the ship's crew, must one of the time or in the manner prescribed. If it be deposed that lowering was performed in due time and manner, then the master will be free from paying for the shot fired at him or and manner, then the master will be free from paying for the shot fired at him or and then pay for each shot fired at him from the eastle, 5 rix dollars 20 stivers current; and I ducat for each shot from the guard-ship's boat when in pursuit of the ship. If the master of a vessel should said away without acquitting himself, when it is proved who the master or ship was, the fine will be demanded of the person who clears him at the Custom-house.

In stormy weather, when a ship cannot come to anchor in Elsineur roads without danger, or if she

In stormy weather, when a ship cannot come to anchor in Elsineur roads without danger, or if she he leaky, or going to repair or deliver; in such cases, going to Copenhagen is not considered a fraud. But it is in all cases indispensable that the ship's papers should be sent to Elsineur as soon as possi-

But it is not cases indispensable that the ship's papers should be sent to Elsineur as soon as possible, that she may be cleared.

Pibliage, &c.—When ships come into Elsineur roads, or lie wind-bound near the Lappen, watermen come on board to inquire if the master will be carried ashore to clear; and in rough weather it is always hest to make use of their services, their boats being generally very safe. The Danish authorities have published a Table of rates, being the highest charge that can be made by the beatmen apon such occasions; but captains may bargain with them for as much less as they please. Most ships passing the Sound take on board pibots, the signal for one being a flag at the fore-topmast-head. Those bound for the Baltic take a pilot at Elsineur, who either carries the ship to Copenhagen, or Dragoe, a small town on the south-east extremity of the island of Amack, where she is clear of the grounds. Those leaving the Baltic take a pilot from Dragoe, who carries the ship to Elsineur, Sometimes, when the wind is fresh from the Land S. E., it is impossible for a ship bound for Copenhagen or the Baltic to double the point of Cronborg; and in that case an Elsineur pilot is sometimes employed to moor the ship in the channel towards Kull Point on the Swidsh shore, in lat. 56° 18′ 3″ N., lon. 12° 20′ E. This contingency is, however, less likely to happen in future, as we understand the Danish government have recently hired a stemm tug for the special purpose of bringing ships, in adverse weather, round Cronborg Point. The pilots are regularly licensed, so that, by employed to mosor the ship to the point. serstand the Baiss government have recently intend a steam ing for the special parties a stage ships, in adverse weather, round Cronborg Point. The pilots are regularly licensed, so that, by employing them, the captain's responsibility is at an end. Their charges are fixed by authority, and depend on the ship's draught of water. We subjoin a copy of the tariff applicable to pilots taken on board at Elsineur to carry ships to Dragoe, Copenhagen, or Kull Point, with the sums both in silver and in itig bank paper dollars.



References to Plan.—A, Castle and light of Cronborg; B, Elsineur; C, Helsingborg in Sweden; D, the bank called the Lappen; E, the bank called the Disken. The soundings are in fathoms.

Pilotage from the 1st of April to the 30th of September.

$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Shine des	wing mates	1	Dr.	agne.			Cope	ahagen.		Kull Point.				
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Dirips un	will water.	Silver.		Paper.		Silve	Silver.		hr.	Silve	Silver.   Pap		er.	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Under - Belween -	8 and 9 9 — 10 10 — 11 11 — 12 12 — 13 13 — 14 14 — 15 15 — 16 16 — 17	R.b. dr. 113 14 15 17 18 19 21 22 24 26	sch. 78 16 50 84 22 56 90 28 62 65 68	R.b. dr. 12 13 14 16 17 19 20 21 23 25 27	sch. 19 56 91 36 71 16 54 92 34 43 52	9 10 11 11 12 13 14 15 16 18 20	10 6 2 94 91 87 83 78 75 56	9 10 11 12 13 14 15 16 17 19	39 35 34 33 32 31 30 29 16	5 6 7 8 9 10 11 12 12 13	72 63 53 44 35 25 16 7 93 84	5 6 7 8 9 10 11 12 13 14	#68 89 81 76 69 63 56 50 43 36 30 90	
		19 - 20	30	7-1	31	72	24	0	24	72	19		19	5- 19 80 43	

Pilotage from the 1st of October to the 30th of March.

Ships drawing water.			Copen	itageu.	Kull Point.							
Smpi drawing water.	Silver,		Paper.		Silve	Silver.		r.	Silver.		Paper.	
Fiet   S   Between	R i. dr. 14 16 18 20 22 24 25 27 29 32 34 37 40 42 45 48	#ch. 92 75 66 37 19 77 59 40 12 80 62 24 92 64 36	R.b. dr. 15 17 19 21 22 21 26 28 30 33 35 34 41 44 47	2/h. 40 30 16 2 86 72 58 46 32 12 88 68 48 28 9 85	R b. dr. 11 12 13 15 16 17 10 20 21 24 26 28 31 33 36 38	35 61 88 19 47 73 4 29 57 39 79 21 60 43	R b. dr. 11 13 14 15 17 18 20 22 21 27 29 32 34 37	804. 70 2 61 61 -30 62 80 92 92 72 22 70 10 63 16 16 16 16 16	R.b. dr. 7 8 9 11 12 13 14 15 17 18 20 22 24 26 28 31	4ch. 53 73 92 16 36 55 75 95 17 37 48 57 68 79 88	R.b. dr. 7 9 10 11 12 11 15 16 17 18 21 23 25 27 29 32	26. 76 3 26 50 73 24 48 68 92 14 28 46 61 70

N. B. When a pilot is taken on board at Dragoe to carry a ship to Elsineur, the charge is the same as that given under the first head of the above column.—(Archives du Commerce, tome iii. p. 145.)

The Monies, Weights, and Measures of Elsineur are the same as those of Copenhagen (which see), except that the rixdollar is divided into 4 orts instead of 6 marcs: thus, 21 skillings make 1 ort; and 4 orts I rixdollar.

in paying toll, however, at the passage of the Sound, the monies are distinguished into three different values; namely, specie, crown, and current.

Specie money is that in which the duties of the Sound were fixed in 1701.

Specia money was the ancient currency of Denmark, in which the toll is sometimes reckoned.

Current money is the actual currency of the country.

The proportion between these denominations is as follows:—

Eight specie rixdollars = 9 crown rixdollars; I6 crown rixdollars = 17 current rixdollars; therefore to reduce specie money into crown money, add one eighth; and for the reverse operation, subtract one ninth.

To reduce crown money into current money, add one sixteenth; and for the reverse operation, substract one seventeenth.

stract one seventeenth. Hence, also, 128 specie rixdollars are worth 144 crown rixdollars, or 153 current rixdollars; and therefore specie money is 124 per cent. better than crown money, and  $10^{12}_{3.2}$  per cent. better than current species money is 124 per cent.

therefore space money is 12 per cent, better man crown money, and  $19\frac{1}{3}\frac{1}{2}$  per cent, better than current money. Houses in the Baltic charge the Sound duties in the invoices, and have their own agents at Elsineur to clear all the merchandise shipped by them. If this be not the case, the merchants at Elsineur then draw alon the owners or agents where the goods are directed or addressed.

Weights.—A shippound from the Baltic, of 10 stone, is calculated as 300 lbs. Danish; a Russian ber-kowitz, as 300 lbs.; a pud, as 30 lbs. Danish; a centner from the Baltic, as 110 lbs.; and a cwt. En-glish, as 112 lbs. Danish.

#### Corn Measure of different Places reduced to Danish Lasts, for paying the Sound Ducs.

Corn the Later of any order			Luding con			
Barth Colberg Lemmin Rugeauwalde Sulpe Control oned in the Sound as 4 lasts.	Grypswalde Wismar - Anclam - Rostock, 5 lasts for 6. Stettin - Warnemunde - Winemunde - Lubeck, 7 lasts for 8.	\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Riga Konigsberg Dantzie - Elbing - Memel - Revel - Petersburgh Oesel -		The same the Dutch	
16 Russian chelwerts	Lasts.	10 muids from Hayre			12	
tent of 25 muida Freoch sait, from Roche tent from Bordeaux	elle - 13	7 moyos from Cadiz, I 400 Dutch marts (meas	isbon, &c. •	:	12	
13 raziera from Dankirk · · ·	î	I English chaldron, 2 v	eigha, 2 tons, c	or 80 busheta	i	

Liquid Measure .- A tonneau of French wine is considered as 4 oxhofts, or 24 ankers.

Liquid Measure.—A nonneau of French white is considered as 4 oxhofts, or 24 ankers. A pipe of Spanish of Portuguese winc, as 2 oxhofts.

30 Spanish arrobas, or 25 Portuguese almudes, as a regular pipe.

30 Spanish arrobas, or 48 pots of oil, as a regular both (pipe); a hogshead of brandy, as 6 ankers; a tierce, as 4 ankers; an anker, 5 vetts, or 40 Danish pots.

#### Duties payable at the Sound on the principal Articles commonly passing through

						uau,			n	ıxu.	m.
A'e or beer, the 8 horshead	la, al 4 l	-2			•	ø	36	Bristles, the shippound, valued at 36 rizdollars -	•	0	18
Almonds, the 100 lbs.			•		•	0	9	Butter, the barrel	•	0	5
Alum, the shippound					•	Ð	12	Cables, cordage, or cable yarn, the shippound		0	6
Aniseed, the 100 lbs.				•	•	0	9	Calicoes, the 8 pieces		0	15
Antimony, the shippound			•		٠	0	12	Capers, the pipe, or 2 hogsheads		0	18
Anchor and locks, the shoc	k of 60					1	Ð	Cards, for playing or for wool, the 10 dozen		0	6
tooler the last of 22 harre	- 9					0	12	Cardamonis, einnamon, cloves, or cochineal, the 100 lbs.	. /	0	34
Apothecaries' drogs, the lis	noend v	alued a	t 36 r	ix-dolları		Ō	13	Camilets, the 4 pieces	. /	ĕ	10
Argol, the shippound		•			٠	Ð	6	( anyass, or eambrics, 4 do.		0	15
Assenie do.				•		0	12	Calliniancoes, the 8 do		Ō	10
Ashes, weed, the last of 12	harrels.	or 12 c	lo.			Ó	6	Campeachy wood, the 500 lbs		0	18
pot, the last of 12 d	o . or 12	do.				1	0	Caraway needs, the 100 do.		8	9
Bron, the shippound				•		o	9	Caviare, the shippound, valued at 36 rixdollars .		Ò	9
Baize, the single piece				•		0	3	Cheese, the shippound		0	4
the double do.						0	6	Chesnats, the 36 sacks		Ō	36
Balks, great, of oak, the p	ece					0	3	Cider, the hogshead		0	12
fir. 4 de	).			•		0	6	Clock work, the 100 lbs. valued at 36 risdollars -		0	18
small, do 20 de				•		0	13	Cloth of si'k, the piece		Ō	9
Bar, berries, the 200 lbs.						0	9	fine or short cloths, or double dozens, the 2 pieces		o	9
Beef, salted, the last of 12	harrels			•		Ð	36	coarse, or long cleths, or dozens, the 4 do.		0	9
Biscuit, or bread of wheat	4 harre	le.				Ō	6	Coffee, the 200 fl.s.		ō	24
rye, 4	do					ō	4	Copper, the shippound		ō	24
Books, printed, the 100 lts	valued	at 36 r	fotxi:	lars		Ō	18	wrought, the 100 tbs, valued at 32 rixdollars		ō	6
Brass, or brass wire, the sl	inpopul					ō	24	Cork, the 30 bundles		ō	36
wought, the 100 lbs	c vilaed	at 36	rixdol	tars		ī	18	Copperas, calamine, or cream of tartar, the shippound		ō	6
Brimstope, the last of 12 a	hinnonn	1				i	0	Cotton wool, the 100 lbs.		Ō	19
Brandy, French or Spanish	the ho	rshead				Ó	24	Corp. barley, the last of 20 barrels		Ō	22
orn, the barrel	19 THE LIN	Persona				ō	8	beans, peas, cats, or buckwheat, the last of 12 do.		Ō	18
Rhenish, the ahm						ō	24	malt, the last of 12 do.		0	12
Brazil wood, the 500 lbs.						ŏ	15	rye, the last of 20 do.		0	10
Vor I 2 I						-		29			



12

r; C, Helsinghorg in Sweden; soundings are in fathous.

8

eptember.

	1	Kull P	ouil.	
r.	Silve	c.	Pape	
sch. 38 36 35 34 33 32 31 300 29 16 4 4 3	13 15 17 18	72 63 63 63 44 35 25 10 7 93 84 44 3 59 19 74	R.b. dr. 5 6 7 8 9 10 11 12 13 14 15 17 19 20 22 24	sch. 59 81 76 69 63 56 50 43 36 30 90 54 19 80 42 23

# ELSINEUR.

Corn, wheat, the last of 20 barrels - Coriander and currants, the 200 lbs Damask, of elik, the piece - Innen, the 4 pieces - woollen, the 80 de, the shock - Deals of oak or iir, above 20 feet, the shock - Carishim, under 20 feet						
Damask, of silk, the piece	•	٠Ţ	2	Oil, train, the last of 8 hogsheads, or 12 barrels (Hibmons, the 100 lbs.  Olaves, the play, or 2 hogsheads  Granges, the 12 chests, or 3,600  Paper, the 8 bules, or 50 reams  Pepper, the 100 lbs.  Pewere, the shippound  Pitch, great band  and	. 0	3
	•	. 0	10	Olives the nine or 2 horsheads		
linen, the 4 nieces	:		10	Granges, the 12 chests, or 3,600	·ŏ	5
woollen, the 8 do.		. 0	ĬŎ	Paper, the 8 bales, or 80 reams	• 0	3
Deals of oak or tir, above 20 feet, the shock	•	. 1	0	Pepper, the 100 ibs.	- 0	ŧ
Carlsham, under 20 feet	•	. 0	21	Pewter, the shippound	. 0	2
Prusian common, 10 to 14 feet, the 1,00			36	snisil -	. 0	ı
Disper or drilling, the 20 pieces		ŏ	30	Plates of fin, the 4 casks, or shippoued Plating, the 1,000 ells, or 40 pieces Prunes, the 400 lbs.	. 0	ŧ
Disper or drilling, the 20 pieces bowe, the shippount bruggers, the 2 pieces bruggers, the 2 pieces like pieces li		• 0	36	Plaiding, the 1,000 ells, or 40 pieces	. 0	5
Druggets, the 2 pieces		. 0	9	Prunes, the 400 lbs.	• 0	-
Ente, the last of 12 harrels	•	. 0	30	Prunelloes, the 100 do.	. 0	-
Frethers the skilter and	•	· ŭ	36	Prunes, the 400 lbs. Prunelloss, the 100 do. Quickoliver, the 50 do. Quickoliver, the 50 do. Rapeared, the last of 24 barrels Rainins, the 400 lbs., or 36 baakets Resin, the shippound Ribands of silk, or ferrels, the 4 lbs. gold or silver, the 20 do. Rics, the 200 do. Saffros, the 200 do.		3
Fernanduco wood 1,000 lbs			30	Rainius, the 400 lbs., or 36 baskets	. 6	
Figs, the 18 baskets, 800 do.		ŏ	49	Resin, the shippound -	. 0	1
Fish, cod, the last, 12 harrels		. 0	49 12	Ribands of silk, or ferrets, the 4 lbs.	- ō	ı
stock, the last, 12 shippound, or 1,000 fish		• 0	30	gold or silver, the 2 do.	. 0	ì
salinon, the burrel salies herrings, do: Flannels, the 8 pieces of 25 chla each Flax, dressed, the shippound undersed, the shippound undersed, as Peterburgh, Narva, 12 hos Marienburgh, all fine sorts poblila, racket paterusater, the 4 do. coave, half clean, Farken, Rassels, Menu Marienburg, the 0do.	•	. 0	6	Rice, the 200 do.	. 0	1
salted herrings, do.	•	. 0	12 10 36	Salt, Spanish, French, and Scotch, the last of 18 barrels, or 8 bushels	. 0	1
Plantings, the last of 20 straes, or 20,000	•		12	Whishele		•
Flar, dressed the shipmoned		. ň	36		. 0	ź
undressed, as Petershurgh, Narva, 12 hos	sheads:			Salipefree, the shippound Say, shoulder, the 2 pieces single, or English, the 4 do. Salicable, the 8 do. Sarsayarilla, 6 do. Shunac, the 400 lbs. Silk, seving, errer, wrought lace, the 4 do. Silk, seving, errer, wrought lace, the 4 do.	. 0	7
Marienburgh, all fine sorts podilla, racket	zer, and			Says, double, the 2 pieces	- 0	į
paternoster, the 4 do.		. 1	0	single, or English, the 4 do.	. 0	1
coarse, half clean, Farken, Rassets, Mens	els, and	٠.		Sailcloth, the 8 do.	0 :	3(
Marienburg, the 0 do.		٠,	,0	Sarsaparilla, do.	. 0	ŀ
tow, the 5 do. Flounders, dry, the 20.000 Flour of wheat, the 200 lbs.	•		18	Silk services formet avenuent lace the 4 do		.3
Flour of wheat, the 200 lbs.	. :	. ŏ	19	raw, the 100 do.	ŏ	'n
		. 0	12	rsw, the 100 do, stuffs, do, with gold and allver, the piece	ŏ '	í
rieze, the piece		. 0	6	with gold and silver, the piece	. 0	18
Falls, or gum, the 200 lbs.		. 0	9	Skins, beaver, the 5 deckers • • •	0 1	4
class for windows, English, French, Lubeck, and	Dantzic,			ofter, the piece	0	
the 8 ches's		. 0	30	Russia, ary, whit and tox, the 5 deckers	. 0	
bottles the tun 4 hambonie aut 20 schooles			30	calf the 10 do.		10
the 2 pines			10	cat and sheep, the 500 pieces	. 0	14
the 8 chee's .  Venice, drunking do., the chest bottles, the ton, 4 lungsheads and 30 schocks the property of		ŏ	21	otter, the piece Russia, dry, wolf and fox, the 5 deckers got, the 20 do. calf, the 10 do. calf, the 10 do. calf such 10 do. cat and sheep, the 500 pleces thack rabbit, or lamb, the 1,000 do. grey rabbit, or kild, the 2,000 marker, the 40 such et 62 risidollars	ŏ	19
Hoves, Russia, or Courland, the 250 pair -		. 0	9	grey rabbit, or kid, the 2,000	0	15
leather, the dozen, value 2 rix dollars		. 1	0	marten, the 40	0 ;	ĸ
sunpowder, the 100 ibs.		. 0	6	marites, the 40 hare, the lule, valued at 62 riadollars Soap, whire, the 100 lbs, green, the last of 12 harrels Spars, greet, the 25 pieces small, the 1,000 lbs. Starch, the 300 lbs. Starch, the 300 lbs. Starch, the 300 lbs.	. 0 :	Ħ
fair cannels or one can't the 50 the	liars .	. 0	50	group the last of 12 harrels		9
landspikes the 500		Ň	DA1	Store great the 25 tipees	. 0	X.
lais, felt, the cask		Ö	12	small, the 1,000 do.	0 1	ii
beaver, the dozen, value 49 rixdollars		ŏ	24 12	Starch, the 300 lbs	ō	B
isappowder, the dozen, value 2 rixiollars isappowder, the 100 its, talerdshery ware, the 100 its, valued at 36 rixio lair, canels or coray's, the 50 ibs. las, felt, the cask beaver, the dozen, value 48 rixiollars castor, the dozen, do, lemp, the shippomnt		0	12		1	
lemp, the shippound		. 0	8	shocks	0 3	iO
fides alles hands hands a new to the tables	٠.	. 0	36	shocks Steel, the 100 lbs. Stones, Polant, the 1,000 feet of 500 ells Stockings of silk, the dozen, or 12 lbs. Stockings of silk, the dozen, or 12 lbs.	. 0	4
anited other bantal lambal on Burning to	•	Ň	6	Stockings of silk the dozen or 10 lbs	0 0	M
dry, elks', letr's' bucks' or Busin the 5 do		ň	18	kerses, woollen, or worsted, for children, the	, , ,	~
lemp, the shippound low, the 10 do. fides, elks', harts', bucks', or Russia, the decker salled, elks', harts', bucks', or Russia, do. dry, elks', harts', bucks', or Russia, the 5 do Russia, the shippound	•	ŏ	36	kersey, woollen, or worsted, for children, the	0 3	90
Ionry, the hogshead		ō	7	worsted, floret, and sayet, the 50 do. woollen, for children, the 200 do.	0 3	n
lops, the shippound		0	6	woollen, for children, the 200 do.	0 3	kn
lorses, the pur		0	36			2
ndign, the 100 lbs.	•	0	36	Stuffs, woollen, the 8 pieces Succede, the 50 lbs.	. 0 1	2
Strong trates or note the chimnen.	•	0	6	Successe, the 30 till.	0	Z
bars, bats, bolts, hoons, anchors, and guns, do.		B	4	Isaves, nowder, or Muscavado, the 200 lbs.	ăi	ŝ
wrought, the 100 lbs, valued at 24 rigdollars -		ö	12	Sword blades, the 50	0 1	2
old, the shippound		ō	3	hilts, do.	0 1	8
						9
Rossa, the shippound lonry, the hospicus lone, the - hippound lones, the pur- lones, the pur- lones, the pur- lones, the pur- lones, the pur- lones, the pur- lones, the pur- lones, the pur- lones, the shippound loars, bats, bolts, hoops, anchurs, 2nd guns, do, wrought, the 100 lbs. valued at 24 rixdellars old, the shippound Ostermunds, do.		ŏ	* .	Swretwood, the 100 lbs.	0	
singless the IOO like		0	ő	Swretwood, the 100 lbs. Tallow, the shippound	0	6
singless the IOO like		0	9	Swretwood, the 100 lbs. Tallow, the shippound Tarras, the last, 6 shippound, or 12 barrels Tarras, the last of 12 harrels		6
singlass, the 100 lbs, uniper berries, the 200 do, tenseys, the 8 pieces		0000	9 0	Swretwood, the 100 lbs.  Tallow, the shippound Tarras, the last, 6 shippound, or 12 barrels Tar, great land, the last of 12 barrels annul hand, the last of 4c.	0 3	
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singlass, the 100 lbs, uniper berries, the 200 do, tenseys, the 8 pieces		000000		Succaide, the 50 lbs. Sugar candy, or confectionary, the 100 do. Foxes, powder, or Muscavado, the 200 lbs. Sworl blastes, the 50 hilts, do. Swretwood, the 100 lbs. Tallow, the shippound Tarras, the last, 6 shippound, or 12 barrels Tarr, great Jand, the last of 12 barrels small had, the last of 0 do. Thread, white and coloured, the 50 lbs. god and silver, the lb.	0 1	900
singlass, the 100 lbs, uniper berries, the 200 do, tenseys, the 8 pieces		00000000	10 6 5	Swretwood, the 100 lbs. Tallow, the shippound, or 12 barrels Tar, great Jand, the last of 12 barrels mail hod, the last of 12 barrels mail hod, the last of do. Thread, white and coloured, the 60 lbs. golf and silver, the lb. Tin, the shippound	0 1	900
singlass, the 100 lbs, uniper berries, the 200 do, tenseys, the 8 pieces		000000000	10 6 5 24 18	Swretwood, the 100 lbs. Tallow, the shippound, or 12 barrels Tar, great land, the last of Surrels Tar, great land, the last of Surrels Thread, white and coloured, the 60 lbs. god land silver, the lb. Tin, the shippound Tobaco, the 100 lbs.	0 1	900
singlass, the 100 lbs, uniper berries, the 200 do, tenseys, the 8 pieces		00000000000	10 6 5	Swretwood, the 100 lbs. Tallow, the shippound, or 12 barrels Tar, great Jand, the last of 12 barrels mail frund, the last of 12 barrels mail frund, the last of 40. Thread, white and coloured, the 60 lbs. gold and silver, the lb. Tin, the shippinon! Tobacco, the 100 lbs. Treacle, the pipe, or 2 hogsheads	0 1	900
singlass, the 100 lbs, uniper berries, the 200 do, tenseys, the 8 pieces		0000000000	10 6 5 24 18	Swretwood, the 100 lbs. Tallow, the shippound, or 12 barrels Tar, great land, the last of 12 barrels Tar, great land, the last of 12 barrels Thread, white and coloured, the 60 lbs. god land silver, the lb. Tin, the shippound Tokacc, the 100 lbs. Treade, the pipe, or 2 hogsheads Turpentine, the shippound	0 1	900
singlass, the 100 lbs, uniper berries, the 200 do, tenseys, the 8 pieces		0000000000	10 6 5 94 18 94 24	golt and silver, the lb. Tin, the shippound Tobacco, the 100 lbs. Tracele, the pipe, or 2 hogsheads Turpentiue, the shippound Verligris, the 100 lbs.	0 1	390549669
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singlass, the 100 list, anisper learners, the 200 do, cereys, the 8 pieces ace, silk, or feered, the 4 liba, thread, wool, cotton, or hair, the 10 do. gold and silver, the bl. gold and silver, the bl. gold and silver, the bl. gold and silver, the bl. gold and silver, the bl. gold and silver, the bl. gold and silver, the 100 liba, and folder, the ton, or 6 shippound shot, the 100 liba, eather, Russia or Scotch, the decker Spanish, Cordovan, Turkey, and buff, do. Sons, the 10 do. Branner, the 10 do. Branner, the 10 do. Branner, the 10 do. Branner, the 10 do. Branner, the 10 do. Branner, the 10 do. Branner, the 10 do. Branner, the 10 do. Branner, the 10 do. Branner, the 10 do. Gold and the 10 do. Branner, the 10 do. Gold and the 10 do. Branner, the 10 do. Gold and Westphalia, the 4 do. hemp, black tow, the 80 do. cauvas, the 84 do. drilling, the 20 do., or 500 archeens from Petersburgh, all sorts, the 40 do., or 2,0 award, the 50 liba. Eace, the 50 liba.		000000000000000000000000000000000000000	10 6 5 4 4 2 9 6 6 3 5 9 5 6 6 3 5 0 1 3 0 3 3 0 3 3 3 3 3 3 3 3 3 3 3 3 3	gold and silver, the ib.  Tin, the shipponel Tokacco, the 100 lbs. Treacle, the pipe, or 2 hogsheads Turpentiue, the shipponed Verligris, the 100 lbs. Vermillon, do. Vermillon, do. Vermillon, do. Vermillon, do. Vermillon, do. Vermillon, do. Vermillon, do. Vermillon, do. Vermillon, do. Vermillon, do. Vermillon, do. War, the shippound Vinger of best, the 2 do. War, the shippound Vinger of braits, lite schock Wine, Borslenus, the ton, or 4 hogsheads, at 52 riadollars Prestific, Hoogland, Mucarl, and Frontignac, the 2 horsheads Spanish or Portuguese, the pipe Italian and Levant Rhenish, the ahm Wire, iron, or brass, the shippound steel, the 100 lbs. guld and situer, the 1b. Wool, beaver, the 90 lbs. corres, or Sc. tesh, the 6 do. flock, or cutting wool, the 2 do.	0 1 0 3 0 0 3 0 0 3 0 0 1 1 3 1 2 2 0 4	89054966969929646 04004450
singlass, the 100 lis.  singlass, the 100 lis.  sensys, the 8 pieces  actives, the 200 do,  sensys, the 8 pieces  actives, the 4 lis.  sensys, the 8 pieces  actives, the 10 lis.  senson, the 12 che six, or 36,100  pickled, the pipe or hogshead  ead, folder, the ton, or 6 shippound  shot, the 100 lis.  cather, Rissia or Sottch, the decker  spanish, Cordovan, Turkey, and buff, do,  Sens, the 10 do,  Branen, the 10 do,  Branen, the 10 do,  Branen, the 10 do,  Januel or white, the 500 pieces  alenum  should or white, the 500 pieces  diened, the last of 21 barrels  ideed, chilest low, the 80 do,  Libil tud, Silesia, and Westphalia, the 4 do,  hern, black tow, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  canvass, the 80 do,  strilling, the 20 do, or 500 asheens  from Petersburgh, all sorts, the 40 do, or 2,0  coveol, the 80 lis.  last, 15 ratins and upwards, the piece  small  state, the check  last from Petersburgh, the 1000		000000000000000000000000000000000000000	10 6 5 4 4 2 9 6 6 6 19 9 36 30 0 30 0 30 30 30 30 30 30 30 30 30 30	ignit and silver, the lb.  Tin, the shippound Tobacco, the 100 lbs. Tracacle, the pipe, or 2 hogsheads Turpentius, the shippound Turpentius, the shippound Vermillon, do. Velvet, fine, the piece with thread, the 2 pieces Vinegar of wine, the hugshead Vinegar of wine, the hugshead War, the shippound War, the shippound War, the shippound Warnellon, the con, or 4 horsheads, at 52 risdollars Presentio, Hoogland, Muncat, and Frontignac, the 2 hogsheads Spanish or Portuguese, the pipe Italian and Levant Wire, Shippound Wire, the though the shippound steel, the 100 lbs. gold and silver, the 15 Wood, baseer, the 50 lbs. Spanish, or fine, the 4 shippound course, or 8c cts, the 6 db. finck, or cutting wood, the 2 do. shifts, the 8d o.	0 1 0 3 0 0 3 0 0 1 1 3 0 0 1 1 2 2 0 4 2 0 0 2 1	89054966969929646 04004450
singlass, the 100 list, unique liveries, the 200 do, densys, the 8 pieces ace, sills, or ferred, the 4 list, thread, wook, cortion, or hair, the 10 do, do, sill, or ferred, the 4 list, the 10 do, do, do, do, do, do, do, do, do, do,		000000000000000000000000000000000000000	10 6 5 4 4 2 9 6 6 6 5 9 1 9 3 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	gold and silver, the lb.  Tin, the shippound Tokacco, the 100 lbs. Tracele, the pipe, or 2 hogsheads Turpentine, the shippound Vermilies Turpentine, the shippound Vermilies In the 100 lbs. Vermilies In the 100 lbs. Vermilies In the 100 lbs. Vermilies In the 100 lbs. Vermilies In the 100 lbs. Vermilies In the 100 lbs. Vermilies Vinegar uf wine, the hogshead Vinegar uf wine, the hogshead Vinegar uf wine, the hogshead Vinegar uf wine, the hogshead Vinegar uf wine, the shippound Vinegar under, all the shippound Vinegar under, lloogland, Muscat, and Frontignac, the 2 hogsheads Perwile, Iloogland, Muscat, and Frontignac, the 2 hogsheads Perwile, Iloogland, Muscat, and Frontignac, the 2 hogsheads Vinegar under u	0 1 0 3 0 0 3 0 0 1 1 3 0 0 1 1 2 2 0 4 2 0 0 2 1	89054966969929646 04004450
singlass, the 100 list, unique liveries, the 200 do, densys, the 8 pieces ace, sills, or ferred, the 4 list, thread, wook, cortion, or hair, the 10 do, do, sill, or ferred, the 4 list, the 10 do, do, do, do, do, do, do, do, do, do,		000000000000000000000000000000000000000	10 6 5 4 4 2 9 6 6 6 19 9 36 30 0 30 0 30 30 30 30 30 30 30 30 30 30	gold and silver, the ib.  Tin, the shippound Tobacco, the 100 lbs. Tracele, the pipe, or 2 hogsheads Turpentius, the shippound Vermilion, the 500 lbs. Veivel, flore, the piece with thread, the 2 pieces Wint, thread, the 2 pieces Wint, thread, the 2 pieces Wint, the shippound Wint, the shippound Wint, the shippound Wint, the shippound Winter and the shippound Winter and the shippound Winter and the shippound Horsentia, lie scheck Winter and the shippound Winter and the shippound Horsentia, lie scheck Winter and the shippound Horsentia, lie shippound Horsentia, lie shippound Horsentia, lie shippound Horsentia, the shippound Horsentia, the shippound Spanish, or fine, the 4 shippound cause, or Se tele, the 6 db. Hock, ar cutting wood, the 2 do. Nonte shirts, the 8 blices Shifts, the 8 shoo, Wood shovels, the 10 schocks	0 1 0 3 0 0 3 0 0 1 1 3 0 0 1 1 2 2 0 4 2 0 0 2 1	89054966969929646 04004450
singlass, the 100 lis.  singlass, the 100 lis.  cereys, the 8 pieces  ace, sills, or ferred; the 4 lis.  blived, wook, cotton, or hair, the 10 do.  blived, wook, cotton, or hair, the 10 do.  cereys, the 8 pieces  ace, sills, or ferred; the 4 lis.  blived, wook, cotton, or hair, the 10 do.  ceal, folder, the pipe or hogshead  ceal, folder, the ton, or 6 shippound  shot, the 100 lis.  red or white, do.  ceather, Russia or Scotch, the decker  Spanish, Cordovan, Turkey, and buff, do.  Braner, Spanish, Cordovan, Turkey, and buff, do.  Braner, the 10 do.  Braner, the 10 do.  Januard or white, the 100 lis.  Januard or white, the 500 pieces  flax, the 20 do.  Januard or white, the 50 do.  Januard or white, the 10 do.  Holl tud, Siesia, and Westphalia, the 4 do.  house, calieres, the 16 pieces  flax, the 20 do.  damask, the 12 do.  drilling, the 20 do., or 500 arsheems  from Peterburgth, all sorts, the 40 do., or 2,  or, wood, the 800 lis.  lase, the 50 lis.  lase, the 50 lis.  lase, the 50 lis.  lase, the 50 lis.  lase, the 50 lis.  lase, the 15 lis.  last from Peterburgth, all 50 pieces  small  last from Peterburgth, the 1,000  both; the 50 lis.  last from Peterburgth, the 1,000  both; the 50 lis.  last files of 12 byrrels  lasts, 10 list of 1 subrek, the cether		000000000000000000000000000000000000000	10 6 5 4 4 2 9 6 6 5 5 6 5 9 6 6 6 6 6 6 6 6 6 6 6 6	gold and silver, the ib.  Tin, the shippound Tolacco, the 100 lbs. Tracele, the pipe, or 2 hogsheads Turpentius, the shippound Veileris, the 100 lbs. Veileris, the 100 lbs. Veileris, five, the piece with thread, the 2 pieces Wint thread, the 2 pieces Vinegar of wine, the hogshead veileris, the shippound Vinegar of wine, the shocket, the 2 do. War, the shippound Wine, the shippound Wine, Boreleuis, the ton, or 4 hoesheads, at 52 riadollars borship, the ton, or 4 hoesheads, at 52 riadollars borship, and the ton, or 4 hoesheads, at 52 riadollars borship, and the ton, or 4 hoesheads, at 52 riadollars borship, and the ton, or 4 hoesheads, at 52 riadollars borship, and the ton, or 4 hoesheads, at 52 riadollars borship, and the ton, or 4 hoesheads, at 52 riadollars borship, and the ton, or 4 hoesheads, at 52 riadollars borship, and the ton, or 4 hoesheads, at 52 riadollars borship, and the ton, or 4 hoesheads, at 52 riadollars brains, the 10 lbs.  Wood, the ton, or borship, the 6 do. flock, or cutting wood, the 2 do. Soutch shirts, the 40 pieces shifts, the 8 sto. Wood shovels, the 10 shocks dishes or trays, the 5 do. pills, the 20 ton	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	89054966969929646 04004450669509998
singlass, the 100 Hz. singlass, the 200 Hz. singlass, the 200 Hz.		000000000000000000000000000000000000000	10 6 5 24 18 24 4 2 2 9 6 6 18 9 18 9 18 9 18 9 18 9 18 9 18	gold and silver, the b.  Tin, the shippound Tokacco, the 100 lbs. Tracacle, the pipe, or 2 hogsheads Turpentiue, the shippound Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Var, the shippound Vineach boards, Hogshead, at 62 riadollars Picturio, Hoogland, Muncat, and Frontignac, the 2 hogsheads Picturio, Hoogland, Muncat, and Frontignac, the 2 hogsheads Spanish or Fortuguese, the pipe Halian and Levant Vire, iono, or brase, the shippound steel, the 100 lbs. gold and silver, the b. Wood, beaver, the 50 lbs. Spanish, or fine, the 6 do. Soche shirts, the 8 do. Soche shirts, the 8 do. Ved shovels, the 10 schocks dock or and the 5 do. plate, the 50 do. pla	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	89054966969929646 04004450669509998
singlass, the 100 lis.  singlass, the 100 lis.  careys, the 8 pieces  ace, tills, or ferries and to a care, tills, or fear, tills, t		000000000000000000000000000000000000000	06 5 24 18 4 4 2 9 6 6 6 9 9 5 9 6 6 6 6 6 6 6 6 6 6 6 6	gold and silver, the ib.  Tin, the shippound Tolacco, the 100 lbs. Tracele, the pipe, or 2 hogsheads Turpentine, the shippound Verlaris, he 100 lbs. Velvel, fine, the piece With thread, the 2 pieces With thread, the 2 pieces Wingar of wine, the hogshead beer, ale, or cider, the 2 do. War, the shippound Wine, the shippound War, the shippound Wine, the shippound Wine, the shippound Wine, the shippound Hogsheads And, Mucat, and Frontignas, the 2 Spanish or Portuguese, the pipe Italian and Levant Rhenish, the shim Wire, iron, or brass, the shippound steel, the 100 lbs. gold and silver, the 5 Wood, badd of silver, the 6 do. flock, or cutting wood, the 2 do. Soutch shirts, the 40 pieces shifts, the 8 do. Wood shiveds, the 10 schocks dishes or travs, the 5 do. plates, the 5 do. plates, the 5 do. Under the shippound or 40 schocks lines, the 5 bincond, or 40 schocks lines, the 5 bincond, or 40 schocks	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	89054966969929646 04004450669509998
singlass, the 100 lis.  singlass, the 100 lis.  care, sils, or ferred; the 4 lis.  thread, wool, cotton, or hair, the 10 do.  care, sils, or ferred; the 4 lis.  thread, wool, cotton, or hair, the 10 do.  care, sils, or ferred; the 50 lis.  cad, sild, or ferred; the 10 lis.  cad, sild, or ferred; the pipe or bogshead  cad, folder, the pipe or bogshead  cad, folder, the ton, or 6 shippound  shot, the 100 lis.  cather, Russia or Scotch, the decker  Spanish, Cordovan, Turkey, and buff, do.  Sens, the 10 do.  Braume, the 10 do.  Braume, the 100 lis.  cather, the 100 lis.  cather, the 100 lis.  cather, the 100 lis.  damask, the 12 do.  damask, the 13 do.  damask, the 14 do.  damask, the 15 do.  damask, the 16 do.  damask,		000000000000000000000000000000000000000	06 5 24 18 4 4 2 9 6 6 6 9 9 5 9 6 6 6 6 6 6 6 6 6 6 6 6	ignit and silver, the lb. Tin, the shippound Tobacco, the 100 lbs. Tracelic, the pipe, or 2 hogsheads Turpentius, the shippound Turpentius, the shippound Vermillon, do. Velvet, fine, the piece with thread, the 2 pieces Vinegar uf wine, the hugshead Vinegar uf wine, the hugshead War, the shippound War, the shippound War, the shippound War, the shippound War, the shippound War, the shippound War, the shippound War, the shippound Turpentius, the ton, or 4 horsheads, at 52 risdollars Presentio, Hoogland, Mucat, and Frontignac, the 2 hoostheads Spanish or Portuguese, the pipe Italian and Levant Wire, the shippound steel, the 100 lbs. gold and silver, the the gold and silver, the the Wood, baseer, the 50 lbs. gold and silver, the the fines, or se tch, the 6 db. fines, or cutting word, the 2 do. shifts, the 8 do. Wood showels, the 10 schocks dishes or trays, the 5 do. plates, the 6 do. plates, the 6 do. plates, the 6 do. plates, the 6 do. plates, the 5 do. plates, the 6 do. lines, the shippound, or 40 schocks lines, the shippound, or 40 schocks lines, the shippound, or 40 schocks lines, the shippound, or 40 schocks	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	89054966969929646 04004450669509998
singlass, the 100 Hz. singlass, the 200 Hz. singlass, the 200 Hz.		000000000000000000000000000000000000000	10 6 5 24 18 24 4 2 2 9 6 6 18 9 18 9 18 9 18 9 18 9 18 9 18	gold and silver, the b.  Tin, the shippound Tokacco, the 100 lbs. Tracacle, the pipe, or 2 hogsheads Turpentiue, the shippound Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Vermilion, do. Var, the shippound Vineach boards, Hogshead, at 62 riadollars Picturio, Hoogland, Muncat, and Frontignac, the 2 hogsheads Picturio, Hoogland, Muncat, and Frontignac, the 2 hogsheads Spanish or Fortuguese, the pipe Halian and Levant Vire, iono, or brase, the shippound steel, the 100 lbs. gold and silver, the b. Wood, beaver, the 50 lbs. Spanish, or fine, the 6 do. Soche shirts, the 8 do. Soche shirts, the 8 do. Ved shovels, the 10 schocks dock or and the 5 do. plate, the 50 do. pla	0 1 0 3 0 0 3 0 0 1 1 3 0 0 1 1 2 2 0 4 2 0 0 2 1	89054966969929646 04004450669509998

Memorandum respecting the Mode of preventing sertain Overcharges of Sound Duties on Goods shipped for the Baltic.

for the Baltic.

There have been many complaints of the Sound duty being overrated on goods which, as they are not noticed in the tariff, are chargeable ad valurem, (1 per. cent. in the case of the English, Dutch, and Swedes; 14 per cent. in the case of other nations;) this charge being solely regulated by the value expressed in the cockets, the only documents by which the Custom-homse officers at the Sound are governed. This originates in the shippers of goods finding it expedient occasionally to give a monnal value of merchandise not liable to an export duty in England, far exceeding the real value, in order to provide for a further shipment of the same species of goods in the same vessel (which entry can alone be considered as expressive of the intention to ship goods to that extent). It is, therefore, suggested to the shippers of merchandise for the Baltic, that, besides the above-mentioned nominal value, they should cause the real value of the goods actually shipped to be inserted on the reverse of the cocket, as there is every reason to believe that this real value will then become the criterion by which the Sound duty will be calculated. For lastance, supposing a cocket to run this—

"Know ve that Parkinson and Co. have entered littin tottons, value 10,000/, sterling to be shipped."

"Know ye that Parkinson and Co. have entered British cottons, value 10,0001, sterling, to be shipped per the Newland, Francis Hunter, master, for St. Petersburgh:" The indersement should be -

"P. t. n. 10. Ten bales cambries, value 4,791/. 5s. sterling, shipped on board the Newland, Francis Hunter, for Petersburgh."

(Signed by) PARKINSON and Co. (Or by the signing Custom-house officer) N. N.

The Sound duty will then probably be charged not on 10,000L, but on 4.79 L. 5s. Should, however, the latter entry be wanting, the first sum will be the only criterion by which to calculate the Sound duty; and in case of overcharge, no restitution need be hoped for.—(Rordanz, European Commerce.)

### NAVIGATION OF THE BALTIC.

This is exhibited in the following Account of the Number of Ships that have passed (going and re-turning) the Sound at different Periods, from the Year 1777 to the present Time, specifying the Countries to which they belonged.

Countries.	1777.	1780.	1783.	1795.	1787.	1789.	1790.	1792.	1814.	1816.	1520.	1825.	1827.	1829.	1830.	1831.	1832.
British Islands	2.552	1.701	2,562	2,537	2.959	3.501	3,771	4,349	2.319	1,848	3,597	5,186	5,099	4,505	4,271	4,772	3,330
Holland -	2.567	2,058	510		1,436		2.009	2.181	551	876	×53	630	814	1,10%	1,227	1.0.3	1,125
Sweden -	1,773	1,850	2.474	2,136		53	430	2,134	2,759		1.519	1.319	1,389	1,117	1,155	1,347	1,005
Denmark .	1,110	1,341	1,796	1.787	1,337	1.343	1,586	1,362	476	7147	792	803	856	ctió	744	695	83
Prussia •	472	671	2,0%6	1,358			599	737	1.033	1.011	1,554	2,391	3,035	2,186	2,253	1,810	1,760
Rusia .	47	43	137	1114	146		6	65	495	399	242	335	384	367	405	424	2,48
United States			3	20	30	42	41	68		168	169	230	191	150	152	179	18
France -	21	- 1	- 8	20	35	1111	123	25	12	16	63	72	103	180	199	72	23
Spain .	10		7	15	10	23	32	40	22	9				10	8	4	-
lispover .									55	263	458	413	457	602	645	451	54
Imp. (Austria)	5	30	533	66	61	107	6	40						i 1			
Dantzic .	231	174	202	161	200	156	248	209									
Mecklenborgh										386	647	602	555	627	664	535	59
Oldenburgh .					2		24	35	19	29	47	31	35		56	53	7
Lubeck -	78	92	125	79	66	83	89	86	28	45	61	121	99	101	10	77	7
Bremen -	52	146	263	176	142	181	177	198	214	111	59	34	55	85	79	92	
Hamburgh	22	31		61	77	62	104	83	36	36	15	31	35	46	25	41	2
Rastock -	79	104	67	101		224	339	338								1	
Papenburgh		۱ ۰ ا	•		61		99	142		1			1		1	!	ı
Portugal -	12	21	29	29	16	33	28	- 11	42	48	2	9	- 11	1 - 1	١.	2	
Courland •	2	7	10	25	10	6	22	21			1 1				1	1	ļ
Naples •			1	1	1				ŀ						1	ì	1
Venice .		2	2	4		2	(11.) 6		9	1 :	1 :	•	•	2	6	12	
Norway •	1 -								83	794	0.16	951	879	1,161	1,202	1,357	1,53
Greece .	1 -	١.				٠.						•	•			١.	1
		1				-		-									-
Totals .	19,053	18,291	111,233	10,265	19 746	8,823	9,742	12,114	8,186	8,57	10.926	13,160	13,000	13,456	13,212	12.946	112,20

The statement in this Table for the years 17.77, 1780, 1783, and 1789, are taken from the valuable work entitled Voyage de Deux François an Nord de l' Europe (tom. i. p. 360.); the other years nro taken from the returns sent by the British consul at Elsineur, printed "a various parliamentary papers. We have seen no two returns of the shipping that pass the Sour 'the topine agree, though the differences are not very material. The above account, though in many covered most interesting, is defective, inasmuch as it does not give the tomage as well as the number 'f the ships. Since 1831, however, the British consul has sent returns of the shipping 1 and it is not improbable that the Danish authorities may be able to supply this desideratum for a lengthened period. The falling off in the amount of British shipping in 1832 was wholly owing to the alarm caused by the prevalence of cholera, and other evanescent causes.—We subjoin an

Account of the British Shipping employed in the Baltic Trade through the Sound in 1832; exhibiting the Number of Vessels sent out, the Number of Voyages performed by then, and their Tonnage, as ascertained by the Consul at Elsineur.—(Papers published by Board of Trade, vol. ii. p. 53.)

To what Ports belonging.	Number of Ships sent out.	Tonnage,	Number of Voyages performed.	Aggregate Tonnage.
England and Wates Scotland Ireland Guernsey and Jersey The Colonies	679 395 13 22 22 3	140,469 50,694 2,193 3,556 699	1,591 1,352 38 43 6	403,997 175,992 5,232 6,914 1,308
Total • •	1,115	197,611	3,330	593,533

There were lost in the Battle, in 1832, 14 British ships, of the burden of 2,897 tons; and S British ships, of the burden of 1,823 tons, were detained in it by the frost at the close of the year, and obliged to winter in its various ports.

EMBARGO, an order issued by the government of a country to prevent the sailing of ships.

EMERALD (Fr. Eméraude; Ger. Smaragd; It. Smeraldo; Lat. Smaragdus; Sp. Esmeralda), a precious stone in high estimation. It is distinguished from all other gems by its peculiar emeralit green lustre, varying in intensity from the palest possible tinge to a full and deep colour, than which, as Pliny has truly stated, nothing can be more beautiful and

ch, the last of 18 barrels, or bushels Jo. lace, the 4 do. e piece fox, the 5 deckers pleces the 1,000 do. se 2,000 arrel, the great hundred of 48

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pleasing; aullius coloris aspectus jucundior est. It emulates, he continues, if it do not surpass, the verdure of the spring; and the eye, satiated by the duzzling glare of the more brilliant gems, or wearied by intense application, is refreshed and strengthened by the quiet enlivening green of the emerald. In Pliny's time, the best came from Scythia. Those met with in modern times do not often exceed the size of a walnut. Some of a much larger size, and perfect, have been found, but they are extremely rare. Nero used one as an eye-glass in surveying the combats of the gladiators. Hitherto it has always been found crystallised, Specific gravity from 2-6 to 2-77.—(Plin. Hist. Nat. lib. xxxvii. cap. 5.; Thomson's Chemistry.)

"For the last two centuries and more, the only country known to yield emeralds is Peru, where they occur in Santa Fé, and in the valley of Tanca. Several large stones have appeared in Brope; about 2 years ngo I cut one, exceeding 2 onnecs in weight, for the Emperor of Morocco, but it was full of imperfections. The largest specimen known is an hexagonal crystal, nearly 6 inches long, and above 2 in diameter. This gen, however seall, is so rarely seen perfect, that 'un emerald without a flaw' has passed into a proverb. A fine stone of 4 carats may be valued at 40% or 50% or even more fivery pure. Inferior stones of 4 or 2 carats are sold at from 40%, to 70%, per carat; and if smaller nod defective, at 10% or 15% per carat. Fine emeralds are rare, and in such demand, that a particular suit has been known to have passed into the possession of a series of purchasers, and to have made the tour of Europe in the course of half a century."—(Mance on Diamonds, 2d ed. p. 101.)

EMERY (Fr. Emeril, Emeri; Ger. Smirgel; It. Smerglio, Smeregio; Sp. Esmeril; Rus. Nashdale; Lat. Smiris), a mineral brought to Britain from the islo of Naxos, where it exists in large quantities. It occurs also in Germany, Italy, and Spain. It is always in shapeless masses, and mixed with other minerals. Colour intermediate between greyish black and bluish grey. Specific gravity about 4. Lustre glistening and adamantine. Emery is extensively used in the polishing of hard bodies. Its tino powder is obtained by

trituration.—(Thomson's Chemistry.)
(EMIGRANTS.—It will be seen from the subjoined accounts, that the number of emigrants to Canada and the United States, was very decidedly greater in 1831 and 1832 than in either of the 2 preceding or 2 following years. The falling off in 1833 seems to have been mainly a consequence of the alarms occasioned by the breaking out of cholera, during the previous year, in a very aggravated state, in some of the emigrant ships, and at Quebec. This circumstance had less influence in 1834, and the emigration for that year was considerably greater; but it has since fallen off, particularly to Canada, partly because of the increasing prosperity of this country, and partly because a higher price is demanded for government land in Canada than for public land in the United States.

Account of the Number of Emigrants, specifying the Countries whence they came, and the Numbers from each, that arrived at Quebec during the Seven Years ending with 1835.—(Parl. Paper, No. 70. Sess. 1836.)

Where from.	1829.	1830.	1831.	1832.	1833.	1834.	1835-
England and Wales	3,565 9,614	6,799	10,343 34,133	17,481 25,204	5,19× 12,013	6,799 19,206	3,007
Scotland .	2.643	2,450	5.354	5.500	1.196	4,591	2,127
Hamburgh and Gib- raltar Nova Scotia, New-	-			15			
foundland, West Indies, &c. &c	123	451	424	546	345	339	23%
	15,945	24,000	50,251	51,746	21,752	30,935	12,527
Į.				Gra	d Total		211,152

Account of the Number of Emigrants arrived at New-Vork from the United Kingdom,separating between those from England, Scotland, and Ireland, during the Seven Years ending with 1835.—(Part, Paper, steep).

Year.	Eng-	lre- land.	Scot- land.	Total.
15.29	8,110	2,143	945	11,501
1530	16,3.0	3,497	1,581	21,433
1-31	13,404	6,721	2.0	22,607
1832	18,947	6,050	3,256	24.243
1533	1 : 1	- 1	. 1	16,100
1831	.			26,510
1:35	1 - 1	. '		16,749
	Gr	and Total		143-213

Return of the Number of Emigrants from the United Kingdom in 1833, 1834, and 1835, specifying the Colonies and Countries for which they cleared out, and the Numbers that cleared out for each,—(Parl. Paper, ut supra.)

		Colonies in North America.			ited State America.	oľ	Cape	of Good	llope.	Australian Colonies.			
		1833.	1834.	1835.	1833.	1834.	1835.	1833.	1831.	1835.	1833.	1834.	1835.
England - Scotland - Ireland -	:	5,785 5,592 17,431	6,520 4,954 28,586	3,665 2,450 9,458	22,392 1,953 4,761	25,981 2,880 4,213	22,046 1,990 2,64	516 1	257	325	3,317 253 23	2,666 131	1,746 114
Totals		28,808	40,060	15,573	29,109	33,074	26,720	517	258	325	4,093	2,500	1,560

Total Number of Emigrants, in 1833, 62,527-in 1831, 76,222-in 1835, 44,488.

Passenger Acts—Policy of.—It appears from the above statement that, during 1833, 1834, and 1835, no fewer than 183,237 voluntary emigrants left the United Kingdom; 173,344 being destined for America, and 9,893 for the Australian colonies and the Cape of Good Hope. Such being the extent to which emigration is carried, the propriety, or rather necessity, of enacting some general regulations, with respect to the conveyance of emigrants to their destination, must be obvious to every one at all acquainted with the subject. The greater number of emigrants are in humble life; few among them know any thing of ships, or of the precautions necessary to insure a safe and comfortable voyage: they are, also, for the most part poor, and exceedingly anxious to economise, so that they seldom hesitate to embark

ntinues, if it do not surg glare of the more brilthened by the quiet ena Scythia. Those unne of a much larger size,
sed one as an eye-glass in
been found crystallised,
vii. cap. 5.; Thomson's

d emeralds is Pern, where have appeared in Europe; r of Morocco, but it was full t, nearly 6 inches long and that 'an emerald without a at 40%, or 50%, or even more er carn; and if smaller and emand, that a particular suit actes, and to have made to ted. p. 101.)

Smeregio; Sp. Esmeril; he isle of Naxos, where it d Spain. It is always in ermediate between greyish istening and adamantine, me powder is obtained by

hat the number of emigrants
331 and 1832 than in either
is seems to have been mainly
sholera, during the previous
and at Quebec. 'This cirthat year was considerably
because of the increasing
demanded for government

at of the Number of Emigrants red at New-York from the ed Kingdom, separating between e from England, Scolland, and, during the Seven Years endyth 1835.—(Parl. Paper, at sep).

ır.	Eng-	Ire-	Scot-	Total.
29 30 31 32 33 34	8,110 10,350 19,505 18,947	6,721	948 1,581 2,078 3,286	11,501 21,433 22,607 28,281 16,100 26,510 16,749
-35	G	rand Tota	1 .	143,213

33, 1834, and 1835, specifying the bers that cleared out for each.—

Good 1	lope.	Australian Colonies.				
1831.	1935.	1833.	1834.	1835.		
257	325	3,317 253 23	2,666 131	1,746		
258	325	4,093	2,400	1,560		

6,222—in 1835, 44,488.

statement that, during 1833, ts left the United Kingdom; lian colonies and the Cape of arried, the propriety, or rather o the conveyance of emigrants inted with the subject. The hem know any thing of ships, voyage: they are, also, for the they seldom hesitate to embark

in any ship, however unfit for the conveyance of passengers, or inadequately supplied with provisions, provided it be a cap. Unprincipled masters and owners have not been slow to take advantage of this, and in order to prevent the frauds that have been, and that would be, practised on the unwary, it has been found indispensable to lay down some general regulations as to the number of passengers to be taken on board ships as compared with their tonnage, the quantity of water and provisions as compared with the passengers, &c. Hut this is no very easy task. If the limitations be too strict, that is, if comparatively few passengers may be earried, or if the stock of provisions to be put on board be either unnecessarily large or expensive, the cost of emigration is proportionally enhanced; and un artificial and serious impediment is thrown in the way of what ought to be made as easy as possible, consistent with security. But, on the other hand, if too many passengers be allowed, their health is liable to suffer; and should the supply of provisions be inadequate, or the quality bad, the most serious consequences may ensue. The Passage Act (6 G. 4, c. 116.) obliged too great a quantity of expensive provisions to be put on board, and was, in consequence, objected to by emigrants as well as shippers. The act, 9 G. 4, c. 21, (art. PASSENGERS) avoided this error; but it, too, was defective, inasmuch as it made no provision with respect to the sufficiency of the ship, the having a surgeon or other properly qualified medical person on board ships carrying a certain number of passengers, and in other particulars.

These deficiencies have been in part supplied by the act of 1835 (5 & 6 W. 4, c. 53.), of which a full abstract is subjoined. But we doubt whether even it will completely answer the end in view. During 1831 no fewer than 17 ships, with passengers on board, bound for Quebec, were wrecked on the passage; 731 emigrants losing their lives in consequence, while many more lost most part of their property, and were reduced to the greatest difficul-These losses principally took place in the gulf and river of St. Lawrence; but we should err if we ascribed them entirely, or principally even, to the difficulty of the navigation. Emigrants to Quebec are mostly taken out in ships engaged in the timber trade; and it is well known that, speaking generally, these are a very inferior class; it being the usual practice to turn worn-out ships, unfit to earry dry eargoes, into this department. Most part of the entastrophies alluded to may, we are assured, be ascribed to this circumstance, and to the misconduct of the masters and crews. We doubt whether the clause (7th) in the present act as to the sea-worthiness of the ship will be sufficient to obviate the disasters arising from the use of improper vessels. And we incline to think that, in addition to what is stated in the act, it should be further provided that all British ships, not standing in the class A, or the class Æ, of the new register (see post), should be prohibited from undertaking to carry passengers; and that either some similar regulation should be adopted with respect to foreign ships, or that they should be prohibited from clearing out with passengers, unless reported as seaworthy and suitable for their conveyance by government surveyors appointed for that purpose. There can be no question as to its being the bounden duty of government to take every reasonable precaution for obviating shipwreck. And, even if higher considerations did not make an effectual interference imperative, it is pretty certain that the check given to emigration to Canada, by the shipwrecks and destruction of life that have recently taken place, is much greater than any that could be given by the trifling addition that the adoption of some such plan as has now been suggested would make to its cost.

The subjecting of captains of ships to an examination, and the exclusion of spirits (see article Sarres, Supplement), would go far to obviate the other causes of loss. The absolute prohibition of ardent spirits in emigrant ships, except as a medicine, has been strongly recommended by Mr. Buchanan, the agent for emigrants in Canada. This recommendation should, we think, be adopted. It is partially, indeed, carried into effect by the 10th clause of the subjoined act. But the better way would be, not to allow any spirits of any sort to be taken on board ships conveying emigrants, except a few gallons to be used as a cordial in case it should be recommended by the doctor. If more than this be allowed, it will afford facilities for the clandestine introduction of a still greater quantity; and cannot be otherwise

than injurious.

The new act does not make it imperative on ships conveying passengers to America to have a surgeon on board; and, perhaps, when bound for New York, he may not be required. But the voyage to Quebec is often very tedious; and much suffering and loss of life have frequently arisen from no medical officer being on board emigrant ships destined for that

It has been said, that if we lay constrictions on the conveyance of emigrants to Quebec, it will make New York the great landing port, and throw the business of their conveyance entirely into the hands of the Americans. But the regulations enforced in the subjoined set, and those we have suggested, apply equally to both parties. And it is, besides, true that a continuance of the old system, attended as it, no doubt, would have been by a repetition of the most appalling disasters, would have had the very effect falsely ascribed to judicious regulations. It would have prevented any one not compelled by necessity—who was not, in fact, a beggar—from sailing in a vessel bound for Quebec. We subjoin the now act:—

3 r 2

Repeal, &c.—The act 9 Geo. 4. c. 21, directed to be repealed.—

No Ship to sail with mure than Three Persons on board for every Fire Tons.—No ship carrying passengers from any port or place in the 1'. K., or in Guernsey, Jersey, Alderney, Sark, or Man, on any voyage for any port or place ont of Europe, and not within the Mediterranean, said proceed on her voyage with more than 3 persons on board for every 5 tons of the registered burden of such ship, the master and erew being hechaed in, and forming part of, such prescribed number; and no ship, having more than one deck, shall carry any passengers upon any such voyage, unless she he of the height of a feet at least between decks; and no ship, having only one deck, shall carry any passengers upon any such voyage, unless a platform be laid henceth such deck, so as to afford a space of the height of a least 5 feet, and no ship shall have more than 2 tiers of berthe, and no ship having 2 tiers of berthe, shall carry any passengers, on any such voyage, unless there be an interval of 6 inches, at least, between the deck or platform and the floor of the lower tier, throughout the whole extent thereof; provided, that whatever be the tomage of the eldph, no greater number of persons shall be taken on board.

tween the deck or platform and the floor of the lower tier, throughout the whole extent thereof; provided, that whatever be the tonnage of the ship, no greater number of persons shall be taken on bourd, as passengers, thun shall be after the rate of one person for every 10 superficial feet of the lower deck or platform unoccupied by goods or stores, not being the personal luggage of such persons, if such ship shall not have to pass the line on her voyage, or after the rate of one such persons for every 15 clear superficial feet, if such ship have to pass the line.—82.

Quantity of Hater and Provisions to be carried by Vessels with Passengers.—No ship carrying passengers on any voyage, as aforesaid, shall be cleared out for such voyage from any port in the U. K., or in the islands of Guernsey, Jersey, &c., unless there be actually faden and on board such ship good and wholesome provisions for the use and consumption of the said passengers, over and shove the victualling of the crew, to the amount or in the proportion following t viz. a supply of five gallons of pure water to every week of the computed voyage for every passenger on board subship, such water being carried in tanks or sweet casks, and a supply of 7 lbs. weight of bread, biscuit, oatmeal, or bread stuffs, to every week of the computed voyage for every passenger; provided, that the determined of one third of such supply, and no more, 7 lbs. weight of pointoes may be held to be equivalent to 1 lb. weight of bread, biscuit, oatmeal, or bread stuffs, in the supply of any ship beand to any place in North America; provided, that when any ship shall be destined to call at a port place in the course of her voyage, for the purpose of filling up her water, a supply of water, at the rate before mentioned, for every week of the computed voyage to such port or place of call at a port place in the consecution of this net.—§ 15.

\*\*Monkey\*\* Week of the computed voyage to such port or place of water, at the rate before mentioned, the such that the such that the suc

pliance with the provisions of this act.—\(\partial 3\).

Number of Weeks requisite for Voyage of Vessel.—The number of weeks deemed to be necessary for of any such ship, according to her destination, shall be determined by the following rule of computation: viz.

For a voyage to North America, 10 weeks.

South America, on the Atlantic Ocean, or to the West Coast of Africa, 12 weeks
the Cape of Good Hope, 15 weeks.

to the Mauritius, 18 weeks. re, 21 weeks.—∂ 1. Any other voyage, 21 weeks.-◊

es to ecamine Provisions and Water before Departure of Vessel.—Before any such ship shall be rleared out, the officers of customs shall survey, or cause to be surveyed by some competent person, the provisions and water before required for the consumption of the passengers, and ascertain test the same are sweet and good, and shall also ascertain that, over and above the same, there is on loard an ample supply of water and stores, for the victualling of the crew of the ship; and such efficers shall also ascertain that the directions herein contained, in respect of the situations of berths, have been complied with - > 5.

Table of the Prices of Provisions to be sold on board.—The master of every such ship shall cause a table to be drawn up of the prices at which any provisions or stores, to be sold by any person on board to the passengers, during the voyage, are to be supplied; and a copy of the same, printed or watten in a lair and legilde manner, shall be utilized in some convenient and conspicuous place on board said slag, and the same shall be maintained for continual reference, as well during the period in which masses gers shall be engaged, as during the whole of the voyage; and no higher prices than are stated in such table shall in any case be charged for such provisions or stores during the voyage; but nothing berein contained shall be construed as requiring the master of any ship to provide provisions or stores for the

contained stantoe construct as requiring the master of any sup to provine provisions of stores let file purpose of sale to passengers who have contracted to victural themselves during the voyage,  $-\delta$  6. Stax exthints of the Ship may be ascertained by Surrey.—If doubts arise whether any ship about to proceed with passengers, as a foresaid, is senworthy, or it for her intended voyage, and such doubts are not removed to the satisfaction of the collector and comptroller of customs at the port from which such vessel is to be cleared out, it shall be lawful for such collector and comptroller to cause such ship to be accessed by 2 geometric measurements. to be surveyed by 2 competent persons; and if it be reported by them, that such slop is not, in their opinion, seaworthy, with reference to such voyage, such ship shall not be cleared out, unless the contents of such report be disproved to the satisfaction of the commissioners of customs, or until the ship be rendered seaworthy.  $-\delta$  7.

Copies or Abstracts of this Act to be kept on board .- Two copies of this act, or abstracts of the same, provided and issued by the commissioners of customs, and authenticated by the signature of the collector or comptroller of customs at the port of clearance, shall be delivered to the master, on demand,

lector or comptroller of customs at the port of clearance, shall be delivered to the master, on demand, by the collector or comptroller at the time of clearance, and shall be kept on bomptroller at the time of clearance, and shall be kept on bomptroller at the time of clearance, and shall be kept on board every ship proceeding with passenger for his perusal.—98.

4. Medical Practitioner to sail with very skip carrying 100 Passengers.—No ship carrying passengers to any port or place as aforesaid, except in North America, if the number of passengers amount to or exceed 100, shall clear out from any port in the 11. K., or in the islands of Guernsey, dersey, &c., unless there be rated, and actually serving on board such ship, some person daly authorized to practice as a physician, surgeon, or apothecary, and no such ship shall put to sea, or proceed on such voyage, unless such medical practitioner he therein, and hand file proceed on such voyage, taking with him a unless such medical practitioner be therein, and bona fide proceed on such voyage, taking with him a medicine chest, and a proper supply of medicines, instruments, and other things suitable to the intended voyage; and no ship carrying passengers under the provisions of this act shall clear out for any voyage as aforesaid, unless there be actually laden and on board such ship medicines and other things necessary for the medical treatment of the passengers on board, during such intended voyage, and available for that purpose, nor unless such medicines and other things shall be adequate, in amount and kind, to the probable exigencies of any such voyage; and, together with such medicines and thougs, shall also be put on board every such ship previously to her clearing out for such voyage, a certificate under the hands of 2 or more medical practinoners, to the effect that such medicines and things have been inspected by them, and are, in their judgment, adequate to meet any such probable

Ships carrying Passengers prohibited from exporting Spirits, &c.—No ship carrying passengers as aforesaid shall be cleared out if there be laden on board her, by way of stores, over and above the stores proper for the crew, any quantity of spirits or strong waters beyond one tenth part of such quantity as would, except for this restriction, be allowed by the officers of customs upon the victual-

-No ship carrying passen-Sark, or Man, on any voy-ean, shall proceed on her d burden of such ship, the mber; and no ship, having less sho be of the beight of iess shie be of the height of carry any passengers upon ord a space of the height of dip having 2 tiers of bertla, al of 6 inches, at least, be-whole extent thereof; pro-ous shall be taken on board, rileial feet of the lower deck ge of such persons, if such ne such person for every 15

on on the carrying passen-om any port in the U. k., or and on hourd such ship good sengers, over and above the L. a supply of five gallons of a board such ship, such water of bread, biscuit, oatmeal, or i provided, that to the exten-y be held to be equivalent to I my ship beand to any place in y be near to or equivalent to my ship bound to may place in it a port or place in the course, at the rate before mentioned, shall be deemed to be a com-

eks deemed to be necessary for termined by the following rule

Vest Coast of Africa, 12 weeks

-Hefore any such ship shall be yed by some competent person. passengers, and ascertain tast passengers, there is on board an the ship; and such officers shall situations of berths, have been

very such ship shall cause a table very such ship shan cause a fable hold by any person on board to the same, printed or written in a picuous place on board said ship, fring the period in which passch-her prices than are stated in such the yearns, but nothing across g the voyage; but nothing berein r the veyage; mu nothing acrem-ovide provisions or stores for the lives during the veyage.—§ 6, arise whether any ship about to tended veyage, and such doubts of rustoms at the port from which and comptrather to gauge such skip. or customs at the port from which and compireller to cause such ship on, that such ship is not, in their lot be cleared out, unless the con-

mers of customs, or until the ship this art, or abstracts of the same, ated by the signature of the colcated by the signature of the col-livered to the master, on demand, kept on hoard every ship proceed-ts shall, upon request made to the

-No ship carrying passengers rs.—No ship carrying passengers under of passengers amount to a uds of Guernsey, Jersey, &c., in-erson duly authorized to practise o sea, or proceed on such voyage, or such voyage, taking with hina id other things suitable to the in-tense of this net shell clear out for sions of this act shall clear out for ard such ship medicines and other ard, during such intended voyage, other things shall be adequate, in and, together with such medicines and, together with Such and all of the her clearing out for such voyage, the effect that such medicines and lequate to meet any such probable

-No ship carrying passengers as vay of stores, over and above the vay of stores, over and above the irs beyond one tenth part of such ficers of customs upon the victualting bitt of such ship for the outward voyage only, according to the number of persons going the voy-

age. → † 10.

Master to deliver List of Passengers to Collector of Customs.—The muster of every ship carrying passengers shall, before clearing out his ship, deliver to the collector or other principal officer of customs, sengers shall, before the interception to the shall, before the interception to the collector of the same, specifying, as accurately

Master to deliver List of Passengers to Collector of Customs.—The invelor of every ship carrying passengers shall, before clearing out his ship, deliver to the collector or other principal officer of customs, at such port or place, a list in writing, together with a duplicate of the same, specifying, as accurately as may be, the name, age, profession, or occupation of every passenger on board such ship, with the name of the port or place at which he lath contracted to had each passenger; and such collector or other officer shall chibit this counterpart of his said list to the collector or and side collector or chief officer of place in H. M.'s possessions, or to H. M.'s consul at any foreign pert, at which the said passengers, or any of them, shall be landed, and shall deposit the same with such collector or chief officer of customs, or such consul, at his final port of discharge in such possessions.—§ 11.

Master not to land Passengers at Place not contracted for.—The master of a slip carrying passengers as a foresaid shall not, without his or her previous consent, land or put on shore any passengers are aforesaid shall not, without his or her previous consent, land or put on shore any passengers as a foresaid shall not, without his or her previous consent, land or put on shore any passenger at any port or place other than that at which he contracted to land or put such passenger on shore.—§ 12.

How Children are to be compated.—For the purpose and within the meaning of this act, 2 children, each being under the age of 1 years, shall in all cases be computed as one person only; and children neach being mader the age of 12 months shall not be included in the number of persons.—§ 13.

Fines in case of Detention.—If any ship shall not actually put to sea and proceed upon any intended voyage on the day appointed for that purpose by any contract made by the owner, master, or charterer of such ship, or by their agent, with any passenger who shall not the aid also be oned the same, or each day during which he or she

Passengers to be maintained for 48 Hours after this Arcural.—At the close of any voyage every person arriving as a passenger at any port or place shall, during the space of 48 hours after arrival, be calified to continue on board such ship, and to be provided for and maintained on board in the same namer as during the voyage, unless it have been expressly stipulated between such passenger and the master of such ship, that such presenger shall not be cutified to such maintenance during the said 48 hours,—of the hours,—of the presented of her voyage, the ship quit such part or place within the said 48 hours,—of the light passengers on any voyage from the U. K., or the islands of Guerusey, kersey, &c., to or for any port or place out of Europe, and not in the Mediterranean, shall carry any number of passengers exceeding by more than I person in 50 the proportion authorised and allowed by this present act; or if such ship shall not be of the height between decks before required; or if such a platform as before direct shall not be haid and continued throughout the whole duration of such voyage, in the manner before required; or if here be not throughout the whole force they are the post of the post of the height between decks before the the the not throughout the whole duration of such voyage. and continued throughout the whole duration of such voyage, in the manner better required; or if there be not throughout the whole duration of such voyage such an interval, as is before prescribed, between the deck and the floor of the lower tier of bettle; and if such ship shall clear out and put to sea, not having on board such water and provisions as aforesaid, for the use and consumption of the passengers, of the kind, and to the amount, and in the proportion, before required; or if a table of the prices of provisions or stores be not exhibited as before required; or if any higher prices than are named in such table shall be charged or if there be not on board such vessel such medical practitioner as aforesaid, or such medicines and other things necessary. board such vessel such medical practitioner as aforesaid, or such medicines and other things accessing to the medical treatment of the passengers, as is before required; or if such ship shall before such list of passengers as before mentioned have been delivered in manner and form aforesaid to such officer as aforesaid; or if any such list be wilfully false; or if the copy or abstract of this act be not produced as before required; or if any passenger he not allowed to continuo on board such ship as before provided; or if any passenger, without previous consent, be put on shore at any place other than that at which the master had contracted to land such passenger; the master of such ship shall, in respect of each and every such offence, be liable, on summary conviction, as is after mentioned, to the payment of a fine of not less than 54, nor more than 20, sterling British money.—§ 16.

The Right of Action of Passengers not taken arean or absland.—Nothing herein contained shall taken

The Right of Action of Passingers not taken away or abridged.—Nothing herein contained shall take away or abridge any right of suit or action which may acrue to any passenger or other person, in respect of the breach or non-performance of any contract made or entered into between or on behalf

respectively passenger or person, and the master or owners of such ship.→\ 17 Prosecution and Recovery of Penalties.—These are to be such for, proceeded with, and determined in the same manner and under the same condition, as in the case of penalties under the samingling acts (art. SMCGGLING), or the acts relating to the customs, or to trade or navigation. Provided, that in preferring and prosecuting indictments or informations under this act, the direction and consent of commissioners of customs shall not be required, any thing in such acts of parhament to the contrary

commissioners of customs shall not be required, any thing in such acts or partialization the Contrary notwithstanding. — A life into Bond for the due Performance of Regulations.—He fore any ship carrying passengers clear out from the U. K., or the Islands of Guernsey, Jersey, &c., for any port or place and of Europe, and not in the Mediterranean, the master of said ship shall emer into a bond to H. M., with one good and sufficient surety, to be approved by the collector or chief officer of customs at the port of clearance, in the sum of Li000, the condition of which bond shall be, that the said ship is senworthy, and that all the rules and regulations prescribed by this act for the carriage of passengers shall wormy, and that an one rates and regulations prescribed by this act for the carriage of passengers shall be well and truly performed before and during such intended voyage, and that all penalties, lines, and forfeitures, which the master of such ship may be sentenced or adjudged to pay in respect of the breach or non-performance of my such rules and regulations, shall be well and truly guid; provided that such hond shall be without stamps, and that no such bond shall be put in sur, and that no proceeding, sut, action, or information shall be brought by virtue of this act, or by reason of the breach of according to receiving a line of the more fits more into according to the breach of the provisions in more of the present of the breach of the present of the pres tion, sut, action, of information state of storage any of its provisions, in any of the M. S. possessions abroad, after the expiration of 12 calendar months succeeding the commencement of any such voyage, nor in the U.K., or any of the islands before mentioned, after the expiration of 12 calendar months after the return of the master to the port whence he sailed on such voyage .- \$ 19.

samen on such voyage.—e 19.

Exception of particular Ships.—Nothing in this act shall be construed to extend to ships carrying passengers in cases in which the number of persons, computed in manner before provided, shall not exceed I person for every 5 tons of the registered burden of such ship; nor shall any thing in this act extend to any ship in the service of the Lords of the Admiratty, of II. M.'s Postmaster General, or of the East India Company.—§ 20.

Bahamas,  $\S r_+$ , decined in South America.—The Bahama Islands, and all places in America southwards of the same, shall be deemed to be in South America for the purposes of this act.— $\S 21.-Sup.$ )

ENGROSSING, is "the buying up of corn and other dead victuals with intent to sell them again."—(Blackstone, book iv. cap. 12.) We have shown in another article, how absurd it is to suppose that this practice should have any injurious influence—(antc, p. 491.). But, for a long time, most scarcities that occurred were either entirely ascribed to the influence of engrossers and forestallers—(see Forestalling)—or, at least, were supposed to be materially aggravated by their proceedings. In consequence, however, of the prevalence of more just and enlarged views upon such subjects, the statutes that had been made for the suppression and punishment of engrossing, forestalling, &c. were repealed in 1772.—(See antè, p. 485.) But notwithstanding this repeal, engrossing continues to be an indictable offence, punishable at common law by tine and imprisonment; though it is not at all likely, were an attempt made, that any jury would now be found ignorant or prejudiced enough to convict any one on such a charge.

ENTRY, BILL OF. See IMPORTATION.

ERMINE (Ger. Hermelin; Fr. Hermine, Ermine; Rus. Gornostai), a species of weasel (Mustela candida Lin.), abundant in all cold countries, particularly Russia, Norway, Lapland, &c., and producing a most valuable species of fur. In summer, the ermine is of a brown colour, and is called the stoat. It is in the winter only that the fur has that beautiful

snowy whiteness and consistence so much admired.—(See Funs.)

ESPARTO, a species of rush, the Stipa tenucissima of botanists. It is found in the southern provinces of Spain; and is particularly abundant on all the sterile, uncultivated and mountainous districts of Valencia. - Beckmann (Hist. of Invent. vol. ii. p. 288. Eng. ed.) supposes, apparently with good re son, that the stipa tenuci sima is the plant described by Pliny under the name of Sparta, who ascribes its application to useful purposes to the Carthaginians-(Hist. Nat. lib. xix. c. 2.). It is still used for the same purposes as in antiquity, being manufactured into cordage, shoes, matting, baskets, nets, mattrasses, sacks, &c. Cables made of esparto are said to be excellent; being light, they float on the surface of the water, and are not, therefore, so liable as hempen cables to be cut or injured by a foul bottom. They are exclusively made use of in the Spanish navy. Esparto is largely consumed in the manufacture of alpergates. These are light shoes worn by the Valentian peasantry, having platted soles made either of esparto or hemp, but principally of the former. They are extremely cheap and commodious in hot climates; and besides being in extensive demand at home, used to be exported in immense quantities to both Indies; but since the emancipation of Spanish America, this trade has greatly fallen off. The Spanish peasantry have attained to wonderfol dexterity in the manufacture of esparto. "After having soaked the rush in water, the women and children, without either wheel or spindle, contrive to twist two threads at the same time. This they do by rubbing them between the palms of their hands, in the same manner as a shoemaker forms a thread upon his knees, with this difference, that one motion gives the twist to each thread, and, at the same time unites them. To keep the threads asunder, the thumb of the right hand is interposed between them; and when that is wanted for other purposes, the left thumb supplies its place. Two threads being thus twisted into one of the bigness of a large crow-quill, 46 yards are sold for little more than \( \frac{1}{2} \), the materials being worth about \( \frac{1}{2} \)th part of the price."—(\( Townsend's Travels in Spain, vol. iii. p. 177., see also p. 129.; Fischer's Picture of Valencia, Eng. ed. p. 92. and p. 57. &c.)
ESTRICH on ESTRIDGE (Fr. Duvet d'autruche; It. Penua matta di strozzo; Sp.

Plumazo de avestrux; Lat. Struthionum pluma molliores), is the fine soft down which lies immediately under the feathers of the ostrich. The finest is used as a substitute for beaver in the manufacture of hats, and the coarser or stronger sort is employed in the fabrication of a stuff which resembles fine woollen cloth. Estridge is brought from the Levant, Italy,

and other parts of the Mediterranean.

EUPHORBIUM (Ger. Euphorbiengummi; Lat. Euphorbium; Fr. Euphorbe; Arab, Akal-nofzah), the produce of a perennial plant, a native of Africa, and of many parts of India, &c. It is a concrete gum resin; is inodorous; when first chewed has little taste, but it soon gives a very acrid burning impression to the tongue, palate, and throat, which is very permanent, and almost insupportable. It is imported in serons containing from 100 to 150 lbs. It is in small, hollow, forked pieces, often mixed with seeds and other impurities.—(Thomson's Dispensation).

ÉXCHANGE. In commerce, this term is generally used to designate that species of mercantile transactions, by which the debts of individuals residing at a distance from their

creditors are cancelled without the transmission of money.

Among cities or countries having any considerable intercourse together, the debts mutually due by each other approach, for the most part, near to an equality. There are at all times for example, a considerable number of persons in London indebted to Hamburgh; but, speaking generally, there are about an equal number of persons in London to whom Hamburgh is indebted. And hence, when A. of London has a payment to make to B. of Hamburgh, he does not remit an equivalent sum of money to the latter; but he goes into the market and buys a bill upon Hamburgh, that is, he buys an order from C. of London addressed to his debtor D. of Hamburgh, requesting him to pay the amount to A. or his

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order. A., having indersed this bill or order, sends it to B., who receives payment from his neighbour D. The convenience of all parties is consulted by a transaction of this sort. The debts due by A. to B., and by D. to C., are extinguished without the intervention of any money. A. of London pays C. of ditto, and D. of Hamburgh pays B. of ditto. The debtor in one place is substituted for the debtor in another; and a postage or two, and the stamp for the bill, form the whole expenses. All risk of loss is obvinted.

A bill of exchange may, therefore, be defined to be an order addressed to some person residing at a distance, directing him to pay a certain specified sum to the person in whose favour the bill is drawn, or his order. In mercantile phraseology, the person who draws a bill is termed the drawer; the person in whose favour it is drawn, the remitter; the person on whom it is drawn, the drawee; and after he has accepted, the acceptor. Those persons into whose hands the bill may have passed previously to its being paid, are, from their writing their names on the back, termed indorsers; and the person in whose possession the bill is at any given period, is termed the holder or possessor.

The negotiation of inland bills of exchange, or of those drawn in one part of Great Britain and Ireland on another, is entirely in the hands of bankers, and is conducted in the manner already explained.—(See ante, p. 71.) Bills drawn by the merchants of one country upon another are termed foreign bills of exchange, and it is to their negotiation that the following

remarks principally apply.

1. Par of Exchange.—The par of the currency of any two countries means, among merchants, the equivalency of a certain amount of the currency of the one in the currency of the other, supposing the currencies of hoth to be of the precise weight and purity fixed by their respective mints. Thus, according to the mint regulations of Great Britain and France, 11. sterling is equal to 25 fr. 20 cent., which is said to be the par between London and Paris. And the exchange between the two countries is said to be at par when bills are negotiated on his footing; that is, for example, when a bill for 1001. drawn in London is worth 2,520 fr. in Paris, and conversely. When 11. in London buys a bill on Paris for more than 25 fr. 20 cent., the exchange is said to be in favour of London and against Paris; and when, on the other hand, 11. in London will not buy a bill on Paris for 25 fr. 20 cent., the exchange is against London and in favour of Paris.—(See Table of the par of exchange at the end of this article.)

II. Circumstances which determine the course of Exchange.—The exchange is affected, or made to diverge from par, by two classes of circumstances: first, by any discrepancy between the actual weight or fineness of the coins, or of the bullion for which the substitutes used in their place will exchange, and their weight or fineness as fixed by the mint regulations; and, secondly, by any sudden increase or diminution of the bills drawn in one country more another.

1. It is but seldom that the coins of any country correspond exactly with their mint standard; and when they diverge from it, an allowance corresponding to the difference between the actual value of the coins, and their mint value, must be made in determining the real par. Thus, if, while the coins of Great Britain corresponded with the mint standard in weight and purity, those of France were either 10 per cent, worse or debased below the standard of her mint, the exchange, it is obvious, would be at real par when it was nominally 10 per cent. against Paris, or when a bill payable in London for 100% was worth in Paris 2,772 fr. instead of 2,520 fr. In estimating the real course of exchange between any 2 or more places, it is always necessary to attend carefully to this circumstance; that is, to examine whether their currencies be all of the standard weight and purity, and if not, how much they differ from it. When the coins circulating in a country are either so worn or rubbed as to have sunk considerably below their mint standard, or when paper money is depreciated from excess or want of credit, the exchange is at real par only when it is against such country to the extent to which its coins are worn or its paper depreciated. When this circumstance is taken into account, it will be found that the exchange during the latter years of the war, though apparently very much against this country, was really in our favour. The depression was nominal only; being occasioned by the great depreciation of the paper currency in which

2. Variations in the actual course of exchange, or in the price of bills arising from circumstances affecting the currency of either of two countries trading together, are nominal only; such as are real grow out of circumstances affecting their trade.

When two countries trade together, and each buys of the other commodities of precisely the same value, their debts and credits will be equal, and, of course, the real exchange will be at par. The bills drawn by the one will be exactly equivalent to those drawn by the other, and their respective claims will be adjusted without requiring the transfer of bullion or any other valuable produce. But it very rarely bappens that the debts reciprocally due by any two countries are equal. There is almost always a balance owing on the one side or the other; and this balance must affect the exchange. If the debts due by London to Paris exceeded those due by Paris to London, the competition in the London market for bills on Paris would, because of the comparatively great amount of payments our merchants had to make

in Paris, be greater than the competition in Paris for bills on London; and, consequently, the real exchange would be in favour of Paris and against London.

The cost of conveying bullion from one country to another forms the limit within which the rise and fall of the real exchange between them must be confined. If 1 per cent. sufficed to cover the expense and risk attending the transmission of money from London to Paris, it would be indifferent to a London merchant whether he paid 1 per cent. premium for a bill of exchange on Paris, or remitted money direct to that city. If the premium were less than 1 per cent, it would clearly be his interest to make his payments by bills in preference to remittances: and that it could not exceed 1 per cent. is obvious; for every one would prefer remitting money, to huying a bill at a greater premium than sufficed to cover the expense of a money remittance. If, owing to the breaking out of lostilities between the two countries, or to any other cause, the cost of remitting money from London to Paris were increased, the fluctuations of the real exchange between them might also be increased. For the limits within which such fluctuations may range, correspond in all cases with the cost of making remittances in cash.

Fluctuations in the nominal exchange, that is, in the value of the currencies of countries trading together, have no effect on foreign trade. When the currency is depreciated, the premium which the exporter of commodities derives from the sale of the bill drawn on his correspondent abroad, is only equivalent to the increase in the price of the goods exported, occasioned by this depreciation. But when the premium on a foreign bill is a consequence, not of a fall in the value of money, but of a deficiency in the supply of bills, there is no rise of prices; and in these circumstances the unfavourable exchange operates as a stimulus to exportation. As soon as the real exchange diverges from par, the mere inspection of a price current is no longer sufficient to regulate the operations of the merchant. If it be unfavourable, the premium which the exporter will receive on the sale of his bill must be included in the estimate of the profit he is likely to derive from the transaction. The greater that premium, the less will be the difference of prices necessary to induce him to export. And hence an unfavourable real exchange has an effect exactly the same with what would be produced by granting a bounty on exportation equal to the premium on foreign bills.

But for the same reason that an unfavourable real exchange increases exportation, it proportionally diminishes importation. When the exchange is really unfavourable, the price of commodities imported from abroad must be so much lower than their price at home, as not merely to afford, exclusive of expenses, the ordinary profit of stock on their sale, but also to compensate for the premium which the importer must pay for a foreign bill, if he remit one to his correspondent, or for the discount, added to the invoice price, if his correspondent draw upon him. A less quantity of foreign goods will, therefore, suit our market when the real exchange is unfavourable; and fewer payments having to be made abroad, the competition for foreign bills will be diminished, and the real exchange rendered proportionally favourable. In the same way, it is easy to see that a favourable real exchange must operate as a duty on exportation, and as a bounty on importation.

It is thus that fluctuations in the real exchange have a necessary tendency to correct themselves. They can never, for any considerable period, exceed the expense of transmitting bullion from the debtor to the creditor country. But the exchange cannot continue either permanently favourable or unfavourable to this extent. When favourable, it corrects itself by restricting exportation and facilitating importation; and when unfavourable, it produces the same effect by giving an unusual stimulus to exportation, and by throwing obstacles in the way of importation. The true pan forms the centre of these oscillations; and although the thousand circumstances which are daily and hourly affecting the state of debt and credit, prevent the ordinary course of exchange from being almost ever precisely at par, its fluctuations, whether on the one side or the other, are confined within certain limits, and have a constant tendency to disappear.

This natural tendency which the exchange has to correct itself, is powerfully assisted by the operations of the bill-merchants.

England, for example, might owe a large excess of debt to Amsterdam, yet, as the aggregate amount of the debts due by a commercial country is generally balanced by the amount of those which it has to receive, the deficiency of bills on Amsterdam in London would most probably be compensated by a proportional redundancy of those on some other place. Now, it is the business of the merchants who deal in bills, in the same way as of those who deal in bullion or any other commodity, to buy them where they are cheapest, and to sell them where they are dearest. They would, therefore, buy up the bills drawn by other countries on Amsterdam, and dispose of them in London; and by so doing, would prevent any great fall in the price of bills on Amsterdam in those countries in which the supply exceeded the demand, and any great rise in Great Britain and those countries in which the supply happened to be deficient. In the trade between Italy and this country, the bills drawn on Great Britain amount almost invariably to a greater sum than those drawn on Italy. The bill-merchants, however, by buying up the excess of the Italian bills on London, and selling

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III. Negotiation of Bills of Exchange.-Bills of exchange are either made payable at sight, at a certain specified time after sight or after date, or at usance, which is the usual term allowed by the custom or law of the place where the bill is payable. Generally, however, a few days are allowed for payment beyond the term when the bill becomes due, which are denominated days of grace, and which vary in different countries. In Great Britain and Ireland, three days' grace are allowed for all bills except those payable at sight, which must be paid as soon as presented. The following is a statement of the usance and days of grace for bills drawn upon some of the principal commercial cities:-

[m|d. m|s. d|d. d|s. d|a. respectively denote months after date, months after sight, days after date, days after sight, days after acceptance.

London on	Usance.	Days of Grace.	London on	Usance,	Days of Grace.	London on	Usance.	Days of Grace.
Ansterdam Rotterdam Autwerp Hamburgh Altona Dantzic Paris* Bordeaux Bremen Barcelona	1 md. 1 md. 1 md. 1 md. 1 md. 1 md. 130 dd. 30 dd. 1 md. 60 dd.	0 6 6 12 12 10 10 10 10 8	Geneva Madrid Cadiz Bilbon Gibraltar Leghorn Leipsic Genoa Venice	30 d d. 2 m/s. 60 d d. 2 m d. 2 m s. 3 m d. 14 d a. 3 m d. 3 m d.	5 14 6 14 14 0 0 30 6	Vienna† Maka Naples Palermo Lisbon Oparto Rio Janetro Dublin Cork	14 d a. 30 d d. 3 m d. 3 m d. 30 d s. 30 d s. 30 d s. 21 d s. 21 d s.	3 13 3 0 6 6 0 3

In the dating of bills, the new style is now used in every country in Europe, with the exception of Russia.

In London, bills of exchange are bought and sold by brokers, who go round to the principal merchants and discover whether they are buyers or sellers of bills. A few of the brokers of most influence, after ascertaining the state of the relative supply and demand for bills, suggest a price at which the greater part of the transactions of the day are settled, with such deviations as particular bills, from their being in very high or low credit, may be subject to. The price fixed by the brokers is that which is published in Wettenhall's List; but the first houses generally negotiate their bills on  $\frac{1}{2}$ , 1, 1 $\frac{1}{2}$ , and 2 per cent. better terms than those quoted. In London and other great commercial cities, a class of middlemen speculate largely on the rise and fall of the exchange; buying bills when they expect a rise, and selling them when a fall is anticipated.

It is usual, in drawing foreign bills of exchange, to draw them in sets, or duplicates, lest the first should be lost or miscarry. When bills are drawn in sets, each must contain a condition that it shall be payable only while the others remain unpaid: thus, the first is payable only, "second and third unpaid;" the second, "first and third being unpaid," and the third, "first

and second unpaid." All bills of exchange must be drawn upon stamps as under:-

Inland Bills and Notes .- Not exceeding Two Months after Date, or Exceeding Two Sixty Days after Sight. Months, &c.  $\mathcal{L}$  s. d. 0 1 0 0 2 0 0 0 2 6 0 0 4 6 0 0 5 0 0 8 6 0 12 6 £ s.
0 1
0 1
0 2
0 2
0 3
0 4
0 5
0 6
0 8
0 12 0 and not above 5 — 0 — 2 5 20 .30 0 50 0 100 0 -100 200 300 300 ŏ 500 0 15 0 15 5 500 1,000 1.000 0 2,000 3,000 1 5 0 2,000

3,000 0

Promissory notes from 2l. to 100l. inclusive are not to be drawn payable to bearer on demnd (excepting bankers' re-issauble notes, which require a different stamp).—But notes for any sum exceeding 100l, may be drawn either payable to bearer on demnd, or otherwise.—(See ante, p. 75.)

Foreign Bills of Exchange.—Foreign bill, drawn in but payable out of Great Britain, if drawn singly the same duty as an inland bill.

Foreign bills of exchange, drawn in sets, for every bill of each set, if the sum does not exceed 100l.

Exceeding 500l. and not exceeding 1,000l. 5 0 1,000l. 7 6

Exceeding 100l. and not exceeding 200l. 7 6 Exceeding 1001, and not exceeding 2001. - 2001. ō

No one acquainted with the fundamental rules of arithmetic can have any difficulty whatever in estimating how much a sum of money in one country is worth in another, according to the state of the exchange at the time. The common arithmetical books abound in examples

<sup>\*</sup> In France, no days of grace are allowed on bills payable à rue.
† In Austria, bills payable at sight, or on demand, or at less than 7 days after sight or date, are not allowed any days of grace.

of such computations. But in conducting the business of exchange, a direct remittance is not nlways preferred. When a merchant in London, for example, means to discharge a debt due by him in Paris, it is his business to ascertain not only the state of the direct exchange between London and Paris, and, consequently, the sum which he must pay in London for a bill on Paris equivalent to his debt, but also the state of the exchange between London and Hamburgh, Hamburgh and Paris, &c.; for it frequently happens that it may be more advantageous for him to buy a bill on Hamburgh, Amsterdam, or Lisbon, and to direct his agent to invest the proceeds in a bill on Paris, rather than remit directly to the latter. This is termed the Annirnation of exchange. An example or two will suffice to show the principle on which it is conducted.

Thus, if the exchange between London and Amsterdam be 35s. Flemish (old coinage) per pound sterling, and between Paris and Amsterdam 1s. 6d. Flemish per franc, then, in order to ascertain whether a direct or indirect remittance to Paris would be most ndvantageous, we must calculate what would be the value of the franc in English money if the remittance were made through Holland; for if it be be the value of the frame in English money if the remittence were made through Holland; for if it be less than that resulting from the direct exchange, it will obviously be the prefeable mode of remitting. This is determined by stating, as 35s. Flem. (the Amsterdam currency in a pound sterling): 1s. 6d. Flem. (Amsterdam currency in a frame): 1l.: 10d. the proportional, or arbitrated value of the frame.—Hence, if the English money, or bill of exchange, to pay a debt in Paris, were remitted by Amsterdam, it would require 10d. to discharge a debt of a frame, or 1l. to discharge a debt of 24 frames, and, therefore, if the exchange between London and Paris were at 24, it would be indifferent to the English merchant whether he remitted directly to Paris, or indirectly via Amsterdam; but if the exchange between London and Paris were above 24, then a direct remittance would be preferable; while, if, on the other hand, the direct exchange were less than 24, the indirect remittance ought as national and the direct exchange were less than 24, the indirect remittance ought as national and the direct exchange were less than 24, the indirect remittance ought as national and the direct exchange were less than 24, the indirect remittance ought as national and the direct exchange were less than 24, the indirect remittance ought as national and the direct exchange were less than 24, the indirect remittance ought as national and the direct exchange were less than 24, the indirect remittance ought as national and the direct exchange were less than 24, the indirect remittance ought as national and the direct exchange were less than 24, the indirect remittance ought as national and the direct exchange were less than 24. 16, on the other hand, the direct exchange were less than 24, the indirect remittance ought as plainly to be preferred. "Suppose," t

to be preferred.
"Suppose," to borrow an example from Dr. Kelly (Universal Cambist, vol. ii. p. 137.), "the exchange of London and Lisbon to be at 68d, per milree, and that of Lisbon on Madrid 500 rees per dollar, the arbitrated price between London and Madrid is 31d, sterling per dollar; for as 1,000 rees: 68d.; 500 rees: 31d. But if the direct exchange of London on Madrid be 35d, sterling per dollar, then London, 500 rees: 34d. But if the direct exchange of London on Madrid be 35d, sterling per dollar, then London, by remitting directly to Madrid, must pay 35d. for every dellar; whereas, by remitting through Lisbon, he will pay only 31d.; it is, therefore, the interest of London to remit indirectly to Madrid through Lisbon. On the other hand, if London draws directly on Madrid, he will receive 35d, sterling per dollar; whereas, by drawing indirectly through Lisbon, he would receive only 34d.; it is, therefore, the interest of London to draw directly on Madrid. Hence the following rules:—
"1. Where the certain price is given, draw through the place which produces the lowest arbitrated price, and remit through that which produces the highest.
"2. Where the uncertain price is given, draw through that place which produces the highest arbitrated price, and remit through that which produces the lowest."
In compound arbitration, or when more than 3 places are concerned, then in order to find how much a remittance massing through them all will amount to in the last place, or, which is the same thing, to

remittance passing through them all will amount to in the last place, or, which is the same thing, to find the arbitrated price between the first and the last, we have only to repeat the different statements in the same manner as in the foregoing example.

Thus, if the exchange between London and Amsterdam be 35s. Flem. for 11. sterling; between Am-

what is the arbitrated price between London and Amsterdam be 332. Figure 11. Sterning; between Anosterdam and Lisbon 42d. Flem. for 1 old crusade; and between Lisbon and Paris 450 rces for 3 francs; what is the arbitrated price between London and Paris 1 In the first place, as 35s. Flem.: 1d.:: 42d. Flem.: 2s. sterling = 1 old crusade.

Second, as 1 old crosside, or 400 rees: 2s. sterling: : 480 rees: 2s. 4 8d. sterling = 3 francs. Tird, as 2s. 4 8d. sterling: 3 francs: : 11. sterling: 25 francs, the arbitrated price of the pound sler-ling between London and Parls.

This operation may be abridged as follows :-

11. sterling. 35s. Flemish, I old crusade. 3½ shillings Flem. = old crusade 400 rees. 480 rees 35 × 400 × 3 3 francs. 4,200 Hence 25 francs. 168  $480 \times 3\frac{1}{2}$ 

This abridged operation evidently consists in arranging the terms so that those which would form the divisors in continued statements in the Rule of Three are multiplied together for a common di-visor, and the other terms for a common dividend. The ordinary arithmetical books abound with examples of such operations.

The following account of the manner in which a very large transaction was actually conducted by indirect remittances, will sufficiently illustrate the principles we have been endeavouring to explain. In 1801, Spain was bound to pay to France a large subsidy; and, in order to do this, three distinct

methods presented themselves

1. To send dollars to Paris by land.

To remit hills of exchange directly to Parls.
 To authorise Parls to draw directly on Spain.

3. To authorise Paris to draw directly on Spain.

The first of these methods was tried, but it was found too slow and expensive; and the second and third plans were considered likely to turn the exchange against Spain. The following method by the indirect, or circular exchange, was, therefore, adopted.

A merchant, or banquier, at Paris, was appointed to manage the operation, which he thus conducted:—He chose London, Amsterdam, Hamburgh, Cadiz, Madrid, and Paris, as the principal hinges on which the operation was to turn; and he engaged correspondents in each of these cities to support the circulation. Madrid and Cadiz were the places in Spain from whence remittances were to be made; and dollars were, of course, to be sent to where they bore the highest price, for which hills were to be procured on Paris, or on any other places that might be deemed more advantageous.

The principle being thus established, it only remained to regulate the extent of the operation, so as not to issue too much paper on Spain, and to give the circulation as much support as possible from real business. With this ylew, London was chosen as a place to which the operation might be chiefly

read business. With this view, London was chosen as a place to which the operation might be chiefly directed, as the price of dollars was then high in England; a circumstance which rendered the pro-

nirected, as the price of orders was then high in England; a Cricanstance when content to portional exchange advantageous to Spain.

The business was commenced at Paris, where the negotiation of drafts issued on Hamburgh and Amsterdam served to answer the immediate demands of the state; and orders were transmitted to these places to draw for the reinbursements on London, Madrid, or Cadiz, according as the course of exchange was most favourable. The proceedings were all conducted with judgment, and attended with

lirect remittance is not o discharge a debt due f the direct exchange t pay in London for a between London and it may be more advan-and to direct his agent to the latter. This is uffice to show the prin-

id coinnge) per pound ster-order to ascertain whether must calculate what would rough Holland; for if the preferable mode of remit-y in a pound sterling). It or arbitrated value of the or arbitrated value of the in Paris, were remitted by scharge a debt of 24 francs; would be indifferent to the Amsterdam; but if the ex-would be preferable; while, remittance ought as plainly

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whence remutances were to be e highest price, for which bills emed more advantageous. he extent of the operation, so as much support as possible from the operation might be chiefly stones which rendered the prostance which rendered the pro-

drafts issued on Hamburgh and and orders were transmitted to addz, according as the course of eith judgment, and attended with complete success. At the commencement of the operation, the course of exchange of Cadiz on London was 36d.; but, by the plan adopted, Spaln get 392d., or above 8 per cent, by the remittance of dolars to London, and considerable advantages were also gained by the circulation of bills through the several places on the Continent.—(Kelly's Cambist, vol. ii. p. 168.; Dubost's Elements of Commerce, 2d ed. p. 218.)

#### LAW OF BILLS OF EXCHANGE.

The chief legal privileges appertaining to bills are, first, that though only a simply contract, yet they are always presumed to have been originally given for a good and valuable consideration; and, secondly they are assignable to a third person not named in the bill or party to the contract, so as to vest in the assignce a right of action, in his own name; which right of action, no release by the drawer to the neveptor, nor set-off or cross demand due from the former to the latter, can affect.

All persons, whether merchants or not, being legally qualified to contract, may be parties to a bill. But no action can be supported against a person incapable of binding himself, on a bill drawn, indorsed, or accepted by such lucapacitated person; at the same time the bill is good against all other competent parties thereto.

tent parties thereto.

tent parties thereto.

Bills may be drawn, accepted, or indorsed by the party's agent or attorney verbally authorised for the purpose. When a person has such authority, he must either write the name of his principal, or state in writing that he draws, &c. as agent; thus, "per procuration, for A. B.".

Where one of several partners accepts a bill drawn on the firm, for himself and partners, or in his own name only, such acceptance binds the partnership if it concern the trade. But the acceptance of one of several partners on behalf of himself and partners, will not bind the others, if it concern the acceptor only in a separate and distinct interest; and the holder of the bill, at the time he becomes so, was aware of that circumstance. If, however, he be a hone file holder for a sufficient consideration, and had no such knowledge at the time he first became possessed of the bill, no subsequently acquired anowledge of the misconduct of the partner in giving such secretive will prove the town for the order recovering. knowledge of the misconduct of the partner in giving such scenrity will prevent him from recovering

Rnowledge of the misconduct of the partner in giving such security will prevent him from recovering on such bills against all the partners.

Although no precise form of words is required to constitute a bill of exchange or promissory note, yet it is necessary that it should be payable at all events, and not depend on any contingency; and that the made for the payment of money only, and not for payment of money and proformance of some other act, as the delivery of a horse, or the like.

If, however, the event on which the payment is to depend must inevitably happen, it is of no importance how long the payment may be in suspense; so a bill is negotiable and valid if drawn payable weeks after the death of the drawer's father, or payable to an infant when he shall become of age.

Any material afteration of a bill after it has been drawn, accepted, or indersed, such as the date, sun, or time of payment, will invalidate it; but the mere correction of a mistake, as by inserting the words "or order," will have no such effect.

The negotiability of a bill depends on the insertion of sufficient operative words of transfer; such as he making it payable to A. or order, or to A. or bearer, or to bearer generally.

as by making it payable to A. or order, or to A. or bearer, or to bearer generally.

Although a bill is presumed to lave been originally drawn upon a good and valuable consideration, yet in certain cases a want of sufficient consideration may be insisted on in defence to an action on a yet in certain cases a wain or sunvent consideration may be insisted on in action of a factor of the fill. Certain considerations have been made allegal by statute; as for signing a binkrupt's certificate, for money won at gaming, or for money lent on a usurious centract. But with respect to gaming, it is held, that a bill founded on a gamilling transaction is good in the hands of a bond of a fide holder; and by 55 Geo. 3. c. 93, a bill or note in the hands of an innocent holder, although originally founded on a usu-

inuscontract, is not invalid.

In general, if a bill is fair and legal in its origin, a subsequent illegal contract of consideration on the indorsement thereof will not invalidate it in the hands of a bond fide holder.

indorsement thereof will not invalidate it in the hands of a bona fide holder.

A bill cannot be given in evidence in a court of justice, unless it be duly stamped, not only with a stamp of the proper value, but also of the proper denomination.

Acceptance of a Bill.—An acceptance is an engagement to pay a bill according to the tenor of the acceptance which may be either absolute or qualified. An absolute acceptance is an engagement to pay a bill according to its request, which is done by the drawee writing "Accepted" on the bill, and subscribing his name, or writing "Accepted" only; or merely subscribing his name at the bottom or across the bill. A qualified acceptance is when a bill is accepted conditionally; as when goods conveyed to the drawee are sold, or when a navy bill is paid, or other future event which does not bind the acceptor till the contingency has happened.

An acceptance may be also partial; as to pay 1001., instead of 1501., or to pay at a different time or place from that required by the bill. But in all cases of a conditional or partial acceptance, the holder should, if he mean to resort to the other parties to the bill in default of payment, give notice to them of such partial or conditional acceptance.

should, if he mean to resort to the other parties to the bill in default of payment, give notice to there of such partial or conditional acceptance.

In all cases of presenting a bill for acceptance, it is necessary to present the bill at the house where the drawe lives, or where it is made payable. By 1 & 2 Geo. 4, c. 78, all bills accepted payable at a banker's or other place are to be deemed a general acceptance; but if they are accepted payable at a banker's "only, and not otherwise or elsewhere," it is a qualitied acceptance, and the date payable at a banker's. "Due difference is entitled to keep the bill 24 hours when presented for acceptance, and bill must be in writing on the face of the bill, or, if there be more parts than case, on one of such parts; nothing short of this constitutes a valid acceptance.

If a bill is made payable a certain time after sight, it must, in order to fix the time when it is to be paid, be presented for acceptance, and the date of the acceptance should appear thus: "Accepted, July 1st, 1831."

Due diligence is the only thing to be considered in presenting any description or bill for acceptance; and such diligence is a question depending on the situation of the parties, the distance at which they like, and the hielity of communication between them.

When the drawee refuses to accept, any third party, after protesting, may accept for the honour of the bill generally, or for the drawee, or for the indorser; in which case the acceptance is called an ac-

ceptance supra protest. The drawers and indorsers are discharged from liability, unless due notice of non-acceptance when presented for acceptance, or non-payment at the time the bill becomes due, is given. These notices must be given with all due diligence to all the parties to whom the holder means to resort for payment. Generally, in both foreign and inland bills, notice is given next day to the humediate indozen, and such indozer is allowed a day, when he should give fresh notice to the parties who are

Notice may be sent by the post, however near the residence of the parties may be to each other; and though the letter containing such notice should miscarry, yet it will be sufficient; but the letter containing the notice should be delivered at the General Post-office, or at a receiving-house appointed by that office, not to the bellman in the street. In all cases of notice, notice to one of several parties is held to be notice to all; and if one of several drawers be also the acceptor, it is not necessary to give notice to the other drawers. Vol. I.—3 K

Upon the non-acceptance or non-payment of a bill, the holder, or a public notary for him, should protest it; that is, draw up a notice of the refusal to accept or pay the bill, and the declaration of the holder ngainst sustaining loss thereby. Inland bills need not be protested; in practice they are usually only noted for non-acceptance; but this, without the protest, is wholly futile, and adds nothing whatever to the evidence of the holder, while it entails a useless expense on those liable to pay. Indersent of Bills.—An indersement is the net by which the holder of a negotiable instrument transfers his right to another person, termed the indersee. It is usually made on the back of a bill, and the law that the law has not prograted any set form of words as necessary to the ecceptual.

must be in writing; but the law has not prescribed any set form of words as necessary to the ceremo-

All bills payable to order or to hearer for IL and upwards are negotiable by indorsement; and the transfer of them for a good consideration, before they are payable, gives a right of action against all the precedent parties on the bill, if the bills in themselves are valid; but a transfer after they are due

the precedent parties on the bill, if the bills in themselves are valid; but a transfer after they are due will only place the holder in the situation of the person from whom he takes them.

Hills may be transferred either by delivery only, or by indorsement and delivery; bills payable to order are transferred by the latter mode only; but bills payable to bearer may be transferred by either mode. On a transfer by delivery, the person making it ceases to be a party to the bill; but on a transfer by indorsement, he is to all hients and purposes chargeable as a new drawer.

A bill originally transferable may be restrained by restrictive words; for the payee or indorsee, having the absolute property in the bill, may, by express words, restrict its currency, by indorsing it "Payable to A. H. only," or "to A. H. for his use," or any other words clearly demonstrating his intention to make a restrictive and limited indorsement. Such special indorsement precludes the person in whose feworr it is made from making a transfer, so as to give a right of action against the special indorsement. in whose favour it is made from making a transfer, so as to give a right of action against the special

in whose havour it is made from making a transfer, so as to give a right of action against the special indorser, or any of the precedent parties to the bill.

In taking bills to account or discount, it is important well to examine all special indorsements. Lord Teaterden decladed that a person who discounts a bill indorsed "Pay to A. B. or order for my use," discounts it subject to the risk of having to pay the money to the special indorser, who so limited the application for my use; thus a party may be liable to pay the amount of the bill twice over, unless he previously ascertains that the payment has been made conformably to the import of the indorsement. After the payment of part, a bill may be indorsed over for the residue.

Presentment for Payment—The holder of a bill must be careful to present it for payment at the time when due, or the drawer and indorsers will be exonerated from their liability; even the bankruptey, insolvency, or death of the acceptor will not excuse a neglect to make presentment to the assignees or executor; nor will the insufficiency of a bill in my respect constitute an excuse for non-presentment; the presentment should be made at a reasonable time of the day when the bill is due; and if by the known custom of any trade or place bills are payable only within particular hours, a presentment must be within those hours. If a bill has a qualified acceptance, the presentment should be at the place mentioned in such qualified acceptance, or all the parties will be discharged from their objective. place mentioned in such qualified acceptance, or all the parties will be discharged from their obligations

gations.

If a bill fall due on Sunday, Good Friday, Christmas Day, or any public fast or thanksgiving day, the presentment must be on the day preceding these bolidays. By 7 & 5 Geo. 4, c. 15., if a bill or note be payable on the day preceding these holidays, notice of the dishonour may be given the day following the holiday; and if Christmas Day fall on Monday, notice may be given on Tuesday.

Bills, however, payable at usance, or at a certain time after date or sight, or after demand, ought not to be presented for payment precisely at the expiration of the time mentioned in the bills, but at the expiration of what are termed days of grace. The days of grace allowed vary in different courties, and ought always to be computed according to the usage of the place where the bill is due.—(See anté, p. 659.) At Hamburgh, and in France, the day on which the bill falls due, makes one of the days of grace; but no where else. of grace; but no where else.

or grace; but no where else.

On bills payable on demand, or when no time of payment is expressed, no days of grace are allowed; but they are payable instantly on presentment. On bank post bills no days of grace are claimed; but on a bill payable at sight the usual days of grace are allowed from the sight or demand.

Payment of a bill should be made only to the holder; and it may be refused unless the bill be produced and delivered up. On payment, a receipt should be written on the back; and when a part is paid, the same should be acknowledged upon the bill, or the party paying may be liable to pay the amount a second time to a bear discussion.

pand, the same should be acknowledged upon the bill, or the party paying may be hable to pay the amount a second time to a bond fide indorser. Promissory Notes and Checks.—The chief distinction between promissory notes and bills of exchange is, that the former are a direct engagement by the drawer to pay them according to their tenor, without the intervention of a third party as a drawee or acceptor. Promissory notes may be drawn payable on demand to a person named therein, or to order, or to bearer generally. They are assignable and indorsable; and in all respects so nearly assimilated to bills by 3 & 4 Ann. c. 9., that the laws which have been stated as bearing upon the latter, may be generally understood as applicable to the former. In  $Edis \ v. \ Bury$  it has been decided, in case an instrument is drawn so equivocally as to reader it uncertain whether it be a bill of exchange or promissory note, the holder may treat it as either against the drawer.

Promissory notes, bills, drafts, or undertakings in writing, being made negotiable or transferable, for a less sum than 20s., are void, and persons uttering such are subject to a penalty not exceeding

20t., recoverable before a justice of peace.

The issue of any promissory note payable to bearer on demand for a less sum than 5t, by the Bank of England, or any licensed English banker, is prohibited; and by 9 Geo. 4, c. 65, it is provided, that no corporation or person shall utter or negotiate, in England, any such note which has been made or issued in Scotland, Ireland, or elsewhere, under a penalty not exceeding 20t, nor less than 5t. But this does not extend to any draft or order on bankers for the use of the drawer.

Promissory notes for any sum exceeding 100L may be drawn payable to hearer on demand or otherwise; but notes from 2L to 100L inclusive are not to be drawn payable to bearer on demand, except bankers' re-issuable notes, which require a different stamp.

bankers' re-issuable notes, which require a different stamp.

A check or draft is as negotiable as a bill of exchange, and vests in the assignee the same right of action against the assignor. As to the presentation of checks, &c., see Cueck.

Any person making, accepting, or paying any bill, draft, order, or promissory note, not duly stamped, is it bile to a penalty of 50t; for post-dating them, 100t; and for not truly specifying the place where unstamped draft's are issued, 100t; and any person knowingly receiving such unstamped draft, 20t; and the banker knowingly paying it, 100t; besides not being allowed such sum in account.

Before concluding this article on mercantile paper, it may not be improper to introduce one or two cautions with regard to acceptances, and accommodation paper, and proceedings in case of the loss

First, A man should not put his name as acceptor to a bill of exchange without well considering whether he has the means of paying the same when due, as otherwise he may be liable not only to the costs of the action against himself, but also to the costs of the actions against the other parties to the bill: the shrewd tradesman is generally anxious to get the acceptance of his debtor at a short date, well knowing that it not only fixes the amount of the debt, but it is more speedily recoverable by legal procedure than a book debt.

thlic notary for him, should hill, and the declaration of tested; in practice they are nelly futile, and adds nothing on those luble to pay. of a negotiable instrument add on the back of a bill, and us necessary to the ceremo-

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all special indorsements. Lord to A. II. or order for my use," at indorser, who so limited the of the bill twice over, unless the import of the indorsement.

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public fast or thanksgiving day, public fast or thanksgiving day, ty 7 & 5 Geo. 4. c. 15., if a bill or lishonour may be given the day nay be given on Tuesday, or sight, or after demand, ought me mentioned in the bills, but at a allowed vary in different complace where the bill is due.—(See II falls due, makes one of the days

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for a less sum than 5t, by the Bank or a ress sum than 50, by the bank / 9 Geo. 4, c. 65, it is provided, that such note which has been made or ceeding 201, nor less than 51. But the drawer.

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promissory note, not duly stamped, nt truly specifying the place where teiving such unstamped draft, 20%; red such som in account.

e improper to introduce one or two and proceedings in case of the loss

exchange without well considering vise he may be liable not only to the ons against the other parties to the tance of his debtor at a short date, s more speedily recoverable by legal Secondly, Traders who wish to support their respectability, and desire to succeed in business, should be cautions in resorting to the destructive system of cross-accommodation acceptances: it seldone ends well, and annually excites suspicion as to the integrity of the parties; it being an expedient often adopted by swindlers to defraud the public. Independent of the expense in stamps and discounts, and frequently in noting, interest, and law expenses, the danger attending such accommodation is sufficient to deter from the practice. Suppose, for instance, A. and B. mutually accommodate each other to the amount of 1,000. The neceptances heigh in the lands of third persons both A. and B. are liable to such third persons to the extent of 2,000. each; and should A. by any unforescen occurrence be suddenly rendered matche to meet his acceptances, the holders of the whole, as well the acceptances of A. as the acceptances of B., will resort to B. for payment; and it may so happen, that alphough B. could have provided for his own share of the accommodation paper, he may be unable to provide for the whole, and may thus become insolvent.

Thirdly, In case of a loss of a bill, the 9 & 10 Will. 3. c. 17. provides, that if any inland bill be lost or missing within the time limited for its payment, the drawer shall on sufficient security given to indemnify him if such bill be found again, give another bill of the same tenor with the first.

Lastly, It is of great importance to bankers and others taking bills and notes, that they should have some knowledge of the parties from whom they receive them; otherwise, if the instrument turn out to have been lost or fraudulently obtained, they may, without equivalent, be deprived of their security, and each of any reasonable man acquainted with the ordinary utfairs of life, and which ought to excite suspicion in the mind of any reasonable man acquainted with the ordinary utfairs of life, and which ought to put him on his

of any reasonable man acquainted with the ordinary utlairs of tire, and which ought to put him on his guard to make the necessary inquiries, and he do not, then loses the right of maintaining possession of the instrument against the righth owner."—(Guidhall, Oct. 23, 1826.)

Table containing the VALUE OF THE MONIES of Account of different Places (expressed in Pence and Decimals of Pence), according to the Mint Price both of Gold and Silver in England; that is, 3t. 17s. 10½d. per oz. for Gold, and 5s. 2d. per oz. for Silver.—(Kelly's Cambist, vol. ii. p. 149.)

Albuses   Sixdollar current of 78   Sixdollar current of 78   Sixdollar current of 78   Sixdollar current of 78   Sixdollar current of 78   Sixdollar current of 79   Sixdollar fold plate, or of 79   Sixdollar specie of 79   Sixdollar fold plate, or of 79   Sixdollar fold plate, or of 79   Sixdollar specie of 79   Sixdollar fold plate, or of 79   Sixdollar fold pla	Coins.	Value in Silver.	Value in Gold.	Coins.	Value in Silver.	Value in Got l.
Tent		d.	d.			
Amsterdam, Rixdollar banco   Geraya, Rixdollar current   Grown of 25 butzen   Sindollar current   Grown of 25 butzen   Sindollar current   Sindo		91.40	01.40			
Ggio at 4 per cent.	rent - Dividellan hungo	31 40	31.43			
Florin banco	Amsterdam, Rixdollar banco	50-54	variable			
Florin current						
Dound Flemish (money of exchange)						
Antwerp, Pound Flemish (money of exchange) - Florin (money of exchange) - Florin (money of exchange) - Pound Flemish current - Florin current - Information   10.00						
Pound Flemish current						
Florin (money of exchange)		123.25	123.87	money	37.80	variable
Pound Flemish current						
Fiorin current					2.50	
Bareleona, Libra Catalan   28-14   26-70   Rixdollar current   - 47-27   47-28   47-24   47-28   47-24   47-28   47-24   47-28   47-24   47-28   47-24   47-28   47-24   47-28   47-24   47-28   47-24   47-28   47-24   47-28   47-24   47-28   47-25   47-25   47-26   47-25   47-26   47-25   47-26   47-25   47-26   47-25   47-26   47-						
Basil Rixdollar, or eeu of exclange   Claumer   Claume						
Clange	Barcelona, Libra Catalan -	20 14	20 /0			
Rixdolfar current		47.97	47.			
Berlin Found banco						12 10
Rixdollar current   -   36-   42-61						21.28
Berne, Ecm of 3 livres						
Bremen, Rixdollar current				Parma, Lira		
Bremen, Rixdollar current				Persia, Toman of 100 mamoodis		- 10
Portugal, Mitree   -   25-20   25-50				Poland, Gulden or florin -	6.03	6.27
Cassel, Rixdollar current   Cologne, Rixdollar specie   Since   Constantinople, Piastre, or dollar   Since   Constantinople, Piastre, Constantinople, Piastre, or dollar   Since   Constantinople, Piastre, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piastre, Constantinople, Piast		-	39.68	Portugal, Milree	-	67:34
Rixdollar specie of So albuses		37.80	variable		-	
Rixdollar current of 78 albises   30-60   Gender cents   30-60   Gender cents   30-60   Gender cents   30-60   Gender cents   30-60   Gender cents   30-60   Gender cents   30-60   Gender cents   31-50   G						variable
Second   S			ditto		0	
Constant in opte, Piastre, or dollar   Dantzic, Guiden or florin   Seudo di stampa d'oro   Para						
Dantzic, Gulden or florin   -   9   54.72   Russia, Rouble   -   18.21   18.22   18.25   Rixdollar specie   -   18.27   18.25   18.2						
Suddiar Record of the Empire - Rixdollar panels course of the Empire - Rixdollar panels of the Em						
Rixdollar arown money   Rixdollar Danish currency   44.27   24.78   24.79			9.			
Rixdollar Danish currency   44-27   240-28   2						
Spain, Read of old plate			44.60	Soudo or crown		
Second   S						
Discrit, or crown current   Sevido d'or, or gold crown   Prance (river Tournois   9.58   9.58   Franc (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   9.52   France (new system)   9.70   France (new system)   9.70   9.52   France (new system)   9.70   France (new system)   9.70   9.52   France (new system)   9.70	Elegand, Found Sterring					
Scudo d'er, or guld crown   France, Livre Tournois   9-58   9-58   France (new system)   9-70   9-58   France (new system)   9-70   9-58   Sweden, Rixdollar convention money   37-80   Rixdollar Muntze, or in small coins   37-80   37-80   Rixdollar current   31-50   37-80   Rixdollar current   50-40   ditto   Florin of the Empire   50-40   ditto   Rixdollar Muntze   21   ditto   Rixdollar Muntze   21   ditto   Rixdollar Muntze   21   ditto   Rixdollar Muntze   21   ditto   Rixdollar Muntze   21   ditto   Rixdollar mintze   22   ditto   Rixdollar mintze   22   ditto   Rixdollar mintze   23   ditto   Rixdollar mintze   24   ditto   Rixdollar mintze   24   ditto   Rixdollar mintze   24   ditto						
France, Livre Tournois					2.59	2.43
Franc (new system)   970   952   Sweden, Rixdollar convention money   37-80   37-85   Sweden, Rixdollar   55-41   Switzerland, Franc, (new system)   56-43   Sweden, Rixdollar   55-41   Switzerland, Franc, (new system)   56-43   Sweden, Rixdollar   55-41   Switzerland, Franc, (new system)   56-43   Sweden, Rixdollar   55-41   Switzerland, Franc, (new system)   56-43   Sweden, Rixdollar   5-40   Sweden, Rixdollar   5-40   Switzerland, Franc, (new system)   56-43   Switzerland, Franc, (new syst	France, Livre Tournois -	9.58			ſ	
Sweden, Rixdollar convention money   37-80   37-65	Franc (new system) -	9.70	9.52	exchange		36.59
Noney				Sweden, Rixdollar	55.41	56.43
Rixdollar Muntze, or in small coins   31-50   Germany, Rixdollar specie -   50-40   ditto   Rixdollar specie -   50-40   ditto   Rixdollar specie -   25-20   ditto   Rixdollar Muntze -   21-   ditto   Rixdollar Muntze -   21-   ditto   ditto   Rixdollar Muntze -   21-   ditto   d		37.80	37.65	Switzerland, Franc, (new sys	-	1
Germany, Rixdollar current			1			
Rixdollar specie   -   50-40   ditto   Florin of the Empire   25-20   ditto   Florin of the Empire   25-20   ditto   Florin Muntze   -   21-  ditto   Florin Muntze   -   21-  ditto   Florin Muntze   -   21-  ditto   Florin Muntze   -   21-  ditto   Florin Muntze   -   21-  ditto   Florin Muntze   -   4-60   4-84   Florin   -   4-60   4-84   Florin   -   4-60   4-84   Florin   -   4-60   Florin   -   4	small coins	31.50			05.00	05.05
Florin of the Empire   25-20   ditto   Lira di piazza   -   4-65   4-6						
Rixdollar Muntze	Rixdollar specie -					
Florin Muntze - 21 ditto Valencia, Libra - 39-45 39-56 Geneva, Livre current - 16-13 16-13 16-13 Florin - 4-60 4-84 Genoa, Lira fuori banco - 8-7-83 Libra piccola (in the old coins) introduced by the Austrians Vienna, Florin - 25-20 25-03 - 25-03 18-22 variable Pound Flemish banco - 130-65 ditto Change - 20-75 ditto Change						
Geneval Livre current						
Florin						30 30
Genoa, Lira fuori banco - 8.º 7.83 Liva picrola (in the coins introduced by the Austrians) - 45.92 45.50 Scudo di cambio, or crown of exchange - 35.75 36.02 Vienna, Florin - 25.20 25.63 ditto Pound Flemish banco - 136.65 ditto						variable
Pezza, or dollar of ex-   Change						
Change   Scudo di cambio, or crown of exchange   39-75   36-02   Vienna, Florin   - 25-02   25-06   Vienna, Florin   - 25-05   25-06   Vienna, Florin (money of exhange)   136-05   ditto   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin (money of exhange)   Vienna, Florin   Vienna, Vienna	benga, Lira mori banco -		1 03			
Sendo di cambio, or crown of exchange - 136-05 ditto Pound Flemish banco - 136-65 ditto Change)  Vienna, Florin - 25-20 25-05 ditto Change)  Vienna, Florin - 25-20 25-05 ditto Change)		45:00	45.50		4-25	ditto
Hamburgh, Mark banco (at med.)   18-22   variable   Zurich, Florin (money of ex- Pound Flemish banco - 130-65   ditto   change)   - 9-50   ditto			10 00			
Hamburgh, Mark banco (at med.)   1822   variable   Zurich, Florin (money of ex- Pound Flemish banco - 136 65   ditto   change) - 25 85   ditto			36:02			
Pound Flemish banco - 136.65 ditto change) 25.85 ditto					-	1
trutter action butter and the state of the s					25.83	
Mark current I 14 02 1 validance from the current	Mark current				23.50	)   ditto

II. Par of Exchange between England and the following Places, viz. Amsterdam, Hamburgh, Paris, Madrid, Lisbon, Leghorn, Genca, Naples, and Venice; the same being computed from the intrinsic Value of their principal Coins, by comparing fold with Gold, and Silver with Silver, according to their Mint Regulations, and to Assays made at the London and Paris Minter. (Presented by Dr. Kelly to the Committee of the House of Lords, on the Expediency of the Bank's resuming Cash Payments.)

	Gold.			Sil	ver.		Explanations.
	Mint Regula- tions. Assays.		Old C	oinage.	New C	oinage.	
		Mint Regula- tions.	Assays.	Mint Regula- lions.	Assays.	Monies of Exchange.	
Amsterdam, banco Do, current Handburgh Paris Madrid Lisbon Leghorn Genea Naples Venice	36 8 11 4:5 34 3:5 25:20 37:3 67:4 49:1 45:5 41:22 46:3	36 6·8 11 3·8 35 1·5 25 26 37·2 67·5 49·0 45·5	37 3 11 8-5 34 1 24 73 39-2 60-41 46-46 46-46 41-42 47-5	37 10-5 11 11-8 35 1-3 24 91 58-33 46-5 48-9	35 0 10 14-6 33 11 23 23 41-7 64-30 49-60 49-4 43-9 44-6	35 6·5 10 17·6 32 11·5 23 40 41·5 62·69 49·5 52·0	Schillings and pence Flemish per pound sterling Agio 2 per cent. Florins and ailvers per pound sterling. Schillings and pence Flemish hance per pound sterf France and centines per pound sterling. Fence sterling for the piatra or dollar of exchange. Fence sterling per mirree. Fence sterling per perzo of exchange. Fence sterling per perzo of exchange. Fence sterling per perzo for banco. Fence sterling per funct (new coinage of 1818). Lire piccole per pound sterling.

III. An Account of the Course of Exchange, London, 18th of November, 1836, with some Explanatory Statements.

Cnurse of	Ex	hange.		Explanatory Statements.		
Amsterdam, 3 ms			12 4 1-2	that is, London receives 12 florins 4 1-2 stivers for H.		
Antwerp	-		12 2 1-2	- receives 12 ditto 2 1-2 ditto for 14.		
Hamburgh, mes. heo.		- 1	13 11	receives 13 marcs 11 schillings banco for 12.		
Paris, 3 ms.			25 70	- receives 25 frances 70 centimes for 11.		
Frauefort • •			151 3-4	- receives 151 3-4 batzen for 11.		
etersburgh, p. rou. 3 us.			10	<ul> <li>gives 10 pence sterling for 1 rouble bank money.</li> </ul>		
lienna, eff. Flu. 2 nis.		.	10 10	- receives 10 florius 10 creotzers for 11.		
Madrid, 3 ms			35 7-8	<ul> <li>gives 35.7-8 pence sterling for 1 dottar.</li> </ul>		
eghorn			48	- gives 48 ditto for I pezza of 8 reals.		
enua		. 1	25 75	- receives 25 lire Italiane 75 cent, for 11.		
enice, p. 6 Aust, livr.		- 1	47 1-2	- receives 47 1-2 lire piccoli for 11.		
Vanles			40 5-H	<ul> <li>gives 40 5-8 pence sterling for 1 ducato di regno.</li> </ul>		
isbon, 30 days' sight		. 1	54	- gives 64 ditto for 1 milree.		
tio Janeiro, ditto			36	- gives 36 ditto for 1 ditto.		

For further and more ample chicidations, see the articles on the great trading towns, in this Dic-

[What follows is extracted from a report of the Secretary of the Treasury to Congress, dated May 26th, 1838:

The American dollar contains 3711 grains of pure silver, or 416 grains of standard silver.

The Spanish dollars are not all of the same weight. Those in circulation in 1829 were said by the of the mint to be worth, on an average, 100 cents 3 mills

The Mexican dollars are said to be equal to the Spanish.

The "Carolus" dollars are the Spanish dollars coined prior to the year 1800, in the reigns of Charles

III. and IV. They are said to be not superior in weight and fineness to the Mexican.

The American eagle of the old coinage, previous to the 31st of July, 1834, contained 217; grains of

pure gold.

The American eagle of the new coinage contains 232 grains of pure gold.

The British sovereign, when coined, contains 113 grains and 18-1214 parts of a grain of pure gold, worth, according to our present mint valuation, \$4 to 7 - 120.

The Spanish doubloon should, according to the regulations which have nominally prevalled since the year 1772, contain 376 grains of pure gold, which would, at our mint valuation, be worth 16 dollars 20 cents. But, according to assays made at the London and Philadelphia mints, previous to the year 1829, Spanish doubloons contained only from 360 to 362 4-10 grains of pure gold. This would make their average value, at our mint valuation, about \$15 563.

The Patriot doubloons are said to be equal in weight and fineness to the Spanish.

The difference in the price of Spanish and Patriot doubloons, and of the different species of dollars, at New York and Philadelphia, is chiefly owing to difference of demand for them in foreign markets. In the price currents, \$4 44 4-9 are assumed as the par of exchange on England. This practice began when the Spanish pillar dollars were in circulation, and when the market value of gold, compared with silver, was less than it is at present. The true par varied as the market value of gold varied, when compared with silver. It was estimated by Mr. Gallatin, writing in 1829, at 7 per cent. above the nominal par; by others, at 8 per cent.

Since the passage of the act of 1834, for reforming the American gold coinage, the true par exchange with England, estimating gold against gold, I shout 97-10 above the nominal par.

The quotations of exchange on France are so many france and centimes payable in France for a dollar paid here. According to the regulations of the French mint, the silver franc should contain 69-453 tray grains of pure silver, equivalent to 18 708-1000 cents in silver currency of the United States. The quantity of pure silver in an American dollar is equal to that in 5 francs 34 535-1000 centimes. foreign coins are not a legal tender in France, and as a seignorage of shout 1) per cent, is charged on silver coinage at the French mint, American dollars, when sold as bullion in France, are said to bring, on an average, not more than 5 frances 30 25-1000 centimes. This is, by some writers, assumed as the par of exchange on France. Other writers assume 5 francs 34 centimes as about par.

par of exchange on France. Other writers assume 5 traines at centimes us about par.
The quotations of exchange on Holland, are so many cents n guilder; on Hamburg, so many cents a mark banco; and on Bremen, so many cents a rix dollar.
The exact value of the guilder of Holland is 39 97-100 cents of United States silver currency; but 40 cents are usually assumed as the par of exchange.
The mark banco of Hamburg is a money of account equal to 35 144-1000 cents United States cur-

The rix dollar of Bremen is a money of account, equal to 80 cents and a very small fraction United States currency.

<sup>\*</sup> The currency of Genoa has consisted, since 1826, of Lire Italiane of exactly the same weight and fineness as francs; so that the par of exchange with Genoa is now the same as with Paris.

erdam, Humburgh, Paris, inputed from the intrinsic with Silver, according to lints.—(Presented by Dr. g Bank's resuming Cash

Explanations. nies of Exchange. ence Flemish per pound sterling. rs per pound sterling, ence Flemish lanco per pound sterling, mee per pound sterling, the plaster of dollar of exchange, er pieza of exchange, er pieza loori banco, er quelle er doca (new colingo of 1818), pound sterling.

, 1836, with some Explana-

atements. -2 ativers for 11.
ditto for 14.
schilliuss banco for 14.
centimes for 14.
n for 14.
ing for 1 mobile bank moory.
centre for 1 dollar.
specta of 8 reals.
and 75 cent, for 14.
section for 14.
e sterling for 1 ducato du regno.
1 mitree.

at trading towns, in this Dic-

the Treasury to Congress,

of standard silver. lation in 1829 were said by the

ar 1809, in the reigns of Charles o the Mexican 1831, contained 2471 grains of

old. 4 parts of a grain of pure gold,

have nominally prevailed since nave nominally prevalled since It valuation, be worth 16 dollars blia mints, previous to the year pure gold. This would make

the Spanish the different species of dollars, and for them in foreign markets. In England. This practice began narket value of gold, compared the species of gold parish. the Spanish. narket value of gold varied, he market value of gold varied, ing in 1829, at 7 per cent. above

t coinage, the true par exchange nominal par. les payable in France for a dollar franc should contain 69-453 troy of the United States. The quants 3 34 535-1600 centimes. But as about 11 per cent. is charged on lion in France, are said to bring, by some writers, assumed as the is as about pur. er; on Hamburg, so many cents

d States silver currency; but 40

4-1000 cents United States cur-

and a very small fraction United

of exactly the same weight and e same as with Paris.

The quotations of foreign exchanges are for bills payable sixty days after sight. The quotations of demestic exchange are for bills payable at sight. In the following tables the letter d. stands for discount and p. for premium.

A Table showing the highest and lowest rates of foreign and domestic exchanges, and of specie, at New York, in each year, from 1825 to 1831.

	1826.	1827.	1528.	1829.	1830.	1831.
ondon - 13.4 to 11 p.  reference - 15.4 to 11 p.  reference - 15.2 to 5.35  reference - 15.4 to 11.4 to 15.4 t	7 1-2 to 12 p. 5 20 to 5 40 39 to 41 par to 1-2 d, 1-4 to 1-2 d, 1-4 to 1-1-2 d, 2-3-4 to 51-2 d, 1 to 3 d, 2 1-2 to 4d, 2 1 to 64-2 p, 15 60 to 15 87 14 90 to 15 50 6 to 11 1-2 p,	9 3-4 to 11 3-4 p. 5 12 1 2 to 5 27 1-2 40 1-2 to 41 1-3 1-2 d. to pur 1-4 to 1-2 d. 1-2 to 1 d. 3-4 to 1 1-2 d. 3 to 6 d. 1 1-4 to 2 d. 1 1-2 to 3 d. 4 1-2 to 7 1-2 p.	9 3-4 to 11 1-2 p. 5 10 to 5 21 1-2 40 1-2 to 42 par to 1-2 d. par to 1 d. 1-2 to 1 d. 3-4 to 1 1-4 d. 3 3-4 to 14 d.	8 to 10 p. 5 17 1-2 to 5 30 40 1-4 to 41 1-4 to 1-2 d. 1-4 to 1-2 d. 1-4 to 1-2 d. 1 d. 2 to 2 1-2 d. 1 d. 2 to 2 1-2 d. 1 to 2 1-2 d. 3 to 6 p. 3 to 6 p. 15 40 to 16 30 15 10 to 15 50 7 to 9 p.	6 to 9 1.2 p. 5 25 to 5 47 1.2 39 1.2 to 40 1.4 to 1.2 d. 1.4 to 1.2 d. 1.2 to 3.4 d. 3.4 to 1 d. 1 1.2 to 2 1.2 d.	6 1-4 to 11 p. 5 07 to 5 27 1-2 39 to 41 par to 1-2 d. par to 1-2 d. 1-4 to 1 d. 3-4 to 1 d.

A Table showing the highest and lowest rates of foreign and domestic exchanges, and of specie, at New York, in each year, from January, 1822, to May 1st, 1838.

Bills on	1932.	1833.	1834.	1835.	1836.	1837.	1838.
London ·	7 1-2 to 10 1-2p.	5 to 8 3-4 p.	2 d. to 7 1-2 n.	8 1-2 to 10 p.	6 3-4 to 10 p.	7 1-2 to 22 p.	4 1 2 to 10 1-2n.
Frince	f. 5 15 to 5 35	5 30 to 5 10			5 22 1-2 to 5 37 1-2		5 20 to 5 47 1-2
Hatland • •	40 to 41 1-2 c.	39 to 41			39 1-4 to 40 1-2		39 to 40 1-2
Hamburg .		34 1-2 to 35 c.					31 to 37 7-8
Bremen				77 1-2 to 79 1-4	78 to 79 3-1		77 to 81 1-4
	1-4 to 1-2 d.	1.2 d. to 1.2 p.			par to 3-4 d.		par to 2 d.
	1-4 to 1-2 d.	1-4 to 1-2 d.	1-4 to - d.	1-4 to - d.	par to 1-4 d.	par to 1 3-4 d.	1 1-4 to 5 d.
	1-4 to 1-2 d.				par to 3-8 d.	par to 2 d.	1 3 4 to 5 3-4d.
				3-4 to 1 d.	3-4 to 1 1-2 d.	to 3 d.	2 to 7 1-2 d.
				2 1-2 to d.	2 1-2 to - d.	2 1.2 to 5 d.	- to 5 d.
	1 to 2 d.				1-2 to 2 d.	2 1-2 to 5 d.	2 to 8 d.
	1 to 2 d.			I to 1 1-2 d.	1 to 3 d.	2 1-2 to 5 d.	2 3 4 to 10 d.
	1 to 1 1-2 d.				1-2 to 4 d.	3 to 10 d.	2 to 12 d.
	2 1.2 to 6 p.		1.2 to 6 1.2 p.	6 1 2 to n	6 1-2 to - p.	6 1-2 to 16 p.	7 to 9 p.
American, new	2 1. 2 1. 10 pr	2 to 10 to 1	1-2 to 0 1-2 pt	0 1-2 to p.	0 1-2 to p.	0 1.5 to 10 b.	1 to 5 p.
coinage .			112.4		par	par to 12 p.	1-2 to 5 p.
	6 1-2 to 9 1-4 p.	4 1.9to 8 1.9n	to R n	D.4 84 to 4 85 1-2	4 84 to 4 86	4 84 to 5 47 1-2	4 85 to 5 08
	6 1-2 to 9 1-4 p.			D.5 06 to 5 08	5 06 to 5 08	5 06 to 5 45	14 95 to 5 10
Heavy gaiocas	3 1 2 to 6 p	1 to 1 2 to	1-2 to 6 1-2 p.			6 1-2 to 10 n.	
Portuguese gold .	2 1-2 to 6 p.	16 15 to 17 15	15 50 4- 10 CO	16 12 1-2 to 17 00	6 1-2 to — p. 16 00 to 17 25		par to 2 1-2 p.
spanish doubtoons						116 30 to 18 25	15 90 to 17 35
Prirint doubtoons	D.15 25 to 15 80				15 65 to 16 30	15 75 to 17 50	15 53 to 16 30
			pur to 3 1-2 p.		2 1-2 to 6 p,	2 to 15 p.	1 to 7 p.
			par to 3 1-2 p.		2 1-2 to 6 p.	2 to 15 p.	1 1.2 to 8 p.
Mexican dollars	par to 1 p.	par	par	par to 1 p.	par to 1 p.		1 4 to 5 p.
American half do.	par	par	par	par	par	par to 11 p.	1-4 to 4 1-2 p.
Five-franc pieces	par to 2 p.	par	93 to 93 1-2cts.	193 to 94 1-2	93 1-4 to 95	194 to 106	93 to 96

Rates of Exchange at Philudelphia on London, Paris, and Amsterdan, from 1788 to 1814, with the paper medium of England valued in gold, and the London prices of standard gold and of Spanish dollars per ez.

		Exchange on.		Paper medium of England	London price of standard	London price of Spanish
Year.	London.	Paris.	Amsterdam.	valued in gold.	gold per oz.	doffars per oż.
1788	3½ p.	3 р.	23 p.	_	77 06	
1789	3½ p.	3 p.	23 p.		77 06	
1790	2 d.	13 p.	23 p.	_	77 06	5 007 to 5 02
1791	2 p.	10 d.	23 p.	_	77 06	5 003 to 5 02
1792	2 d.	22 d.	_	-	77 06	5 03 to 5 05
1793	4 d.	_		_	77 06	10 4 11
1794	4⅓ p.	_	5 p.	_	77 06	4 111 10 5 01
1795	2 p.	_	2‡ p.	-	77 06	4 111 10 5 041
1796	5} d.	_	_	-	77 06	5 02 (0 5 05
1797	2 d.	_	par	_	77 06 to 77 101	4 10 to 5 061
1798	51 d.	_	5 d.	_	77 10½ to 77 09	4 11 to 5 00
1799	7 d.	_	7 l d.	. –	77 09 to 77 07	5 05) to 5 07
1800	. –	_	_	par	77 101	10 5 09
1801	- 1	_	. —	8} d.	85	5 09 to 5 11
1802	1 p.	_	21 p.	8 <u>1</u> d.	84	5 03 to 5 041
1503	2 p.	1	2 p.	23 d.	80	5 02} to 5 06
1801	7 d.	_	par	29 d.	80	5 00 to 5 07
1805	_	_	_	24 d.	80	5 01 to 5 03
1806	_	=	_	23 d.	80	5 04 to 5 05\frac{1}{2}
1807	-	-	_	27 d.	80	5 011 10 5 061
1808	-	-		21 d.	80	5 02 10 5 07
1809	_	_		23 d.	80	5 03 to 5 07
1810	_		1 —	133 d.	90	to 5 081
1811	6 d.	-	-	8 d.	84 06	5 101 to 6 011
1812	19 d.	-	I —	203 d.	95 06	6 06 to 6 08
1813	16 d.	-	1 —	22; d.	101	6 11½ to 7 00½
1814	7 d.	_	ı —	25 d.	104	5 06 to 5 07

Note.—The rates of exchange, and the value of the paper medium of England, have been taken from a lable appended to the letter of the Secretary of the Treasury, of May 29, 1830.

From the same table has been taken the price of standard gold at London, from 1800 to 1814. The

3 K 2

London prices of standard gold, from 1790 to 1800, and of Spanish dollars, from 1790 to 1814, have been taken from Marshall's Statistics of the liritish Empire.

The prices of gold and of Spanish dollars are expressed in shillings and pence sterling.

Considerable difference exists among authorities as to the prices of gold, and the depreciation of the paper medium, during the suspension of specie payments by the Bank of England.

The following was the rate of exchange on England at Beston and Battimore, from 1800 to 1810. embracing the years for which no quotations are given at Philadelphia:

At Boston.	At Baltimore,	Year.	At Boston.	At Baltimore,
41 d. to 3 p.	2 d. to 5 D.	1806	l d. to 2½ p.	2 d, to par
1 to 5 d.	4 d. to 2. p.	1807	2 d. to 4 p.	2 d. to par
3 d. to ∦ p.	1 d. to 3} p.	1808	31 to 8 p.	par to 8 p.
	par to 3} p.			par to 8 p.
		1810	21 to 71 d.	2 to 5 d.
	4} d. to 3 p. 1 to 5 d.	4½ d. to 3 p. 2 d. to 5 p. 1 to 5 d. 4 d. to 2, p. 3 d. to ½ p. 1 d. to 3½ p. 1 to 4½ p. par to 3½ p. par to 3½ p. par to 3½ p.	4½ d. to 3 p.     2 d. to 5 p.     1806       1 to 5 d.     4 d. to 2, p.     1807       3 d. to 3 p.     1 d. to 3½ p.     1809       1 to 4½ p.     par to 3½ p.     1809       par to 3 p.     par to 3½ p.     1810	4½ d. to 3 p.     2 d. to 5 p.     1806     1 d. to 2½ p.       1 to 5 d.     4 d. to 2, p.     1807     2 d. to 4 p.       3 d. to ½ p.     1 d. to 3½ p.     1808     3½ to 8 p.       1 to 4½ p.     par to 3½ p.     1809     1½ d. to 9½ p.       par to 3 p.     par to 3½ p.     1810     2½ to 72 d.

Rates of exchange at Philadelphia on London, Paris, and Amsterdam, from 1815, to April, 1838, with the paper medium of Philadelphia valued in silver, the paper medium of England valued in gold, and the London price of standard gold and Spanish dollars per oz.

		Exchange nn		Paper medium of Philadelphia	Paper medium of England	London price of standard gold per	London price of Spanish dollars
Year	Landon.	Paris.	Amsterdam.	valued in Ame- rican silver.	valued in gold.	62.	per oz.
1815	1 d. to 18 p.	23 p.	22 p.	5 to 16 d.		83 to 106	5 03 to 6 09
1810	01 to 19 p.	12 to 23 p.	71 to 20 p.	7 to lti d.	1 to 5 d.	78 06 to 82	4 10
1817	1 to 2 p.	par to 91 p.	1 d. to 7 p.	41 d. to par	1 to 23 d.	78 00 to 50	5 01
1818	par to 2 p.	₹ p.	_	par	31 to 51 d.		5 05 to 5 06
1819	ld. to 3 p.	<b>₽ j</b> ).	_	_	41 d. to par	77 101 to 81 06	
1520	l d. to 31 p.	0 d.	61 d.	-	pur	77 101	4 101 to 5 02
1821	33 to 121 p.		1 d. to par	_	_	77 101	4 01 to 4 11
1822	81 to 13 p.	par to 21 p.		I –	<u> </u>	77 101 to 77 06	
1823	5 to 124 p.	2 d. to 37 p.	l d. to l p.	I –	! -	77 00	4 083 to 4 091
1821	71 to 111 p.	21 d. to 21 p.		-	i –	77 06 to 77 09	4 09 to 4 10
1825	5 to 101 p.	11 d. to 27 p.	11 to 3 p.	_	_	77 06 to 77 101	4 101 to 4 111
1826	73 to 12; p.	3 d. to 1 p.	11 d. to 11 p.	_	_	77 00	4 092 to 4 11
1827	10 to 111 p.	1 d. to 21 p.	par to 31 p.	<u> </u>	_	77 06	4 00% to 4 10%
1525	91 to 11 p.		13 to 3 p.	_	_	77 00 to 77 101	4 09 to 4 11
1829	to 10 p.	3 d. to 2 p.	11 d. to 21 p.		-	77 09 to 77 101	4 08 7 to 4 097
1530	li to 93 p.		37 d. te par	_	. –	77 69 to 77 101	4 087 to 4 098
	6 to 103 p.		11 d. to 21 p.	_	_	77 00 to 87 101	4 001 to 4 101
1832	7 to 11 p.		2} d. to 31 p.		i –	77 09 to 77 101	4 087 to 4 111
1833	5 to 9 p.		d. to 2 p.	_	l –	77 00 to 77 10}	
	2 d. to 8 n.		11 to 5 d.	_	_	77 69 to 77 101	
		31 d. to 11 p.		-	l –	77 09 to 77 101	
	7 to 101 p.	11 d. to 11 p.	21 d. to 21 p.	_	_	77 09 to 77 101	
1837	7 to 21 p.	11 d. to 9 p.	par to 12 p.	par to 12 d.	-	77 09 to 77 10}	
1838.	8 to 12 p.	13 d. to 21 p.	par to 3/ p.	3 to 6 d.	I —	77 00 to 77 10}	

The rates of exchange from 1815 to 1828, the value of the paper medium of Philadelphia from 1815 to 1818, and the London price of standard gold from 1815 to 1825, have been taken from a table appended to the Treasury report of May 29, 1830.

In forming that table, 5 trance 30 centimes were assumed as the par of exchange on Paris, and 40 cents a guilder, as the par of exchange on Amsterdam.

In calculating the rates of exchange on Paris and Amsterdam, from 1829 to 1838, it has not been thought necessary to assume a new par.

The prices of Spanish dollars in London from 1815 to 1818, have been taken from Marshall's Sta-

tistics of the British Empire

The prices of standard gold London from 1826 to 1832, and of Spanish dollars at London from 1819 to 1832, have been taken from the "Report from the Committee of Secrecy on the Bank of England (1882). Charter.

From the "Report of the Select Committee on the Royal Mint," ordered to be printed June 20, 1837, it appears that, though standard gold has been steadily quoted in the price currents since the year 1832, at 77 shiftings and 9 pence per connec, it is not unfrequently sold at 77 shiftings and 10½ pence. On this authority, and that of some late English papers, the price of gold is represented in the table as having been the same from 1833 to 1838, that it was from 1829 to 1832.—Am. Ed.]

EXCHEQUER BILLS. See Funns.

EXPECTATION, of life. See Insurance.

EXPORTATION, in commerce, the act of sending or carrying commodities from one country to another .- (See IMPORTATION and EXPORTATION.)

EXCISE, the name given to the duties or taxes laid on such articles as are produced and consumed at home. Customs duties are those laid on commodities when imported into or exported from a country.

Excise duties were introduced into England by the Long Parliament in 1643; being then laid on the makers and venders of ale, beer, cider, and perry. The royalists soon after followed the example of the republicuns; both sides declaring that the excise should be continued no longer than the termiof the republicans; both sides decluring that the excise should be continued no longer than the termination of the war. But it was found too productive a source of revenue to be ugain relinquished; and when the nation had been accustomed to it for a few years, the parliament declared, in 1649, that the "impost of excise was the mast easy and indifferent levy that could be laid upon the people." It was placed on a new footing at the Restoration: and notwithstanding Mr. Justice Blackstone says, that "from its first original to the present time its very name has been adious to the people of Eag-land"—(Com. hook i. c. 3.),—it has continued progressively to gain ground; and is at this moment imposed on a vuriety of most important articles, and furnizhes nearly half the entire public revease of the kingdon. of the kingdom.

The prejudices in the public mind to which Blackstone has alluded, against the excise duties, seems

from 1790 to 1814, have

nce sterling. and the depreciation of England. imore, from 1800 to 1810.

At Baltimore. 2 d. to par 2 d. to par par to 8 p. par to 8 p. 2 to 5 d.

m 1815, to April, 1838, with of England valued in gold,

ndon price of adard gold per 62.	London price of Spanish dollars per oz.
to 106 06 to 82 00 to 80 06 to 81 06 104 to 81 06 104 to 81 06 1104 to 81 06 1104 to 77 0 106 to 77 06 17 06 17 06 17 06 17 07 07 17 08 17 09 17 09 17 09 17 09 17 7 17 09 17 7 17 09 17 7 17 09 17 7 17 09 17 7 17 09 17 7 17 09 17 7 17 7 17 7 17 7 18 10 18 20	4 05 to 4 11 64 05 to 4 10 4 08 to 4 00 1 4 08 to 4 00 1 4 00 to 4 10 1 5 10 to 4 11 4 00 to 4 11 4 00 to 4 10 0 4 09 to 4 10 0 4 08 to 4 09 0 4 08 to 4 08 to 4 09 0 4 08 to 4 08 to 4 09 0 4 08 to 4 08 to 4 09 0 4 08 to 4 08 to 4 09 0 4 08 to 4 08 to 4 09 0 4 08 to 4 08 to 4 09 0 4 08 to 4 08 to 4 09 0 4 08 to 4 08
77 09 to 77 77 09 to 77	101 101 101 101 101

dium of Philadelphia from 1815 ve been taken from a table apof exchange on Paris, and 40

m 1829 to 1838, it has not been en taken from Marshall's Sta-

ish dollars at London from 1819 Secreey on the Bank of England

ordered to be printed June 20, ordered to be printed June 20, in the price currents since the sold at 77 shillings and 104 pence, old is represented in the table as -Am. Ed.]

errying commodities from one

h articles as are produced and odities when imported into or

nent in 1643; being then hid on soon after followed the example tinued no longer than the termininued no longer than the termi-venue to be again retinquished; parliament declared, in 1649, that huld be laid upon the people." It ing Mr. Justice Blackstone says, an ediour in the people of Erge. een odious to the people of Eng-ground; and is at this moment rly half the entire public revenue

l, against the excise duties, seems

to have originated more in the regulations connected with their imposition, than in the oppressive extent to which they have sometimes been carried. The facilities of smuggling, and the frands that might be committed upon the revenue, unless a strict watch were kept, have led to the enactment of several rather savere regulations. The officers have been empowered to enter and search the houses of such individuals as deal in exciseable commodities at any time of the day, and in most instances also of the night. And the proceedings in cases of transgression are of such a nature, that persons may be convicted in heavy penalties, by the summary judgment of 2 commissioners of excise, or 2 justices of the peace, without the intervention of a jury.

For the more easily levying the revenue of excise, England and Wales are divided into about 50 coljections, some of which are called by the names of particular counties, others by the names of great towns, where one county is divided into several collections, or where a collection comprehends the contiguous parts of several counties. Every such collections is subdivided into several districts, within which there is a supervisor; and each district is again subdivided into out-rides and foot-walks, within each of which there is a guager or surveying officer.

each of which there is a guager or surveying officer.

Abstract of the Gross Excise Revenue of England, Scotland, and Ireland, for 1832, 1833, and 1834.

		1832,	1933.			1834.				
England Scotland Ireland	:	<i>L</i> ., 14,616,143 1,714,627 1,865,299	18	6		t3	d. 11 5		11	d. 7 1-4 1 1-4 10 1-4
United K.		18,266,071	6	2	19,642,160	2	9	16,877,292	6	6 3-4

The expense of collecting the excise revenue, in 1831, annuated to Great Britain to 63, tz. 5-1-46, per cent, of the gross produce, and in Ireland to 9, 65, 8-1-26, per do. The total gross receipt of the excise revenue in the United Kingdon, to 1805, was 15,226,3524.

This falling off in the excise revenue is apparent only, having been entirely occasioned by the transference of the tea duty from the excise to the customs, and by the repeal of certain duties, as those on tiles, sweets, starch, &c., and the reduction of others. The excise duty of 1835 was collected (excluding arrears) from ten articles only, viz. auctions, bricks, glass, hops, licences, mait, paper, soap, spirits, and vinegar. Of these the duty on glass is by far the most objectionable.—(See art. Glass.) But were it repealed we do not know, now that the paper duties are reduced (see art. Paper), that any of the others can be justly objected to. That on bricks, is, perhaps, the most exceptionable. The table below shows in detail the quantities and numbers of the articles and persons charged with excise duties in 1832, 1833, and 1834, and the gross revenue they respectively produced each year.—N. B. Tea has since been transferred to the entires and the duties on tiles, starch, stone bottles, and sweets have been repealed. (For detailed accounts of the duties and regulations affecting the different articles subject to the excise, see those articles.)

Complexity of Ercise Laics.—The great objection to the excise laws, as they at present stand, consists in their obscurity and complexity. Heing intended for the guidance of traders, they ought to be brief, clear, and level to the apprehension of every one; but, instead of this, they are in the last degree lengthened, contradictory, and unintelligible. There are, at this moment, some 40 or 50 acts in existence relating to the duties on glass, and from 25 to 30 relating to those on paper; so that it is all but impossible for any one to tell what the law is on many points. This disgraceful state of things might, however, be castly remodied, by getting the Treasury to prepare a short digest of the law as to each duty, drawn up in a clear and unambiguous manner; and enacting, that a manufacturer or dealer abiding by this obstract should be held to have abided by the law,

An Account of the Quantities of the several Articles charged with Duties of Excise, in the United Kingdom, together with the Gross Amount of Duty thereon, during the Years 1832, 1833, and 1834. — (Papers published by Board of Trade, vol. iv. p. 28.)

Articles.		Q	nantities charg	red.				Amouat o	f Du	ıty.			
		1832.	1833.	1834.	1832.		T	1833.		T	183	4.	
					L.	7. 0	ī.   -	L.	8. (	ī. -	L.	7.	d.
Auctions, amount of sales									٠				
charged with duty -	L.	6,523,753	6,967,396	7,331,892	236,319		0	243,991			256,336	7	103-4
Bricks	No.	998,346,362	1,103,591,566	1,180,161,228	294,322	19 1			11		317,305	5	2 1.2
l'iles • • •	-	76,601,051	8,293,186		38,010	17	1	4,6-0		1	***		
Glass, crown	cwla.	103,902	129,984		381,839	17	0	477,691		0	602,101	18	0
Flint	_	79,468	79,387		212,145	6	5	219,483		0	233,304		0
Plate	-	12,270			36,810		0	43,5.6	6	0	56,781		0
Broad · · ·	-	5,304			7,956	0	9	9,459	0	0	10,149	.0	
Bottle	_	312,361			109,326		0	113,119		0	120,404	18	0
Hops · · ·	iba,	29,012,406	+32,777,310		241,770		0	272,594	5		329,595	16	2
Licenses, auctioneers'	No.	3,628	3,686	3,604	18,140	0	이	18,430	0	0	18,020	U	0
Brewers of strong beer, not				1 1			.1						
exceeding 20 barrela -	_	8,623	8,527	8,496	4,311	10	0	4,263	t0	0	4,248	0	0
Ditto exceeding 20 and not		,		1 1			- 1			- 1			
exceeding 50 · ·	_	6,849	7,249	7,276	6,848	8 0	0	7,249	0	0	7,276	0	0
Ditto exceeding 50 and not				'			- 1						
exceeding 100 - •	_	9,165	9,540	9,861	13.74	7 10	01	14,310	0	01	14,791	to	0
Ditto exceeding 100 and not		,	1 '		•		- 1			- 1			
exceeding 1,000 · ·	_	16,888	17,390	19,433	33,770			34,780	0	0	36,866		
Ditto exceeding 1,000 bris.	_	1,564	1,710	1.806	14,61	0 15	0	15,395	6	0	17,212		
Brewers of table beer	_	134	96	69	21	5	0	87	10	0	74	0	0
Retail brewers, under tho				1			- 1			- 1			
act 5 Geo. 4. c. 54.	_	50	50	47	26	2 10	ol	262	10	ol	246	15	0
Sellers of strong beer only,							1			- 1			
not being brewers	_	911	966	1,074	2.86	9 t3	0	3,042	19	ol	3,383	2	0
Beer retailers, whose pre-	_			1	-,		Ť	-,	•••	Ť	-,		•
mises are rated under		1	1				- (			- 1			
201, per agnum - •	_	70,142	73,390	72,755	73,64	9 2	ol	77,068	19	οl	76,392	15	0
Ditto at 20% or upwards	_	17,052	17,439		53,71	3 16	ŏl	54,923			54,787		
Retailers of beer, cider, or	_	11,000	1,10.	1 .,,,,,,	,,,,		-1	0 0,020		-"	,		•
Relation of beer, cities, or		Í	i				- 1			- 1			
perry, under the acta 1		1			ŀ		- 1			- 1			
Will. 4. c. 64., and 4 & 5		33,515	34,976	37,381	70,38	1 10	n۱	73,449	19	n l	90,997	4	. 0
Will. 4. c. 85.	_	30,51	04,01	01,001	.0,00		٦,	10,11		٠,			
Ditto of cider and perry		188	65	1,054	19	7 8	ol	695	13	0	1,106	14	. 0
only, under the said acts	_	100,19		9 103,549			ŏŀ	55,869	, 'g	ŏl	55,95	iis	iŏ
Tea and coffee dealers	_	100,19		6 122	936	ŏ o	ŏl	2,520	ŏ		2,440	'n	ő
Glass manufacturers	_	12,82	13,24				ŏ	24,346			23,93		
Maltsters -	-	12,82	2 13,24	2 571		8 0	ŏ	2,32	i õ		2.28		ő
Paper makers -	-				2,30	2 0	ŏ	616			600		ő
Paper stainers .	-	13					ö	1,99			1.89		óŏ
Soap makers	-	51	2 49			0 0	ŏ	4,50					ŏŏ
Distillers and rectifiers	-	46	6 45	UI 453	4,00	~ ປ	υį	4,50	, ,	U	1,00	٠,	

Table-continued.

Pastelorid, millboard, &c. cwts.   43,408   46,655   49,392   48,408   9   62,246   18   6   54,689   1   581aned paper   yaris   7,140,347   7,707,076   8,749,144   92,665   18   3   68,120   2   3   63,759   5   63p, pard	Articles.		q	luantities char	ged.				Amount	of I	Daty	у.		
Dealers in spiritis, not being retailers are rated under comparison are rated under compared are rated compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated under compared are rated und			1892.	1833.	1834.	1832.			1833.			18	11.	-
ing retailer   No.   Say						L	4.	d.	L.	8.	d.	L.	,	. d.
Diff. per annum	Retailers of spirits, whose	No.	3,772	3,894	3,925	37,720	0	0	38,940	0	0	39,250	0	0
- 294 307	Do. do. at 10t. at under 20t		20, 201	26,867	26,358	110,044	0	o	112,925	8	0	165,446	8	0 0
Mikers of stills -	- 251 301. - 301 401. - 401 501	=	2,154 3,879 2,472	2,199 3,924 2,503	2,159 3,875 2,529	15,831 32,583 23,360	12	0	16,162 32,995 23,653	13	000	29,655 49,169 35,357	19	60
Retail rs of spirits in fre- haul, being duly licensed to sell cuffer, its, &c., whose premiseare rated under 2M; per output 4  — 400 — 500 — 8  — 500 — 8  — 11 — 9 — 100 16 0 138 12 0  — 13 — 10 — 60 — 11 — 11 — 11 — 100 16 0  Starch makers — 50 — 8  Starch makers — 50 — 60 — 60 — 25 0 0 — 300 0  Starch makers — 50 — 8  Starch makers — 50 — 60 — 60 — 25 0 0 — 300 0  Starch makers — 50 — 60 — 60 — 25 0 0 — 300 0  Starch makers — — 25 — 27 — 28 — 71 0 — 66 1	Makers of stills Chemists or any other trade	=	24	29	23	12	0	0	14	0	0	n	10	0
Do. do, at 23t, & unler 30t,   -	Retail es of spirits in Ire- land, being duly licensed to sell cuffee, Ira. &c.,		52	66	68	26	0		33	0	0	34	0	0
- 60t. and upwards - 368	Do. do. at 256 & under 304. — 306, — 406.	_	4 5	4	7	412 57	15	0	42 46	0	0	73 80	10	0 0 0
Manufacturers of lobacco and smill   -	- 60t. and upwards Starch makers Makers of sweets		36 59 25	34 60 27	30 60 28	491 295 52	0	000	51N 300 56	14	000	409 800 5N	10 0 16	0
Viorgar makers   Dealers in foreign wine, not having a licence for retailing spirits, and a licence for retailing spirits, and a licence for retailing spirits, and a licence for retailing spirits, and a licence for retailing spirits   1,960   1,960   1,960   1,960   0   19,600   0   19,00	Manufacturers of lobacco	-	739	741	720	6,440	0	0	6,565	0	0	6,550	0	0
Discrete for retailing beer   1,960   1,960   1,960   1,960   1,960   0   19,000	Vinegar makers  Dealers in foreign wine, not having a licence for	=		167,783	172,300 64				41,946 275	0				0
Decision for free free free free free free free	licence for retailing beer Dealers in foreign wine,	-	1,960	1,960	1,960	19,600	0	٥	19,000	0	0	19,600	0	0
Decraph   Decr	Dealers in foreign wine,	-	99	83	115	373	16	0	348	12	9	483	0	0
co are sold ————————————————————————————————————	Passage vessels, on board	-	23,111	24,079	23,714	48,133	2	٩	50,563	18	٥	49,799	8	0
thm a verr diffrom farley beah   36,343,691   38,551,522   39,507,287   4,603,430   0   5,018,321   45   5,414,771   11,047,335   12,243,688   1,338,309   104,735   10,243,490   10   5,018,321   4,003,430   0   5,018,321   4,003,430   0   5,018,321   4,003,430   0   5,018,321   4,003,430   0   104,735   10   107,675   0	on are sold Surcharges Amount of du'y on licenses	-	257	. 279	250	3,792								6
Second class         -         15,531,039         16,477,105         16,552,168         97,069         2         2         102,081         17         11         103,431         0           Pastebord, millboard, &c. cwts.         43,468         46,655         49,992         48,468         9         6         52,246         18         54,899         U           Shined paper         yards         7,140,317         7,670,761         8,749,144         52,063         18         3         68,120         2         3         63,793,164           sup, hard         -         10,819,073,092         138,110,787         144,344,043         1,493,788         3         1         1,15,167,19         0         92,150         5           Suf         -         0,319,73,16         11,731,164         0,401,201         7,5,373,17         4         38,243,44         3         4         43,398         4         43,398         4         43,398         4         43,398         4         43,398         6         51,269         10         10,210,201         10,210,201         10,210,201         10,210,201         10,210,201         10,210,201         10,210,201         10,210,201         10,210,201         10,210,201         10,210,201	thin a year last from barley From beer or bigg		1,047,355	1,224,369	1,334,309	4,694,316	10	0	5,018,321	14 16	5	5,141,771	11	5
sap, hard 1bs. 119,503,092 138,170,787 144,344,043 1,493,788 13 1 1,115,167 19 0 902,150 5 Soft - 10,350,703 11,731,156 10,401,281 75,473 17 4 59,253 4 4 43,338 12	Second class Pasteboard, millboard, &c.	cwts.	15,531,059 43,468	16,477,105 46,655	16,552,164 49,392	97,069 48,468	9	8	102,981 52,246	17 18	11	103,451 54,659	0	3 11 t 3
	ap, hard	ibs.	10,350,703	138,170,787	144,344,043 10,401,281	1,493,788 75,473	13 17	4	1,115,167 59,253	19	0	902,150 43,339	5 13	83 4 5
one bottles cwts 16.626 17.038 16.911 4,156 10 0 4,259 10 0 4,227 15	one bottles · · ·	lbs.	8,070,026 16,626	8,805,513 17,038	4,726,921 16,911	109,281 4,156	11	9	119,241 4,259	ம் 10		4,227	8 15	10 0 0 6
ea 11.5. 31.548.407 31.829.619 14.427.616 3.509.820 15 6 3.444.103 7 7 1.455.365 19 1	n	lbs.	31,549,407	31,829,619	14,427,616	3,509,820	15	6	3,444,103	7	7	1,455,365	19	0

or secreted, in order to avoid the duty, to be forfeitrd; and every person assisting in such removal shall forfeit and lose treble the value of such goods, or 100h, at the discretion of the commis-

the value of such goods, or 100h, at the discretion of the commusioners.

Obstructing Officers.—All persons who shall oppose, molest, &c.
any officer of excose in the execution of this duty, shall respectively,
for every such offence, furfest 200l.

Officers violently resisted in making any seizuro may oppose force
to force; and in the event of their wounding, mammate or killing
any person, when so opposed, they shall be admitted to ball, and
may plead the general issue.

Justices, navyors, halfiles, constables, &c. are required to assist exlostices, mayors, halfiles, constables, &c. are required to assist exposed to the state of the state of the state of the construction of the state of the state of the conrequest, deel lines going with an excess officer, who, on notice and
request, deel lines going with an excess officer, in to fortiet 20d, for
every such officers.

Claimants of Goods wized,—No claim shall be entered by goods
cized, except in the real names of the proprietors of such goods.

Claimants are bound with 2 sureties in a penalty of 100l. to pay the
expense of claim; and in default thereof the goods are to be condemned.

Proceedings in Courts of Lano.—All penalties under the excise

expenses of claim; and in default thereof the goods are to be condemned.

Proceedings in Courts of Lawo.—All penalties under the excise laws may be sued for and recovered in the Courts of Exchapper at Westminster, Edinburgh, or Dublin respectively, according as the offence may lave taken place in England, secondar, of returnly provided that the proveedings in the courts commence within 3 years in Lorentz and the court of the commence of the consistence of excise; and in other places used information may be heard and adjudged by any 3 or more of the commissioners of excise; and in other places used informations may be exhibited before to more justices of the peace, and may be heard and adjudged by any 2 or more of the commissioners of excise; and more such justices.

Mitigate any penalty incurred for any offence committed against the excise laws to nor fourth part thereof; but it is lawful for the commissioners of excise, when they see cause, forther to mitigate, or entirely remit, such penalties.—All penalties and forfeitures incurred muler the excise lawful for the distributed, half to his Majesty, and half to the officer or person who shall discover, inform, or sue for

int of Duty.	
903.	1*34.
4. d.	Lo a. d.
,940 0 0	39,250 0 0
11 0	155,146 8 0 34,261 10 0 23,655 19 6 44,160 12 0
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void the duty, to be forfeited; and every a removal shall forfeit and lose treble or 100%, at the discretion of the commis-

All persons who shall oppose, molest, &c. be execution of his duty, shall respectively,

nfeit 2001. ted in making any selzure may oppose force put of their wounding, manning, or killing posed, they shall be admitted to bail, and

sue. Ils, constables, &c. are required to assist ex-ustable, or peace officer, who, on notice and with an excise officer, is to forfeit 201, for

cized.—No claim shall be entered for goods it names of the proprietors of such goods. In 2 sureties in a penalty of 1001, to pay the in default thereof the goods are to be con-

of Lino.—All penalties under the excise in recurrent in the Courts of Exchequer at he of Dullin respectively, according as the place in England, Serdand, or Irelant profis in the courts commence within 3 years the offence.

Expected to population particularly a property of population profits.

is in the courts commence within 3 years the offices.

I would be possible against the excise laws and adjudged by any 3 or more of the come in other places such in formations may be rejustices of the peace, and may be leard from our such places and authorized, if they shall there is a predal provision in the contary, interest for any offence committed against part thereof; but it is lawful for the peace of the peace

of naking a serioure, like continuationers may direct his abare to be forfeited.

Onthe and of firendisons.—Fernors wilfully taking or naking any false make or alternation as to any metter connected with the excess laws shall, upon being convicted of such offence, suffer the pains and pentilles includent to without and corrupt perjury; and those prescring or suborming such persons (if above or affirm falsely shall, mpon consistents, be liable to the pians and pentiles includent to suborming on the persons of about a second be brought, and the pentiles are suffered to suborminate the subormination of perjury.

Actions madinate Excise Officers.—No writ, suffittions, or process shall be used out or served upon, not shall any acting be brought, and the subormination of the service laws, until after the certain performance of the service laws, until after the certain performance of alone of the person in whose name it is to be bringly!. No sucho affect, performing the excise laws, unless it be brought with a disconding the service laws, unless it be brought, but the subormination of the defendant, the lawer shall, in every such action, shall have arises. If judgment I [1970 against the planshift, and in (votor of the defendant, the lawer shall, in every such action, shall have arises. If judgment [1970 against the planshift, and in (votor of the defendant, the lawer shall, in every such action, shall have arises. If judgment [1970 against the planshift, and in (votor of the defendant, the lawer shall, in every such action, share traile costs as well as the property of the shall be considered.

that if any one shall forge, counterfelt, or knowingly give any analysis a making a sensure, the commissioners may direct his share to be forfested.

(this and a firmation as to any matter connected with the extect has shall not be formed by the state of the state

EXPORTS, the articles exported, or sent beyond seas .- (See IMFORTS AND EXPORTS.)

FACTOR, an agent employed by some one individual or individuals, to transact business on his or their account. He is not generally resident in the same place as his principal, but, usually, in a foreign country. He is authorised, either by letter of attorney or otherwise, to receive, buy, and sell goods and merchandise; and, generally, to transact all sorts of business on account of his employers, under such limitations and conditions as the latter may choose to impose. A very large proportion of the foreign trade of this and most other countries is now carried on by means of factors or agents.

Factors and brokers are, in some respects, nearly identical, but in others they are radically different. "A factor," said Mr. Justice Holroyd, in a late case, "differs materially from a broker. The former is a person to whom goods are sent or consigned; and he has not only the possession, but, in consequence of its being usual to advance money upon them, has also a special property in them, and a general lien upon them. When, therefore, he sells in his own name, it is within the scope of his authority; and it may be right, therefore, that the principal should be bound by the consequences of such sale. But the case of a broker is different: he has not the possession of the goods, and so the vendor cannot be deceived by the circumstance; and, besides, the employing a person to sell goods as a broker does not authorise him to sell in his own name. If, therefore, he sells in his own name, he acts beyond the scope of his authority; and his principal is not bound."

A factor is usually paid by a per-centage or commission on the goods he sells or buys. he act under what is called a del credere commission, that is, if he guarantee the price of the goods sold on account of his principal, he receives an additional percentage to indemnify him for this additional responsibility. In cases of this sort the factor stands in the vendee's place, and must answer to the principal for the value of the goods sold. But where the factor undertakes no responsibility, and intimates that he acts only on account of another, it is clearly established that he is not liable in the event of the vendee's failing.

The second maxim, that the principal is responsible for the acts of his agent, prevails universally in courts of law and equity. In order to bind the principal, it is necessary only that third parties should deal bona fide with the agent, and that the conduct of the latter should be conformable to the common usage and mode of dealing. Thus, a factor may sell goods upon credit, that being in the ordinary course of conducting mercantile affairs; but a stock broker, though acting bonû fide, and with a view to the benefit of his principal, cannot sell stock upon credit, unless he have special instructions to that effect; that being contrary to the usual course of business.

A sale by a factor creates a contract between the owner and buyer; and this rule holds even in cases where the factor acts upon a del credere commission. Hence, if a factor sell goods, and the owner give notice to the buyer to pay the price to him, and not to the factor, the buyer will not be justified in afterwards paying the factor, and the owner may bring his action against the buyer for the price, unless the factor has a lien thereon. But if no such notice be given, a payment to the individual selling is quite sufficient.

If a factor buy goods on account of his principal, where he is accustomed so to do, the contract of the factor binds the principal to a performance of the bargain; and the principal is the person to be sued for non-performance. But it is ruled, that if a factor enter into a charterparty of affreightment with the master of a ship, the contract obliges him only, unless he lade the vessel with his principal's goods, in which case the principal and lading become liable, and not the factor. Where a factor, who is authorised to sell goods in his own name, makes the buyer debtor to himself; then, though he be not answerable to the principal for the debt, if the money be not paid, yet he has a right to receive it, if it be paid, and his receipt is a sufficient discharge; the factor may, in such a case, enforce the payment by action, and the buyer cannot defend himself by alleging that the principal was indebted to him in more than the amount.

"Where a factor," said Lord Mansfield, "dealing for a principal, but concealing that principal, delivers goods in his own name, the person contracting with him has a right to consider him, to all intents and purposes, at the principal; and though the real principal may appear, and bring an action on that cont.: It against the purchaser of the goods, yet that purchaser may set off any claim he may have against the factor, in answer to the demand of the principal."

Merchants employing the same factor run the joint risk of his actions, although they are strangers to each other: thus, if different merchants remit to a factor different bales of goods, and the factor sell them as a single lot to an individual who is to pay one moiety of the price down and the other at 6 months' end; if the buyer fail before the second payment, each merchant must bear a proportional share of the loss, and be content to accept his dividend of the money advanced.—(Beaues, Lex. Merc.)

A factor employed, without his knowledge, in negotiating an illegal or fraudulent transaction, has an action against his principal. On this ground it was decided, that a merchant who had consigned counterfeit jewels to his factor, representing them to be genuine, should make full compensation to the factor for the injury done to him by being concerned in such

a transaction, as well as to the persons to whom the jewels had been sold.

The office of a factor or agent being one of very great trust and responsibility, those who undertake it are bound, both legally and morally, to conduct themselves with the utmost fidelity and circumspection. A factor should take the greatest care of his principal's goods in his hands: he should be punctual in advising him as to his transactions on his behalf, in sales, purchases, freights, and, more particularly, bills of exchange: he should deviate as seldom as possible from the terms, and never from the spirit and tenor, of the orders he receives as to the sale of commodities: in the execution of a commission for purchasing goods, he should endeavour to conform as closely as practicable to his instructions as to the quality or kind of goods: if he give more for them than he is authorised, they may be thrown on his hands; but he is bound to buy them for as much less as he possibly can. After the goods are bought, he must dispose of them according to order. If he send them to a different place from that to which he was directed, they will be at his risk, unless the principal, on getting advice of the transaction, consent to acknowledge it.\*

A factor who sells a commodity under the price ho is ordered, may be obliged to make good the difference, unless the commodity be of a perishable nature and not in a condition longer to be kept. And if he purchase goods for another at a fixed rate, and their price having afterwards risen, he fraudulently takes them to himself, and sends them somewhere else, in order to secure an advantage, he will be found, by the custom of merchants,

liable in damages to his principal.

If a factor, in conformity with a merchant's orders, buy with his money, or on his credit, a commodity he is directed to purchase, and, without giving advice of the transaction, sells it again at a profit, appropriating that profit to himself, the merchant may recover it from him, and have him amerced for fraud.

If a factor buy, conformably to his instructions, goods of which he is *robbed*, or which suffer some unavoidable injury, he is discharged, and the loss falls on the principal. But if

\*" Whoever," says Dr. Paley, "undertakes another man's business, makes it his own; that is, promises to employ upon it the same care, attention, and diligence, that he would do it it were actually his own; for he knows that the business was committed to him with that expectation. Anothe promises nothing more than this. Therefore, an agent is not obliged to wait, inquire, solicit, ride about the country, toil, or study, whilst there remains a possibility of benefiting his employer. If he exert as much activity, and use such caution, as the value of the business in his judgment deserves; that is, as he would have thought sufficient if the same interest of his own had been at stake; he has discharged his duty, although it should afterwards turn out, that by more activity, and longer perseverance, he might have concluded the business with greater advantage."—(Moral and Pol. Phil. c. 12.)

There seems to be a good deal of faxity in this statement. It is necessary to distinguish between those who, in executing a commission, render their services for the particular occasion only, without hire, and those who undertake it in the course of business, making a regular charge for their trouble. If the former bestow on it that ordinary degree of cure and attention which the generality of mankind bestow on similar affairs of their own, it is all, perhaps, that can be expected: but the latter will be justly censurable, if they do not execute their engagements on account of others with that care and diffigence which a "provident and attentive father of a family" uses in his own private concerns. It is their duty to exert themselves proportionally to the exigency of the affair in hand; and neither to do any thing, how minute soever, by which their cauployers may sustain damage, nor onat asy thing, however inconsiderable, which the nature of the act requires. Perhaps the best general rule on the subject is, to suppose a factor or agent bound to exert that degree of care and vigilance that may be reasonably expected of him by others. At all events, it is clear he is not be regulated by his own notions of the "value of the business." A man may neglect business of his own, or not think it worth attending to: but he is not, therefore, to be excused for neglecting any similar business he has undertaken to transact for others.—(There are some very good observations on this subject in 8h William Jones's Essay on Bailments, 2d ed. p. 53, and passim.)

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necessary to distinguish between particular occasion only, without particular occasion only, without regular charge for their trouble, in which the generality of mankind can be expected: but the latter n account of others with that care uses in his own private concerns f the affair in hand; and neither s. Perhaps the best general rule degree of care and vigilance that ar he is not to be regulated by his at he is not to be regulated by his business of his own, or not think it beting any similar business he has servations on this subject in Sir the goods be stolen from the factor, he will not be so easily discharged; for the fact of their having been abstracted by steulth, and not by riolence, raises a strong presumption that he had not taken that reasonable care of them which was incumbent upon him. If, however, he can prove that the goods were lodged in a place of security, and that he had not been guilty of positive negligence, nor exercised less care towards them than towards his own property, he will not be held responsible even for a theft committed by his servants.—(Jones on Bailments, 2d ed. p. 76.; Chitty on Commercial Law, vol. iii. p. 368.)

If a factor, having money in his hands belonging to his principal, neglect to insure a ship and goods, according to order, he must, in the event of the ship miscarrying, make good the damage; and if he make any composition with the insurers after insurance, without orders to that effect, he is answerable for the whole insurance. A principal, at the end of a very long letter, directed his agent thus: "Observe the premium on this value is also to be insured. But the agent, not noticing this sentence, neglected to insure the premium; and, being sued,

was held liable for the omission.

If goods are remitted to a factor, and he make a false entry of them at the Custom-house, or land them without entry, and they are, in consequence, seized or forfeited, he is bound to make good the damage to his principal: but if the factor make his entry according to invoice or letters of advice, and these proving erroneous, the goods are seized, he is discharged.

It is now a settled point, that a factor has a lien on goods consigned to him, not only for incidental charges, but as an item of mutual account for the balance due to him so long as he remains in possession. If he be surety in a bond for his principal, he has a lien on the goods sold by him on account of such principal, to the amount of the sum he is bound for.

It being the general rule of law, "that property does not change while in transitu," or in the hands of a carrier, a consignment made before the bankruptcy of a consignor, but not arriving till after, remains the property of the consignor, except, indeed, where the delivery is made by the order and upon the account of the consignee, and is a complete alienation from the consignor. In the case, therefore, of a consignment to a factor, the property remains the consignor's, and passes into the hands of his assignees. When a factor has a lien on goods, he has a right to the price, though received after the bankruptcy.

Where general or unlimited orders are given to a factor, he is left to buy and sell on the best conditions he can. And if detriment arise to a principal from the proceedings of a factor acting under such authority, he has no redress, unless he can show that he acted fraudulently

or with grass negligence.

A factor or broker acting against the interest of his principal cannot even receive his commission. If he pay money on account of his principal, without being authorised, he cannot recover it back.

An agent cannot delegate his rights to another so as to bind the principal, unless expressly

authorised to nominate a sub-agent.

(For further information as to the general powers and liabilities of factors and agents, see Beauces's Lex Mercatoria, art. Factors, Supercargoes, Se. ; Chitty's Commercial Law, vol. iii, c. 3.; Woolrych on Commercial Law, pp. 317-329, &c. See also the article Buokens,)

The law with respect to the effect of the transactions of factors or agents on third parties was placed on its present footing by the act 6 Geo. 4, c. 94. Under the law that previously obtained, it was held, that a factor, as such, had no authority to pledge, but only to sell the goods of his principal; and it was repeatedly decided that a principal might recover back goods on which a bona fide advance of money had been made by a third party, without his being bound to repay such advance; and notwithstanding this third party was wholly ignorant that the individual pledging the goods held them as a mere factor or agent. It used also to be held, that bond fide purchasers of goods from factors or agents not vested with the power of sale, might be made liable to pay the price of the goods a second time to the real owner.

The extreme hardship and injurious influence of such regulations are obvious. It is the business of a principal to satisfy himself as to the conduct and character of the factor or agent he employs; and if he make a false estimate of them, it is more equitable, surely, that he should be the sufferer, than those who have no means of knowing any thing of the matter. The injustice of the law in question, and the injury it did to the commerce of the country, had frequently excited attention; and was very ably set forth by Lord Liverpool, in his speech in the House of Lords, on moving the second reading of the new bill.

eThose of their Lordships who were acquainted with commercial transactions, would know that money was frequently advanced on goods, without its being possible for the person advancing the money to have any further acquaintance with the transactions, than that the factor was in actual possession of the goods. It then became a question, putting fraud out of view, if the factor became a backrupt, or in any other way failed to execute his engagements, whether the loss should fall on the principal who had consigned these goods, or on the pledgee who had advanced money on them. It had been of late ruled, that If the factor were intrusted only to dispose of the property, the loss must fall on the pledgee. He meant to contend, that this was contrary to equity, and contrary to analogy that at was disapproved of by bigh authority, and was contrary to the law in every country of the world, except this, and the United States of America, which had drawn their law from this country. It was contrary to equity, he thought, that the pledgee, who had advanced his noney without any fraud, but on the bona fide possession of the goods, should suffer. He had placed no confidence, but the principal who had appointed the factor had placed confidence. He could limit him in his operations

as he pleased—he could give him any kind of instructions—he might qualify his power—he was bound to take precautions before placing confidence; and he was in all respects more liable to suffer from his faults than the pledgee. The latter knew nothing of the power of the factor, he saw only the goods, and advanced his money on what was a sufficient security for repayment. On every principle of natural equity, therefore, the loss ought to fall, not on the pledgee, but on the principal. He knew that this view was connected with one very important question—that of possible for transactions to goon, unless the possession was admitted as the title to the goods. If this were an indifferent question, or a question involving only a few cases, he would not have called on their Lordships to legislate on this subject; but all the commercial interests of the country were connected with it. And he might say, he believed that two-thirds of the whole commerce of the country was carried on by consigning goods to a factor, and leaving it to his discretion to dispose of them to the createst advantage, sending them to market and leaving it to his discretion to dispose of them to the createst advantage, sending them to market when he pleased, and raising money on them when he could not send them to market. Bills of Exchange, Exchequer bills to a second person, and he parted with them, the third party who obtained them was held to have a right to them. Commercial proceedings were of as such importance as money proceedings, and he could not see why they should not receive the same security. It might be asked, perhaps, when this was felt to be so great an evil, why it was not altered before; but it seemed to be one of those things which had grown up gradually, and which did much mischief he fore they became extensively known. The first decision, the believed, which established the law as it now stood, was delivered in 172; and be sive that they some fraud. That decision, the Lord Chief Justice maintained, was at variance with the best

By the new law, all persons intrusted with and in possession of goods are supposed, unless the contrary be made distinctly to appear, to be their owners, so far, at least, that they may pledge them or sell them 10 third parties. The following are the principal clauses of this important act, 6 Geo. 4, c, 9 1.

Factors or Agents having Goods or Merchandise in their Passession, shall be deemed to be the true Owners.—Any person intrusted for the purpose of consignment or of sale, with any goods, wares, or merchandise, and who shall have shipped such in his own name, and any person in whose name any goods, wares, or merchandise shall be shipped by any other person, shall be deemed to be the true owner, so far as to entine the consignee to a lien thereon in respect of any money or negotiable security advanced by such consignee for the use of the person in whose name such goods, wares, or merchandise shall be shipped, or in respect of any money or negotiable security received by him to the use of such consignee, in like manner as if such person was the true owner; provided such consignee shall not have notice by the bill of lading, or otherwise, before the time of any advance of such money or negotiable security, or of such receipt of money or negotiable security, in respect of which such lien is claimed, that such person so shipping in his own name, or in whose name any goods, wares, or merchandise shall be shipped by any person, is not the actual and bona fide owner, any law, usage or custom to the contrary thereof notwithstanding; provided also, that the person in whose name such goods, wares, or merchandise are so shipped shall be taken, for the purposes of this act, to have been intrusted therewith for the purpose of consignment or of sale, unless the contrary thereof shall be made to appear by bill of discovery, or be made to appear in evidence by any person disputing such field—when the contrary thereof shall be made to appear by bill of discovery, or be made to appear in evidence by any person disputing such field—when the contrary thereof shall be made to appear by bill of discovery, or be made to appear in evidence by any person disputing such field—when the contrary thereof shall be actual and bona field and become the contrary thereof shall be made to appear by bill of discovery, or be made to appear in evidenc

Persons in Possession of Bills of Lading to be the Owners, so far as to make valid Contracts.—From and after the 1st of October, 1826, any person birtusted with any bill of bading, India warrant, dock warrant, warchouse keeper's certificate, wharfinger's certificate, warrant or order for delivery of goods, shall be deemed to be the true owner, so far as to give validity to any contract or agreement thereafter to be entered into by such person so intrusted, with any person, body politic or corporate, for the sale of the said goods, wares, and merchandise, or for the deposit or pledge thereof as a security for any money or negotiable instrument advanced or given by such person, body politic or corporate, mon the faith of such documents; provided such person, body politic or corporate, shall not have notice, by such documents or otherwise, that such person so intrusted is not the actual and bona fide owner.—§ 2.

Mn Person to acquire a Security upon Goods in the Hands of an Agent for an antecedent Debt, beyond the Amount of the Agent's laterest in the Goods.—In case any person, body politic or corporate, shall, after this act, accept any such goods, in deposit or pledge, from any such person so intrusted, without notice as aforesaid, as a security for any debt or demand due from any such person so intrusted, to such person, body politic or corporate, so accepting such goods in deposite or pledge, shall acquire no further interest in the said goods, or any such document, than was possessed, or might have been enforced, by the said persons ointrusted, at the time of such deposit or pledge; but such person, body politic or corporate, so accepting such goods in deposit or pledge; but such person, body politic or corporate, so accepting such goods in deposit or pledge, shall acquire, possess, and enforce such right, title, or interest as might have been enforced by such person so intrusted.—\(\phi\) 3.

de power—he was hound nore liable to suffer from it frictor, he saw only the sent. On every principle the principal. He knew seession and title; but it Ins the title to the goods, asses, he would not have dinterests of the country he whole commerce of the is discretion to dispose of und raising money on them s, and money bills of every list to a second person, and a right to them. Commerhe could not see why they this was felt to be so greathings which had grown up known. The first decision, 742; and he knew that Lord sion. He supposed it might see maintained, was at varitances he could not explain. S, till of late years. He did hished by these precedents; had been established. (Here flustice Ellenborough, and a ling to these precedents, that judges, though they had felt intary to the general analogy consideration, the law of the side to be what he wished to see of fraud, it was held, that or his faults, but that the perlaw in Scotland. He had unsat means had been taken for erica to the law of other countries, it would be found of the same with the laws reather the same with the laws reather bill was founded on equity it assimilated our commercial transaction the same with the laws reather bill was founded in justice, and oncluded by moving the second

of goods are supposed, unless o far, at least, that they may e principal clauses of this im-

a, shall be deemed to be the true sale, with any goods, wares, or any person in whose name any shall be deemed to be the true fany money or negotiable securiance such goods, wares, or nersecurity received by him to the warer; provided such consignee of any advance of such money curity, in respect of which such whose name any goods, wares, bond fide owner, any law, usage, that the person in whose name the purposes of this act, to have unless the contrary thereof shall nice by any person disputing such

s to make valid Contracts.—From it of lading, India warrant, duck warrant or order for delivery of ity to any contract or agreement person, hody politic or orporate, local to pledge thereof as a semuch person, body politic or corpody politic or corporate, shall not trusted is not the actual and bond

t for an anteredent Debt, begand the y politic or corporate, shall, after erson so intrusted, without notice person so intrusted, to such peruch person, hody politic or corpofurther interest in the said goods, reed, by the said person so intusttic or exporate, so decepting such a right, title, or interest as might Persons may contract with known Agents in the ordinary Course of Business, or out of that Course, if weithin the Agent's Authority.—From and after the 1st of October, 1826, it shall be lawfol for any person, body politic or corporate, to contract with any agent, intrusted with any looks, or to whom the same may be consigned, for the purchase of such goods, and to receive the same of and pay for the same to such agent; and such contract and payment shall be binding upon the owner, notwithstanding such person, body politic or corporate, shall have notice that the person making and entering into such contract, or on whose behalf such contract is made, is an agent; provided such contract and payment be made in the usual course of business, and that such person, body politic or corporate, shall not have notice that such agent is not authorised to sell the said goods, or to receive the said our chase money.—9 4.

Right of the true Owner to follow his Goods while in the Hands of his Agent or of his Assignee in case of Bunkruptey.—Nothing herein contained shall be deemed to deprive the true owner or proprietor of such goods from demanding and recovering the same from his factor or agent, in the event of such goods from demanding and recovering the same from his factor or agent, in the event of his, her, or their bankruptey; nor to prevent such owner or proprietor from demanding or recovering of and from any person, bodies politic or corporate, the price agreed to be paid for the purchase of such goods, subject to any right of set-off on the part of such persons, bodies politic or corporate, against such factor or agent; not [nor] to prevent such owner or proprietor from demanding or recovering of and from such persons, bodies politic or corporate, such goods, so deposited or pledged, npon repayment of the money, or on restoration of the merdiable instrument so advanced or given on the security of such goods, by such persons, bodies politic or corporate, to such factor or agent; and upon payment of such further sum, or on restoration of such other negotiable instrument (if any) as may have been advanced or given by such factor or agent, to such other negotiable instrument (if any) as may have been advanced or given by such factor or agent, to such owner or proprietor, or on payment of a sum equal to the amount of such instrument; nor to prevent the said owner or proprietor, or on payment of a sum equal to the amount of such instrument to advanced or given by such factor or agent, to such accordance remaining in their hands, as the produce of the sale of such goods, after deducting the root the amount of the money or negotiable instrument so advanced or given upon the security thereof; provided always, that in case of the bankruptey of any such factor or agent, the owner or proprietor of the goods so pledged and redeemed shall be held to have discharged pro tanto the debt due by them to the estate of such bankrupt.—2 6.

bankrupt.—§ 6.

\*\*\* Agents Fraudulently pledging the Goods of their Principals.—The 7 & 8 fleo, 4 c. 29. § 51, enacts, agents fraudulently pledging the Goods of their Principals.—The 7 & 8 fleo, 4 c. 29. § 51, enacts, agents if any factor or agent intrusted, for the purpose of sale, with any goods or merchandise, or intrusted with any bill of lading, warehouse keeper's or what linger's certificate, or warrant or order for the delivery of goods or merchandise, shall, for his own benefit, and in riolation of good faith, deposit or pledge any such goods or merchandise, or any of the said documents, as a security for any money or negatiable instrument borrowed or received by such factor or agent, at or before the time of making such deposit or pledge, or intended to be thereafter borrowed or received, every such offender shall be guilty of a misdemeanor, and, being convicted thereof, shall be liable, at the discretion of the court, to be transported beyond the seas for any term not exceeding 14 years, nor less than 7 years, or to suffer such other punishment by fine or imprisonment, or by both as the court shall award; but no such factor or agent shall be liable to any prosecution for depositing or pledging any such goods or merchandise, or any of the said documents, in case the same shall not be made a security for, or subject to the payment of, any greater sum of money than the amount which, at the time of such deposit or pledge, was justly due and owing to such factor or agent from his principal, together with the amount of any bill or bills of exchange drawn by or on account of such principal, and accepted by such factor or agent.

or agent."
This provision does not extend to partners not being privy to the offence; nor does it take away any remedy at law or equity which any party aggrieved by any offence might have been entitled to against such offender. And no one shall be liable to be convicted by any evidence whatever as an offender against this act, in respect of any act done by him, if he shall, at any time previously to his being indicted for such offence, have disclosed such acts, on oalt, in consequence of any computsory process of any court of law or equity, in any action, suit, &c. which shall have been book fide instituted by any party aggrieved, or if he shall have disclosed the same in any examination or deposition before any commissioners of bunkrupt.—> 52.

FACTORAGE, αα COMMISSION, the allowance given to factors by the merchants and manufacturers, &c., who employ them: it is a percentage on the goods they purchase or sell on account of their principals; and varies in different countries, and as it refers to different articles. It is customary for factors, as observed in the previous article, to insure the debts due to those for whom they sell for an additional, or del credere, commission, generally averaging from 1½ to 2 per cent. Factorage or commission is also frequently charged at a certain rate per cask, or other package, measure, or weight, especially when the factor is only employed to receive or deliver: this commission is usually fixed by special agreement between the merchant and factor.

FACTORAGE, BROKERAGE, AND COMMISSION TABLE.

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Amount.	At 1-8 per Ct.	At 1-4 per Ct.	At 3 8 per Ct. At 1-2 per	Ct. At 5-8 per Ct	At 3-1 per Ct.	At 7-8 per Ct.	At 1 per Ct.
L	I. s. d.	L. s. d.	L. s. d. L. s. d	L. s. d.	L. s. d.	L. v. d.	L. s. d.
1 1	0 0 01-4	0 0 01-2	0 0 034 0 0 1	0 0 11-2	0 0 13-4	0 0 2	0 0 21-4
1 2	0 0 01-2	0 0 1	0 0 13-4 0 0 2	1-4 0 0 3	0 0 3 1-2	0 0 4	0 0 434
3	0 0 03-4	0 0 13-4	0 0 21-2 0 0 3	1-2 0 0 4 1-2	0 0 51-4	0 0 61-4	0 0 7
4	001	0 0 21.4	0 0 31-2 0 0 4	3-4 0 0 6	0 0 7	0 0 81.4	0 0 91.2
5	0 0 11-2	0 0 3	0 0 41-2 0 0 6	0 0 7 1-2	0 0 9	0 0 10 1-2	010
6	0 0 134	0 0 312	0 0 514 0 0 7	0 0 9	0 0 10 3-4	0 1 0 1-2	0 1 2
1 7	0 0 2	0 0 4	0 0 63-4 0 0 8	1-4 0 0 10 1-2	0 ( 01-2	0 1 21-2	0 1 43-4
1 8	0 0 21-4	0 0 434	1007 1009	1-2 0 1 0	0 1 2 1-4	0 1 434	0 1 7
9	0 0 21-2	0 0 51-4	008 000	3-4 0 1 11-2	0 1 4	0 1 63-4	0 1 9 t-2
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Table-continued.

Amount.	At 1-8 per Cl. A	1 1-4 per Cl. At 3	8 per Ct. At 1-2	per Ct. At 5-8 pe	r Ci. At 3 4 per Ct	At 7.8 per Ct.	At 1 per Ct.
2. 40 60 60 70 90 100 200 300 400 600 700 500 1,000 1,000 3,000 4,000 5,000	L. a d. 0 1 0 1 0 1 0 1 0 0 1 0 0 1 0 0 1 0 0 0 1 0 0 0 2 0 0 0 7 6 6 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 0 15 0 0 0 15 0 0 0 15 0 0 0 15 0 0 0 15 0 0 0 15 0 0 0 15 0 0 0 0	0 2 6 0 3 0 0 3 6 0 4 0 0 4 6 0 0 5 0 0 10 0 0 1 5 0 1 1 0 0 1 1 5 0 2 5 0 2 5 0 2 5 0 5 0 1 1 0 0 1 1 5 0 5 0 1 1 0 0 1 1 5 0 2 5 0 5 0 1 1 0 0 1 1 0 0 5 0 1 1 0 0 1 0 0 0 0 0 0 0 0 0 0 0	0 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1. d	0 0 6 0 3 0 7 6 6 0 9 0 9 0 10 6 0 12 0 3 0 13 6 6 0 15 0 0 1 10 0 0 2 5 0	L, s, d, 0 0 7 10 0 0 8 9 0 0 10 0 12 3 0 0 15 9 6 1 15 5 5 0 6 2 6 6 17 10 0 0 17 10 0 0 17 10 0 0 17 10 0 0 13 5 0 0 0 43 15 0 0 43 15 0 0 57 10 0 0 17 10 0 0 187 10 0 187	4. 4. 4. 6 8 0 0 0 14 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
A	At 1 1-2 per Ct.	At 2 per Ct.	At 2 1-2 per Ct.	At 3 per Ct.	A(4 per Ct. A	t 4 1-2 per Ct.	At 5 year Cit
Amount.	I. s. d.	L. s. d. 0 0 4 3-4	I. s. d.	L. I. d.	L. 1. d.	L. s. d. 0 0 10 3-4	At 5 per Ct.
2 3 3 4 5 6 7 7 8 9 10 10 10 10 10 10 10 10 10 10 10 10 10	0 0 31.2 0 0 7 7.4 0 10 21.4 0 1 21.4 0 1 5 1.2 0 2 4 3.4 0 2 8 1.4 0 2 8 1.4 0 2 9 0 0 15 0 0 10 0 0 12 0 1 1 0 1 0 0 1	0 0 9 12 14 0 1 7 14 0 1 7 14 0 1 7 14 0 1 7 14 0 1 7 14 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0 0 6 6 0 1	0 0 7 0 1 23.4 0 1 91.2 0 3 0 2 4.3 0 3 0 2 7 4 91.2 0 6 0 0 1 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 7 7 0 2 4 0 0 0 0 1 7 0 0 2 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 1 0 1.2 1 0 1.2 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

FACTORY, a place where merchants and factors reside, to negotiate business for themselves and their correspondents on commission. We have factories in China, Turkey, Portugal, Russia, &c.

FAIRS AND MARKETS. These institutions are very closely allied. A fair, as the term is now generally understood, is only a greater species of market recurring at more distant intervals. Both are appropriated to the sale of 1 or more species of goods, the hiring of servants, or labourers, &c.: but fairs are, in most cases, attended by a greater concourse of people, for whose amusement various exhibitions are got up.

1. Origin of Fairs.—Institutions of this sort are peculiarly serviceable in the earlier stages of society, and in rude and inland countries. The number of shops, and the commodities in them, are then either comparatively limited, or they are but little frequented by dealers; so that it is for the advantage of all, that fairs should be established, and merchants induced to attend them. For this purpose various privileges have been annexed to fairs, and numerous facilities afforded to the disposal of property in them. To give them a greater degree of solemnity, they were originally, both in the ancient and modern world, associated with religious festivals. In most places, indeed, they are still held on the same day with the wake or feast of the saint to whom the church is dedicated; and till the practice was prohibited, it was customary, in England, to hold them in churchyards!—(Jacob's Law Diet, art. Fair.) But since the growth of towns, and the opportunities afforded for the disposal and purchase of all sorts of produce at the weekly or monthly markets held in them, the utility of fairs, in this country, at least, has very much diminished; they have, also, lost much of their ancient splendour; and, though some of them are still well attended, and of real use, a good number might be advantageously suppressed.

But it is far otherwise in inland countries, where the facilities for carrying on commercial transactions are comparatively circumscribed. There it is of the utmost importance, that certain convenient places and specified periods should be appointed for the bringing together of commodities and dealers. This is not only the readiest and best means of promoting

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10 0	35 0 43 15 87 10	20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

Ct. At 4 1-2 per Ct.	At 5 per Ct.
## 10	0 8 0 0 9 0 0 10 0

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ilities for carrying on commercial s of the utmost importance, that ppointed for the bringing together est and best means of promoting commerce, but also of softening national antipathies, and diffusing a knowledge of the products, arts, and customs of other countries.

2. Establishment of English Fairs.—No fair can be holden without grant from the Crown, or a prescription which supposes such grant. And before a patent is granted, it is usual to have a writ of ad quod damnum executed and returned, that it may not be issued to the prejudice of a similar establishment already existing. The grant usually contains a clause that it shall not be to the hurt of another fair or market; but this clause, if omitted, will be implied in law: for if the franchise occasion damage either to the king or a subject, in this or any other respect, it will be revoked; and a person, whose ancient title is prejudiced, is entitled to have a scire fucius in the king's name to repeal the letters patent. If his Majesty grant power to hold a fair or market in a particular place, the lieges can resort to no other, even though it be inconvenient. But if no place be appointed, the grantees may keep the fair or market where they please, or rather, where they can most conveniently.

3. Times of holding Fairs and Markets.—These are either determined by the letters patent appointing the fair or market, or by usage. The statute 2 Edw. 3. c. 15. enacts, that the duration of the fair shall be declared at its commencement, and that it shall not be continued beyond the specified time. By statute 5 Edw. 3. c. 5., any merchant selling goods after the

stipulated time is to forfeit double the value of the goods sold. 4. Effect of Sales in Fairs and Markets .- A bonu fide sale made in a fair or open market, in general, transfers the completo property of the thing sold to the vendce; so that, however vicious or illegal the title of the vender may be, the vendee's is good against every one except the king. But the sale, in order to come within this rule, must take place on the market day, and at the place assigned for the market. The city of London is said to be a market overt every day of the week except Sunday; every shop being a market overt for such things as the shopkeeper professes to deal in. The property of goods may, however, be changed, and effectually transferred to the buyer, by a bona fide sale in a shop out of London, whether the shopkeeper be the vendor or vendee, if the goods are of the kind in which he trades. A wharf in London is not within the custom, and is not a market overt for articles brought there. But a sale in a market will not be binding, if it be such as carries with it a presumption of fraud: as, for example, if it take place in a back room, or secret place; if the sale be covinous, and intended to defraud the real owner; or if the buyer know that the vendor is not the real owner of the goods, &c. It is very difficult to transfer the property of horses, even when they are sold in an open market, without the consent of the real owner.—(See Houses.)

5. Court of Pié Poudre.—To every fair or market there is incident, even without any express words in the grant, a court of pié poudre, in allusion to the dusty fect of the suitors. The steward or mayor may preside. It has cognizance of all questions as to contracts made in the market, respecting goods bought and delivered there, &c. Formerly pié poudre courts were held at every considerable fair; but they are now entirely laid aside.

6. Clerk of the Market.—Owners and governors of fairs are to take care that every thing be sold according to just weights and measures. And for that and other purposes they may appoint a clerk of the fair or market, who is to mark and allow all such weights, &c.; charging 1d. for sealing and marking a bushel, \( \frac{1}{2}d \). for marking a pallon, pottle, quart, pint, &c., under penalty of 5l.—(22 Cha. 2, c. 8.)

marking a gallon, pottle, quart, pint, &c., under penalty of 5l.—(22 Cha. 2. c. 8.)

7. Tolls.—Being a matter of private benefit to the owners of fairs or markets, and not incident to them, tolls are not exigible unless specially granted in the patent: but the king may by a new grant authorise a reasonable toll to be taken. If the toll granted be excessive, the patent will be void. It is a general rule, unless changed by a contrary custom obtaining time out of mind, that no toll be paid for any thing brought to a fair or market, before the same is sold, and that it shall then be puid by the buyer.

The owner of a house next to a fair or market is not allowed to open his shop during such fair or market, without paying stallage (toll for having a stall); on the ground that if he take the benefit of the market, he ought to pay the duties thereon. This regulation has been a good deal complained of.

The owners of fairs and markets are required by statute (2 & 3 Ph. and M. c. 7.) to appoint a person in a special open place to take the toll. The most important part of this person's duty has reference to his entering the horses sold with three distinguishing marks, and the names, &c. of those who buy and sell them.—(See Houses.)

An action lies against any one who refuses to pay the customary toll.

(for further information as to British fairs and markets, see Chitty on Commercial Law, vol. ii. c. 9.)

The 3 Geo, 4, c. 55, enacts, that at all fairs held within 10 miles of Temple Bar, business and amusements of all kinds shall cease at 11 o'clock in the evening, and not re-commence before 6 o'clock in the morning, under a penalty of 40s, to be paid by any master, mistress, or other person, having the care or management of any house, shop, room, booth, standing, tent, caravan or wagon, where any breach of this enactment shall have been committed. Power is also given by the same act to any 2 justices of the peace, within their respective jurisdictions to put a stop to any fair which is held without clarter, prescription, or lawful authority.

8. Principal British Fairs.—Among these may be specified Stourbridge, in Worcestershire. Bristol has two considerable fairs, one in March, and one in September. Exeter December fair, for cattle, horses, and most sorts of commodities. Weyhill fair, in Hampshire (October 10,) has, probably, the greatest display of sheep of any fair in the kingdom. Bartholomew fair, in London, used to be of considerable importance, but is now appropriated only to shows of wild beasts, and such like exhibitions, and might be suppressed with advantage. St. Faith's, near Norwich (October 17.), is the principal English fair for Scotch eattle. They are sold to the graziers and feeders of Norfolk, Suffolk, Essex, &c., by whom they are fattened for the London markets, where they are met with in great abundance. But besides those sold at St. Fuith's, large numbers of Scotch cuttle are disposed of at Market Harborough, Carlisle, Ormskirk, and other places. Ipswich has two considerable fairs: one in August. for lambs; and one in September, for butter and cheese: it is reckoned that above 100,000 lambs are annually sold at the former. Woodborongh-hill, in Dorset, for west country manufactures, as kerseys, druggets, &c. Woodstock October fair, for cheese. Northampton and Nottingham have each several large fairs, for horses, cattle, cheese, &c. The August fair of Horncastle, in Lincolnshire, is the largest horse fair in the kingdom, many thousand horses being exhibited for sale during its continuance: it is resorted to by crowds of dealers from all parts of Great Britain, by several from the Continent, and sometimes even from North America. Howden, in Yorkshire, has, also, a very large horse fair, particularly for Yorkshire hunters. Devizes, in Wiltshire, has several large fairs for sheep and eattle. There is usually a large display of cheese at the Gloncester April fair. A guild, or jubilee, commencing the last week of August, is held every twentieth year at Preston, in Lancashire; the last was held in 1822, and was well attended. The October fair of Market Harborough. Leicestershire, lasts 9 days, and a great deal of business is usually done in cattle, cheese, &c. Woodbridge Lady-day fair is celebrated for the show of Suffolk horses. Falkirk fair, or tryst, is one of the most important in Scotland, for the sale of cattle and sheep. The October fair of Ballinasloe, in the county Galway, is famous for the display of cattle and sheep; by far the largest proportion of these animals raised for sale in Connaught being disposed of at it. The sheep are generally from 3 to 4, the heifers from 3 to 4, and the bullocks from 4 to 5 years of age. They are mostly lean; and are kept for a year in Leinster before they are fit for the Dublin or Liverpool markets. It would seem that the number of cattle and sheep disposed of at Ballinasloe is rather declining; a result ascribable to the increase of cultivation caused by the great augmentation of population, and the continued subdivision of the land. We subjoin an

Account of the Number of Sheep and Cattle, sold and unsold, at the October Fairs of Ballinasloe, from the Year 1820 to the Year 1832, both inclusive.—(Agricultural Report of 1832, p. 349.)

Years.	Sheep sold.	Sheep unsold.	Total.	Cattle sold.	Cattle unsold.	Total.
1520	59,943	26,833	80,776	4,501	4,001	8,505
1521	72,534	10,566	£3,400	6,062	1,222	7,254 9,017
1822	74,718	15,459	90,177	5,322	3,695	9,017
1823	75,684	20,315	95,949	6,588	4,321	10,909
1524	77,149	6,786	84,234	9,058	1,417 2,254	10,505
1.25	72,577	17,688	90,265	8,012	2,254	10,266
1826	57,508	36,597	94,405	4,393	3,844	8,240
1827	77,075	1-1,300	91,375	6.639	1,711	6,349
11:28	86,374	11,010	97,354	7,707	3,806	11.513
1829	71,434	14,979	86,413	5,677	3,666	9,317
1830	66,874	14.611	81,485	5,894	1,563	7,457
1831	57,940	3,399	61,339	6,192	1,321 656	7,513
1832	58,055	4,793	62,948	6,101	656	6,657

9. Principal French Fairs.—Among these may be specified the fairs of St. Germains, Lyons, Rheims, Chartres, Rouen, Bordeaux, Troyes, and Bayonne; but they are said to be, for the most part, much fallen off. This, however, does not appear to be the case with the fair held at Beaucaire, in the department of the Gard, in July. It is said that there were from 70,000 to 80,000 persons at the fair of 1833, and that the business done exceeded 160,000,000 fr., or 6,400,000 l.! These statements are not, however, official, and are, most probably, exaggerated; and it is admitted, that the last was the greatest fair that has been held for these many years past.—(Archives du Commerce, tom. iii. pp. 236—245.)

10. German Fairs.—The principal German, or rather Enropean, fairs, are those of Frankfort on the Maine, Frankfort on the Oder, and Leipsic.

The concourse of merelionts, and the business done at these fairs, is generally very great.

The concourse of merelionts, and the cotton stuffs, twist, cloths, and hardware of England; the filks and jewellery of France; the printed cottons of Switzerland and Austria; the raw, manufactured, and literary products of Germany; the furs of the North; Turkey carpets; Cachemere shawls, &c.; and there also, are to be found merchants of all countries, those of Ispahan negotiating with those of Montreal for the purchase of furs; and Georgians and Servians supplying themselves with the cottons of Manchester and the jewellery of Paris.

There, in fact, are met the representatives, as it were, of every people in the world, labouring, though without intending it, to promote each other's interest, and to extend and strengthen those ties that bind together the great family of the human race.

urbridge, in Worcesterin September. Exeter eyhill fair, in Hampshire r in the kingdom. Barbut is now appropriated e suppressed with advanhish fair for Scotch cattle, , &c., by whom they are abundance. But besides of at Market Harborough, de fairs: one in August, coned that above 100,000 et, for west country manuor cheese. Northampton cheese, &c. The August kingdom, many thousand ed to by crowds of dealers and sometimes even from horse fair, particularly for airs for sheep and cattle, il fair. A guild, or jubilee, r at Preston, in Lancashire; fair of Market Harborough, y done in cattle, cheese, &c. orses. Falkirk fair, or tryst, nd sheep. The October fair y of cattle and sheep; by far ught being disposed of at it. and the bullocks from 4 to 5 n Leinster before they are fit number of cattle and sheep e to the increase of cultivation

ne October Fairs of Battinasloe, ural Report of 1832, p. 349.)

nued subdivision of the land.

Cattle unsold.	Total.
4.001	8,565 7,254
1,222	9,017 10,909
4,321 1,447	10,505 10,266
3,254	8,240 8,349
1,711 3,806	11,513 9,347
3,666	7,457 7,513
1,321 556	6,657

ed the fairs of St. Germains, vonne; but they are said to be, appear to be the case with the ly. It is said that there were nat the business done exceeded towever, official, and are, most the greatest fair that has been in. iii. pp. 236—245.)

opean, fairs, are those of Frankconcourse of merclants, and ley are copiously supplied with silks and jewellery of France; ufactured, and literary products where shawls, &c.; and there, when negotiating with those of ions supplying themselves with ere, in fact, are met the reprothough without intending it, to those ties that bind together the The fairs at Frankfort on the Maine should begin, the first on Easter Tuesday, and the second on the Monday nearest to the 8th of September. Their duration is limited to 3 weeks, but they usually begin from 8 to 15 days before their legal commencement. Accounts are kept in rixdollars: 1 rixdollar of account = 1½ florin, or 4½ copsticks, or 22½ batzen. The rixdollar = 3s. 1·8d.; so that the par of exchange is 141 batzen per 1l, sterling. 100 lbs. common Frankfort weight = 103 lbs. avoirdupois. The foot = 11·27 English inches.

The fairs at Frankfort on the Oder are 3 in number: viz. Reminiscere, in February or March; St. Marguret, in July; and St. Martin, in November. They ought, strictly speaking, to terminate in 8 days, but they usually extend to 15. The Prussian government gives every facility to those who attend these fairs. Accounts are kept in Prussian money, that is, in rixdollars of 2s.  $11\frac{1}{4}d$ . 100 lbs. Prussian = 103 lbs. avoirdupois. The foot = 12.256 English inches.

The fairs of Leipsic are still more celebrated than those of either Frankfort. They are held thrice a year, -on the 1st of January, at Easter, and at Michaelmas. The first is the least important. Above 20,000 dealers are said to have been present at the Easter fair in 1832, and above 13,000 at that of Michaelmas. The Easter and Michaelmas fairs are famous, particularly the former, for the vost number of new publications usually offered for They are attended by all the principal booksellers of Germany, and by many from the adjoining countries, who adjust their accounts, learn the state of the trade in all parts of the world, and endeavour to form new connections. Most German publishers have agents in Leipsic; which is to the literature of Germany, what London is to that of Great Britain. As many as 4,000 new publications have been in a single Leipsic catalogue! The fairs ought to close in S days, but they usually continue for about 3 weeks. No days of grace are allowed. The holder of a bill must demand payment on the day it becomes due; and, if not paid, he must have it protested on that very day, and returned by the first opportunity. If he neglect any of these regulations, he loses all right of recourse upon the drawer and endorsers. Money of account at Leipsic same as at Frankfort on the Maine. 100 lbs. Leipsic = 103 lbs. avoirdupois. The foot = 11-11 English inches - (Kelly's Cambist; Manuel de Nelkenbrecher; Archives du Commerce, tom. ii. p. 27., &c.)

Dr. Bright gives, in his Travels in Hungary (pp. 201-223.), an interesting account of the fairs held at Debretzin and Pesth. The latter has become the grand centre of Hungarian

commerce; most part of which is conducted at its fairs.

11. Italian Fairs.—Of these, the most celebrated is that of Sinigaglia, a small but handsome town of the Papal dominions, on the Misa, near its confluence with the Adriatic. The fair commences on the 14th of July, and should terminate on the last day of that month, but it usually continues 5 or 6 days longer. The duties on goods brought to the fair are extremely moderate, and every thing is done to promote the convenience of those frequenting it. All sorts of cotton and woollen goods, lace, iron and steel, hardware, jewellery, brandy and liqueturs, raw and refined sugar, dried fish, cacao, coffee, spices, &c. are brought here by the English, French, Austrians, Americans, Swiss, &c. These are exchanged for the various raw and manufactured products of Italy and the Levant; consisting, among others, of raw, thrown, and wrought silks; oil, fruits, cheese, alum, soda, sumach, sulphur, &c. The value of the imports for the fair of 1832 was estimated at about 2,000,000l. Accounts are kept in scudi of 20 soldi; the scudo = 4s. 4d. very nearly, 100 lbs, Sinigaglia = 73\frac{1}{2} lbs, avoirdupois. The ell or braccio measures 25-33 Euglish inches.—(Manuel de Nelkenbrecher; Archives du Commerce, tom. ii. p. 38.)

12. Russian Fairs.—These are numerous, and many of them well attended. The most important is held at Nishnei-Novogorod. This city is situated at the confluence of the Oka with the Wolga, in lat. 56° 16' N., lon. 44° 18' E. It is the great emporium of the internal trade of Russia; communicating by an inland navigation with the Baltic, the Black Sca, and the Caspian. The fair was formerly held at Makarief, 84 versts distant. It generally lasts from 6 weeks to 2 months, and is well known all over the east of Europe. The bazaars crected for the accommodation of those who attend this fair, form, according to Dr. Lyall, the finest establishment of the kind in the world. The sale of iron and iron articles is said usually to amount to above 10,000,000 roubles; the furs to 36,000,000; the images to 1,300,000. Captain Cochrane is of opinion, that "the fair, in point of value, is second to none in Europe; the business done being estimated at nearly 200,000,000 roubles." The stationary population of the place amounts to from 15.000 to 16,000: but during the fair it is said to amount to 120,000 or 150,000; among whom may be seen Chinese, Persians, Circassians, Armenians, Tâtars, Bucharians, Jews, " and a specimen of almost every European nation."-(See Modern Truveller, art. Russia, p. 305.) We suspect, however, that theso statements are very far beyond the mark. It is stated in the Archives du Commerce (tom. i.p. 173.), that the total value of the merchandise disposed of at the fair of Nishnei-Novogorod, in 1832, amounted to 123,200,000 roubles. Theatrical exhibitions, shows of wild beasts, and other Bartholomew fair amusements, add to the attractions of the scene.

Another celebrated Russian fair is held, in the month of December, at Kiachta, in Mongolia, on the Chinese frontier, in lat. 50° 20' N., lon. uncertain, but about 105° E. The

town is small, the population not exceeding 4,000 or 5,000; but by far the largest part of the commerce between the Russian and Chinese empires is transacted at its fair, and it is also the centre of the political intercourse between them. The commodities brought by the Russians consist principally of furs, sheep and lamb skins, Russian and German broadcloths, Russia leather, coarse linens, worsted stuffs, cattle, &c., with, for the most part, bullion, These they exchange with the Chinese for tea, raw and manufactured silk, nankeens, porcelain, sugar candy, rhubarb, tobacco, musk, &c. The quantity of tea, using the word in the sense in which it is understood here, purchased at the Kiachta fairs by the Russians, amounts. at an average, to about 60,000 boxes a year, that is, to about 4,200,000 lbs.; the greater part being the fine species of black tea called pekoe. But, exclusive of this, the Russians buy large quantities of a coarser species of tea, called break or Tartar tea, which, though not thought worth the trouble of putting into packages, is largely consumed by the nomadic Tartars and Siberians. According to the official accounts published by the Russian Customhouse, the total value of the exports by way of Kiachta, in 1831, amounted to 4,655,536 roubles, and that of the imports to 6,775,858 ditto. The Russian trade is in the hands of a comparatively small number of merchants, some of whom are very rich; that of the Chinese is much more diffused. Commodities may be conveyed from Kiachta to European Russia either by land or by water. In the former case the journey takes a year; in the latter, it takes 3 years, or rather 3 very short summers; the rivers being for the most part of the year frozen over.—(Schnitzler, Statistique Générale de l'Empire de la Russie, p. 143.; private communications from Cuptain Gordon, who visited Kiachta in 1819; Official Statement of the Trade of the Russian Empire in 1831, &c.)

13. Eastern Fuirs.—The most important fair in the Eastern world is that held at Mccca. during the resort of pilgrims in the month of Dhalbajja. It used to be frequented by many thousands of individuals of all ranks and orders, brought together from the remotest corners of the Mohammedan world; and though the numbers attending it have declined of late

years, the concourse is still very great.—(See Caravan.)

Hurdwar, in Hindostan, in lat. 29° 57′ N., lon. 78° 2′ E., 117 miles N. E. from Delhi, is famous from its being one of the principal places of Hindoo pilgrimage, and the greatest fair in India. The town, which is but inconsiderable, is situated on the Ganges, at the point where that sacred stream issues from the mountains. The pilgrimage and fair are held together at the vernal equinox; and Europeans, nowise addicted to exaggeration, who have been repeatedly present on these occasions, estimate that from 200,000 to 300,000 strangers are then assembled in the town and its vicinity. But every twelfth year is reckoned peculiarly holy; and then it is supposed that from 1,000,000 to 1,500,000, and even 2,000,000 pilgrims and dealers are congregated together from all parts of India and the countries to the north. In 1819, which happened to be a twelfth year, when the auspicious moment for bathing in the Ganges was announced to the impatient devotees, the rush was so tremendous that no fewer than 430 persons were either trampled to death under foot, or drowned in the river! The foreigners resorting to Hurdwar fair for commercial purposes only, consist principally of natives of Nepaul, the Punjab, and Peshwaur, with Afghans, Usbeck Tartars, &c. They import vast numbers of horses, cattle, and camels; Persian dried fruits, shawls, drugs, &c.: the returns are made in cotton piece goods, indigo, sugar, spices, and other tropical productions. The merchants never mention the price of their goods, but conduct the bargain by touching the different joints of their fingers, to hinder the bystanders gaining any information. During the Mahratta sway, a kind of poll-tax and duties on cattle were levied; but all is now free, without impost or molestation of any sort. Owing, also, to the precautions adopted by the British government, the most perfect order is preserved; much to the surprise and satisfaction of the natives; for, antecedent to our occupation of the country, the fairs usually ended in disorder and bloodshed.—(Private information, and the excellent account of Hurdwar in Hamilton's Gazetteer.)

The fares of Portobello, Vera Cruz, and Acapulco, once so famous, are now totally deserted; that of the Havannah is also much fallen off.

FATHOM, a measure of length, 6 feet, chiefly used for measuring the length of cordage,

and the depth of water and mines.

FEATHERS, BED-FEATHERS (Fr. Plumes, Plumes à lit; Ger. Federn, Bei federn: Du. Bedreern, Pluimen; It. Piume; Sp. Plumus), make a considerable article of commerce; particularly those of the ostrich, heron, swan, peacock, goose, and other poultry; for plumes, ornaments of the head, filling of beds, quilts, &c. The coarsest part of the ostrich plumage is generally denominated hair, to which it bears a resemblance, and is used in the manufacture of hats. Many parts of Great Britain supply feathers for beds, and an inferior sort is brought from Ireland. Eider down is imported from the north of Europe; the ducks that supply it being inhabitants of Greenland, leeland, and Norway. The eider duck breeds in the islands on the west of Scotland, but not in sufficient numbers to form a profitable branch of trade to the inhabitants. Hudson's Bay furnishes very fine feathers. The down of the swan is brought from Dantzie, as well as large quantities of superior feathers.

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1819; Official Statement

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The bed-feathers imported in 1828 amounted to 3,103 cwt., yielding 6,826/. 12s. of duty. The duty on ostrich feathers during the same year produced 9621. 8s. 9d.

FIDDLES, on VIOLINS (Ger. Violinen, Geigen; Du. Vioolen; Fr. Violons; It. Violini; Sp. Violines; Rus. Skripizii), musical instruments, too well known to need any particular description. The finest toned violins are those made in Italy; they are usually called Cremonas, from the name of the town where they were formerly manufactured in the highest perfection: 50 to 60 guineas have not unfrequently been given for a Cremona violin.

FIGS (Ger. Feigen; Du. Vygen; Fr. Figues; It. Fichi; Sp. Higos; Lat. Fici, Cariew; Arab. Teen), the fruit of the fig tree (Ficus euriea), a native of Asia, but early introduced into Europe. It flourishes in Turkey, Greece, France, Spain, Italy, and Northern Africa, and even sometimes ripens its fruits in the open air in this country. Figs, when ripe, are, for the most part, dried in ovens to preserve them; and then packed very closely in the small chests and baskets in which we import them. The best come from Turkey; those of Kalamata, in the Morca, are said to be the most luscious.—(Thamsan's Dispen-

Dried figs form a very considerable article of commerce in Provence, Italy, and Spain; besides affording, as in the East, a principal article of sustenance for the population. In Spain, figs are chiefly exported from Audalusia and Valencia; but they are more or less abundant in every province. In the northern parts of France there are many fig gardens,

particularly at Argenteuil.

Figs belong to that class of articles, the duties on which might be reduced, not only without any loss, but with very great advantage to the revenue. They are extensively used at the tables of the opulent; and would, there is no doubt, be much used by the middle classes, were their price lower. The importation, even with the present duty of 21s. 6d., is about 20,000 cwt.; and as this duty is full 100 per cent, upon their price in bond, it may be fairly concluded, that were it reduced to 8s. or 10s. a cwt., the quantity imported would very soon be trebled, or more.

No abatement of duty is made on account of any damage received by figs.

(The duty on figs has been reduced from 21s. 6d. to 15s, a cwt. Nearly the same may be said of this reduction as of that of the duty on currants. It is too trilling to have much effect on consumption; and there can, we apprehend, be little doubt that a duty of 10s. would, by stimulating the latter, be more productive of revenue than a duty

FILE, FILES (Da. File; Du. Vylen; Fr. Limes; Ger. Feilen; It. Lime), an instrument of iron or forged steel, cut in little furrows, used to polish or smooth metals, timber,

and other hard bodies.

FIR. See PINE. FIRE-ARMS. Under this designation is comprised all sorts of guns, fowling-pieces, blunderbusses, pistols, &c. The manufacture of these weapons is of considerable importance; employing at all times, but especially during war, a large number of persons.

In consequence of the frequent occurrence of accidents from the bursting of insufficient barrels, the legislature has most properly interfered, not to regulate their manufacture, but to prevent all persons from using or selling barrels that have not been regularly proved in a public proof-louse. The first act for this purpose was passed in 1813; but it was soon after supersected by a fuller and more complete one, the 55 Geo. 3. c. 59. This statute imposes a tine of 201, on any person using, in any of the game, except through a proof-house; and on any person receiving, for the purpose of making guns, &c. any barrels which have not passed through a proof-house. These penalties to be tevied on conviction before 2 justices; with tike penalties, to be similarly tevied, on persons counterfeiting the proof-marks.

FIRE-WORKS. By 9 & 10 Will. 3., all sorts of fire-works are declared to be a common nuisance; and the muking, causing to be made, giving, selling, or offering for sale, any squibs, rockets, scrpents, or other fire-works, or any cases or implements for making the same, is made subject to a penalty of 5l., to be recovered on conviction before a justice of the peace. Casting or firing any such tire-works, or permitting the same to be cast or fired, from any house or place, and easting or firing the same into any house, shop, street, highway, or river, is subject to a penalty of 20s., to be recovered in like manner; and if not immediately paid, the party to be imprisoned and kept to hard labour for any time not exceeding a month. But the statute provides, that it shall be lawful for the master, lieutenant, or commissioners of his Majesty's ordnance, or those authorized by them, to give orders for making any fire-works, to be used according to such orders.

FIRKIN, a measure of capacity, equal to 9 ale gallons, or 7½ Imperial gallons, or 2,538

cubic inches.—(See Weights and Measures.)

FIRLOT, a dry measure used in Scotland. The Linlithgow wheat firlot is to the Imperial bushel as 998 to 1; and the Linlithgow barley firlot is to the Imperial bushel as 1.456 is to 1. (See Weights and Measures.)

FISH (Ger. Fische; Du. Vissehen; Da. and Sw. Fish; Fr. Poissons; It. Pesei; Sp. Pescudos; Port. Peixes; Rus. Rüb; Pol. Rybi; Lat. Pisces), a term used in natural history to denote every variety of animal inhabiting seas, rivers, lakes, ponds, &c., that cannot

exist for any considerable time out of the water. But in a commercial point of view, those fishes only are referred to, that are caught by man, and used either as food or for some other useful purpose. Of these, herring, salmon, cod, pilchard, mackarel, turbot, lobster, oyster, whale, &c., are among the most important .- (See the different articles under these titles.)

FISIL.

The supply of fish in the seas round Britain is most abundant, or rather quite inexhausti-"The coasts of Great Britain," says Sir John Boroughs, "doe yield such a continued sea harvest of gain and benefit to all those that with diligence doe labour in the same, that no time or season of the yeare passeth away without some apparent meanes of profitable employment, especially to such as apply themselves to fishing; which, from the beginning of the year unto the latter end, continueth upon some part or other upon our coastes; and these in such infinite shoales and multitudes of fishes are offered to the takers, as may justly move admiration, not only to strangers, but to those that daily are employed amongst them. "That this harvest," says Mr. Barrow, "ripe for gathering at all seasons of the year-without the labour of tillage, without expense of seed or manure, without the payment of rent or taxes—is inexhaustible, the extraordinary fecundity of the most valuable kinds of fish would alone afford abundant proof. To enumerate the thousands and even millions of eggs, which are impregnated in the herring, the cod, the ling, and indeed in almost the whole of the esculent fish, would give but an inadequate idea of the prodigious multitudes in which they tlock to our shores; the shoals themselves must be seen, in order to convey to the mind my just notion of their aggregate mass." (For an account of the shoals of herrings, see HERRING.)

But, notwithstanding these statements, there has been, for these some years past, a growing complaint of a scarcity of such fish as breed in the Channel; and it is affirmed, in the report of the Commons' committee of 1833, on the Channel fisheries, that the fact of such scarcity existing has been completely established. The committee ascribe it to various causes, but principally to the destruction of the spawn or broad of fish, by fishing with trawl or drag nets with small meshes, near the shore, during the breeding season; a practice prohibited by several statutes, which seem, however, to have a len into disuse. The committee represent the fishermen as being generally in a very depressed state, and that the business is, for the most part, very unprofitable. We believe that this is the fact; but we do not know any period when the same might not have been said with quite as much truth as at present. Smith has remarked, that from the age of Theocritus downwards, fishermen have been proverbially poor-(Wealth of Nations, vol. i. p. 167.); and a library might be filled with the acts, reports, plans, tracts, &c. that have been printed in this country during the last 2 centuries, containing regulations, schemes, suggestions, &c. for the improvement of fisheries and fishermen. But it is not too much to say, that not one of these well meant endeavours, notwithstanding the enormous expense incurred in carrying some of them into effect, has been productive of any material advantage; and we see no reason to think that the suggestions of the late committee, supposing they were to be acted upon, would have any better success.

The injury done to the breeding grounds might, perhaps, be obviated; but besides this, the committee lay much stress on the encroachments of the French and other foreign fishermen, and on the licence given to import foreign-caught turbot, &c. duty free! We confess, it appears to us quite visionary to suppose that these circumstances can have much influence. Our fishermen, living upon the very shores of the bays to which the French are said to resort, have advantages on their side sufficient, surely, to insure them a superiority, without the forcible expulsion, supposing that could be accomplished, of their foreign competitors. A man who does not succeed in a business carried on at his own door so well as one who resides 100 miles off, must look for the cause in his want of skill or industry; and should seek rather to improve himself than to discard his rival. The proposition for excluding turbot, &c. of fereign catch, is one that ought not to be listened to for a single moment. Such exclusion could not be of the slightest advantage to the British fishermen, unless it occasioned a rise in the price of the fish; and we need not say, that if the legislature be to interfere at all in the matter, its interference ought to have for its object the lowering, and not the raising of the prices.

All that it is possible to do for the fishery, by relieving it from tithes and other burdens, and facilitating the disposal of the fish in the markets of this and other countries, ought to be done: but except in so far as its interests may be promoted in this way, and, perhaps, by some new regulations for preserving the brood, we do not see what more is to be done by legislative interference. It will be seen in our articles on the herring and whale fisheries, that the bounty system was attended with vast expense, without leading to any useful

Except in London and a few sea-port towns, the consumption of fish in England is not great. The price in the metropolis, though it has been a good deal reduced of late years, is still very high. This has been pretty generally believed to be in no small degree owing to the salesmen of Billingsgate market being able, in a great measure, to regulate both the supply of the article and its price. The late committee, however, declare, that though they

FLAX. 681

ial point of view, those food or for some other turbot, lobster, oyster, es under these tides.) rather quite inexhaustiyield such a continued labour in the same, that meanes of profitable emfrom the beginning of upon our coastes; and the takers, as may justly uployed umongst them. asons of the year-withnt the payment of rent or table kinds of fish would n millions of eggs, which ost the whole of the escunultitudes in which they

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obviated; but besides this, ench and other foreign fisher-&c. duty free! We confess, tances can have much influto which the French are said ure them a superiority, withhed, of their foreign competit his own door so well as one ant of skill or industry; and The proposition for excludstened to for a single moment. e British fishermen, unless it y, that if the legislature be to r its object the lowering, and

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ion of fish in England is not ood deal reduced of late years, o be in no small degree owing measure, to regulate both the ever, declare, that though they have not minutely examined the subject, it does not appear that any improper mopely or injurious regulations subsist either in the mode of supplying the market, or in the sale of the fish. Had any such existed, the recent establishment of the Hungerford market would have tended materially to counteract their influence.

Mr. Barrow, in a valuable article on the fisheries, in the Supplement to the Encyclopedia Britannica, has estimated the value of the entire annual produce of the foreign and domestic fisheries of Great Britain at 8,300,000%. But it is admitted by every one who knows any thing of the subject, that this estimate is very greatly exaggerated. We doubt much, whether the entire value of the fisheries can be reckoned so high as 3,500,000%

Regulations as to Importation.—Fresh fish, Ilritish taken, and imported in Ilritish ships; and fresh turbols and lobsters, however taken or imported; may be landed in the United Kingdom without report, entry, or warrant.—(3 & 4 Bill. 4, c, 52, § 2.)

Fresh fish of every kind, of British taking, and imported in British ships; and fresh lobsters and turbols, however taken, or in whatever ships imported; and cured fish of every kind, of British taking and curring, imported in British tiple; shall be imported free of all daties, and shall not be deemed to be included in any clarge of duty imposed by any act hereafter to be made on the importation of goods generally; provided that before any cared fish shall be entered free of duty, as being of such taking and curing, the master of the ship importing the same shall make and subscribe a declaration before the rollector or comptroller, that such fish was actually caught, taken in British ships, and cured, wholly by his Majiesty's subjects,—2 44. cared, wholly by his Majesty's subjects.—§ 44.

Grid of foreign taking or enting, or in foreign vessels, except turbots and lobsters, stockfish, live eds, anchovies, sturgeon, botargo, and caviare, prohibited to be imported on pain of forfeiture.—§ 58.

[The following table exhibits the amount of dried and pickled fish exported from the United States, from 1803 to 1837 inclusive.

Years.	Dried Fish.	Pickled Fish.	Years.	Dried Fish.	Pickled Fish.
180:1	§1,620,000	\$560,000	1821	\$758,778	\$201,813
1801	2,400,000	610,000	1822	666,730	249,103
1805	2,058,000	348,000	1823	734,024	270,777
1806	2,150,000	366,000	1821	873,685	203,019
1807	1,896,000	302,000	1825	850,356	248,117
1503	623,000	99,000	1826	662,742	257,180
1809	1.123,000	252,000	1827	747,171	210,276
1810	913,000	214,000	1828	819,020	216,737
isii	757,000	305,000	1829	747,541	220,527
1812	592,000	146,000	1830	550,690	225,987
1813	210,000	81,000	1831	625,392	304,441
1814	128,000	50,000	1832	749,900	306,812
1515	491,000	218,000	1833	713,317	277,973
1816	935,000	221,000	1831	630,381	223,290
1817	1,003,000	325,000	1835	783,895	221,629
isis	1,031,000	317,000	1836	746,464	221,426
1819	1,052,000	409,000	1537	558,500	181,333
1820	960,000	538,000		,000	101,000

(FLAG. Any of her Majesty's subjects hoisting the Union jack in their vessels, or any pendants, &c. usually worn in her Majesty's ships, or any flag, jack, pendant, or colours whatever in imitation of or resembling those of her Majesty, or any ensign or colours whatever other than those prescribed by proclamation, 1st of January, 1801, shall forfeit for every such offence not more than 500*l*. (sic in orig.) — (4 & 5 Will. 4. c. 13. § 11.)—Sup.) FLAX (Ger. Fluchs; Du. Vlasch; Fr. Lin; It. and Sp. Lino; Rus. Len, Lon; Pol.

Len ; Lat. Linum), an important plant (Linum usitatissimum) that has been cultivated from the earliest ages in Great Britain and many other countries; its fibres being manufactured into thread, and its seed crushed for oil. Generally, however, we have been in the habit of importing a large portion of our supplies. The premium given by the legislature to force the cultivation of flax, have had very little effect; the fact being, as Mr. Loudon has stated, that its culture is found to be, on the whole, less profitable than that of corn. When allowed to ripen its seed, it is one of the most severe crops.

The principal sorts of flax imported into this country are, Petersburgh, Narva, Riga, Revel, Pernau, Liebau, Memel, Oberland, and Dutch flax. The Petersburgh and Narva flax are nearly of the same quality, the latter being but little inferior to the former. Both sorts come to us in bundles of 12, 9, and 6 heads. The Riga flax seems to deserve the preference of any imported from the Baltic. It is the growth of the provinces of Marienburg, Druania, Thiesenhausen, and Lithuania.

The best Marienburg is called simply Marienburg (M), or Marienburg clean; the second quality, cut (4M); and the third, risten drryband (RD); of the three other provinces, the first quality bears the hame of rakitzer;—as Drnanic rakitzer (DR), Thissenhausen rakitzer (TR), and Lithuania rakitzer (LR). The cut flax of these three provinces is the second quality; and to the third quality belong the balstab and badstab cut (B and BG); the paternoster (PN); and hafs three band (HD). Badstab and paternoster are the review of the rakitzer flax, and the three band again the refuse of the former sorts, and consequently very ordinary. The Revel and Pernau consists of Marienburg, cut, risten, hafs three band, and three band. These two sorts, as well as the Oberland flax, come from Konigsberg, Elbing, &c., and are little esteemed in the British markets.

Flanders or Dutch flax is well-dressed, and of the finest quality.

## 682 FLAX-SCED, FLOTSAM, JETSAM, AND LAGAN.

Flax is extensively cultivated in Egypt. Of late years, some of the Italian ports which used to be supplied from Russia, have been fully supplied on lower terms from Alexandria.

The Phormium tenux, or New Zealand flax, is said to exceed every other species in strength of fibre and whiteness; qualities which (if it really possess them in the degree stated) must make it peculiarly well-fitted for being made into canvass and cordage. It has been obtained within these few years at second hand from Sydney and Van Diemen's Land; the imports from them having amounted, in 1831, to 15,725 cwt. Attempts are now making, but with what success remains to be seen, to raise it in this country.

When flax is brought to the principal Russian ports whence it is shipped, it is classified according to its qualities, and made up in bundles by sworn inspectors (brackers) appointed by government, for the assortment of that and all other merchandise. These functionaries are said to perform their task with landable impartiality and exactness. A ticket is attached to every bundle of assorted flax, containing the names of the inspector and owner, the sort of flax, and the period when it was selected or inspected.—(See Henr.) Good flax should be of a fine bright colour, well separated from the tow, codilla, or coarser portion of the plant; and of a long, fine, and strong fibre. In purchasing flax, it is usual to employ agents wholly devoted to this peculiar business.

Of 936,411 cwt. of flax and tow imported into Great Britain in 1831, 623,256 cwt. were brought from Russia; 128,231 cwt. from the Netherlands; 101,729 cwt. from Prussia; 55,324 cwt. from France; 1,415 cwt. from Italy; 15,275 cwt. from New South Wales, &c. Almost the whole of this quantity was retained for home consumption. The duty was recently reduced, and is now only 1d. a cwt.

Flux, the produce or manufacture of Europe, not to be imported for home consumption, except in British ships, or in ships of the country of which it is the produce, or of the country from which it is imported, on pain of forfeiture of the goods and 100t, by the master of the ship.—(3 & 4 Wil. 4. c. 51.) We subjoin an account of the charges on the importation of the different sorts of flux from Petersburgh and Bloa.

burgh and Riga.					
Charges at Petersburgh	on 12 Head	Flax, J	er lon.		Charges here, per ton, taking the price at 45%.
Circa, 16 bobbins	s = 63 poods	= 1 tor	) <b>.</b>		Insurance, 12s. 6d, per cent, and policy, during the sum-
Duty, 540 cop. per bercovitz Quarantine duty, 1 per cent. Additional duty, 10 per cent.	: :	:	. 3:		nier, for best risks  Sound dues  Freight, say 52s. 6d. per ton in full  Customs  O
Custom-house charges, 4 per ce Receiving and weighing, 40 co Bracking, 1 roub, per bercevitz Bioding, 75 cop. per ditto Lighterage and attendance to poods	p. per bobbin	roub. p	. 4	51 5 40 5 30 1 72 8 40	Landing charges   Loss by tare, 2 per cent.   Loss by ta
Mata Brokerage, 60 cop. per ton	: :	:	:_:	60	0 Head Flag.
Brokerage, 1-2 per cent. Connoission and estra charges, Stamps 1-4 per cent. Brokerage on hills, 1-4 per centare charges varying accordin	1. 1.2 per cer g to the prices	it. paid.	. R. 7		Fixed charges at Petershurph amount to.  The other charges aame as on 12 head; the charges of import may be called the same as no 12 head; the charges of import may be called the same as no 12 head also, the difference being nolly on the value; which makes the insurance, discount, and brokerage, of less anomal. The increase of fixed charges at Petersburgh is owing to the larger number of bubbins to the ton.
Riga flax is bought at so mu = 1 ton.  The charges of importation tersburgh flax.					6 Head Flax. 47 bobbina = 63 poods = 1 lop. Rea.

FLAX-SEED, on LINSEED (Fr. Lin, Graine de Lin; Ger. Liensuat; Du. Lynzaad; It. Linseme; Sp. Linaza; Port. Linhaca; Pol. Siemie, Iniane; Rus. Semja lenjanoe; Lat. Lini semen), the seed of flax. It contains a great deal of oil, which it yields by expression; and is cultivated either that it may be used in sowing, or sent to the crushing mills to be converted into oil.

As the quality of the crop depends much on the seed employed, a good deal of care is requisite in selecting the best. Generally speaking, it should be chosen of a bright, brownish colour, oily to the feel, heavy, and quite fresh. Dutch seed is in the highest estimation for sowing; it not only ripens sooner than any other that is imported, but produces larger crops, and of the quality that best suits our principal manufactures. American seed produces fine flax, but the proceed is not so large as from Dutch seed. British flax-seed is sometimes used instead of Dutch; but the risk of the crop misgiving is so much greater, "that those only who are ignorant of the consequences, or who are compelled from necessity, are chargeable with this act of ill-judged parsimony."—(Loudon's Ency. of Agriculture.) Crushing seed is principally imported from Russia, but considerable quantities are also brought from Italy and Egypt. Of 2,759,103 bushels of linseed imported in 1831, 2,210,702 were brought from Russia, 172,099 from Prussia, 106,294 from the United States, 105,448 from Italy, 98,847 from Egypt, 53,738 from the Netherlands, &c. The duty is 1s. a quarter; and the price, in December, 1833, varied from 45s. to 54s. a quarter.

FLOTSAM, JETSAM, AND LAGAN. In order to constitute a legal wreck, the goods must come to land. If they continue at sea, the law distinguishes them by the foregoing uncouth and barbarous appellations: flotsam is when goods continue floating on the surface of the waves; jetsam is when they are sunk under the surface of the water; and lagan is

e Italian parts which ms from Alexandria. every other species in them in the degree s and cordage. It has y and Van Diemen's 5 cwt. Attempts are this country.

shipped, it is classified rs (bruckers) appointed e. These functionaries ss. A ticket is attached eter and owner, the sort EMP.) Good flax should coarser portion of the usual to employ agents

1831, 623,256 cwt. were ,729 cwt. from Prussia; New South Wales, &c. ption. The duty was re-

nome consumption, except in The country from which it is he ship.—(3 & 4 11 ill. 4, c. 51.) ent sorts of flax from Peters-

er ton, taking the price at 451. L. . d. gr uo, teams ... L. , d.
tt. and policy, during the sum ... 0 6 9
... 0 5 6
... 0 5 6
... 12 12 6
... 1 11 0
... 1 11 0
... 1 13 0
... 4 6 tare, 2 per cent, L. 6 13 8

O Heal Flax.

blins = 63 pools = 1 ton.

Race 12 heal in the charges of inc same as on the heal also, the difficult of the value; which makes the interest of the same as on the roberace, of less amount. The great reterdourgh is owing to the bins to the ton.

6 Heal Flax.

blins = 63 pools = 1 ton.

; Ger. Liensaat ; Du. Lynnie, Iniane ; Rus. Semja lenat deal of oil, which it yields sowing, or sent to the crush-

loyed, a good deal of care is be chosen of a bright, browned is in the highest estimation imported, but produces larger actures. American seed pro-ch seed. British flax-seed is nisgiving is so much greater, are compelled from necessity, don's Ency. of Agriculture.) nsiderable quantities are also ed imported in 1831, 2,210,702 om the United States, 105,448 nds. &c. The duty is is. a o 54s, a quarter.

istitute a legal wreck, the goods nguishes them by the foregoing continue floating on the surface ace of the water; and lugan is when they are sunk, but tied to a cork or buoy to be found again. — (Blackstone, book i. c. 8.) Foreign liquors, brought or coming into Great Britain or Ireland, as dereliet, flotsam, &c., are to pay the same duties and receive the same drawbacks as similar liquors regularly

FLOUR (Ger. Feines mehl, Semmelmehl; Du. Bluem; Fleur de farine; It. Fiore; Sp. Flur), the meal of wheat corn, finely ground and sifted. There are three qualities of flour, denominated first, seconds, and thirds, of which the first is the purest .-- (See Cons Laws and Cons Trade.)

[For the first table which follows, with the accompanying remarks, we are indebted to Mr. Hazard's valuable journal, entitled "United States Commercial and Statistical Register." See the number of October 9th, 1839. The second table is taken from the Philadelphia Commercial List of March 9th, 1839.

Exports of Flour and Wheat from 1790 to 1838.

Years.	Bushels of wheat exported.	Average price of wheat in England.	Inspection of flour at different places.	Barrels of flour expected,	Average price of flour each year at Phi- ladelphia.	Value of flour exported at a ve- rage prices to Philadelphia.	Quantity of flour shipped to Eng- tand. Harrels.	Exports of flour from Canada, Barrels.
1790	1,124,458	53, 2	251,107	721,623	\$5 50			
1791	1,018,339	47. 2	321,578	619,651	5 22	3,234,735		
1792	853,700	41. 9	439,071	824,464	5 25	4,328,136		
1793	1,450,575	47.10	422,075	1,071,639	5 90	6,310,370		10,900
1794	698,797	50, 8	300,751	846,010	6 90	5,837,469		13,700
1795	141,273	72.11	227,171	687,369	10 60	7,286,111		18,000
1706	31,220	76. 3	196,955	725,191	12 50	0,064,055		4,300
1797	15,655	52. 2	138,062	515,633	8 91	4,591,290		14,000
1798	15,021	50. 4	100,475	567,558	8 20	4,653,975		0,500
1709	10,056	66.11		519,265	9 66	5,010,099		14,400
1800	26,853	110. 3	325,818	653,052	9 86	6,439,092	172,815	20,000
1891	239,929	115.11	312,605	1,102,444	10 40	11,465,417	479,720	38,000
1802	280,281	67. 9	426,612	1,156,248	6 90	7,978,111	208,714	28,200
1803	686,415	57. 1	325,955	1,311,853	6 73	8,829,771	203,127	15,432
1801	127,024	60. 5	391,961	810,008	8 23	0,666,365	7,140	14,067
1805	18,611	87. 1	459,372	777,513	9 70 7 30	7,541,876	36,752	18,590
1806 1807	86,784 776,814	76. 9 73. 1	474,521 709,539	782,724	7 30 7 17	5,713,885	127,619	10,997
1503	87,330	78.11	406,411	1,249,519 263,613	5 69	8,961,202 1,501,095	323,968	20,449
1505		91. 5	591,975	846,247	6 91	5,817,560	2,922 159,741	42,462
1510		103. 3	527,267	798,431	9 37	7,481,298	92,130	10,476
1811	216,833	92. 5	767,501	1.445,012	9 95	14,377,869	38,183	12,519
1812		122. 8	1,215,697	1,443,492	9 83	14,189,520	28,429	37,62
1513		106. 6	1,220,832	1,260,912	8 92	11,217,602	40,140	51,020
1514		72. 1	708,448	193,274	8 60	1,662,156		1,21
1815		63. 8	1,146,011	862,739	8 71	7,511,456	104,885	1,02
1810		76. 2	1,121,161	729,053	9 78	7,130,138	5,572	1.13
1517		91. 0	1,336,702	1,479,198	11 69	17,291,824	706,601	38,04
1818		83. 8	1,205,105	1,157,697	0 90	11,530,662	389,530	30,54
1519		72. 3	1,407,791	750,660	7 11	5,337,112	51,847	12,08
1520	22,137	65.10	1,877,109	1,177,036	4 72	5,555,609	171,772	45,36
1821		54. 5	1,707,350	1,056,119	4 78	5,018,218	94,541	22,63
1822		43. 3	1,599,976	827,865	6 58	5,447,351	12,096	47,24
1823		51. 9	1,557,721	756,702	6 82	5,160,708	4,252	46,25
189		62. 0	1,714,400	996,792	5 62	5,601,971	70,873	41,90
182.		60, 6	1,882,611	813,906	5 10	4,150,920	27,272	40,00
1826		56.11	2,031,555	857,820	4 65	3,958,863	18,355	33,64
1827		56. 9	2,088,459	869,496	5 23	4,542,234	53,129	54.02
1829		60. 5	2,206,078	860,809	5 60 6 33	4,820,530	23,258	35,72
1829		66. 3	2,220,219	837,385	6 33	5,300,617	221,176	11,78
1830		64. 3	2,851,876	1,227,434	5 67	5,928,506 10,213,019	326,182 879,430	71,74
183		58. 8	3,058,303 2,615,050	1,806,529	5 72	4,917,337	95,958	21.41
1835		52.11	2,815,686	955,768	5 63	5,380,974	22,207	31,41 51,43
183		46. 5	2,915,814	835,352	5 17	4,318,770	19,687	
183		39. 4	2,856,448	779,396	5 88	4,582,818	5,376	26,81
183		48. 6	2,512,416	505,100	7 99	4,038,116	161	10,97
183		55.11	2.065.793	318,719	9 37	2,986,397	101	
183		63. 4	2,546,079	448,161	7 79	3,491,174	8,295	

"The preceding table exhibits a general view of the flour and wheat trade of the United States, for forty-nine years. The first column shows the exports of wheat, which in 1790 amounted to 1,124,458 bushels, and in 1838 to only 6,291 bushels. The following statement shows the same divided into periods of ten years, and their annual average.

									Bushels.			Bushels per ann.
1790 to 1790	-	-	-	-	-	-	-	-	5,359,190	-	-	- 535,919
1800 to 1809	_	-	-	-	-	_	-	_	2,723,360	-	-	- 272,336
1810 to 1819	-	-	-	-		-	_	-	1,340,359	-	-	- 134.035
1820 to 1829	-	-	-	-	-	-	-	-	175,272	-	-	- 17,527
1830 to 1538	-	-	-	-	-	-	-	-	685,290	-	-	- 76,143

Total bushels, 10,283,471

Being a yearly average of 209,666 hushels.

The second column exhibits the annual average price of wheat in England as published in the London Gazette, and the following statement shows the average of each period of ten years from 1770 to 1838.

													N. U.
-	-	-	-	-	-	-	-	-	-	-	-	-	45. 0
-	-	-	-	-	-	-	-	-	-	-	-	-	45. 9
-	-	-	-	-	-	-	4	-	-	-	-	-	
-	-	-	-	-	-	-	-	-	-	-	-	-	82. 2
-	-	-	-	-	-	-	-	-	-	-	-	-	88. 8
-	-	-	-	-	-	-	-	-	-	-	-	-	
-	-	-	-	-	-	-	-	-	-	-	-	-	55. l
	:												

Making the annual average price 61s. 6d.

In the third column is the inspection of flour in the different places in the United States, as far as it can be obtained.

From 1790 to 1793 inclusive is for Philadelphia only; this was obtained from the books

of the inspector for that period.

From 1800 the amount of inspection is taken from the tables originally formed, with great labour, by a gentleman long engaged in the flour business, and published first in the Philadelphia Price Current, and continued to the later dates in the Commercial List. It is to be regretted that complete returns from the whole United States could not be obtained, and in some instances these are estimates—so that they can only enable us to form some idea of the amount. From 1800 to 1811, we have no account of the inspections in Philadelphia or New York. From 1800 to 1803, we have only those in Baltimore, to which, from 1803 to 1811, the inspections in Alexandria are added. 1812 shows the inspections in Philadelphia, Baltimore and Alexandria. From 1813 to 1818 inclusive, we have the inspections of Philadelphia, New York, Baltimore and Alexandria. In the next year (1819), are added Richmond and Petersburg—and to these, in the next two years, Fredericksburg. From 1822 to 1829 inclusive, are embraced the inspections at New Orleans, to which in 1830 to 1836 inclusive, Falmouth is added. In 1837, Falmouth is deficient, as are Fredericksburg and Falmouth in 1838.

The exports of flour from the United States in each of the forty-nine years, are shown in the next column-which we have divided into periods of ten years, as follows:

									Barreis.			rer ann.
1799 to 1799	-	-	-	-	-	-	-	-	7,104,436	-	-	- 710,443
1800 to 1809	-	-	-	-	-	-	-	-	8,953,721	-	-	- 895,372
1810 to 1819	_	-	_	-	-	-	_	-	10,120,498	-	-	1,012,019
1820 to 1829	-	_	-	-	-	-	-	_	9,052,930	-	-	- 905,293
1830 to 1838	-	-	-	-	-	-	-	-	7,741,678	-	-	- 860,186

42,973,263 Annual average of the whole period 877,000 barrels.

The average prices of flour are given each year for Philadelphia, in the next column, as published a few years since in the Price Current. The following shows the averages of periods of ten years.

													Philadelphia.
1790 to 1799	-	-	-	-	-	-	-	-	-	-	-	-	- 87 87
1800 to 1809	-	-	-	_	-	~	-	-	_	_	-	_	- 7 89
1810 to 1819			-	_	_		_	-	_	-	-	-	- 9 39
1820 to 1829	_	_	_	-	_		_	-	_	_	_	_	- 5 54
1690 to 1699	-	_	_	-	_	_	_	_	_	-	_	_	6 48

In the next column is shown the amount of the Exports of flour each year calculated at the average Philadelphia prices.

Then follow the quantities of flour exported to England from 1800 to 1838, being in the former 172,815 barrels, and the latter 8295. The largest quantity ever sent there appears to have been in 1831, viz., 879,430 barrels. In 1837, none was sent there.

In the last four years large importations of wheat and flour took place.

						Wheat								Flou	r.	
				Bushels.				Dollars.				Cwt.				Dollars.
1834	-	-	_	238,769	_	-	-	198,647	-	-	_	39,397	-	-	-	69,976
1836	-	-	-	583,898	-	-	-	493,159	-	-	-	21,269	_	-	-	62,341
1837	_	-		3,921,259	-	-	-	4,154 329	-	-	-	30.709	-	-	_	122,651
1628				804 526				SOR 580				10 721				44 972

In the last column are given the exportations of flour from Canada, as published in the Montreal Gazette, from 1793 to 1830, the remaining years are from other British documents.

During the period embraced in the preceding tables, there has been a succession of important political and commercial changes, calculated to affect the prices of those most essential articles of subsistence. We notice a few of them derived from the tables heretofore published, and other sources.

1790, '91, '92. Peace; and favourable seasons in England.

1793. War with France commenced 1st February, 1793; favourable season. 1794 to 1801. War with France. 1794 to 1795. Deficient crops

England as published c of each period of ten

> s, d. 45, 0 45, 9 - 55.11 - 82. 2 - 88, 8 - 58. 5

ces in the United States.

obtained from the books

ginally formed, with great olished first in the Philamercial List. It is to be not be obtained, and in is to form some idea of ections in Philadelphia or e, to which, from 1803 to rspections in Philadelphia, ve the inspections of Philar (1819), are added Richedericksburg. From 1822 to which in 1830 to 1836 as are Fredericksburg and

ty-nine years, are shown in s, as follows:

Per am. - 710,443 - 895,372 1,012,019 - 860,186

phia, in the next column, as wing shows the averages of

> Philadelphia. - \$7 87 - 7 89 - 9 39

flour each year calculated at

n 1800 to 1838, being in the ntity ever sent there appears is sent there. ook place.

Flour. Dollars Cwl. 39,397 -69,976 62,341 122,651 44,273

Canada, as published in the from other British documents. ere has been a succession of affect the prices of those most ived from the tables heretofore

de season.

1796. Wheat was 7l. per quarter.
1797. Suspension of specie payments by Bank of England.
1798. Sensons less unfavourable.
1799. Sensons less unfavourable.
1799 and 1800. Bad seasons, crop short one fourth in 1799, and a scarcity of bread corn in 1800.
1801. Good crop, followed by peace in 1802.
1802 and 1803. Good seasons, average crops; war recommenced May 1803.
1804 and 1805. Searcity in Spain; deficient crop in England in 1804; average crops in 1805, '0, and '7; 1803 to 1815; second war with France.
1808. Partially deficient crops; act of Parliament restricting neutral trade.
1808. Benbargo in U.S. June 6; peace with Spain; great deficiency in England.
1810. Good crops in England; 1811 deficiency.
1812 and 1813. War between America and England; favourable crops in England, but entrency depreciated.

1812 and 1813. War between America and England, and depreciated.
1814. War between England and America; nearly an average crop, but great import, and decrease of charges of production, consequent on peace; banks in the United States suspend specie payments. 1815. Honaparte surrendered himself to the English, July 15; peace between America and England; full average crops in England.
1816. Bank of England partially resumes specie payments; peace; great and general deficiency

1817, 1818. Not exceeding an average crop; the ports open from November 1818 to February 1819, leaving on hand 1,000,000 quarters of wheat; 1817 banks in the United States resumed specie pay-

ments.

1819. Somewhat below an average crop.

1820. Hank of England resumed issning gold. Exceeding an average crop,

1821. Page 1822. Average crops; 1823, scarcity.

1824. An average, and nearly an average in 1825.

1826. An average, and nearly an average in 1825.

1828. Scarcity; 1829, average crop.

1830. Full average crop, and 1831 nearly an average.

1832. '33 and '34. Ahove an average crop, and 1836 considerably above.

1836. Is Above, and 1837 below an average; in 1835 a revolution in Spain. December 16, 1835, great

fire in New York; war between Mexico and Texas, revolution at Lisbon.

1836. 1837. Crops in the United States short—importations of foreign flour, wheat, and potatoes.

1837. Great commercial embarrassments in the United States; suspension of specie payments by

the banks of New York, May 10; by others soon after; extra meeting of Congress; troubles in

Canada. Canada. 1838. Specie payments resumed in the United States.

The following statement will show some facts respecting the early exports and prices of flour and wheat in Pennsylvania.

						•										
		E	r poi	rts	of 1	Flour.				1		Exports	of II	heat.		
1729	35,438	barrels	at	112.	ba.	per cwt.	equal to	D. 2	57	1729	74,800 b	oushels	aí	3s. 6d.	or 47	cents.
1730	38,570	do.		10	6	do.	do.	- 2	4.5	1730	37,643	do.		3 4	44	do.
1731	56,639	do.		S	0	da.	do,	1	86	1731	53,326	do.		2 6	33	do.
1749	67,092	do.		16	6	do.	do.	3	84	1749	45,775	do.		5 3	70	do.
1749 1750	82,095	do.		12	6	do.	do.	2	92	1750	86,745	do.		4 0	53	do.
1751	108,695	do.		12	Ò	do.	do	2	80	1751	76,870	do.		3 10	51	do.
1771	252,744	do.								1771	51,699					
1772	284.872	do.	270	rage	2	74				1772	92,012					
1773	265,967	do.			•					1773	182,391					

Upon comparing the preceding statement with the tables, it appears, that for the last eight years, the exports of wheat from the whole United States, were not as great as they were from Pennsylvania alone 100 years ago; nor with only two exceptions, will they exceed, in the last 25 years, the exports from Pennsylvania 60 years ago. And the exports of flour for the last 3 years from the United States, are not double the amount of exports of that article from Pennsylvania 60 years ago; while the average prices of both articles have increased probably three or four fold. Upon comparing the exports of flour in the table, we find the exports for the last few years less than they were 50 years ago; and that for several years, with a few exceptions, there has been a gradual diminution in the quantity of exports of this article. On the other hand, viewing the inspections from the same districts of the United States, we find that they average nearly alike for the last 10 years, rather diminishing, however, than increasing in quantity.

It appears to us important that more attention should be paid by the states, if not by the general government, to the inspections of flour, as a means of ascertaining more nearly than can now be done, the actual consumption of the country. It is true, that from the inspections we can form no very correct idea of the consumption, as vast quantities of the flour consumed, even in the cities, are not inspected, as is also nearly all that is consumed in the interior of the country. But, as a census is to be taken next year, may not some provision be made for ascertaining the number of mills and their operations during the present year? also of the quantity of wheat grown?

The comparative price of flour has, by some political economists, been considered a good test of the value of money at different periods; if it he so, the preceding data enable us to

furnish the following comparison. We have shown that prices in Pennsylvania, at different periods, from 1729 to 1751, averaged \$2 74 per barrel, at which rate \$1 would purchase 71 53-100 pounds; and the average from 1790 to the present time, is \$742, at which rate \$1 would purchase only 26 41-100 pounds, the former being 1 40-100 cent per pound, and the latter 3 78-100 cents per pound; showing money to be less available now for the purchase of this most important article of subsistence in the proportion of nearly three to one. But on referring to the table, it will appear that the highest prices and greatest exports arose from demands for Europe,"
Vol. I.—3 M

WINTERSTY OF WATERLOO LIDE

Annual Inspection of Wheat and Rye Flour and kiln-dried Corn Meal, in the principal Flour Marts of the United States.

Albany	Wheat flour,	Bbls.								_			_		_	_		_	_		_			_	_			_								_					_		90, 00	
Fal- month	Whrat flour.	Ebis					_		_				_		_		_	_			_				_	_			_			_	_		46,406	51,309	10,000	55,320	50,000	48,000	25,000	_		
New Orleans.	Wheat flour.	Bbls.																									120,159	11.735	100,920	110,546	150.061	131,096	152,593	157,323	133,700	360,550	210,887	262,739	320,660	285,705	161,733	261,356	307,610	
Fredericks- burg.	Wheat flour.	Bbls.				_	_			_		_	_					_						_	81,478	72,912	55,467	52,036	51.268	56,044	31.707	_	_	-		_	_	_		-	_~	_	•	
Petersburg.	Wheat flour.	Bbls.	İ						_					_	_			_			_	_		59,173	56,593	55,577	38,553	28,496	54,072	37,818	30,000	17.900	50,000	60,350	72,000	59,356	68,915	55,319	50,171	41,937	27,597	93,350	27,025	1
Richmond.	Wheat flour.	Bbls.	İ			_				-						_								159,500	152,924	127,360	102,424	111,526	99,128	173,203	113,786	121,664	149,147	204,488	251,024	173,688	176,730	243,995	156,788	201,151	159,131	140,951	137,703	From May 6th to the olera of 1037
	Rye flour.	Bbls.																			_		_	,	,	,	,	,	,	,	,	,		,	,	8	90	,	13	15	37.4		1,55,1	Orh to the
Georgetown.	Wheat flour.	Bbls.				_			_	_	_	_	-					-	_		_			81,743	107,372	95,208	68,197	55,565	69.284	52,964	78,920	110.99	79,815	101.077	139,713	191,976	152,772	108,230	119,685	110,810	108,513	61,618	43,000	From May
	Corn n.ral.	Bbls.	ĺ				49.6	3 6	77.0	1,019	21				533	020	270,1	3	_				8	30	,	8	12	•	,	,		,			,	,	,	,	,		,	9	900	*
Alexandria.	Rye flour.	Bbls.	İ				Ξ	ě	\$	,	,	3		•	2.009	3.0	9	3	. :	2:	= ;	103	127	63	,	,	374	40	411	,	•	,	,	368	,	27	,	,	,	,	•	1 5	Test	ent law.
Alex	Wheat flour.	Bbls.				_	142 935	110 370	100,014	0.0	605,012	110,011	100,097	163,312					103,030	110,020	200,001	209,470	158,746	176,931	233,505	208,507	171,577	102,819	133,024	170,711	178,755	140,447	146,781	156,849	187,432	193,735	158,223	125,668	102,925	66,138	36,543	38,98	00,140	by the pres
	leal.	Bbis.	3.210	3,554	810.3	500	68	æ	115		167		125,	7,400	9.0	3,178	236	3	3 5	0.46	202	66	510,	9,7		3,32	3,252	1,017	14,6	666,	2,7:19	5,226	5,521	6,483	5,458	,092	7.516	9,152	3,068	4,301	6,256	E 05	2	adelphia.
ei	Corn meal	Hhds.		20								.6			_	_		-	,		_	212				22.		45	_	_	,		415							_	_	300	000	a in Parit
Baltimore.	Rye flour.	Bbls.	6,948	3,827	968'1	2,136	1,930	87.96	4,669	4,510	1000	200	000	3,543	0,014	130	5.916	100	2	7,10	70.	3,635	0,031	2,000	1,2,1	2,927	6,735	6,056	5,770	2,929	1,102		4,109		4,436	3,318	1,720	5,857	4,461	5,807		5,00		uspection
	Wheat flour.	Bbls.	325,818	_	_					_	958 107	400 000	_				901 303	_	200,100		4 -	-	_			485,818				510,425		_	_	=							_	430.217		* Flour inspected in another market is not subject to re-inspection in Philadelphia, by the present law.
	meal.	Bbls.	,	•	,	,	,	,				,		,	,	1	5 300	403	200	9,00	00.0	3,7	920	6, 03	+	,39	69,166	5,322	23,608	809,6	13,230	5,170	21,701	997.6	10,316	21,0,6	2,77	29,300	31,010	25,2.7	22,016	0.00		rket is not
	Corn	IIbds.	,	,	,	,	,	,						ı	,	,	2 27.4	2	610	20,0	007.	7.107	10,10	1,457	3,9,5	10,389	1,364	8,179	9,536	8,2,9	11,490	10,708	9,931	8,572	9,663	9,951	7,154	5,548		6,945	9,555	200		ofbrr na
New York.	Rye flour.	Bbls.	,		,	,	,	,	,			-		,	,	,	38 736	7 501		99,000			91,220			20,175	26,151	37,299	27,872	20,682	10,370	19,191	21,692	21,5:2	15,192	9,222	12,0,0	16,007	17,454	13,41	7,701	21,250		betted in at
	Wheat four.	Btls.	•	,	,	•			,		•	,	,	1			389,617	205 (83	319 003	21.5	2.6,090	20,070	525,333	2013,432	COF, 102	206.502	342,525	317,876	360,511	416,611	527,700	052,032	047,595	070,202	67.0 555	328,230	510,026	1,003,466	259.793	1.151.613	,133,034	1.183.871		# Flour ms
Ì	Corn meal.	Bbls.	ı		1		,	,	,	,	,					18,933	3,192	1	198 06	14.67	000	000	13,014	100.4	13,0,0	16.17	19,268	20,524	37.336	21,690	010	30,756	45,436	0,153	9,949	CI 0,52	CH.17	CH OF	31,173	20,000	0.000	53, 126		
ria.	Corn	Hhds.	,	,	,	•	•	,	,	,	,					1,175	1149	926	0.00	900	3	200	2.5	5 6	5	033	9	4	9.36	0,502	7,139	Ξ.	200	0.	2	ĝ:	=		5,1	200	44.0	9.10		
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| 1821 | 301,333 | 31,337 | 51,500 | 21,600 | 45,201 | 21,600 | 45,201 | 21,600 | 45,201 | 21,600 | 45,201 | 21,600 | 45,201 | 21,201 | 22,010 | 45,201 | 21,201 | 21,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45,201 | 45

FOOT, a measure of length, consisting of 12 inches.—(See Weights and Measures.) FORESTALLING, the buying or contracting for any cattle, provision, or merchandise, on its way to the market, or dissuading persons from buying their goods there, or persuading them to raise the price, or spreading any false rumour with intent to enhance the value of any article. Several statutes had from time to time been passed, prohibiting forestalling under severe penalties. But as more enlarged views upon such subjects began to prevail, the impolicy of these statutes became obvious. They were consequently repealed in 1772. But forestalling is still punishable at common law by fine and imprisonment. It is doubtful, however, whether any jury would now convict an individual accused of such practices.—(Wealth of Nations, vol. ii. p. 409.)

FRANKINCENSE. See Rosin.

FREIGHT, the sum paid by the merchant or other person hiring a ship, or part of a ship, for the use of such ship or part, during a specified voyage or for a specified time.

The freight is most commonly fixed by the charterparty—(see Charterparty)—or bill of lading—(see Bill of Lading): but in the absence of any formal stipulations on the subject, it would be due according to the custom or usage of trade.

In the case of a charterparty, if the stipulated payment be a gross sum for an entire ship, or an entire part of a ship, for the whole voyage, the gross sum will be payable although the merchant has not fully laden the ship. And if a certain sum be stipulated for every ton, or other portion of the ship's capacity, for the whole voyage, the payment must be according to the number of tons, &c. which the ship is proved capable of containing, without regard to the quantity actually put on board by the merchant. On the other hand, if the merchant have stipulated to pay a certain sum per cask or bale of goods, the payment must be, in the first place, according to the number of casks and bales shipped and delivered; and if he have further covenanted to furnish a complete lading, or a specific number of casks or bales, and failed to do so, he must make good the loss which the owners have sustained by his failure.

If an entire ship be hired, and the burden thereof be expressed in the charterparty, and the merchant bind himself to pay a certain sum for every ton, &c. of goods which he shall lade on board, but does not bind himself to furnish a complete lading, the owners can only demand payment for the quantity of goods actually shipped. But if the merchant agree to load a full and complete cargo, though the ship be described as of less burden than she really is, the merchant must load a full cargo, according to the real burden of the ship, and he will be liable for freight according to what ought to be loaded.

The delivery of goods at the place of destination is in general necessary to entitle the owner to freight; but with respect to living animals, whether men or cattle, which may frequently die during the voyage, without any fault or neglect of the persons belonging to the ship, it is ruled, that if there be no express agreement whether the freight is to be paid for the lading, or for the transporting them, freight shall be paid as well for the dead as for the living: if the agreement be to pay freight for the lading, then death certainly cannot deprive the owners of the freight; but if the agreement be to pay freight for transporting them, then no freight is due for those that die on the voyage because as to them the contract is not performed. These distinctions have been made in the civil law, and have been adopted into the modern systems of maritime law.

Freight is most frequently contracted to be paid either by the whole voyage, or by the month, or other time. In the former case the owners take upon themselves the chance of the voyage being long or short: but in the latter the risk of the duration falls upon the merchant; and if no time be fixed for the commencement of the computation, it will begin from the day on which the ship breaks ground and commences her voyage, and will continue during the whole course of the voyage, and during all unavoidable delays not occasioned by the act or neglect of the owners or master, or by such circumstances as occasion a suspension of the contract for a particular period. Thus, the freight will be payable for the time consumed in necessary repairs during a voyage, provided it do not appear that the ship was insufficient at the outset, or that there was any improper delay in repairing her.

In the absence of an express contract to the contrary, the entire freight is not carned until the whole cargo be ready for delivery, or has been delivered to the consignee, according to the contract for its conveyance.

If a consignee receive goods in jursuance of the usual bill of lading, by which it is expressed that he is to pay the freight, he by such receipt makes himself debtor for the freight and may be sued for it. But a person who is only an agent for the consignor, and who is known to the master to be acting in that character, does not make himself personally answerable for the freight by receiving the goods, although he also enters them in his own name at the Custom-house.

In some cases freight is to be paid, or rather an equivalent recompense made to the owners, although the goods have not been delivered at the place of destination, and though the contract for conveyance be not strictly performed. Thus, it part of the eargo be thrown overboard for the necessary preservation of the ship and the remainder of the goods, and tho

ship afterwards reach the place of destination, the value of this part is to be answered to the merchant by way of general average, and the value of the freight thereof allowed to the owner. So, if the master be compelled by necessity to sell a part of the cargo for victuals or repairs, the owners must pay to the merchant the price which the goods would have fetched at the place of destination; and, therefore, are allowed to charge the merchant with the money that would have been due if they had been conveyed thither.

When goods are deteriorated during the voyage, the merchant is entitled to a compensation, provided the deterioration has proceeded from the fault or neglect of the master or mariners; and of course he is not answerable for the freight, unless he accept the goods, except by way of deduction from the amount of the compensation. On the other hand, if the deterioration has proceeded from a principle of decay naturally inherent in the commodity itself, whether active in every situation, or in the confinement and closeness of a ship, or from the perils of the sea, or the act of God, the merchant must bear the loss and pay the freight; for the master and owners are in no fault, nor does their contract contain any nsurance or warranty against such an event. In our West India trade, the freight of sugar and molasses is usually regulated by the weight of the casks at the port of delivery here, which, in fact, is in every instance less than the weight at the time of the shipment; and, therefore, the loss of freight occasioned by the leakage necessarily falls upon the owners of the ship by the nature of the contract.

Different opinions have been entertained by Valin, Pothier, and other great authorities as to maritime law, with respect to the expediency of allowing the merchant to abandon his goods for freight in the event of their being damaged. This question has not been judicially decided in this country. "The only point," says Lord Tenderden, "intended to be proposed by me as doubtful, is the right to abandon for freight alone at the port of destination: and in point of practice, I have been informed that this right is never claimed in this country."—(Law of Shipping, part iii. e. 7.)

Freight being the return made for the conveyance of goods or passengers to a particular destination, no claim arises for its payment in the event of a total loss; and it is laid down by Lord Mansfield, that "in case of a total loss with salvage, the merchant may either take the part saved, or abandon."—(Abbott, part iii. c. 7.) But after the merchant has made his election, he must abide by it.

It often happens that a ship is hired by a charterparty to sail from one port to another, and thence back to the first—as, for example, from London to Leghorn, and from Leghorn back to London—at a certain sum to be paid for every month or other period of the duration of the employment. Upon such a contract, if the whole be one entire voyage, and the ship sail in safety to Leghorn, and there deliver the goods of the merchant, and take others on board to be brought to London, but happen to be lost in her return thither, nothing is due for freight, although the merchant has had the benefit of the voyage to Leghorn: but, if the outward and homeward voyages be distinct, freight will be due for the proportion of the time employed in the outward voyage. "If," said Lord Mansfield, in a case of this sort, "there be one entire voyage out and in, and the ship be cast away on the homeward voyage, no freight is due; no wages are due, because the whole profit is lost; and by express agreement the parties may make the outward and homeward voyages, and one is performed, and the ship is lost on the homeward voyage, freight is due for the first."—(K. B. Trin. Term, 16 Geo. 3.)

It frequently happens that the master or owner fails to complete his contract, either by not delivering the whole goods to the consignee or owner, or by delivering them at a place short of their original destination; in these cases, if the owner or consignee of the goods derive any benefit from their conveyance, he is liable to the payment of freight according to the proportion of the voyage performed, or pro ratà itineris peracti: and though contracts of this nature be frequently entire and indivisible, and the master or owner of the ship cannot, from their nature, sue thereon, and recover a rateable ficight, or pro ratà itineris; yet he may do so upon a fresh implied contract, for as much as he deserves to have, unless there be an express clause in the original charterparty or contract to the contrary. A fresh implied contract is inferred from the owner's or consignee's acceptance of the goods. Many difficulties have, indeed, arisen in deciding as to what shall amount to an acceptance: it is not, however, necessary actually to receive the goods; acceptance may be made by the express or implied directions, and with the consent, of the owner or consignee of the goods, but not otherwise.

It sometimes happens that the owner of the ship, who is originally entitled to the freight, sells or otherwise disposes of his interest in the ship; where a chartered ship is sold before the voyage, the vendee, and not the vendor, or party to whom he afterwards assigns the charterparty, is entitled to the freight. But where a ship has been sold during the voyage, the owner, with whom a covenant to pay freight has been made, is entitled to the freight, and not the vendee. A mortgagee who does not take possession, is not entitled to the freight.

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The time and manner of paying freight are frequently regulated by express stipulations in a charterparty, or other written contract; and when that is the case, they must be respected; but if there be no express stipulation contrary to or inconsistent with the right of lien, the goods remain as security till the freight is paid; for the master is not bound to deliver them, or any part of them, without payment of the freight and other charges in respect thereof, but the master cannot detain the cargo on board the vessel till these payments be made, as the merchant would, in that case, have no opportunity of examining the condition of the goods. In England, the practice is, when the master is doubtful of payment, to send such goods as are not required to be landed at any particular wharf, to a public wharf, ordering the wharfinger not to part with them till the freight and other charges are paid. No right of lien for freight can exist, unless the freight be carned; if the freighter or a stranger prevent the freight from becoming due, the ship owner or master's remedy is by action of damages.

(For further information and details with respect to this subject, see the art. Chartenerart, in this Dictionary; Abbott (Lord Tenterden) on the Law of Shipping, part iii. e. 7.; Chitty's Commercial Law, vol. iii. e. 9.; Molloy de Jure Maritimo, book ii. e. 4.; &c.) [The American reader may have recourse with great advantage, for information on the

subject of freight, to Kent's Commentary on American Law, Lecture 47th.—Am. Ed.]
FRUIT (Ger. Obst, Früchte; Du. Onft; Fr. Fruit; It. Frutta, Frutte; Sp. Fruta; Rus. Owoschisch; Lat. Fructum). This appellation is bestowed by commercial men upon those species of fruit, such as oranges, lemons, almonds, raisins, currants, apples, &c., which

constitute articles of importation from foreign countries.

FULLER'S EARTH (Ger. Walkererde; Du. Volüarde; Fr. Terre à foulon; It. Terra da purgatori; Sp. Tierra de butan; Rus. Schiffernaia; Lat. Terra fullanum), a species of clay of a greenish white, greenish grey, olive and oil green, and sometimes spotted colour. It is usually opaque, very soft, and feels greasy. It is used by fullers to take grease out of cloth before they apply the soap. The best is found in Buckinghamshire and Surrey. When good it has a greenish white, or greenish grey colour, falls into powder in water, appears to melt on the tongue like butter, communicates a milky hue to water, and deposits very little sand when mixed with boiling water. The remarkable detersive property on woollen cloth depends on the alumina, which should be at least one fifth of the whole, but not much more than one fourth, lest it become too tenacious.—(Thomson's Chemistry; Jameson's Mineralogy.) Malcolm, in his Survey of Surrey, published in 1800, says that he took considerable ains in endeavouring to ascertain the consumption of fuller's earth, and that he found it to be about 6,300 tons a year for the entire kingdom, of which about 4,000 tons were furnished by Surrey.

FUNDS (Public), the name given to the public funded debt due by government.

The practice of borrowing money in order to defray a part of the war expenditure began, in this country, in the reign of William III. In the infancy of the practice, it was customary to borrow upon the security of some tax, or portion of a tax, set apart as a fund for discharging the principal and interest of the sum borrowed. This discharge was, however, very rarely effected. The public exigencies still continuing, the loans were, in most cases, either continued, or the taxes were again mortgaged for fresh ones. At length the practice of borrowing for a fixed period, or, as it is commonly termed, upon terminable annuities, was almost entirely abandoned, and most loans were made upon interminable annuities, or until such time as it might be convenient for government to pay off the principal.

In the beginning of the funding system, the term fund meant the taxes or funds appropriated to the discharge of the principal and interest of loans; those who held government securities, and sold them to others, selling, of course, a corresponding claim upon some fund. But after the debt began to grow large, and the practice of borrowing upon interminable annuities had been introduced, the meaning attached to the term fund was gradually changed; and instead of signifying the security upon which loans were advanced, it

has, for a long time, signified the principal of the loans themselves.

Owing partly, perhaps, to the scarcity of disposable capital at the time, but far more to the supposed insecurity of the Revolutionary establishment, the rate of interest paid by government in the early part of the funding system was, comparatively, high. But as the country became richer, and the confidence of the public in the stability of government was increased, ministers were enabled to take measures for reducing the interest, first in 1716, and again in 1749.

During the reigns of William III. and Anne, the interest stipulated for loans was very various. But in the reign of George II. a different practice was adopted. Instead of varying the interest upon the loan according to the state of the money market at the time, the rate of interest was generally fixed at three or three and a hulf per cent.; the necessary variation being made in the principal funded. Thus, suppose government were anxious to borrow, that they preferred borrowing in a 3 per cent. stock, and that they could not negociate a loan for less than 4½ per cent.; they effected their object by giving the lender, in return for every 100l, advanced, 150l. 3 per cent. stock; that is, they bound the country to pay him or his

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assignces 4l. 10s. a year in all time to come, or, otherwise, to extinguish the debt by a payment of 150l. In consequence of the prevalence of this practice, the principal of the debt now existing amounts to nearly two fifths more than the sum actually advanced by the lenders.

Some advantages are, however, derivable, or supposed to be derivable, from this system. It renders the management of the debt, and its transfer, more simple and commodious than it would have been, had it consisted of a great number of funds bearing different rates of interest: and it is contended, that the greater field for speculation afforded to the dealers in stocks bearing a low rate of interest, has enabled government to borrow, by funding additional capitals, for a considerably less payment on account of interest than would have been necessary had no such increase of capital been made.

Were this a proper place for entering upon such discussions, it would be easy to show that the advantages now referred to are really of very trifling importance; and that the method of funding by an lacrease of capital has been a most improvident one, and most injurious to the public interests. But it would be quite foreign from the objects of this work to enter into any examination of such questions; our readers will, however, find them fully investigated in an article in the 93d No. of the Edinburgh Review. Here we have merely to consider funded property, or government securities, as transferable or marketable commodities.

It would be foreign to the object of this work to enter upon any examination of the comparative advantages and disadvantages of the funding system. Perhaps, on the whole, the latter prependerate; though it is not to be denied that the former are very considerable. The purchase of funded property affords a ready method of investment; and as neither the Bank of England, nor any of the London private banks, allows interest upon deposits, it is plain that, were it not for the facilities given by the funds, individuals unable to employ their savings in some branch of business, would derive no advantage from them, unless they resorted to the hazardous expedient of lending upon private credit. In Scotland, where the public and private banks are universally in the habit of allowing interest upon deposits, the advantages of funded investments are not quite so obvious, though probably as great; for it may be doubted whether the banks could afford interest, or whether, indeed, they could be conducted at all, without the aid of the funds.

An Account of the Total Number of Persons to whom a Half Year's Dividend was due at the last Half-yearly Payment thereof, on each Description of Public Stock, and on each Description of Terminable Amutities; distinguishing the Number respectively of those whose Dividends for the Half Year did not exceed 51, 107, 501, 1001, 2001, 3002, 5001, 1,0001, 3,0001, 3,0001, 3,0001, 3,0001, 3,0001, 4,0001, 5,001 and the Number of those whose Dividends exceed 5,0001; distinguishing also, in those above 1,0007, the Dividends due to any Public Company, or to more than a single Name.—(Parl. Paper, No. 202. Sess. 1833.)

						Not ex	ceedir	g								
	67.	101.	501.	1001.	2001.	3001.	5001.	1,0004.	2,0007.	Co. & Juint Acets., 2,0001.	3,0002.	Co. & Joint Acets., 3,0001.	4,000%	Co. & Joint Acets., 4,0002.	3,000l. and upwards.	Total.
Number to whom divi- dends were payable													_	_	_	
On 31. per cent. re-	10,347	4,745	11,681	3,473	2,175	742	453	231	53	24	9	5	5	3	12	33,958
On 3t, 10s, per cent.	7,019	4,362	10,173	2,909	1,561	411	251	112	15	21	5	4	nil	1	6	26,849
On 31, 10s, per cent.	198	162	399	211	127	57	38	20	3	3	nil	nil	lia	1	3	1,232
On 4l. per cent. annni-	1,601	993	2,014	512	312	92	69	15	4	1	2	1	nit	nıl	nil	5,636
On long anunities -	9,078	4,212	8,361	1,516	725	157	99	34	4	1	1	1	1	1	nil	24,221
On annuities for terms	1,519	787	1,632	351	178	56	32	20	4	nil	2	nil	nil	nil	2	4,583
On 31, per cent, conso- } }	29,722	13,749	32,601	9,612	6,286	2,141	1,424	709	153	18	16	20	7	13	21	95,555
On 31. per cent. annui- }	120	74	150	40	27	4	2	nil	nit	nil	nil	nil	nil	nil	nit	447
Or new 31. 10s. per 1	26,931	14,698	29,370	6,648	3,129	765	431	204	28	20	4	1	2	4	9	82,194
On new 54 per cent, }	35	31	107	36	20	3	4	nil	,	nit	lia	lia	tia	lia	nil	237
On annuities for terms of years	1,656	833	1,757	333	161	37	34	12	1	nil	1	3	nil	1	8	4,839
Totals -	\$7,176	44.644	98,305	25,641	14,701	4,495	2,427	1.367	266	151	40	35	15	24	60	279,751

<sup>\*</sup> Dividends payable 10th of October.

The preceding account of the number of dividend warrants issued in the half year ending with the 5th of January, 1833, is a very important document. The large number (87,176) of holders of sums not producing above 5l. of half yearly dividend, is principally to be ascribed to the circumstances already mentioned as peculiar to the banking system of the metropolis; and there can be little doubt that their number would be materially diminished were the Scotch system adopted in its stead. It is evident from this account, that the number of persons having a direct interest in the funds is much greater than it represents. The dividends on the funded property belonging to the Equitable and other insurance companies, the different banking companies, &c. are paid upon single warrants, as if they were due to so many private individuals; whereas they are, really, paid to these individuals only because they act as factors or trustees for a vast number more. It is consequently quite ubsurf

<sup>†</sup> Dividends payable on 5th January. 1

ish the debt by a payprincipal of the debt ually advanced by the

able, from this system, and commodious than aring different rates of florded to the dealers in rrow, by funding additionally than would have been

easy to show that the adne method of funding by an the public interests. But mination of such questions: e 93d No. of the Edinburgh at securities, as transferable

examination of the comverhaps, on the whole, the every considerable. The ; and as neither the Bank t upon deposits, it is plain to unable to employ their from them, unless they ret. In Scotland, where the interest upon deposits, the gh probably as great; for it ether, indeed, they could be

Dividend was due at the last c, and on each Description of hose whose Dividends for the 2, 2,0001. 3,0001. 4,0007. 5,0007. ining also, in those above 1.0007. Name.—(Parl. Paper, No. 202.

Co. & Joint Accis., 2,000L	3,0001.	Co. & Joint	3, 3,0007.	k Joint	Accts., 4,000.	S.Cot. and	dina	Tot	al.		
Accis	-	- 8	Acct		-	_	-		-		
2	4	9	6	5	3	1	2		3,958 6,849	١	
!	21	5	4	nil pil	1		5		1,232	١	
3	3	nil 2	nil 1	nil	mì	1	lia	1	5,636	١	
4	1	1	1	1	1	- 1	nil	1	24,221		
4	nil	2	nil	nil	nil	- 1	2	1	4,58	ı	
3	18	16	20	7	13	- 1	21	ı	95,55	- 1	
1	nil	lia	lia	ni	1	- 1	nì	- 1	44	- 1	
s	20	4	1	1 2	1	4	1	- 1	82,19		
h	nil	hil	ni	ı   ni	1   n	il	n	iI		37	
1	nil	1	1 :	3   11	ii	1		9	4,8	39	
-6	15	1 40	3	5 1	5	24	1	60	279,	ö	
			ava	bte	on i	51	h J	aı	nar	у.	

idends payable on 5th January. 1 issued in the half year ending The large number (87,176)

dividend, is principally to be to the banking system of the ould be materially diminished m this account, that the numerater than it represents. The nd other insurance companies, warrants, as if they were due I to these individuals only be It is consequently quite absurd

to pretend, as is sometimes done, that any interference with funded property would affect only 280,000 individuals out of a population of 25,000,000. Any attack upon the dividends would really be destructive, not merely of the interests of those to whom dividend warrants are issued, but of all who depend upon them: it would destroy our whole system of insurance and banking, and overspread the country with bankruptcy and ruin. Not only, therefore, is every proposal for an invasion of the property of the fundholders bottomed on injustice and robbery, but it would, were it acted upon, be little less ruinous to the community than to the peculiar class intended to be plundered.

The following Table has been calculated, in order to show in which of the public funds money may be invested, so as to yield the greatest interest. It gives the prices, differing by 1 per cent. from 50 to 93 for 3 per cents, &c., at which they all must be, to yield the same interest; so that, supposing the 3 per cents, to be at 80, a sum invested in them, or in the  $3\frac{1}{2}$  per cents, will yield the same interest, provided the latter be at  $93\frac{1}{3}$ : if the  $3\frac{1}{2}$  per cents, be below this sum, it will of course be more advantageous, in so far at least as interest is concerned, to invest in them than in the 3 per cents.; while, if they be above  $93\frac{1}{3}$ , it will be less advantageous.

To get the true value of the different funds at any particular period, in order to compare them accurately together, it is necessary to deduct from each the amount of interest accruing upon it from the payment of the last dividend.—(For further details, see antè, p. 87. and p. 247.)

Table showing the Prices the different Funds must be at to produce an equal Interest; and also the annual Interest produced by 100%. Sterling invested at any of those Prices.

3 perCent. Price.	31 per Cent. Price.	4 per Cent. Price.	5 per Cent. Price,	Interest.	Price.	31 per Cent. Price.	4 per Cent. Price.	5 per Cent. Price.	Interest.
£	£ s. d.	£ s. d.	£ s. d.	£ s. d	£	£ s. d.	£ s. d.	£ s. d.	£ s. d.
50	58 6 8	66 13 4	83 6 8	6 0 0	72	81 0 0	96 0 0	120 0 0	4 3 3
51	59 10 0	68 0 0	85 0 0	5 17 7	73	85 3 4	97 6 8	121 13 4	4 2 2
52	60 13 4	69 6 8	86 13 4	5 15 4	74	86 8 8	98 13 4	123 6 8	4 1 0
53	61 16 8	70 13 4	88 6 8	5 13 2	75	87 10 0	100 0 0	125 0 0	4 0 0
54	63 0 0	72 0 0	90 0 0	5 11 1	76	88 13 4	101 6 8	126 13 4	3 18 11
55	64 3 4	73 6 8	91 13 4	5 9 0	77	89 16 8	102 13 4	128 6 8	3 17 11
56	65 6 8	74 13 4	93 6 8	5 7 1	78	91 0 0	101 0 0	130 0 0	3 16 11
57	66 10 0	76 0 0	95 0 0	5 5 3	79	92 3 4	105 6 8	131 13 4	3 15 11
58	67 13 4	77 6 8	96 13 4	5 3 5	80	93 6 8	106 13 4	133 6 8	3 15 0
59	68 16 8	78 13 4	98 6 8	5 1 8	81	94 10 0	108 0 0	135 0 0	3 14 0
60	70 0 0	80 0 0	100 0 0	5 0 0	82	95 13 4	109 6 8	130 13 4	3 13 2
61	71 3 4	81 6 8	101 13 4	4 18 4	83	96 16 8	110 13 4	138 6 8	3 12 3
6.5	72 6 8	82 13 4	103 6 8	4 16 9	84	98 0 0	112 0 0	110 0 0	3 11 5
63	73 10 0	84 0 0	105 0 0	4 15 2	85	99 3 4	113 6 8	141 13 4	3 10 7
61	74 13 4	85 6 8	100 13 4	4 13 8	86	100 6 8	114 13 4		3 9 9
65	75 16 8	86 13 4	108 6 8	4 12 3	87	101 10 0	116 0 0	145 0 0	
66	77 0 0	88 0 6	110 0 0	4 10 10	88	102 13 4	117 6 8	1 16 13 4	
67	78 3 4	89 6 9	111 13 4	4 9 6	89	103 16 8	118 13 4		
68	79 6 8	90 13 4	113 6 8	4 8 2	90	105 0 0			
69	80 10 0	92 0 0	115 0 0	4 6 11	91	106 3 4	121 6 8		
70	81 13 4	93 6 8	116 13 4	4 5 8	92	107 6 8	122 13 4	153 6 8	
71	82 16 8	91 13 4	1118 6 8	4 4 6	93	108 10 0	124 0 0	155 0 0	3 4 6

The following is an account of the progress of the National Debt of Great Britain, from the Revolution to the present time:-

Account of the Principal and Annual Charge of the Public Debt since the Revolution.\*

							Principal, Funded and Unfunded.	Interest and Manage- ment.
Debt at the Revolution, in 1689 Eacess of debt contracted during the reign of William	III. above	debt pa	id off	:	:	:	L, 664,263 15,730,439	L. 39,855 1,271,087
Debt at the accession of Queen Anne, in 1702 . Debt contracted during Queen Anne's reign .	:	:	:	:	:	:	16,394,702 37 750,661	1,310,942 2,040,416
lebt at the accession of George I., in 1714 - bebt paid off during the reign of George I., above debt	L contractes		:	:	:	:	54,145,363 2,053,125	3,351,358 1,133,807
Debt at the accession of George II., in 1727 Debt contracted from the accession of George II. till the accession of George II.	he peace o	f Paris	in 1763	, three	years	after	52,092,238 £6,773,192	2,217,551 2,634,500
Paid unring peace, from 1763 to 1773 -	:	:	:		:	:	38,863,430 10,251,795	4,852,051 580,480
Debt at the commencement of the American war, in 1 Debt contracted during the American war	775	:	:	:	:	:	128,553,635 121,267,993	4,471,571 4,980,201
Rebt at the conclusion of the American war, in 1784 Paid during peace, from 1784 to 1793	:	:	:	:	:	:	249,551,623 10,501,330	9.451,775 243,27
Debt at the commen ement of the French war, in 179 Debt contracted during the French war	3 :	:	:	:	:	:	239,350,148 601,500,343	9,208,495 22,829,696
Total funded and unfunded debt on the 1st of Febru chequers were consolidated	ary, 1817,	when the	he Engli	ish and	Irish •	ex-	840,850,491	32,038,19
Debt cancelled from the 1st of February, 1817, to 5th	of January	, 1836	•	•		•	53,211,675	2,594,67
Debt, and charge thereon, 5th of January, 1836 -							787,63±,816	29,143,51

<sup>\*</sup> This account has been made up parily from the table in Dr. Hamilton's work on the National Debt (3rd et. p. 100.); parily from the Parl. Paper, Nn. 165. Sess. 1834; and parily from the Annual Funance Book, for the year ending 5th January, 1836, pages 14. 98. & 104

# WINESTY OF MATERIAN LIDE

Account of the State of the Public Funded and Unfunded Debt of Great Britain and Irela ..., and the Charge thereon, on the 5th of

DEBT.		TO CH	CHARGE		
	Capital of Unredeemed Debt.		In Great Britain.	In Ireland.	Total Annual Charge.
GREAT BRITAIN.  Old South Sea annuties Company, at 3 per cent.  Old South Sea annuties  New South Sea annuties  South Sea annuties  Debt due to the Bank of England  Debt date to the Bank of England  Consolidated annuties	2, 662,781 8 64, 3, 46, 3, 46, 3, 40, 2, 7 2, 460, 3, 30, 2, 10, 2, 3, 100, 0, 0, 11,015,100, 0, 0, 25,51,91,1	Annual interest on unredeemed capital Long annuities, expire 1560 Annuities per 4 Geo. 3. c. 22, do. 1867 Annuities per 10 Geo. 3. c. 94, and 3 Will The forther periods	22,890,029 6 7 1,291,307 18 7 585,740 0 0 1,347,788 2 6	1,152,192 4 64 73 19 3	£
Reduced annuities Total bearing interest at 3 per cent.	504,605,412 6 44	public   loo Subser creditor   c. 34, expin	0 0 0006		
Annutites at 3½ per cent. anno 1518	10,861,103 19 7 63,436,550 2 0 146,557,900 19 8 435,240 13 4	And the National Annual State of the National Annual Tonlines and other English Office. Life annuities per Various acts Irish	20,356 4 61 31,230 8 7	5 53 1-	
Great Britain	725,899,508 0 114	Interest of funded debt	9	1,159,089 11	
Ineland Trish consolidated annuities, at 3 per cent.	2,570,402 6 3	for the Reduction of the National debt, towards the redemption of land tax, per 53 Geo. 3. c. 123	12,430 13 33 156,697 18 111		
3½ per cent. debentures and stock Reduced 3½ per cent. annuities New 3½ per cent. annuities	14,213,856 16 10 1,116,916 3 9	Annual charge on account of public funded debt Interest on Exchequer bills (1835)	27,244,215 19 11	1,159,069 11 0\$	28,403,305 10 14 740,211 1 10
Debt due to the Bank of Ireland, at 4 per cent New 5 per cent. annutifies Debt due to the Bank of Ireland, at 5 per cent	1,615,384 12 4 6,661 1 0 1,015,381 12 4	Total annual charge of funded and unfunded debt, exclusive of 41,1167. 14s. 10d., the annual charge on capitals and long annuities, standing in the name of	,	,	29,143,516 11 113
Ireland - Total United Kingdom -	i-   a	the commissioners, on account of stock unclaimed 10 years or upwards, and of unclaimed dividends; and also on account of donations and bequests			
1536	29,088,950 0 0 757,638,816 8 94	The act of 10 Geo. 4. (abolishing the sinking funds) enacts, that the sum thenceforth annually applicable to the reduction of the national debt shall consist of the actual surplus revenue beyond the expenditure. In 1835, this surplus amounted to 1,620,919, 45, 1124.	enacts, that the sum nal surplus revenue	thenceforth annua beyond the expend	lly applicable to the iture. In 1835, this

The statement on page 691, shows that a reduction of 53,211,675%, was effected in the principal of the national debt, and of 2,894,674L in the annual charge on account thereof, between February, 1817, and January, 1836. The debt, at the last mentioned period, includes the stock created by the funding of the loan of 15,000,000%, in 1835, for behoof of the slave proprietors. The diminution has been brought about partly by the application of surplus revenue to buy up stock, but more by the reduction of the interest on the 4 and 5 per cent. stocks existing in 1817, and by that paid on the unfunded debt. The total annual saving by the reduction of interest between 1822, when the first, and 1824, when the last, reduction was made (that of the 4 per cent. annuities, mentioned in former impressions of this work), has been 2,355,8451; and considerable as this is, it would have been more than three times as great, but for the pernicious practice, previously pointed out, of funding large nominal capitals.

We subjoin a brief notice of the different funds or stocks constituting the public debt, as it stood on the 5th of January, 1836.

# I. FUNDS BEARING INTEREST AT THREE PER CENT.

1. South Sea Debt and Annuities. - This portion of the debt, amounting, on the 5th of January, 1836, to 10,144,5841, is all that now remains of the capital of the once famous, or rather infamous, South Sea Company. The Company has, for a considerable time past, ceased to have any thing to do with trade: so that the functions of the directors are wholly restricted to the transfer of the Company's stock, and the payment of the dividends on it; both of which operations are performed at the South Sea House, and not at the Bank. The dividends on the old South Sca annuities are payable on the 5th of April and 10th of October; the dividends on the rest of the Company's stock are payable on the 5th of January and 5th of July.

The act of 10 Geo. 4. (abolishing the sinking funds) enacts, that the sum thenceforth annually applicable to the reduction of the national deal shall consist of the actual surplus revenue beyond the expenditure. In 1833, this surplus amounted to 1,620,5102. 4s. 113d.

00

Total funded and unfunded debt, 5th Jan. 1836.

Total United Kingdom Exchequer bills outstanding, 5th Jan. 1536

758,519,866 29,088,950 757,638,816

Total annual charge of funded and unfunded debt, actuary of 41,116, 14s, 10d., the annual charge on explicits and long annuliaes, standing in the name of explicits and long annuliaes, standing in the name of the commissioners, on account of stock unclaimed the commissioners, and of unclaimed dividends; 10y ears or upwards, and of unclaimed dividends; and also on account of donations and bequests

As per cent, debentures and stock
Reduced 3s per cent, annuities
New 3s per cent, annuities
New 4s per cent, annuities
Debt due to the Bank of Ireland, at 4 per cent.
Debt due to the Bank of Ireland, at 5 per cent.
Debt due to the Bank of Ireland, at 5 per cent.

Interest on Exchequer ones (1992)

29,143,516 11 114

2. Debt due to the Bank of England. - This consists of the sum of 11,015,100l. lent by the Bank to the public at 3 per cent.; dividends payable on the 5th of April and 10th of October. This must not be confounded with the Bank capital of 10,914,750%, on which the stockholders divide. The dividend on the latter has been 8 per cent, since 1823. -(See ante, p. 86. and p. 89.)

3. Bank Annuities created in 1726. - The civil list settled upon George I. was 700,000l. a year; but having fallen into arrear, this stock was created for the purpose of cancelling Exchequer bills that had been issued to defray the arrear. "The capital is irredeemable; and being small, in comparison with the other public funds, and a stock in which little is done on speculation, the price is generally at least 1 per cent, lower than the 3 per cent. consols." - (Cohen's edit. of Fairman on the Funds, p. 40.)

4. Three per Cent. Consols, or Consolidated Annuities. - This stock forms by much the largest portion of the public debt. It had its origin in 1751, when an act was passed, consolidating (hence the name) several separate stocks bearing an interest at 3 per cent. into one general stock. At the period when the consolidation took place, the principal of the funds blended together amounted to 9,137,8211; but, by the funding of additional loans, and parts of loans, in this stock, it amounted, on the 5th of January, 1836, to the immense sum of 356,768,258l.!

The consolidated annuities are distinguished from the 3 per cent. reduced annuities, by the circumstance of the interest upon them never having been varied, and by the dividends becoming due at different periods. The stock is, from its magnitude, and the proportionally great number of its holders, the soonest affected by all those circumstances which tend to elevate or depress the price of funded property; and, on this account, it is the stock which speculators and jobbers most commonly select for their operations. Dividends payable on the 5th of January and 5th of July.

5. Three per Cent. Reduced Annuities. - This fund was established in 1757. It consisted, as the name implies, of several funds which had previously been borrowed at a higher rate of interest; but by an act passed in 1749, it was declared that such holders of the funds in question as did not choose to accept in future of a reduced interest of 3 per cent. should be paid off,-an alternative which comparatively few embraced. The debts that were thus reduced and consolidated, amounted, at the establishment of the fund, to 17,571,5741. By the addition of new loans, they now amount to 125,851,9771. Dividends payable on the 5th of April and 10th of October.

## II. FUNDS BEARING MORE THAN THREE PER CENT. INTEREST.

1. Annuities at 31 per Cent., 1818. - This stock was formed in 1818, partly by a subscription of 3 per cent. consolidated and 3 per cent. reduced annuities, and partly by a subscription of Exchequer bills. It was made redeemable at par any time after the 5th of April, 1829, upon 6 months' notice being given. Dividends payable on the 5th of April and 10th of October. The capital of this stock amounts to 10,861,1041.

2. Reduced 3\frac{1}{2} per Cent. Annuities. — This stock was created in 1824, by the transfer of a stock bearing interest at 4 per cent. (Old 4 per cents.) It is redeemable at pleasure. MVERSITY OF

Dividends payable 5th of April and 10th of October. Amount on the 5th of January, 1836, 63.436.850/.

3. New 3\frac{1}{2} per Cent. Annuities. — This stock was formed by the act 11 Geo. 3. c. 13. out of the stock known by the name of "New 4 per cents.," amounting on the 5th of January, 1830, to 144,331,2121. The holders of this 4 per cent. stock had their option either to subscribe it into the new 3\frac{1}{2} per cent. annuities, or into a new 5 per cent. stock, at the rate of 100l. 4 per cents, for 70l. 5 per cents. Dissentients to be paid off. Only 467,713l, new 5 per cent. stock was created under this arrangement. The sum required to pay dissentients was 2,610,000l. The new 3\frac{1}{2} per cent. stock thus created, amounted on the 5th of January, 1836, to 146,557,901l. Dividends payable 5th of January and 5th of July.

4. New 5 per Cent. - Amount, 5th of January, 1836, 438,2411. - (See previous Article)

### III. ANNUITIES.

1. Long Annuities.—These annuities were created at different periods, but they all expire together in 1860. They were chiefly granted by way of premiums or douccurs to the subscribers to loans.—Payable on the 5th of April and 10th of October.

2. Annuities per 4 Geo. c. 22. — This annuity is payable to the Bank of England, and is commonly known by the name of the "Dead weight" annuity. (See ante, p. 85.) It expires in 1867. It is equivalent to a perpetual annuity of 470,319l. 10s.

3. Annuities per 48 Geo. 3., 10 Geo. 4. c. 24., and 3 & 4 Will. 4. c. 14.—These acts authorised the commissioners for the reduction of the national debt, to grant annuities for terms of years, and life annuities; accepting in payment either money or stock according to rates specified in Tables to be approved by the Lords of the Treasury. No annuities are granted on the life of any nominee under 15 years of age, nor in any case not approved by the commissioners. Annuities for terms of years not granted for any period less than ten years, These annuities are transferable, but not in parts or shares. Those for terms of years, payable 5th of January and 5th of July; and those for lives, 5th of April and 10th of October.

The terminable and life annuities granted under the above acts, amounted, on the 5th of January, 1836, to 4,188,809l., being equal according to the calculations of Mr. Finlaison, to a corresponding perpetual annuity of 1,970,019l.—(Parl. Puper, No. 457. Sess. 1836.)

Irish Debt.—It seems unnecessary to enter into any details with respect to the public debt of Ireland. The various descriptions of stock of which it consists, and their amount, are specified above. The dividends on the Irish debt are paid at the Bank of Ireland; and, in order to accommodate the public, stock may be transferred, at the pleasure of the holders, from Ireland to Great Britain, and from the latter to the former.

Exchequer Bills are bills of credit issued by authority of parliament. They are for various sums, and bear interest (generally from  $1\frac{1}{2}d$  to  $2\frac{1}{2}d$  per diem, per 100l.) according to the usual rate at the time. The advances of the Bank to Government are made upon Exchequer bills; and the daily transactions between the Bank and Government are principally carried on through their intervention. Notice of the time at which outstanding Exchequer bills are to be paid off is given by public advertisement. Bankers prefer vesting in Exchequer bills to any other species of stock, even though the interest be for the most part comparatively low; because the capital may be received at the Treasury at the rate originally paid for it, and the holders being exempted from any risk of fluctuation. Exchequer bills were first issued in 1696, and have been annually issued ever since. The amount outstanding and unprovided for, on the 5th of January, 1836, was 29,088,950l.

India Stock and India Bonds are always quoted in the lists of the prices of the public funds. The stock on which the East India Company divide is 6,000,000*l*.; the dividend on which has been, since 1793, 10½ per cent.; and is to remain at that rate during the continuance of the charter. India bonds are generally for 100*l*. each, and hear at present 23 per cent. interest, payable 31st of March and 30th of September. In selling them, the interest due down to the day of sale is, with the premium, added to the amount of the bills; the total being the sum paid by the purchaser. The premium, which is, consequently, the only variable part of the price, is influenced by the circumstances which influence the price of stocks generally,—the number of bonds in circulation, &c.

The price of stocks is influenced by a variety of circumstances. Whatever tends to shake or to increase the public confidence in the stability of government, tends, at the same time, to lower or increase the price of stocks. They are also affected by the state of the revenue; and, more than all, by the facility of obtaining supplies of disposable capital, and the interest which may be realised upon loans to responsible persons. From 1730 till the rebellion of 1745, the 3 per cents, were never under 89, and were once, in June, 1737, as high as 107. During the rebellion they sunk to 76; but in 1749 rose again to 100. In the interval between the peace of Paris, in 1763, and the breaking out of the American war, they averaged from 80 to 90; but towards the close of the war they sunk to 54. In 1792, they were, at one time, as high as 96. In 1797, the prospects of the country, owing to the

he 5th of January, 1836.

the act 11 Geo. 3, c. 13. unting on the 5th of Janck had their option either 5 per cent. stock, at the paid off. Only 467,713l. sum required to pay disited, amounted on the 5th muary and 5th of July. 38,2411. - (See previous

erent periods, but they all emiums or douceurs to the ctoher.

the Bank of England, and ty. (See ante, p. 85.) It 3191. 108.

Will. 4. c. 14 .- These acts debt, to grant annuities for money or stock according to Crensury. No annuities are in any case not approved by

for any period less than ten shares. Those for terms of lives, 5th of April and 10th

ects, amounted, on the 5th of culations of Mr. Pinlaison, to per, No. 457. Sess. 1836.) is with respect to the public it consists, and their amount, at the Bank of Ireland; and, at the pleasure of the holders,

prliament. They are for varidiem, per 1001.) according to Government are made upon e Bank and Government are the time at which outstanding ment. Bankers prefer vesting h the interest be for the most d at the Treasury at the rate any risk of fluctuation. Ex-ually issued ever since. The ry, 1836, was 29,088,950l. sts of the prices of the public

de is 6,000,000l.; the dividend remain at that rate during the 0% each, and bear at present 23 tember. In selling them, the ded to the amount of the bills; n, which is, consequently, the nices which influence the price

nstances. Whatever tends to covernment, tends, at the same also affected by the state of the plies of disposable capital, and le persons. From 1730 till the d were once, in June, 1737, as in 1749 rose again to 100. In aking out of the American war, war they sunk to 54. In 1792, ects of the country, owing to the successes of the French, the mutiny in the fleet, and other adverse circumstances, were by no means favourable; and, in consequence, the price of 3 per cent. sunk, on the 20th of September, on the intelligence transpiring of an attempt to negociate with the French republic having failed, to 47%, being the lowest price to which they have ever fallen.

Prices of 3 per Cent. Consols, in February and August, each Year since 1820,—(Report of Bank Committee.)

August 1821. February August 1822. February August	: :	684 per cent. 674 — 731 — 764 — 784 —	1826. February August 1827. February August 1828. February	:	:	77‡ per cent 79‡ — 82‡ — 86‡ — 632 —
August						
August 1824. February August		801 — 73 — 821 — 921 — 921 — 931 — 931 — 871 —	August 1829. February August 1830. February August 1831. February			871 — 862 — 864 — 914 — 904 —

The following is a statement of the prices of the different descriptions of British funds during the 6 days commencing with Saturday, the 14th of December, 1833.

Description of Stock.	Saturday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.
llank stock, dividend 8 per cent, 3 per cent, reduced - 3 3 per cent, consols for account 3k per cent, unnutites, 1818 - 3k per cent, unnutites, 1818 - New 3k per cent, annutites, 1826	210 11 871 1 881 2 961 1	871 8 881 8 - 963 1	210   11   67   8   8   8   8   8   8   8   8   8	2107 114 878 888 963 964 8	2111 11 67 4 4 884 9 968 8	2111 11 873 8 887 893 963 7
New 5 per cent. Long annulties, expire 5 Jan. 1860 New annulties, Jan. and July South Sea stock, dividend 3½ per cent. Do. old annulty, dividend 3 per cent.	167 15-16		167	167 15-16	, , ,	16 15-16 17
Do. new annuity, dividend 3 per cent	22s,24s.pm 43s,44s.pm 210 11	22s,24s.pm 43s,44s.pm 210 11	22s.21s.pm 42s. — pui 211	20s.22s.pm 41s.42s.pm	20s.21s.pm 41s.42s.pm	21 <i>s.—s.</i> pm 41 <i>s</i> .42 <i>s</i> .pm

Agreements for the sale of stock are generally made at the Stock Exchange, which is frequented by a set of middlemen called jobbers, whose business is to accommodate the buyers and sellers of stock with the exact sums they want. A jobber is generally possessed of considerable property in the funds; and he declares a price at which he will either sell or buy. Thus, he declares he is ready to buy 3 per cent. consols at 851, or to sell at \$5\delta\$; so that, in this way, a person willing to buy or sell any sum, however small, has never any difficulty in finding an individual with whom to deal. The jobber's profit is generally & per cent., for which he transacts both a sale and a purchase. He frequently confines himself entirely to this sort of business, and engages in no other description of stock speculation.

We borrow the following details from Dr. Hamilton's valuable work on the National Debt :-

Debt:—

"A bargain for the sale of stock, being agreed on, is carried into execution at the Transfer Office, at the lank, or the South Sea House. For this purpose the seller makes out a note in writing, which contains the name and designation of the seller and purchaser, and the sum and description of the stock to be transferred. He delivers this to the proper clerk; \* and then fills up a receipt, a printed form of which, with blanks is obtained at the office. The clerk in the meantime examines the seller's accounts, and if he find him possessed of the stock proposed to be sold, he makes out the transfer. This is signed in the books by the seller, who delivers the receipt to the clerk; and upon the purchaser's signing his acceptance in the book, the clerk signs the receipt as witness. It is then delivered to the purchaser upon payment of the money, and thus the business is completed.

"This business is generally transacted by brokers, who derive their authority from their employers by powers of attorney. Forms of these are obtained at the respective offices. Some authorise the broker to sell, others to accept a purchase, and others to receive the dividends. Some comprehend all these objects, and the two last are generally united. Powers of attorney authorising to sell must be deposited in the proper office for examination one day before selling: a stockholder acting personally, after granting a letter of attorney, revokes it by implication.

"The person in whose name the stock is invested when the books are shut, previous to the payment of the day of transfer. The price of stock, therefore, rises gradually, caveris paribus, from

<sup>\*</sup>The letters of the alphabet are placed round the room, and the seller must apply to the clerk who has his station under the initial of his name. In all the offices, there are supervising clerks who join in witnessing the transfer.

term to term; and when the dividend is paid, it undergoes a fall equal thereto. Thus, the 3 per cent. consols should be higher than 3 per cent, reduced by 3 per cent, from the 5th of April to the 5th of July, and from the 6th of October to the 5th of January) and should be as much lower from the 5th of January to the 5th of March, and from the 5th of July, and should be as much lower from the 5th of January to the 5th of March, and from the 5th of July to the 10th of October; and this is nearly the case. Accidental circumstances may occasion a slight deviation.

case. Accidental circumstances may occasion a slight deviation.

"The dividents on the different stocks being payable at different terms, it is in the power of the ctock-holders to invest their property in such a manner as to draw their income quarterly.

"The business of speculating in the stocks is founded on the variation of the price of stock, which it probably tends in some measure to support. It consists in buying or selling stock according to the views entertained, by those who engage in this business, of the probability of the value rising

the views entertained, by those who engage in this business, of the probability of the value rising or failing.

"This business is partly conducted by persons who have property in the funds. But a practice also prevails among those who have no such property, of contracting for the sale of stock on a future day at a price agreed on. For example, A. may agree to sell to B. 10,000. of 3 per cent, stock, to be transferred in 20 days, for 6,000. A. has, in fact, no such stock; but if the price on the day appointed for the transfer be only 5%, he may purchase as much as will enable him to fulli his bargain for 5,800., and thus gain 2007, by the transaction 1 on the other hand, if the price of that stock should rise to 62, he will loss 2007. The business is generally settled without any actual purchase of stock, or transfer; A. paying to B. or receiving from him the difference between the price of stock on the day of settle-ment, and the price parted on.

ment, and the price agreed on.
"This practice, which amounts to nothing else than a wager concerning the price of stock, is not "This practice, which amounts to nothing case man a wager concerning me price or access is no sanctioned by law to the test is carried on to a great extent; and as neither party can be compelled by law to implement these bargains, their sense of honour, and the disgrace attending a breach of contract, are the principles by which the business is supported. In the language of the Stock Exchange, the bayer is called a Bull, and the seller a Buar, and the person who refuses to tay bis loss is called a

the buyer is called a Bull, and the seller a Bear, and the person who refuses to pay his loss is called a Lame Duck; and the names of these defaulters are exhibited in the Stock Exchange, where they dare not appear afterwards.

"These bargains are usually made for certain days fixed by a committee of the Stock Exchange, called settling days, of which there are about 8 in the year; viz. one in each of the months of January, February, April, May, July, August, October, and November; and they are always on Tuesday, Wednesday, Tursday, or Friday, being the days on which the commissioners for the reduction of the mational debt make purchases. The settling days in January and July are always the first days of the opening of the Bank books for public transfer; and these days are notified at the Bank when the consists are shut to prepare for the dividend. The price at which stock is sold to be transferred on the next settling day, is called the price on account. Sometimes, instead of closing the account on the settling day, the stock is carted on to a future day, on such terms as the parties agree on. This is called tling day, the stock is carried on to a future day, on such terms as the parties agree on. This is called

thing day, the stock is carried on to a mure day, on such terms as no particle, agent and a continuation.

"All the business, however, which is done in the stocks for time, is not of a gambling nature. In a place of so extensive commerce as London, opulent merchants, who possess property in the funds, and are unwilling to part with it, have frequently occasion to raise money for a short time. Their resource in this case is to sell for money, and buy for account; and although the money raised in this namer costs more than the legal interest, it affords an important accommodation, and it may be rendered strictly legal and recoverable."—(Third ed. pp. 314—317)

(FUNDS (AMERICAN).—The subjoined statement will not, we hope, be uninteresting, It gives a view of the most prominent facts with respect to the public funds of the principal American States; exhibiting, amongst other particulars, their respective amounts, the periods when they are redeemable, and their price in London in January, 1839.—(Wetten-hall's List, 25th January, 1839. [See article Spocks.—Am. Ed.]

Account specifying the separate Debts of each State, and the Periods when the same are redeem-

Fur	ıds.	Redeemable.	Amount in Dollars.	Price in London, Jan. 25.	Funds-	Pedeemable.	Amount in Dolars.	Price is Loudon, Jan. 25.
Alabama	5 per cent.	1852	500,000		Incorporated Banks.			
Do. Sterlin		1858-59-66	2,000,000	92	United States, 8 per ct.	1866	35,000,000	L. 25.
Do.	dn.	1863	3,500,000	83	Louis ana State, 10 do.	1870	2,000,000	
fodiana.	do.	1861-66	1,600,000		Bank of Louisiana, Sido.	1870	4,000,000	
Do.	6 per cent.	1851	200,000		Do. of N. Orte tos, do.	1970	450,000	
Illinois,	do.	1976	5,1.00,000	93	N. O. Canal & B. Co. do.	1870	4,000,000	1
Kentucky,	do.	1868	209,000		Do. City Bank, do.	1870	1,000,000	
Louisiana, Str	ig. 5 per ct.	1848	1,500,000		Mississippi Planters, 10 do.	1870	3,000,00g	i
Do.	do.	1843	103,334		Tennessen, 0 per cent.	1870	2,009,000	
Do.	do.	1844-47-50-52		96 1-2 to 6		1859-60-62-64	1,000,000	
Do.	do.	1853	150,000		Do. do.	1860	500,000	
Do.	6 per cent.	1867		102	Baltimore City, 5 per ct.	1850	, , ,	
Maryland, 4 1	-2 per cent.	1847			Caniden & Anthoy Rail-			
Do.	5 per cent.	1859	750,000		way, do.	1861	L. 210,000	
Do.	6 per cent.	1970	3,000,000	100	Delaware & Raritao Canal			
Massachusetts	. 5 per cent.	1857	1,000,000		Bonds, 6 per rent	1861	L. 225,000	
Do. Sterlin	ng do.	1868	300,000	103	Amer. Life, 7 1-2 per cent-			
Mississippi,	do.	1858	500,000		In. & Trust Co		2,000,000	
Do. Sterlie	e do.	1850		93	Do, Certilicates, 5 per ct.	1964	.,,	
Do.	6 per cent.	1861-66-71	1,500,000		N. Y. Life & Trust, do.	1848-50		
New York,	5 per cent.	1855	3.124 270	93	Do. do	1819-50		
Do.	do.	1858	877,000		Un. City, do.	1*60-56 51		92
Do.	do.	1860	150,000		New Orleans City, 6 do.	1464	250,000	
Ohio,	6 per cent.	1850	4,000,000		Do. 5 per cent.	1863	, , , ,	
Do.	do.	1856	400,000	99 to 98 1-2	Philadelphia City, do.	1861	175,000	
Pennsylvania,	5 per cent.	1839-40-41	1,296,000		Do. & Reading Railway	1863	2,000,000	101, 101,
Do.	do.	1946	300 000		Philadelphia City, 6 per ct.	1563	-, -,-,	
Do.	do.	1850	1,000,000	90	Do. Country, do.	1860		
Do.	do.	1853	2.000,000	92 3.4	Phil. & Realing, 5 per ct.			
Do.	do.	1854	3.202,500	92 to 92 1-2	R. R. Bonds	1860	L. 210,000	25 ex div.
Do.	dn.	1856	2,733,162	93	Harrisburgh & Lancaster.			
Do.	do.	1858	3 070,661	93 ex div.	5 er cent.		62,000	90
Do.	do.	1860	2.649,690	95 1-2	Richmond Railway Bla.,		,	
Do.	do.	1862	2 261,400		6 per cent	1860		99
Do.	do.	1865	1,700,000	95 to 96	Lehigh Coal & Nav. Bds.,			
South Carolina		1866	L. 200,000	95	5 per cent	1856	L. 200,000	
Tennessee,	6 per cent.	1868			Morris Canal & Banking			
Virginia,	do.	1857	400,000	93	Comp. 6 per cent.	1946	4,100,000	
Do.	5 per cent.	1845-51-52-54	2,000,000		Do. Notes do.		3,000,000	

The dividends on the above Pennsylvania loans are payable half yearly, on the 1st days of February and August, at the Bank of Pennsylvania, Philodophia, excepting the loan of 28th of March, 1831, for 120,000 dollars, which is payable at the same bank on the 1st of January and July, each year.—Sup.)

no. Thus, the 3 per cent, of April to the 5th of July, ich lower from the 5th of er; and this is nearly the

s, it is in the power of the s, it is in the power of the come quarterly: f the price of stock, which selling stock according to pability of the value rising

funds. But a practice also sin of stock on a future day per cent, stock, to be trans-ice on the day appointed for fulfi his hargain for 5,800, that stock should rise to 62, rchase of stock, or transfer : f stock on the day of settle-

ing the price of stock, is not or party can be compelled by e attending a breach of con-unge of the Stock Exchange, uses to pay his loss is called a k Exchange, where they dare

littee of the Stock Exchange, sittee of the Stock Exchange, ach of the mouths of January, are always on Tuesshey, Wed-rs for the reduction of the na-realways the first days of the dat the Bunk when the consolidation the account on the settlessing the account on the settlessing the account on the settless agree on. This is called

not of a gambling nature. not or a gamming mattre. In a possess property in the funds, munney for a short time. Their though the money raised in this ommodation, and it may be ren-

, we hope, be uninteresting. public funds of the principal respective amounts, the pein January, 1839 .- ( Wetten-Ed.

ods when the same are redeem-

Pedeemable.	Amount in Dollars.	Price in London, Jan. 25.
1000	35,000,000	L. 25.
1866	2,000,000	
1870	4.000,000	1 1
1970	450,000	1
1870	4,000,000	1
1870	1.000,000	1
1870	3,000,000	1
1870	2,009,000	1
1859-60-62-64	1,000,000	
1860	500,000	)
1830	1	1 1
		. 1
1964	L. 210,000	'
1		
1861	L. 225,00	1
1.	2 000 00	اا
`\	2,000,00	· 1
1. 1961	1	1 1
1444.50	1	1 1
1919 50	1	92
0. 1-60-56 51	250,00	00
1464	250,0	w   i
1. 1863	173,0	no l
1863	2,000,0	GO 101, 10s.
av 1863	2,000,0	100
ct. 1561		1
1860	1	1 '
ct.	L. 210,	000   85 ex div.
. 1860	1	
ter,	97	000 90
	000	1
ds.	1 -	. 99
. 1960	1 -	1
18.9	L. 200	.000
1858	1	1
king	4,100	0.000
1948	3,000	1,000

t February and August, at the Bank of Penn-ch is payable at the same bank on the ist of

FURS, in commerce, the skins of different animals, covered, for the most part, with thick fine hair, the inner side being converted by a peculiar process into a sort of leather. Furs, previously to their undergoing this process, are denominated pellry.

Beaver fur, from its extensive use in the hat manufacture, is a very important commercial article. That made use of in this country is almost entirely brought from North America. It is gradually becoming searcer and dearer, being now obtainable only in considerable quantities from the most northerly and inaccessible districts. The fur of the middle-aged or young animal, called cub beaver, is most esteemed. It is the finest, most glossy, and takes the best dye. Fitch, or the fur of the fitchet or polecat, is principally imported from Germany: it is soft and warm, but the unpleasant smell which adheres to it depresses its value. Marten and mink (a diminutive species of otter) are principally imported from the United States and Canada. The fur of the musquash or musk rat (a diminutive species of beaver) is imported in vast quantities from our possessions in North America; which also supply us with considerable quantities of otter skins. Nutria skins are principally brought from Buenos Ayres. The more valuable furs, as ermine, sable, &c., come principally from Russia.

FUR TRADE. We are indebted for the following details with respect to the fur trade to one of the most extensive and intelligent fur merchants of London.

"Though practically engaged in the fur trade, I fear I shall be able to say little with regard to it not already known to you; but were I to write on the subject, I should divide the trade into 2, or rather

3 classes.

1. The 1st class would comprise articles of necessity; among which I should principally number an immense variety of lamb skins, varying so widely from each other in size, quality, colour, and value, that, to most persons, they would appear as the produce of so many different species of animals. These lamb skins are produced in all parts of the globe, and are every where consumed; but they form, in particular, an essential part of the dress of thousands among the lower classes in Russia, Poland, East Prussia, Hungary, Holemia, and Saxony. In Russia and other cold climates, the rkins of various other animals may be considered as articles of actual necessity.

2. The 2d class would in a neasure form part of the first, as it also comprises furs which through habit and fashion have now become articles of necessity. I should here enumerate all those different skins commonly called barting fars. Few who are not acquainted with this branch of the first task and idea of its extent. It spreads, of course, over all parts of the globe where hats are worn, and requires very superior judgment and considerable capital to conduct it successfully. The first new to first part of the first and the conduct it successfully. The first new to first part of the first and the conduct it successfully. The first new to first part of the first new to the conduct it successfully. The first new to first part of the first par

and regulites very superior judgment and considerable capital to conduct it successfully. The furge now used for hat making are beaver, musquash, ofter, mitria, hare, and rabbit; but each of these may be subdivided in 20 different sorts or classes.

"Nentria, or mutria, is comparatively a new article. It began first to be imported in large quantities about 1810, from the Spanish possessions in South America.—(See Nurmat.) The skin is used for different purposes, being either dressed as a pelity, or cut (shorm) as a hatting fur; and if well manufactured and prepared, it hears some resemblance to beaver for, and is used for similar purposes.

"3. Under the 3d and last class I should bring all those furs, which, though continually sold, and

a. orner me as and tast cass I should bring all those firs, which, though continually sold, and yeel in immense quantities, must still be considered mere articles of fashion, as their value varies according to the whites and fancies of different nations. There are, however, exceptions among these; and many first may be considered as standard articles, since they are always used, though their price is much influenced by changes of fashion.

"This class comprises an endless variety of furs, as under it may be brought the skins of most ani-mals in existence; almost all of them appearing occasionally in the trade.

mals in existence; almost all of them appearing occasionally in the trade.

"Furs being entirely the produce of nature, which can neither be cultivated nor increased, their value is not influenced by fashion alone, but depends materially on the larger or smaller supplies received. The weather has great influence on the quality and quantity of furs imported from all quarters of the globe; and this circumstance renders the fur trade more difficult, perhaps, and precarious that any other. The quality, and consequently the price, of many fors will differ every year. It would be completely impossible to state the value of the different articles of further the trade being the most fluctuating imaginable. I have often seen the same articles rise and fall 100, 200, and 300 per cent, in the course of a twelvemouth; may, in several instances, in the space of 1 month only.

"Among the furs which always rank very high (though, like all the rest, they change in value,) may be specified the Siberiun sable, and the black and silver lox. These articles are at all times comparatively very serice and command high prices.

be specified the Siberian sable, and the black and silver lox. These affects are at all times comparatively very serize and command high prices.

"The chief supplies of peltries are received from Russia (particularly the Asiatic part of that empire), and from North America. But many other countries produce very beautiful and useful turs, and though we are most indebted to Asia and America, Europe furnishes a very considerable quantity. Africa and Australia are of little importance to the fur trade, as, from their situation, they furnish but few articles, and consume still less. From the forare we draw leopard and tiger skins (the post beautiful of that species), while the only production of the latter is the kangaroo; this, however, is never used as a fur, being chiefly consumed by leather dressers and tanners for the sake of

ever, is never used as a true, some concept scale of the particle of the parti

Russia.

"The 4th and last company of any consequence is the Danish Greenland Company (in Copenhagen). They do but a very limited business; exposing their goods for sale once a year in Copengen).

gen). They do but a very limited mismess; exposing their goods for sate once a year in Copenhagen.

"The principal consumption of the fors which I should bring under the head of the 3d class, is in China, Turkey, and Itussia, and among the more civilised countries of Europe, particularly in Einghald. Germany consumes a considerable quantity. The consumption of America is comparatively little. In Africa, none but the Egyptians wear for.

"Hatting fors are used throughout Europe (with the exception of Turkey and Greece), and in America; but by far the principal trade in these articles is carried on in London and New York.

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"Most of the companies sell their goods by public sale, and the principal fur fairs are held at Kiachta (on the borders of China); Nishnel Novogorod, between Moscow and Casan, in Russin; and twice a year at Leipsic.—[See Fairs.]

year at helphic.—[See FARS.]
"It is a remurkable feature of the fur trade, that almost every country or town which produces and exports furs, imports and consumes the fur of some other place, frequently the most distant. It is but seldom that an article is consumed in the country where it is produced, though that country may consume furs to a very great extent."

The following details with respect to the North American fur trade may not be uninteresting:-

This trade was first practised by the early French settlers at Quebec and Montreal; and consisted then, as now, in bartering fire-arms, ammunition, cloth, spirits, and other articles in demand among the Indians, for beaver and other skins. In 1670, Charles II. established the Hudson's Bay Company, to which he assigned the exclusive privilege of trading with the Indians in and about the vast inlet known by the name of Hudson's Bay. The Company founded establishments at Forts Churchill and Albany, Nelson River, and other places on the west coast of the bay. But the trade they carried on, though said to be a profitable one, was of very limited extent; and their conduct on various occasions shows how thoroughly they were "possessed with that spirit of jealousy which prevails in some degree in all knots and societies of men endued with peculiar privileges."-(European Settlements, vol. ii. p. 268.) Mr. Burke has, in the same place, expressed his astonishment that the trade has not been thrown open. But as the Company's charter was never confirmed by any act of partiament, all British subjects are lawfully entitled to trade with those regions; though free, the difficulties attached to the trade, the protection required in carrying it on, and the ball guised hostility which private traders have experienced from the agents of the Compa., the latter have been allowed to monopolise it with but little opposition. In 1783-4, the principal traders engaged in the fur trade of Canada formed themselves into an association known by the name of the North-West Company, having their chief establishment at Montreal. This new company prosecuted the trade with great enterprise and very considerable success. The course of their proceedings in their adventurous undertakings has been minutely described by Mr. Mackenzie, one of the agents of the company, in his Voyage from Montreal, through the Continent of America. This gentleman informs us, that some of those engaged in this trade are employed at the astonishing distance of upwards of 4,000 miles north-west of Montreal! A very numerous caravan, if we may so call it, sets out every year for Le Grund Portage, on Lake Superior, where they meet those who have wintered in the remoter establishments, from whom they receive the fars collected in the course of the season, and whom they, at the same time, furnish with fresh supplies of the various articles required in the trade. Fort Chepeywan, on the Lake of the Hills, in lon. 110° 26' W., used to be one of the most distant stations of the servants of the North-West Company; but many of the Indians who traded with the fort came from districts contiguous to, and sometimes even beyond, the Rocky Mountains.

The competition and success of the North-West Company seem to have roused the dormant energies of the Hudson's Bay Company. The conflicting interests and pretensions of the two associations were naturally productive of much jealousy and ill-will. Under the auspices of the late Earl of Sclkirk, who was for a considerable period at the head of the Hudson's Bay Company, a colony was projected and founded on the Red River, which runs into Lake Winnipec. The North-West Company regarded this establishment as an encroachment upon their peculiar rights; and the animosities thence arising led to the most violent proceedings on the part of the servants of both companies. At length, however, the more moderate individuals of each party began to perceive that their interests were not materially different; and the rival companies, wearied and impoverished by their dissensions, ultimately united under the name of the Hudson's Bay Fur Company, which at present engrosses most of the fur trade of British America. The most important part of the trade is still carried on from Montreal in the way described by Mr. Mackenzie.

According to Mr. Illiss, the number and value of the furs and peltries exported from British America to all parts. in 1831 were-

to all pai	us,	111 1831,	were																	
•		$\mathcal{N}u$ .	£	8.	d.			£	8.	d.	1		No	€ 8.	d.			£	s.	d.
Beaver	-	126,914	at l				-	158,680			Raccon	-	325 at 1	1 1	6	-	-	21	7	6
Bear	-	3,850	1	0	0	-	-	3,850	3	0	Tails	-	2,290 0	) 1	0	-	-	114	10	0
Deer	-		0		0		-	96	15		Weasel		34 (	0 (	6	-	-	0	17	0
Fox	-							4,382	10	0	Wolverin	16	1,744 (	1 3	0	-	-	261	15	()
Lynx	-	58,010				-	-	23,204	0	0	Wolf	-	5,917 - (	1 8	0	-	-	2,378	16	0
Minx	-	9,298	- 0	2	0	-	-	929	16	0			•				-		_	
Musk rat	-	375,731	0	0	6	-	-	9,393	5	6	l						£	93,316	9	0
Undescri	hed	l from H	alifa	x n	ad i	St.	Joi	m's esti	ma	ted	at the ave	rage	e annual v	alne	of		-	15,000	0	0
Exported	lto	the Uni	ted 8	tat	es 1	bv i	nla	nd trade	В						_			16.146		
•																	_			
																	2	34,462	y	0
											Sterling				_		£2	11.016	4	9

(Statistics of Trade and Industry of British America, p. 29.)

According to Mr. M'Gregor, the value of the furs annually exported from British America, annualled, at a new general of the 5 years ending with 1832, to about 210,000L sterling a year.—(British North America, 2d edit. vol. ii. p. 591.)

r fairs are held at Klachta n, in Russin; and twice a

town which produces and by the most distant. It is , though that country may

trade may not be unin-

ebec and Montreal; and spirits, and other articles 0, Charles II. established privilege of trading with udson's Bay. The Comon River, and other places ugh said to be a profitable us occasions shows how ch prevails in some degree eges."—(European Settlesed his astonishment that arter was never confirmed ed to trade with those retection required in carrying xperienced from the agents t with but little opposition. nada formed themselves into ny, having their chief estae with great enterprise and n their adventurous underthe agents of the company, erica. This gentleman inl at the astonishing distanco umerous caravan, if we may e Superior, where they meet whom they receive the furs ame time, furnish with fresh epcywan, on the Lake of the stations of the servants of the with the fort came from dis-

ountains. seem to have roused the doring interests and pretensions ousy and ill-will. Under the le period at the head of the on the Red River, which runs this establishment as an enhence arising led to the most panies. At length, however, that their interests were not impoverished by their dissen-Bay Fur Company, which at The most important part of d by Mr. Mackenzie.

es exported from British America

No. £ 8 325 at 0 1 290 — 0 1 31 — 0 0 ,744 — 0 3	0 6 8 0	-	:	21 111 0 261	10 17 12	6
,917 — 0		-	£	2,378 03,316	9	-0

annual vatue of 16,116 0 0 231,462 9 0 £211,016 4 2

dustry of British America, p. 29.) d from British America, amounted, rting a year .- (Bruish North Ame-

The North American Fur Company, the leading directors of which reside in the city of New York, have long enjoyed the principal part of the Indian trade of the great lakes and the Upper Mississippi. But, with the exception of the musk rat, most of the fur-clad animals are exterminated in the vicinity of the lakes. The skins of racoons are of little value; and the heaver is now scarce on this side the Rocky Mountains. The further north the furs are taken, the better is their quality.

Account of the principal Furs imported in 1831, the Countries whence they were brought, and the Quantity furnished by each country.

	-	•	-	•			
Bear.	Beaver.	Fitch.	Marten.	Minx.	Musquash.	Nutria.	Otter.
		2,168					
	115	186,499	21,139	688	7,028		
	53	24,418	517		1		4
			27.676	i	762	2.000	
		00,000	,	i i		,	1
3,994	93.199		112.038	30.742	737,740		21.63
		1				52.130	1,40
10,100	- 1,100		50,000	70,120	,000		-,
199	110		0.25.1	9.011	157		1 11
120	110		4,00T	4,011	101_	0,011	
17 609	100 044	9.12 7.05	914 107	102 561	779 602	401.067	23,19
	3,994 13,480	3,994 93,199 13,490 7,459 128 118	2,163 - 15 - 15 - 53 21,418 30,620 3,994 93,199 13,480 7,450 	115   2,168   - 1,139   - 21,139   - 1,139   - 21,1	115 186,499 21,139 688 53 21.418 517 30,020 27,676	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$

Of these imports, the beaver, fitch, and marten were mostly retained for home consumption. A large number of bear and otter skins were re-exported to Germany; and no fewer than 502,117 musquash skins were exported, in 1831, to the United States.—(Parl. Paper, No. 50ess. 1833)

The imports of cruine are inconsiderable, having only amounted, at an average of 1831 and 1832, to

2,197 skins a year.

The duty on furs produced, in 1832, 34,079l.; and that on skins, not being furs, 18,093l. 13s. 6d.
China is one of the best markets for furs. The Americans began, with their characteristic activity, to send furs to Canton very soon after their flag had appeared in the Eastern seas in 17s4; and they still prosecute the trade to a considerable extent, though it has rapidly declined within the last 3 or 4 years. The Americans procure the furs intended for the China markets, partly from the American Fur Company already alfuded to, and partly from Canada; but they have also been in the habit of sending out ships to the north-west coast of America, which, having purchased large quantities of skins from the natives, carrying them direct to Canton. Recently, however, this trade has been materially diminished, in consequence, it is said, of the regulations of the Russian government, who do not permit the American traders to cruise so far north as they did formerly.

FUSTIAN (Ger. Barchent; Du. Fustein; Fr. Futaine; It. Fustagno, Frustagno; Sp. Fustan; Rus. Bumasea; Pol. Barchan), a kind of cetton stuff, wealed or ribbed on one side.

FUSTIC (Ger. Gelbholz, Fustick; Du. Geelhout; Fr. Bois jaune de Brésil; It. Legno giallo de Brasilio; Sp. Palo del Brasilamarillo), the wood of a species of mulberry (Morus tinctoria), growing in most parts of South America, in the United States, and the West India islands. It is a large and handsome tree; und the timber, though, like most other dye woods, brittle, or at least easily splintered, is hard and strong. It is very extensively used as an ingredient in the dyeing of yellow, and is largely imported for that purpose. Of 6,335 tons of fustic imported into Great Britain in 1831, 1,683 tons were brought from the British West Indies, 1,354 ditto from Cuba and the foreign West Indies, 1,013 ditto from the United States, 990 ditto from Mexico, 510 ditto from Colombia, 705 ditto from Brazil. Fustic from Cuba fetches full 35 per cent. more in the London market than that of Jamaica or Colombia. At present, the price of the former varies from 10l. to 12l. a ton, while the latter varies from 8l. to 9l. a ton. The consumption amounts to about 6,000

Zante, or young fustic, is really a species of sumach (Rhus cotinus Lin.), and is quite distinct from the morus tinctoria, or old fustic: the latter being a large American tree, while the former is a small European shrub. It grows in Italy and the south of France, but is principally exported from Patras in the Morea. It imparts a beautiful bright yellow dye to cottons, &c. which, when proper mordants are used, is very permanent. It is conveniently stowed amongst a cargo of dry goods, as it may be cut into pieces of any length without injury. Only a small quantity of this species of sumach is imported. Its price fluctuates considerably. In August, 1833, it was worth, in the London market, from 9l. to 11/. a ton.

(GALACZ, a town of Moldavia, on the left bank of the Danube, between the confluence of the Sereth and the Pruth with that river, in lat. 45° 25' N., long. 28° E. It is ill built and dirty: population supposed to amount to 12,000. The trade of the town is chiefly carried on by Greek merchants, but, within the last few years, some foreign houses have formed establishments in it. Though at a considerable distance inland, Galacz may be said to be the port of the Danube; and, were the political jealousies, and other obstacles, that have hitherto so much obstructed the navigation of this great river, once removed, it would, no

doubt, become a first-rate emporium. The treaty of Adrianople, by rescuing the provinces of Moldavia and Wallachia from Turkish despotism and misrule, will contribute not a little to this desirable result. Recently, indeed, Galacz has been rapidly rising in importance. Steam vessels have been established on the Danube, from Preshurg to Galacz, and thence, by the Black Sea, to Constantinople and Trebizond. The advantages of which the free navigation of the Danube cannot fail to be productive to all the countries that it traverses, and especially to Hungary, of which it is the natural outlet, seem to warrant the belief that its vast capacities, as a commercial highway, will be daily more and more developed.

Entrance to Galacz.—Of the three principal mouths of the river, the Soulineh (middle) mouth, in lat. 45° 10′ 30″ N., long. 20° 41′ 20″ E., is the only one accessible by vessels of considerable burden. The depth of water on the bar, at its entrance, varies from 10 to 15 and 14 teet, according to the season of the year, and the direction of the wind. From the bar to Galacz and Brailoff, still higher up, there is nowhere less than 18 feet water, and in many places from 60 to 70 feet. Vessels of 300 tons lie close to the unary of Galacz. The shores at the mouth of the river being low, and hordered with recels and shoals, vessels intending to enter the river generally make the small rocky islet of Phidonisi, or Serpent's Isle,\* in lat. 49° 15′ 13′ N., long. 30° 10′ 30° E., whence the Soulineh mouth bears W. by S., distant 23 miles. At the entrance to it, on the south shore, is a wooden tower, but (though the condistant 23 lintes. At the entrance to a, on the south store, is a wooden tower, our (unuaga the contrary be sometimes stated) to lighthouse. Lighters are generally stationed without the bar, into which large ships discharge a part of their cargoes; and pilots may generally be obtained from them or other vessels. As the current is sometimes very strong, and difficult to stem, the establishment of steam tags at the mouth of the river would obviate the principal difficulties incident to its navigation.

Frost usually sets in on the Danube in the mouth of December, and continues till the mouth of March; in 1833, however, there was no frost. Freights in the ports of the Dambe are always from 20 to 25 per cent. higher than in Odessa; premiums of insurance, on the contrary, are not higher than at the latter, except on such vessels as, on account of their size, are obliged to discharge at the

river's mouth.

Money, Weights, and Measures.-These are principally Turkish, for which see Constantinophe:

Money, Weights, and Measures.—These are principally Turkish, for when see Cosstantinople; but Russian and Austrian coins are in general circulation.

Exports and Imports.—Moldavia and Wallachia are very productive provinces, being fruitful both of corn and cattle. From 60,000 to 80,000 head of cattle are ununally fattened for sale in the two principalities. A pair of good oxen commonly cost from 70 to 80 roubles. Numerous herds are annually sent into Austria, particularly from Moldavia. Now that the principalities are subjected to regular governments, and that a market has been opened for their products, there can be tilted doubt that they will rapidly improve. The principal articles of export from Galacz are wheat, of which the quantity will take the decident to greate a factor of the control of the cont will rapidly improve. The principal articles of export from Gaiacz are wneat, of which the quantity might be indefinitely increased, tallow, blides, live cattle, salt, butter, wool, &c. and to these might be added timber, Gax and hence, caviar, &c. But, if the navigation be improved, which it seems all but certain will be the case, Brailoff and Galacz will become depots for the products of Hungary and Transylvania. The imports consist of coffee, sugar, and other colonial products, raw and manufactured cotton, iron and hardware, oil and olives, rice, soap, spices, &c.; at present, however, they are quite inconsiderable, compared to what they would be were civilization considerably extended in the countries adjacent to the lower Danube, and still more so were it to become the great highway for the conveyance of foreign products to Hungary. Subjoined is a

Statement of the Quantities and Value of the Merchandise imported into, and Exported from, the Port of Galacz in 1835 .- (Cansular Return.)

		Imports.			Exports.	
A	rticle.		Quantities.	Value.	Articles. Quantitie	. Value.
Almonds Carobs Carobs Carobs Carobs Coffee Cotton, raw wist maufac Figs Incense Iron, English Officer Green	:	ewis. packets packets twis. lis. cwis. libs. cwis. this.	3,000 7,500 226,400 70,750 3,500 3,750 56,600 5,000 5,000 8,770 8,700 8,	L. 9.000 3,937 9,187 9,187 9,187 9,187 9,187 6,362 22,500 14,625 33,750 4,500 13,125 19,687 10,125 6,623 6,750 2,250 11,220	Butter   Cwtt, Cattle, exer   No. Good Cows	I 45,000 3 \ 3.52 2.1,215 2.1,215 2.1,215 2.1,216 3.756 90,000 112,700 5,625 7,500
	Total			254,252	Total	527,925

Shipping .- M. Hagemeister gives the following return of the shipping which entered the Danube, by the Soulineh mouth, in the following years, with their destination :

Years,	Ismait.	Reni,	Galacz.	Brailoff.	Turkish Ports.
1830	84	35	193	57	31
1831	164	18	180	23	30
1832	156	17	451	61	8
1831	32	5	202	176	37
1834	37	2	166	185	28

\* This island was famous in antiquity for its temple in honour of Achiffes, to whom it was sacred. \*This island was famous in antiquity for its temple in nonour of Achiles, to whom it was sacrea. It was called Lener, or the White Island, from the myriads of sea-fowl by which it was assually covered. There seems to be no good foundation for the modern notion of its being infested with serpents. It is singular, however, seeing that it is now annually passed by numbers of European ships, that it should not have been visited by any traveller. It may be expected to contain some remains of antiquity.—(See Clarke's Travels in Russia, Turkey, §c. 8vo. edit. vol. ii. p. 391—401.) escuing the provinces contribute not a little rising in importance. to Galacz, and thence. ges of which the free ntries that it traverses. warrant the belief that more developed.

neh (middle) month, in lat, onsiderable burden. The according to the season of off, still higher up, there is essels of 300 tons lie close and bordered with reeds and rislet of Phidonisi, or Serieh mouth bears W. by S., over, but (though the constitution of the one of the constitution of the mean of the establishment of steam to its mayigation.

the establishment of steam tent to its navigation, continues till the month of e Danube are always from the contrary, are not higher obliged to discharge at the

hich see Constantinople;

covinces, being fruitful both covinces, being Italian form ened for sale in the two prin-lumerous herds are annually ties are subjected to regular e can be little doubt that they wheat, of which the quantity wheat, or which the quantry ool, &c ; and to these might improved, which it seems all the products of Hungary and the products of Hadgary and I products, raw and manufac-at present, however, they are I considerably extended in the ome the great highway for the

into, and Exported from, the

	Quantities.	Value.
cwts. No. cwts. kilos.t galls. ibs.	17,500 6,000 3,500 15,600 10,030 15,000 300,000 20,000 30,600 166,666 424,500	1. 4 5,000 3 4,250 24,245 22,250 3,750 26,250 135,000 112,500 5,625 16,575 7,500
		527,925

ing which entered the Danube,

Brailoff.	Turkish Ports
17	31
22	30
61	37
176 185	37 29

chiffes, to whom it was sacred. comes, to whom it was sacred, 1-fowl by which it was ishadly in of its being infested with series by numbers of European ships, tected to contain some remains vol. ii. p. 391—401.)

In 1835, 202 vessels arrived at Galacz; of which 6 were British, 45 Russian, 17 Austrian, 60 Greek, 49 Turkizh, 17 Ionian, 4 Sardinian, 2 Samian, 1 Wallachian, 1 Belgian.

Datics.—An ad valorem duty of 3 per cent. is levied on all articles of merchandise imported into, or exported from, the principalities of Moldavia and Wallachia. Government reserves to itself the power of prohibiting the exportation of any article, but it has to give a month's previous notice of any contractions. such prohibition.

power of prohibition.
Galacz is a free port; that is, a port at which all commodities may be landed, warehoused, re-exported, and consumed in the town, free of duty. Quarantine regulations are strictly enforced at Galacz, unless performed previously to entering the river.

Ismail and Reni, ports of the Russian province of Bessarabia, are situated on the Dannbe, and are hoth, but especially Ismail, a good deal nearer its mouth than Galacz; but they are much less considerable in point of commercial importance. If alving little importation, their trade is confined almost entirely to the exportation of corn, and even in this respect they are very inferior to Galacz and Brailoff. They are subject to the Russian duties and regulations.

We have gleaned these particulars from a variety of works, but principally from the valuable Report, by M. De Hagemeister, on the Commerce of the Black Sca, Eng. Trans., pp. 83—95., &c.; Purdy's Sailing Directions to the Black Sea, p. 193, &c.

Munths of the Dannbe.—There is a great discrepancy in the statements of ancient authors as to the number of channels by which the Dannbe pourced its waters into the Euxine. (Cellarii Notitin Orbis Antiqui, ilb. ii. cap. 8.) A similar discrepancy exists at this moment; some antorities affirm by at it has four, others five, and others six or seven mouths. But, as stated above, there are only three of any considerable magnitude, viz. the Kliia mouth on the north, and successively the Sonline mouth, and the Edrillis mouth. But he Edrillis mouth. In antiquity, the most southerly channel was the deepest, and best suited for the purposes of navigation, and was thence called Sacrum. two, at least, are still more to the south than the Edrillis month. In antiquity, the most southerly channel was the deepest, and best suited for the purposes of navigation, and was thence called Sacrum. (See Cellarius, ut suprà.) It is not, however, to be wondered at, that in the course of so many ages, very great changes should have taken place in the channels of the river. It seems probable that the Ostium Sacrum, or southern channel of the ateients, may have run between Carsum, now Hirchova, and the lake Halmyris, now Rassein, which communicates with the Euxine at Kara Kerman, formerly Istrapolis, and at a point still more to the south. At any rate, there certainly was a channel in the route now pointed out (D'Aweille, Abérér de la Géographie Ancienne, tom. i. p. 307.); and as it is a good deal more to the south than the Edrillis mouth, with which the Ostium Sacrum has been commonly identified, it would seem to have the best claim to the distinction of being synonymous with the latter. This channel is, in fact, still partially open, and it has been recently stated that the Austrian government is seriously entertaining a project for making it navigable. There can be no doubt that if this could be effected, it would be of much importance to the trade with Hungary and the comprise on the upper part of the river, by materially shortening the river navigation, and facilitating the that if this could be effected, it would be of much importance to the trade with Hungary and the countries on the upper part of the river, by materially shortening the river navigation, and facilitating the transit of ships and goods to and from the Black Sea.

Steam Navigation of the Danube.—A regular line of steam-boats for the transportation of passengers and merchandise, is established on the Danube from Presburg (Hungary) to Galacz, by an Austrlan company, entitled, "First Company for Navigation by Steam on the Danube."

"Three boats are running on this line, viz.

The Pannonia (36-horse power), from Presburg to Pesth.

The Francis 1st (60-horse power), from Presburg to Pesth.

The Argo (50-horse power), from Orsewto Galacz.

The passengers and merchandise change boats at each of the stations indicated above.

The hight of Orsawa, rocks which are strewed in the bed of the Danube, for the extent of about

The passengers and merchandise change boats at each of the stations indicated above.

In height of Orsova, rocks which are strewed in the hed of the Danube, for the extent of about large, not permitting steam-boats to pass, goods are transported by flat-bottomed boats, which, conducted by skilful boatmen, glide through the rocks, and pass them without accident. Passengers disembark, and make by land, a circuit which occupies twenty hours. This part of the journey is at their expense. An agent of the company at Orsova arranges with them, or reasonable terms, for the price. This crossing over will, however, be shortened by the repairs about to be made on an ancient Roman causeway running nearly parallel with the bod of the river.

"The necessity of previous arrangements with the Turkish government has, for the present, present the company from ranging this observed. It has, however, expended the grows in removing

"The necessity of previous arrangements with the litrisis government has, for the present, pre-venied the company from removing this obstacle. It has, however, expended large sums in removing rocks from other points, in removing sand banks, and in cleating the bed of the river.

"A fourth steam-hoat, "The Maria Dorothea," of 70-horse power, is expected before the winter (534), to extend the line from Galacz to Constantinople. During winter this boat is intended for temporary service between Smyrna and Constantinople, until the return of spring and the opening of the navigation on the Danube.

"Two other boats are held in reserve, to be used in case of accident or repairs to any of the four research boats."

regular hoats.

From Pesth to Moldavia From Moldavia to Pesth

According to the regulations published by the company, the prices for the extreme points of the line are as follow :-Passengers. one place. In o places. ]

From Presburg to Galacz descending) - 48 flor. 77 flor From Moldavia to Fresburg (ascending) - 14 do. 21 do. Children of 10 years half price. Passengers are allowed, free of charge, 80 pounds of inggage. 77 flor. 21 do. Price of transport per 100 lbs, with-out insurance, I fforin 15 kr. I do. 30 Insurance on each 100 floring of value-22 kr. 22 do. Merchandise.

On merchandise, the above rates only apply to such, the value of which does not exceed 76 florins for every (60 lbs, weight, Merchandise, the value of which is nore considerable, must be declared, and will pay according to value, at the following rates, for transport from Vienna to Galacz:—

Machandian Per 160 lbs, willb.

Machandian Per 160 lbs, willb. fusurance per 100 florius.

Merchandise, ont insurance, to florins 20 kr. Furniture and hulky articles better a florins 20 kr. Other articles, comprising those called of Leipsic 6 do. 30 do.

"This last Table gives Vienna as one of the extreme points of the line; because, in fact, the great

<sup>\*</sup> The rapids in this place have received the name of the "Iron Gate." All vessels ascending the river have to be towed up against the stream; and the water is frequently too shallow to permit the descent of any but the smallest class of flat-bottomed hoats. The Romans under Trajan bad, with equal industry and sagacity, formed a road or path along the river's edge for facilitating the operation of towing, of which the remains are still extant, with an inscription commencative of the completion of the works. It has been proposed to avercome the difficulties in the way of the navigation, by removating the old Roman road, and deepening the channel contiguous to it. But it rarely happens that attempts to improve the navigation in the hel of a river, under any thing like similar circumstances, are even tolerably successful; and provided it could be accomplished, there can be no doubt that the proposal for cutting a lateral cann sufficiently large to admit the steam-boats and other craft navigating the river, is by far the most likely means of obviating the difficulties in question. At all events, it is to be hoped that something effectual may be speedily accomplished in reference to this important subject.—(For some details with respect to the "Trou Gate," and the navigation of the Danube, from Presburg to Roustchuk, see Mr. Quin's Voyage Down the Danube, vol. 1. passim.)

object of the company is the establishment of a direct communication between the capitals of the Austrian states and of the Ottoman empire.
"Its first intention was to make Yienna the point of departure for its steam-boats; but the sinuosi-

ties of the Danube, between it and Presburg, interposed a serious obstacle. Eighteen or twenty hours are necessary to pass the distance between these two towns by the river; whereas, by land, it is performed in five or six hours.

performed in two or six noits.

"The company lins, therefore, determined to creet, either at Preshurg, or at Raah, a vast entrepot which will be connected with Vienna by a rail-road, upon which steam cars shall transport all merchandise coming from the north and middle of Germany, on its way to the east, by the Dambe.

"The office of the company is at Vienna: its charter is for its years. It is privileged by government gratuitously to draw from the imperial coal mines of Moldavia the coal required for the consumption.

of its houts. its capital consists of 1.120 shares, each of 500 florins. The dividend, in 1831, was fixed

at 7 per cent.

From the day on which the first steam-boat of the company shall have entered the Black Sea, it declares that the enterprise no longer belongs solely to the Austrian States, but that it belongs to Europe. "It is announced, that the company contemplates extending its line of steam-boats from Constantinople to Trebizond.

"This extension will depend on the results which will have been obtained by the experiment

between Galacz and Constantinople.

between Galaez and Constantinopte."

The above statement was published more than a year ago, and we regret that we have no recent information to communicate respecting the state of this important undertaking. The Russian government, to whom the treaty of Adrianople gave possession of the months of the Dannbe, has, it is said, refused to permit any steam-boats to pass in and out of the river without payment of toll. But the power of Russia to impose this toll, conformably with existing treatles, has been questioned; and tilt this dispute he adjusted, the undertaking will necessarily suder.

Junction of the Danube and the Rhine.—A project has been for some time on foot in Bavaria, that would add greatly to the importance of the free navigation of the Danube. This is for cutting a camp from Wurtzbourg, where the Mayne, which flows hiot he Rhine, cases to be mavigable, to the Danube, between Domanwerth and Ingoldstadt. Were this accomplished, an internal communication by water would be established throughout all the yast countries stretching from the shore of the Netwards.

between Donauwerth and Ingoldstadt. Were this accomplished, an internal communication by water would be established throughout all the was countries stretching from the shores of the Netherlands to the Illack Sen; so that produce shipped at Rotterdam, or at Galacz, might be conveyed from one to the other in the same vessel! The cost of the canal in question is estimated at 8,000,000 florins, and a company has been formed for its construction. The Bavarian government, which is a liberal patron of every undertaking likely to promote the public prosperity, has, we believe, engaged to subscribe a fourth of the sum required. But we have not learned what progress has been made in the undertaking, which is truly of European importance.—Sup.)

GALANGAL (Ger. Galgant; Du. and Fr. Galanga; Rus. Kalgan; Lat. Galanga; Arab. Kusttulk; Chin. Laundon), the root of the galanga, brought from China and the East Indies in pieces about an inch long, and hardly  $\frac{1}{2}$  an inch thick. A larger root of the same kind (Greater Galangal), an inch or more in thickness, is to be rejected. It has an aromatic smell, not very grateful; and an unpleasant, bitterish, extremely hot, biting taste. It should be chosen full and plump, of a bright colour, very firm and sound: 12 cwt, are allowed to a ton .- (Lewis's Mat. Med.; Milburn's Orient. Com.)

GALBANUM (Fr. Galbanum; Ger. Mutterharz; It. Galbano; Lat. Galbanum; Arab. Barzud), a species of gum resin obtained from a perennial plant (Galbanum officinale) growing in Africa, near the Cape of Good Hope, and Syria and Persia. It is brought to this country from the Levant in cases or chests containing from 100 to 300 lbs. each. The best is in ductile masses, composed of distinct whitish tears agglutinated together by a pale brown or yellowish substance. It is generally much mixed with stalks, seeds, and other impurities. The separate tears are considered as the best. When the colour is dark brown or blackish, it is to be rejected. It has a strong peculiar odour, and a bitterish, warm, acrid taste, - (Thomson's Dispensatory.)

(GALLIPOLI,

Account of the Quantity of Oil exported from Gallipoli in British and Neapolitan Bottoms, in 1833 and 1831, together with an estimate of the Value of the same formed on the Quotations in the Giornale delle Due Sicilie.

				183	13.						
	Qua	ntity.	Value.								
		ln .	Prime	Cost.	Cash Charge	s and Duty.	Total,				
	In Salms.	Imperial . Tons.	Ducats.	Sterling.	Ducats.	Sterling.	Ducats.	Sterling.			
In British vessels • • • • In Neapolitan do. • • • •	18,889 6,901	2,625 914	45',316 162,407	L. 77,545 27,905	132,291 36,725	L. 22.731 6,310	553,609 199,132	L. 100 276 34,215			
Total -	25,700	3,569	613,723	105,410	169,018	29,041	732,741	134,49			
	1834.										
In British vessels In Neapolitan do	26,479 33,648	3,733 4,673	671.975 841,200	116,565 146,308	188,153 181,699	32,723 31,599	360,128 1,022,899	149,587 177,507			
Totat -	60,527	8,406	1,513,175	263,173	368,852	€4,321	1,843.027	327,494			

Statement of the Number, Tonnage, and Crews of Vessels, distinguishing the Countries to which they belonged, which entered inwards and cleared outwards, at the Port of Gallipoli in 1895

***			Enterest.		Cleared.			
Flags.		Vessets.	Tons,	Crews.	Vessels.	Tons.	Crews	
British	:	12 1 82	1,317 FR 12,834	81 5 898	12 1	1,317	81 5	
Neapolitan • Total •	•	95	14,239	984	95	12,834	984	

veen the capitals of the

t-boats ; but the sinuosi-Eighteen or twenty hours ; whereas, by land, it is

at Rnab, a vast entrepot is shall transport all mer-ist, by the Danube, privileged by government uired for the consumption uitlend to 1821 was the st vidend, in 1831, was fixed

itered the Black Sea, it denered the mack Sea, it de-t that it belongs to Europe. team-boats from Constan-

stained by the experiment

et that we have no recent king. The Russian govern-the Danube, has, it is said, t payment of toll. But the is been questioned; and till

ome on foot in Bayaria, that
This is for cutting a canal
be unvigable, to the Danube,
and communication by water
se shores of the Netherlands
ight be conveyed from one to
ted at 8,000,000 florins, and a
cut, which is a liberal patron
dieve, engaged to subscribe a
has been made in the under-

. Kalgan ; Lat. Galanga ; ought from China and the thick. A larger root of the s to be rejected. It has an extremely hot, biting taste. rm and sound: 12 cwt, are

albano ; Lat. Galbanum ; erennial plant (Galbanum and Syria and Persia. It is taining from 100 to 300 lbs. whitish tears agglutinated ily much mixed with stalks, ed as the best. When the strong peculiar odour, and a

nd Neapolitan Bottoms, in 1833 rmed on the Quotations in the

Valu	-	To	tal.
ges and Duty.		Ducats.	Sterling.
	sterling.		L. 100.276
	L. 22,731 6,310	583,609 199,132	31,215
- -	29,041	732,741	134,491
_			1
53 99	32,722 31,599	360,128	149,587 177,597
32	€4,321	1,843.027	327,494

uishing the Countries to which the Port of Gallipoli, in 1835.

Cleared.							
sels.	Tons.	Crews.					
12 1 82	1,317 88 12,831	81 5 898					
	14,239	984					
93	1.4,000	Sup.)					

GALLON, a measure of capacity, both for dry and liquid articles, containing 4 quarts. By 5 Geo. 4. c. 74., "the Imperial gallon shall be the standard measure of capacity, and shall contain 10 lbs. avoirdupois weight of distilled water, weighed in air at the temperature of 62° of Fahrenheit's thermometer, the barometer being at 30 inches, or 277.274 cubic inches; and all other measures of capacity to be used, as well for wine, beer, ale, spirits, and all sorts of liquids, as for dry goods, not measured by heaped measure, shall be derived, computed, and ascertained from such gallon; and all measures shall be taken in parts, or multiples, or certain proportions, of the said Imperial standard gallon." The old English gallon, winc measure, contained 231 cubic inches; and the old English gallon, ale measure, contained 282 cubic inches. Hence the Imperial gallon is about \frac{1}{2} larger than the old wine gallon, and about 1 less than the old ale gallon. By the 6 Geo. 4. c. 58. § 6. it is enacted, that from and after the 5th of January, 1826, whenever any gallon measure is mentioned in any act of parliament relative to the excise, it shall be taken and deemed to be a gallon

Imperial standard measure.—(See Weights and Measures.)

GALLS, on GALL-NUTS, (Fr. Galles, Noix de galle; Ger. Gallapfel, Gallus;

It. Galle, Galluze; Lat. Galæ; Arab. Afis; Hind. Majouphal; Pers. Mazu), are excrescences produced by the attacks of a small insect, which deposits its eggs in the tender shoots of a species of oak (Quercus infectoria Lin.), abundant in Asia Minor, Syria, Persia, &c. Galls are inodorous, and have a nauseously bitter and astringent taste. They are nearly spherical, and vary in magnitude from the size of a pea to that of a hazel nut. When good, they are of a black or deep olive colour; their surface is tubercular, and almost prickly; they are heavy, brittle, and break with a flinty fracture. They are known in commerce by the names of white, green, and blue. The white galls are those which have not been gathered till after the insect has caten its way out of the nidus and made its escape. They are not so heavy as the others, are of a lighter colour, and do not fetch so high a price. The green and blue galls are gathered before the insect has escaped; they are heavier and darker than the former, and are said to afford about one third more of colouring

matter.

Galls are of great importance in the arts, being very extensively used in dyeing, and the manufacture of ink, of which they form one of the principal ingredients. They are the most powerful of all the vegetable astringents; and are frequently used with great effect in medicine.

The ancients reckoned the gall-nuts of Syria superior to every other, and they still retain their precimience. They are principally exported from Aleppo, Tripoli, Smyrna, and Said; those brought from the first come chiefly from Mosul, on the western bank of the Tigris, about ten days' journey from Aleppo. The real Mosul galls are unquestionably the best of any; but all that are galtered in the surrounding country are sold under this name. Those from Carmannia are of a very inferior quality. The galls met with in India are carried thither from Persla by Arabiun merchants.

It is not unusual to day the withins palls must blue, in order to increase their value. The fraud is, however, detected by the deeper blue tinge that is thus imparted to them; and by their being perforated, and lighter than the genuine blue galls.

The price of galls in bond varies in the London market from 65s. to 85s. a cwt. The duty is 5s. a cwt.—(Rers's Cyclopadia; Bancreft on Colours; Ainslie's Mat. Indica, §c.)

GAMBOGE. (Fr. Gomme gutte. Ger. Guomnigutt.) It. Gomma gutta. Lat. Guomnigutt.

GAMBOGE (Fr. Gomme gutte; Ger. Gummigutt; It. Gomma gutta; Lat. Gummi outtr. Cambogia: Arab. Ossgrarcuund: Siamese and Cambojan, Rong), a concrete vegetable juice, or gum resin, the produce of the Garcinia Cambogiu, a forest tree of the genus which affords the mangostein, the most exquisite fruit of the East. The districts which yield gamboge lie on the cast side of the Gulf of Siam, between the latitudes of 10° and 12° north, comprising a portion of Siam and the kingdom of Camboja, whence its English name. It is obtained by making incisions in the bark of the tree, from which it exudes, and is collected in vessels placed to receive it. In these it assumes a firm consistence; and being formed into orbicular masses, or more frequently cylindrical rolls, it is at once fit for the market. It is of a bright yellow colour, opaque, brittle, breaks vitreous, has no smell, and very little taste. Specific gravity 1.22. When taken internally, it operates as a most violent cathartic. It forms a beautiful yellow pigment; for which purpose it is principally used. The Dutch began to import it about the middle of the seventeenth century. The greater part of the gamboge of commerce first tinds its way to Bangkok, the Siamese capital, or to Saigon, the capital of lower Cochin China; from these it is carried by junks to Singapore, whence it is shipped for Europe. Its price at Singapore varies, according to quality, from 30 to 80 dollars per picul. Dark coloured pieces should be rejected. —(Crawford's Embassy to Siam, p. 425.; Thomson's Chemistry.)

GARNET, GARNETS (Fr. Grenats; Ger. Granaten, Granatstein; It. Granati; Lat. Granuti; Rus. Granutini kumen; Sp. Granudas). There are two species of garnet, the precious and the common. The colour of the first is red; and hence the name of the mineral, from its supposed resemblance to the flower of the pomegranate; passes from Columbine ed, to cherry and brown red; commonly crystallised. External lustre glistening, internal shining, vitreous; transparent, sometimes only translucent; specific gravity 4 08 to 4.34. The colour of the common garnet is of various shades of brown and green. Different colours often appear in the same mass; translucent; black varieties nearly opaque; specific gravity from 3.66 to 3.75 .- (Thomson's Chemistry.) The finest varieties come from India, and some good specimens have been received from Greenland. When large and free from flaws, garnets are worth from 2l. to 5l. or 6l., and even more; but stones of this value are of rare occurrence, and always in demand.—(Mawe on Diamonds, &c. 2d ed. p. 113.)

GAS COMPANIES, the term usually applied to designate the companies or associations

established in most large towns for lighting the streets and houses with gas.

Every one must have remarked that most species of coal, when ignited, give out large quantities of gas, which burns with much brilliancy, yielding a great quantity of light as well as of heat. Dr. Clayton seems to have been the first who attempted, about 1736, to apply this gas to the purposes of artificial illumination; but his experiments were upon a very limited scale, and no further attention was paid to the subject till more than half a century afterwards. At length, however, Mr. Murdoch, of Soho, instituted a series of judicious experiments on the extrication of gas from coal; and, by his ingenuity and sagacity, succeeded in establishing one of the most capital improvements ever made in the arts. Mr. Murdoch found that the gas might be collected in reservoirs, purified, conveyed by pipes to a great distance from the furnace where it was generated; and that it affords, by its slow combustion, when allowed to escape through small orifices, a beautiful and steady light. This great discovery, which places Mr. Murdoch in the first rank among the benefactors of mankind, was first brought into practice at Redruth, in Cornwall. In 1802, it was applied to light Mr. Murdoch's manufactory at Soho; in 1805, it was adopted by Messrs, Phillins and Lee, of Manchester, in the lighting of their great cotton mill; and is now employed in the lighting of the streets, theatres, and other public buildings, factories, &c. of all the considerable towns of the empire; and also in most considerable towns of the Continent and America.

Gas light is indebted, for its rapid diffusion, not more to its peculiar softness, clearness, and unvarying intensity, than to its comparative cheapness. According to Dr. Thomson (Sup. to Ency. Brit. art. Gas Lights), if we value the quantity of light given by 1 ib. of tallow in candles at 1s., an equal quantity of light from coal gas will not cost more than  $2\frac{3}{4}d$ , being less than a fourth part of the cost of the former.

Oil and other substances have been used in furnishing gas for the purpose of illumination, but none of them has answered so well as coal. Most of the oil gas establishments

have been abandoned.

The construction of gas works on a large scale, and the carrying of pipes through the streets and into houses, &c., is very expensive, and requires a large outlay of capital. Hence most of the gas lights in the different towns are supplied by joint stock companies. Many of them have turned out to be very profitable concerns.

The subjoined Table contains a statement of the most important particulars connected with the principal gas companies; viz. the number of shares in each, the nominal amount of each share, the sums actually paid up, the market price of shares, the dividend payable on them, &c.—(From the Share List of Mr. Charles Edmonds, Broker, of Change Alley Cornhill, 12th of October, 1833.)

Number of Shares.	Names of Compa	nies	Amount of Shares.	Paid 1	np.	Price per Share.	Dividend per Annum.	Dividends Payable,
19.000	G- 1: 1: 1: 1: 01		£		s. 0	£ 8.		
12,000	Gas Light and Coke Ch	art. Company	50		0	10 0	6 per cent.	May, Nov.
1,000	Ditto, New (London)		50		0	195 0	6 per cent.	May, Nov.
1,000	City (London) -		100		o l	120 0	10 per cent.	Mar. Sept.
1,000	Ditto, New (London)		100		ő	45 15	10 per cent.	Mar. Sept.
	Imperial (London)		50		0		5 per cent.	April, Oct.
	Ditto debentures -		100		0	100 0	4 per cent.	dan, July,
9,000	Phonix, or South Lone		50			43 0	6 per cent.	Feb. Aug.
5,000	British (London) -		40		Đ	21 12	Il. per share.	April, Oct.
5,000	Ditto (Country) -		20		0	22 0	W. pershare.	April, Oct.
	Ditto debentures -		100		-	103 0	5 per cent.	Jan. July,
2,000	Independent -		30		0	45 0	6 per cent.	Mar. Sept.
4,000	Equitable		50		0	24 0	4 per cent.	April, Oct
8,200	General United Gas Li	ght Company	50		0	44 0	5 per cent.	Mar. Sept.
4,000	Imperial Continental		100		5	36 0	11.16s.per sh.	Feb. Aug.
600	Bradford		25		0	45 0	10 per cent.	May.
600	Brentford		50		0	25 0	'	
2,500	Bath		20		0	33 15	10 per cent.	Feb. Aug.
600	Barnsley		10	10	0	10 0		Mar. Sept.
701	Birmingham -		50	50	0	110 0	10 per cent.	Mar. Sept.
	Birmingham and Staffe	ordshire -	50	50	0	100 0	4l. per sh.	April Oct
	Brighton		20	20	0	14 0		
750			20	18	0	12 0		
	Brighton General -		20	_	_	18 0	31 per cent.	i
1.312	Blackburn		10	10	0	12 0	5 per cent.	
	Bristol		20		_	41 10	10 per cent	Feb Ang
210			50	_	_ !	60 0	5 per cent.	ton luly
	Cheltenham -		50		0	75 0	74 per cent.	wan. July.
	Coveniry -	- :	25	50	_	20 0	5 per cent.	
200	* 1	-	50		0	55 0	5 per cent.	
180	Dover		50	.50	v	51 0	5 per cent.	
			20	-	-	22 0	6 per cent.	
600	Dudley			-	-	70 0		
240	Exeter		50	-	- 1	10 0	5l.	ı

n more; but stones of we on Diamonds, &c.

mpanies or associations ith gas.

i ignited, give out large eat quantity of light as tempted, about 1736, to periments were upon a ull more than half a cenuted a series of judicious enuity and sagacity, sucmade in the arts. Mr. fied, conveyed by pipes to nat it affords, by its slow eautiful and steady light. among the benefactors of

In 1802, it was applied lopted by Messrs, Phillips ; and is now employed in factories, &c. of oll the le towns of the Continent

uliar softness, clearness, and ding to Dr. Thomson (Sup. ght given by 1 lb. of lallow I not cost more than 23d.,

for the purpose of illuminaof the oil gas establishments

arrying of pipes through the es a large outlay of capital. ied by joint stock companies.

portant particulars connected in each, the nominal amount shares, the dividend payable nds, Broker, of Change Alley

Price Share.	Dividend per Aunum.	Payable,
; s. 60 0 60 0 95 0 90 0 48 15 90 0 43 0 21 12 22 0	10 per cent 10 per cent 5 per cent 4 per cent 6 per cent 11. per share	May, Nov. May, Nov. Mar. Sept. Mar. Sept. April. Oct. Jan. July. Feb. Aug. e. April, Oct. I. Jan. July.
03 0 45 0 24 0 41 0 36 0	6 per cen	nt. April, Oct ot. Mar. Sept. dr. Feb. Aug.
45 0 25 0 33 15 10 0 110 0		nt. Feb. Aug. Mar. Sept. Mar. Sept.
14 0 12 0 18 0 12 0 41 10 60 0	10 per c	ent. Feb. Ang. Jan. July. cent.
20 ( 55 ( 51 22	5 per 5 per 5 per	cent. cent.

Number of Shares.	Names of	Compani	ies.		Amount of Shares,	Paid	սթ.	Price per Share.	Dividend per Asmuu.	Dividends payable.
780	Great Yarmouth	-	-	_	20	18	0	13 0	3} per cent.	July, Jan.
4	Guilford -	-	-	-	25	25	0	23 0	11.	•
600	Habilax -	-	-	-	25	21	0	36 0		
1,200	Ipswich -	-	-	-	10	-	-	12 0	12s.	Mar. Sept
800	Isle of Thanet	-	•	-	25	20	0	22 0	5 per cent.	Jan. July.
	Kidderminster	-	-	-	50		-	53 0	5 per cent.	-
201	Leeds -	-	-	-	100	100	0	195 0	107.	
	Leicester -	-	-		50	50	0	65 0	3l. 10s.	January.
	Lewis -	-	-	-	25	25	0	23 0	4 per cent.	January.
	Liverpool -	-	-	-	100	100	0	450 0	221.	Feb. Aug.
200	Maidstone -			-	50	50	0	100 0	9 per cent.	Mar. Sent
200	Newcastle-unde	r-Line	-	-	25					
320	Newport, Isle of	Wight	-	-	50	-	-	18 0	11.	
512	Northampton	-	-	-	20	19	0	26 10		1
3.50	Nottingham	-	-	-	50	50	0	96 0	8 per cent.	1
120	Oxford -	-	-	-	150	130	0			
3,200	Paisley -		-	-	50					
600	Poplar -	- "	-	-	50	۱ -	-	27 0		
600	Portsea Island	-	-	-	50	53	0	47 0	5 per cent.	Jan. July
2,500	Portable -	-	-	-	100	20	0	18 10 dis.	1000	1
10,000	Plymouth -	-	-		50	-	_	70 0	51.	July.
1,000	Ratcliff -	-	-	-	100	60	0	46 0	4 per cent.	
480	Rochdale -	-	-	-	25	15	Ö	par	1 1,0. 00	The copy
240	llochester -	-	-	-	50	50	Ö	58 0	31.	
1,600	Sheffield -	-	-	-	25	18	5	58 0	10 per cent.	ł
1,000	Shrewsbury	-	-	-	10	-	-	12 10	12s.	January.
	Stockton -	-	-	_	55	۱ -	-		1	Juniary
	Warwick -	-	-	_	50	١ ـ	_	50 0	5 per cent.	March.
	Wakefield -	-	-	_	25	-	-		2/, 10s.	
	Warrington	-	-	-	20	1 -	-	29 0	10 per cent.	
	Wigan -	-	-	_	10	-	-	1	la her come	1
210	Woolwich -	-	-	-	50	30	0	1	10 per cent.	.1
550	Wolverhampton	-	-	_	20	20	ŏ	20 0	to per cent	1
	Worcester -	_			20	1 20	3	16 6	4 per cent	1

[Gas works for lighting have been introduced into the United States at Boston, New York, Philadelphia, Wilmington (Del.), Bahimore, Pittsburg, Louisville, New Orleans, and Mobile; and are all of them conducted by joint stock companies,—by one company only in each place, excepting in New York and Philadelphia, where there are two. With the exception, also, of that in Pittsburg and the two in Philadelphia, they are conducted under the usual organization of joint stock corporations.

In the three cases just mentioned, the general features are the same. The stock is held by individuals; and the management is confided to trustees. These trustees are, in the Northern Liberties, annually chosen, one half by the municipal authorities, and one half by the proprietors; but, in the city of Philadelphia proper and Pittsburg, they are chosen by the former exclusively. In all these works, the municipal authorities have granted the privilege of laying down pipes, reserving to themselves the right of redemption at the original cost, for the benefit of the corporations respectively. These works have no legislative

The success which has attended the works in Philadelphia is attributable, in a great measure, to the strict regulations adopted, to prevent the leakage of the gas in the minute ramifications of the pipes conducting it through the buildings that are lighted.—Am. Ed.]

GENEVA (Du. Genever; Fr. Genièrre; Ger. Gaud, Genever; It. Acqua di Ginepro; Lat. Juniperi aqua; Sp. Agua de Enebro), a spirit obtained by distillation from grain, rectified, with the addition of juniper berries. The latter give to the spirit that peculiar flavour by which it is distinguished, and are also said to render it diuretic. Geneva is a corruption of genievre, the French term for the juniper berry.

By fir the best geneva is made in Holland, where its manufacture is carried on to a very ent. The distilleries of Schiedam have long been famous, and are at present in a very prosperous condition. Schiedam geneva is made solely of spirit obtained from rye and barley, flavoured with juniper berries. It becomes milder, and acquires, as it gets old, an oily flavour disliked by the Hollanders; hence nearly the whole of the "Schiedam" is exported, principally to the East Indies. There are no fewer than 300 distilleries in Schiedam, 100 in other parts of Holland, and not more than 40 in Belgium. The entire annual produce of the distillery in Holland is estimated at 2,000,000 ankers, or 20,500,000 wine gallons, of which about two thirds are exported. — (Clock, Description Geographique des Pays Bas, p. 92.)

In authing, perhaps, has the destructive effect of heavy taxation been so strongly exhibited, as in the trade of geneva. It appears from the Parl. Paper, No. 218, Sess. 1826, that during the 10 years ending with 1786, when the duty on geneva was about 16s, the wine gallon, the average annual consumption in Great Britain amounted to about 80,302 gallons. Int in 1786, Mr. Pitr reduced the duties to 5s, a gallon; and the effect of this wise and politic measure was such, that in the next decennial period the average imports for home consumption amounted to 444,891 gallons! From 1796 to 1806,

MIVERSITY OF

the duties fluctuated from 7s. 6d. to 14s.; but as the taste for geneva had been formed, and as the duties on other spirits had been increased in about the same proportion, the consumption went on increasing, having been, at an average of the 10 years, as high as 721,351 gailons a year. This was the maximum of consumption. Mr. Vansittart soon after began his inanspicious career, and immediately raised the duty from 14s. to 20s. 8d.; the consequence of this increase being, that in the 10 years ending with 1516, the average consumption amounted to only 272,952 gallons. Since then the duties have continued stationary, being at this moment 2s. 6d. the Imperial gailon, on an article which may be bought in bond for 8s. 3d. or 2s. 6d.! The duties on rum and British spirits having been unterially reduced during the last 10 years, the consumption of geneva has gone on progressively diminishing, till it now amounts, as appears from the subjoined official statement, to no nore than 22,300 gailons; being only one thirty-forth part of what it amounted to during the 10 years ending with 1866!

In Ireland, the effects of this felo de se system have been more hipirions than appears from this Table. During the 4 years ending with 1803, the books of the Irish Custom-house show that there were, at an average, 82,828 gallons of geneva entered for home consumption, producing, at the then duty of 7s. 3dd, 30,923d, a year; whereas, notwithstanding the vast increase of population, the consumption of geneva la Ireland, in 1832, was only 1,402 gallons, and the revenue only 1,5771.

To make any lengthened commentary on such statements would be useless. Our policy, if we may apply this term to so revolting a display of short-skiled rapacity, has had no other effect than to lessen the public revenue and enjoyments of the people, to injure our trade with Holland, and to foster and promote the ruinous and destructive practice of sanugging. The architant dusies on geneval, brandy, and tobacco, have led to the formation of the const guard and the duties fluctuated from 7s. 6d. to 14s.; but as the taste for geneva had been formed, and as the du-

We believe our gin manufacturers have nothing to apprehend from a reduction of the duties on geneva to 10s, a gallon. The lower classes, who are the great consumers, prefer English gin to every other stimulant; and now that the daties on juniper herries—(see Henates)—are reduced, its quality may be materially improved. But nothing would have so much influence in this respect as the admission of geneva at a moderate duty. It would also have the beneficial effect of putting an end to the manufacture of the spurious compounds sold under its name.

The resultations are to the invariation, for of general receiving the test because the second content of the spurious compounds sold under its name.

The regulations as to the importation, &c. of geneva are similar to those affecting Brandy; which

An Account of the Number of Gallons (Imperial Measure) of Geneva entered for Home Consumption in Great Britain and Ireland, the Rates of Duty on the same, and the entire Nett Produce of the Duty, each Year since 1814,

Years.		es retained i Consumption		N	ett Pr	octue	o of Duty	Nett Produce of Duty (Customs and Excise.)							Rates of 1) loopertal Galle and Ex			
	Great Britaio.	tretand.	United Kingdom.	Great I	Britair	n <b>.</b>	Irel	and.		United K	ing t	on).	Gt.	Brit	ain.	t	elan	ıd.
	Imp. Gall.	Imp. Gill.	Imp. Gall.	£	8.	d.	£	s.	d.	£	8.	d.	£	8.	d.	£	-	. d.
1814	149,302	6,072	155,374	168,559	13	3	5,581	18	5	174,141	11	8	l ï	2	62		17	31
1815	121,508	4,146	128,954	139,768		3	4,029	8	11	143,798		2			- 1	•	•	
1816	100,973	1,305	105,278	116,967		11	1,359		8	118,327	8	7			- 1			
1817	105,483	2,174	107,657	118,837		10	2,012		0	120,850					- 1			
1818	113,255	3,032	116,287	127,503		11	2,772	3	3	130,275		2			- 1			
1819	102,523	3,121	105,647	114,799		7	2,795	2	9	117,594	16	4	1	2	74			
1820	105,067	3,383	108,450	114,903	15	2	2,913		11	117,817	13	1			- 1			
1821	89,113	3,324	92,767	100,965		9	2,910	2	10	103,905		7			- 1			
1822	88,670	2,917	91,587			2	2,523		3	102,505		5.			- 1			
1523	82,784	8,161	90,918	93,412		0	7,020		5	100,162		5	-		- 1	1	2	8
1824	19,605	412	90,017	101,089		3	472		11	101,562		2			1			- 1
1825	83,709	1,000	81,700	94,463	2	1	1,145			95,609	0	0			i			- 1
1826	67,079	2,051	69,160	75,553		10			11	77,890	16	9	1	2	6	1	2	6
1827	50,760	1,908	52,668	57,204		11		12	6	59,352	4	5			1			- 1
1828	43,037	2,223	45,260	48,433	9	1	2,500		10	50,934		11			- 1			
1829	35,301	1,845	37,146	39,647	17	2	2,075	12	6	41,723	9	8			- 1			- 1
1830	29,006	1,793	30,799	32,650	0	0	2,018	0	0	31,663	0	0			- 1			
1831	22,510	1,388	23,898	25,332	0	0	1,562	0	0	26,594	0	0			- 1			Į
1832	20,899	1,402	22,301	23,514	0	0	1,577	0	0	25,091	0	0			- 1			J

GENOA, a maritime city of Italy, once the capital of the famous republic of that name, now of a province of the kingdom of Sardinia. It is situated at the bottom of the extensive gulf to which it gives its name; the light-house being in lat. 44° 24′ 40" N., lon. 8° 52′ 55" E. Population 80,000. Genoa is one of the finest cities of Europe. In general, the streets are inconveniently narrow; but some of the principal ones are moderately wide, and consist almost entirely of public buildings, and private palaces erected during the period of her prosperity. Being built on a rising ground, in the form of an amphitheatre, the appearance of the town from the sea is most magnificent, and justifies the epithet given to her of "la superba."

Port.—The harbour is simicircular, the diameter being about 1,000 fathoms. It is artificial, being formed by two gigantic moles having opposite directions. That on the east side, called the old mole (mole recelhio), projects from the centre of the city W. by S. It is about 200 fathoms in length, and has a battery near its middle. The new mole (mole nucce), on the opposite side of the port, adjoins the southern extremity of the submrb of S. Pietro d'Arena, projecting about 210 fathoms from shore in an E. S. E. direction. The mole heads bear from each other N. E. by E. and S. W. by W., the distance between them, forming the entrance to the harbour, being about 330 fathoms. The light-house is without the port, on the west side, near the extremity of a point of land, and contiguous to the bottom of the new mole. It is a lofty square tower; and as it stands on a high rock, and is painted white, it is visible in clear weather at a great distance. There is also a barbour light at the extremity of the new mole. There is no difficulty in entering the harbour; the ground is clean, and there is plenty of water, particularly on the side next the new mole; care, however, must be taken, in coming Port .- The harbour is simicircular, the diameter being about 1,000 fathoms. It is artificial, being

GENOA.

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is than appears from this om-house show that there on, producing, at the then

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ess. Our policy, if we may ad no other effect than to trade with Holland, and to the control with the congression of the condition of t the exorphism attres on ge-i and the preventive water motwhistanding this enor-tents to which he is exposed, diarly flourishing condition; suppression, till these duties

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famous republic of that name, at the bottom of the extensive of Europe. In general, the ones are moderately wide, and s erected during the period of f an amphitheatre, the appeartifies the epithet given to her

00 fathoms. It is artificial, being the east side, called the old mole out 200 fathoms in length, and has osite side of the port, adjoins the osite side of the port, adjoins the nhout 210 fathroms from shore in . by E. and S. W. by W., the dis-out 350 fathroms. The light-house of land, and contiguous to the hot-ds on a high rock, and is pained so a barbour light at the extremity the ground is clean, and there is the ground is cleun, and there is ine ground is clean, and there is lowever, must be taken, in coming

from the west, to give the light-house point a good offing. Moderate sized merchantmen commonly anchor inside the old mole, configuous to the parto franca, or bonded warehouses, having a lawser made fast to the mole, and an anchor ahead. Men of war and the largest class of merchantmen may anchor inside the rew mole, but they must not come too near the shore. Ships sometiaces anchor without the harbour in from 19 to 25 fathous, the light-house bearing N. § W., distant 2 or 3 miles. The S. W. winds occasion a heavy swell but the hotton is clay and holds well. Within the lown are two rather shallow basins designed for gallies and small trading vessels. There is also an arsenat. Money.—Accounts were formerly kept at Genoa in line of 29 solid, each solid, each solid containing 12 denari; and money was divided into bance and favri di bance. But since the 1st of January, 1827, the ancient method of reckoning has ceased, and accounts are now kept in lite Italiane, divided into cents. The weight and theness of the new coins are precisely the same as those of France; so that the par of exchange = 21.73 lite per pound sterling, if estimated in sliver; and 25-20, if estimated in gold. 6 old lire di bance are equal to 5 new line very nearly.—(Manuel de Nelkewbercher.) Sales of merchandise continue, however, to be, for the most part, made in the old currency. The prices given in a subsequent part of finis arricle are in it.

tinne, however, to be, for the most part, made in the old currency. The prices given in a subsequent part of this article are in it.

The Bank of Genoa, or of St. George, was one of the most ancient and celebrated banks of circulation and deposit in Europe. Until 1716, when the bank was pillaged by the Anstrians, it was customary to make all bills of exchange drawn upon Genoa pryable in banco; but since then they have generally been made payable in money facei di banco. In 1806, when the French were beeleged in Genoa by the Anstrians, they took the treasure of the bank to pay their troops. The establishment has never recovered from this blow; some warehouses, and a part of the town's revenue, were assigned to it, but they yield a very poor dividend. It is no longer used as a place of deposit for money.

Weights and Measures.—The pound is of two sorts: the pess satistic = 4.941\(\frac{1}{2}\) English grains, and the soft is easy of the control of 100 lbs, pess grosso = 70 875 lbs, avoirdupois, and the cantaro of 100 lbs, pess grosso = 70 875 lbs, avoirdupois. The latter is used for weighting bulky commodities; the former is used in the weighing of gold and sliver, and of all commodities of small bulk.

Corn is measured by the mina of 8 quarte or 96 gombette; 1 mina = 3\(\frac{1}{2}\) Winchester bushels nearly. Salt is sold by the mondino of 8 mine.

Salt is sold by the mondino of 8 mine.

Of liquid measure, 100 pinte = 1 barilla.

2 barilla = 1 mezzarola = 39½ English wine gallons. The barilla of oil = 17 English gallons.

Engins gations.
Of long measures, the palmo = 9.725 English inches. The canna is of 3 sorts; the canna piccola, used by tradesmen and manufacturers, = 9 palme, or 87.5 English inches; the canna grossa, used by merchants, = 12 palmi = 1167 English inches; and the canna used at the Custom-house = 10 palmi = 97.25 English i.ches. The braceto = 24 palmi.
Navigation, &r.—In 1831, there entered the different ports of the Sardinas sates, 3.704 ships; but the

greater number of these must have been small consting vessels, as their aggregate burden did not exceed 331,217 tons. If we deduct about a third for Sardinia, by far the largest proportion of the renainer must have entered and cleared out at Genoa.—(Archives du Commerce, 101, ip. 30.)—In 1832, 81 British ships of the burden of 13,478 tons, arrived at Genoa.\*—(Parl. Paper, No. 756, Sess. 1833.)

Trude, &c. — Genoa is the entrepôt of a large extent of country; and her commerce, though inferior to what it once was, is very considerable, and has latterly been increasing. She is a free port; that is, a port where goods may be warehoused and exported free of duty. The exports consist partly of the raw products of the adjacent country, such as olive vil (un article of great value and importance), rice, fruits, cheese, rags, steel, argol, &c.; partly of the products of her manufacturing industry, such as silks, damasks, and velvets (for tho production of which she has been long famous), thrown silk, paper, soap, works in marble, alabaster, coral, &c.; the printed cottons of Switzerland, and the other products of that country and of the western parts of Lombardy, intended for the south of Europe and the Levant; and partly of the various foreign products brought by sea, and placed in porto franco. The imports principally consist of cotton and woollen stuffs; cotton wool, mostly from Egypt; corn from the Black Sea, Sicily, and Barbary; sugar, salted fish, spices, coffee, cochineal, indigo, hides, iron, and naval stores from the Baltic; hardware and tin plates from England; wool, tobacco, lead (principally from Spain), wax, &c. Corn, barilla, Gallipoli oil, cotton, valonia, sponge, galls, and other products of the countries adjoining the Black Sea, Sicily, the Levant, &c., may in general be had here, though not in so great abundance as at Leghorn. The various duties and Custom-house fees formerly charged on the transit of goods through Genoa and the Sardinian territories have recently been abolished. This will have a very beneficial influence on the trade of this port, particularly as regards the importation of raw cotton for Switzerland and Milan, as well as of the different descriptions of colonial produce.

Statement of the Quantities of some of the Principal Articles of Colonial and other Raw Produce imported into Genoa in 1830, 1831, 1832, with the Stocks on Handon the 1st of January, 1832 and 1833.

Articles imported.	1830.	1831.	1832.	Stock, lst Jan. 1:32.	Stock, lst Jan. 1833.	Articles imported.	1830.	1831.	1832.	Stock, lst Jan. 1832.	
Cocoa, all quals. bags	13,500	8,500	5,200	3,400	1,550	Spices, Pepper, 1bs.					35,000
Coffee ditto tous	1,596	1,330	2,930	110	680	Pimento		145.000			95,000
Cotton, ditto - bafes	8,370	13,700	10,600	4,150	1,650	Cassia lignea, ca.	790	550	820		40
Cochment Ibs.	15.200	29,000	75,000	35,000	64,000	ditto - mats					
Fish, Codfish, quint.	36,900	31,500	54,000	750		Sugars, loaves, casks		175			4:
St ckfish -	20,:00	15,900	22,000	1,800	į .	crushed -	2,7:0	2,150			
Pilchards, hhds.	2,550	3,050	5,200			Havannah, bxe.				2,1.0	
Herrings - brls.	5,100	450	690			Brazil cares	6,410	6,100	4.400		
Hides, dried and dry						ditto bags	4 500				2,500
silted - numb.	118,400		86,400			E, India -	2,500				
Indigo, Rengal - case			640	390		Parto Rico, esks.	4,570	2,4(4)	4,500		
Spanish serons		275	762	1,070		Tin plates boxes	4.950	2,800	6,500	850	1,70
Lead . pigs	24,500	23,500	21,500	16,200	17,000				1 .	1	

<sup>\*</sup>We are not sure that this is the correct reading, the title to the account being drawn up in so slovenly a way, that it is not easy to say whether it means that 84 ships arrrived and 84 departed, or that 42 arrived and 42 departed.

Statement of the Principut Articles of Raw Produce exported from Genoa, with their Prices there on the 1st of January, 1833, in Paria france (Bond, in Italian Money, Weights, and Measures, and free on Board in English Money, Weights, and Measures.—(From the Circular of Grants, Bulfour,

Exports.	Genoa Rates in Porto franco.	Price in English Money, and Weights, free on board.	Fanasta	Oepoa Rates in Porto franco.	Price in English Money, and Weights, free on board,
Almonds, aweet, Sicily, liz.  Argol, white  If a sardled  Harilla, Sicilian  Himsteine, rough  roll  Conflatrides  Cream of fartar  Letter of the sardle of the sardle  Gantla for the sardle  Cream of fartar  Letter of the sardle  Letter of th	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	3 8 10 ewt. 1 14 2 3 1 6 1 6 1 8 1 6 1 6 1 6 1 6 1 6 1 6 1 6	Oil, Genoa, superfine liv.  these middling description of the superfine liv.  pall Levarity and	36 - 0 15.	0 6 3 3 sheets 0 2 0 11b. 0 2 11b. 1 12 4 1 15 0 cwt, 1 15 7 0 10 9 0 5 4 1 2 6 0 19 7 1 12 9 0 19 7

Thres.—Those of usage are,—oo collon, fish, tallow, and valonia, 4 per cent.; thenp, 1 per cent.; wool, 116 for 190 lbs.; almondy, wax, and gall, 104 for 100 lbs.; ginger, 112 foe 100 lbs.; sugar in loaves, 2 per cent.; raw silk, 1 ounce per lb. Alum, argol, and chovies, hardilla, brandy, flour, iron, tend, subpert, fit; shifes pepper, jumpe berries, punice stone, rass, raisins rice, cream of tritar, sesences, units silv, r, shumas, steel, and saxp, bave no tare; for all other artil its soid by weight, 106 lbs. are given for every 100 lbs.

The loss of weight on importations from the place of growth, partly arising from diff. rence of fare, varies as follows:—

Sugar in chests from Rio de Janeiro, loses

lags, dito

3 - 4 Jarobas as

chests from Rio merambuco

4 - 6 [equal to 1]

borer from Havannah and Cuba - 4 - 6 [statis]

muscraydoin easks from Cuba and Porto Rico 12 - 15 [diffe.]

Importations from other quarters where the tares allowed are an par with those of Genoa, generally reader full weight]. Havannah bax sagars from the Cuited States render 1 to 2 per cent. nore than full weight.

GENTIAN (Ger. Enzian; Fr. Gentiane; It. Genziana; Sp. Jenciana; Rus. Enzian; Lat. Gentiana), the roots of two alpine plants, Gentiana lutea and Gentiana purpurea, found growing in Switzerland and Austria, the Apennines, the Pyrenees, and in North America. Those brought to this country come from Germany. They are in pieces of various lengths and thickness, twisted, wrinkled on the outside, and covered with a brownish grey cuticle. They have no particular odour; and the taste is intensely bitter, without being nauseous.—(Thomson's Dispensatory.)

GHEE. See BUTTER.

GIBRALTAR, a famous fortress near the southernmost extremity of Spain, and contiguous to the narrowest part of the strait, to which it gives its name, joining the Atlantic and Mediterranean, in lat. 36° 6' 30" N., lon. 5° 21' 12" W. It is situated on the west side of a rocky mountain or promontory, the Mons Culpe of the ancients, projecting into the sea, in a southerly direction, about 3 miles, being from 1 to 3 of a mile in width. The southernmost extremity of the rock is called Europa Point. Its northern side, fronting the isthmus which connects it with Spain, is almost perpendicular, and wholly inaccessible; the east and south sides are so rugged and precipitous as to render any attack upon them, even if they were not fortified, next to impossible; so that it is only on the west side, fronting the bay, where the rock declines to the sea and the town is built, that it can be attacked with the least chance of success. Here, however, the strength of the fortifications, and the magnitude of the batteries, are such, that the fortress seems to be impregnable, even though attacked by an enemy having the command of the sea. It was taken by the English in 1704, but the fortifications were then very inferior to what they are at present. Towards the end of the American war, it was attacked by a most formidable armament fitted out jointly by Spain and France; but the strength of the place, and the bravery of the garrison, defeated all the efforts of the combined powers. Population about 17,000, exclusive of the troops, which usually amount, in times of peace, to from 3,000 to 4,000.

The bay of Gibraltar is spacious; and, being protected from all the more dangerous winds, affords a convenient station for ships. Two moles have been constructed at a vast expense, for the protection of the shipping. The old mole projects from the north end of the town, N. W. by N., 1,100 feet into the sea: the new mole is 11 mile more to the south, extending outwards about 700 feet; it has an elhow formed by the shore, and in winter large vessels anchor inside; the farthest out in from 5 to 6 fathoms. The plan on the opposite page gives a better idea of the position of Gibraltar, as well as of the Straits, than could be derived from any description. It is taken from Captain Smyth's beautiful

chart of the Mediterranean.

vith their Prices there hts, and Mensures, and lar of Grants, Bulfour,

	-
na Rairs in no Iranen.	Price in English Money, and Weights, free on board,
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- 62 - 10 lb. - 7 l-4 p. rr - 3 l-4 of 4 - 9 l-4 sheet	75 0 3 6 475 ets 0 6 3 shreis
- 0   150 - 21   150 - 30   11	ib. 0 15 11 cwt. 0 1 2 ib. 1 12 4 cwt.
= 6 = 2; 1:	5ib. 0 10 9
- 52 - 52 - 18	- 0 19 7 - 1 15 7 - 1 15 7 - 1 15 7 - 1 15 7 - 1 15 7 7 - 1 15 7 7 - 1 15 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
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- 0 - 18	= 0 19 10 =

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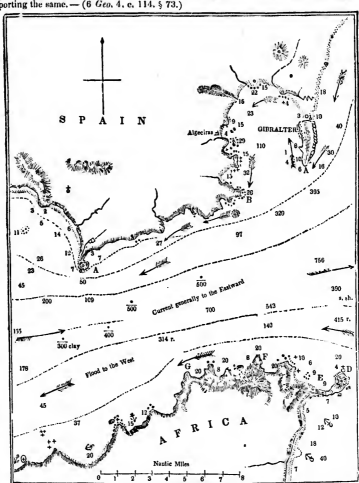
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p. Jenciana; Rus. Enzian; a and Gentiana purpura, the Pyrenees, and in North thy. They are in pieces of and covered with a brownis intensely bitter, without

tremity of Spain, and conname, joining the Atlantic It is situated on the west the ancients, projecting into \$\frac{3}{4}\$ of a mile in width. The ts northern side, fronting the r, and wholly inaccessible; nder any attack upon them, only on the west side, frontbuilt, that it can be attacked h of the fortifications, and the be impregnable, even though taken by the English in 1704, t present. Towards the end rmament fitted out jointly by very of the garrison, defeated 000, exclusive of the troops,

from all the more dangerons we been constructed at a vast projects from the north end of which makes the formed by the shore, and in to 6 fathons. The plan on that, as well as of the Straits, in Captain Smyth's beautiful

Trade, Political Importance, &c. — Gibraltar is of considerable consequence as a commercial station. Being a free port, subject to no duties and few restrictions, it is a convenient entrepôt for the English and other foreign goods destined for the supply of the contiguous Spanish and African provinces. In this respect, however, it has greatly fallen off. This has been owing to a variety of causes: partly, and principally perhaps, to the insecurity and apprehension occasioned by the fear of pestilential discuses, the place never having recovered from the effects of the dreadful contagion by which it was visited in 1804; partly to large quantities of those goods being now kept at Malta and Genoa, that were formerly kept at Gibraltar; and, more recently, to the making of Cadiz a free port. This measure has, however, been revoked; but, notwithstanding, it is not at all probable that Gibraltar will ever again be of much importance as a trading station. In 1831, the declared value of the various articles of British produce and manufacture exported to Gibraltar, was 367,285l.; the official value of the foreign and colonial products exported to it during the same year being 121,342l. The trade with Gibraltar, or any British dependency in the Mediterranean, may be regulated by an order in council; and any goods imported or exported contrary to such order shall be forfeited, together with the ship importing or exporting the same. — (6 Geo. 4, c. 114, § 73.)



References to Plan.—A, point and light-house of Tariffi, in lat. 30° 0 30′′ N., lon. 5° 35′ 15′′ W. The light-house was erected in 1813, and the light revolves. B, Cabrita Point. C, Europa Point, the extremity of the rock of Gibratur. D, town and fortress of Centa, on the African coast. E, Little Centa Bay. F. Point Leona. G, Point Cires. The soundings and the direction of the currents are marked in the chart. Variation in the Straits, 22° 31′.

The real value of Gibraltar to Great Britain consists in its importance in a military and naval point of view; in its being, in fact, the key of the Mediterranean; and in its affording a convenient and seeme station for the outfit, refreshment, repair, and accommodation of our ships of war and merchantmen. The revenue collected in the town amounts to from 30,000% to 40,000%, which is about sufficient to defray the public civil expenditure of the place. The expense annually incurred in Great Britain on account of the garrison, in time of peace, amounts to about 200,000/, - a small sum compared with the important political

and commercial advantages it is the means of securing.

Maney.—The effective or hard dollar = 4s, 4dA; the current dollar being estimated at  $\frac{4}{3}$  hard dollars = 2s,  $10\frac{3}{3}d$ . Reals and quartes of both hard and current dollars are the same, being, the former =  $4 \left[ \frac{1}{d} \right]$ , and the latter =  $1 \cdot 1 \cdot 12d$ .

Accounts are kept in current dollars (pesos), divided into 8 reals of 10 quartos each; 12 reals currency make a cot or hard dollars by which goods are bought and sold; and 3 of these reals are considered equal to 5 Spanish reals vellon.

Gibraltar draws on London in effective dollars of 12 reals, and London on Gibraltar in current dot-

The exchange of Gibraltar on Cadiz, and other cities of Spain, is in hard dollars at a percentage,

The exchange of Gibrahar on Cadiz, and other cities of Spain, is in hard dollars at a percentage, which writes considerably, and mostly in favour of Gibrahar.

Weights and Massures are those of England, excepting the arroba = 25 lbs. English; grain is sold by the fanega, 5 of which make I Winchester quarter; wine is sold by the gation, 100 of which as equal to 1094 English wine gallons.—(See Papers laid before Finance Committee; Edinburgh Gazetteer; Inglis's Spain in 1830, vol. 11, p. 163. &c.

GILD, or GUILD, a company of merchants or manufacturers, whence the halls of such companies are denominated Gild or Guild Halls.

GILL, a measure of capacity. See WEIGHTS and MEASURES.

GIN. English geneva, or gin, is made of spirit obtained from oats, barley, or malt, rectified, or redistilled, with the addition of juniper berries, oil of turpentine, &c. All spirits manufactured in Eugland, and most of the Scotch and Irish spirits imported into Eugland, are subjected to the process of rectification. English gin is said to be one of the most

wholesome spirits. — (See Spinits.)
GINGER (Get. Ingiver; Du. Gember; Fr. Gingembre; It. Zenzern; Sp. Jenjibre, Agengibre; Rus. Inhir; Lat. Zing ber; Pers. Zungebeel; Arab. Zingebeel), the roots of a plant (Amamum Z ngiber), a native of the East Indies and China, but which was early carried to and suc eeds very well in the West Indies. After the roots are dug, the best are selected, scraped, washed, and dried in the sun with great care. This is called wh to ginger; while the inferior roots, which are scalded in boiling water before being dried, are denominated blick ginger. Preserved ginger is made by scalding the green roots, or the roots taken up when they are young and full of sap, till they are tender; then peeling them in cold water, and putting them into a thin syrup, from which they are shifted into the jars in which they come to us, and a rich syrup poured over them. Dried ginger has a pungent aromatic odour, and a hot, biting taste. It is imported in bags, each containing about a cwt. The white brings the highest price, being more pungent and better flavoured. The external characters of goodness in both sorts of dried ginger are, soundness, or the being free from worm holes, heaviness, and firmness; the pieces that are small, light, and soft, or very friable and fibrous, should be rejected. The best preserved ginger is nearly translucent; it should be chosen of a bright yellow colour; rejecting that which is dark-coloured, librous, or stringy.—(Milburn's Orient. Commerce; Thomson's Dispensatory.)

Stringy,—(minute is Orient. Commerce; trainson is Depending).

The consumption of ginger is but triling, not exceeding 5,000 cwt. a year. This is principally to be ascribed to the oppressive duties with which it is burdened, they being no less than 2l. 13s. a cwt. on foreign ginger, and 11s. on that brought from a British possession. The revenue derived from it is about 3,250l. a year; a sum which might be doubtled by reducing the duties on all descriptions of ginger to 7s. a cwt. Of 5,315 cwt. of ginger imported in 1841, 3,551 came from the British West Indies, 49 from the East India Company's possessions and Ceylon, 807 from the Netherlands, and 106 from

Western Africa.

GINSENG (Du. Ginseng, Ginsem; Fr. Ginseng; Ger. Kraftwerzel, Ginseng; It. Ginseng; Sp. Jinseng; Chin. Yansam; Tart. Orhola), the root of a small plant (Panax quinqui folium Lin.), growing in China, Tartary, and several parts of North America. The latter is what we generally see in England, and is an article of trade to China, which is its only market. Large quantities were formerly exported from this country; but it is now carried direct to China by the Americans. It is sometimes exported crude, and sometimes cured or clarified. Within these few years, it has been discovered in the Himalaya mountains, and small quantities have been thence sent to Canton; but the speculation has not succeeded. It is only about 30 years since it began to be sent from America to China. Previously to the present century, the Chinese drew their supplies from the wilds of Tartary, and the root brought an exorbitant price. Crude ginseng now sells in the Canton market at from 60 to 70 dollars per picul, and prepared at from 70 to 80 dollars. In 1832, there were sent from the United States to China, 407,067 lbs. of ginseng, valued at 99,303 dollars. - (Private information.)

[The quantity of giveng exported from the United States to China, in 1837, amounted to

212,899 pounds, value 1 at \$108,548. - An. E l.]

GLASS (Ger. and Du. Glas; Fr. Vitre, Verre; R. Vetro; Sp. Vidrio; Rus. Steklo; Lat. Vitrum), a transparent, brittle, factitious body. It is formed by mixing together some rtance in a military and ean; and in its affording , and accommodation of e town amounts to from civil expenditure of the it of the garrison, in time ith the important political

estimated at  $\frac{1}{2}$  hard deltars me, being, the former  $\approx 4 d$ .,

quartos each; 12 reals cur-nd 3 of these reals are consi-

a on Gibraltar in current dol-

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25 ths. English: grain is sold y the gatton, 100 of which aso amittee; Edinburgh Gazetteer;

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rab. Zingebeel), the roots of China, but which was early the roots are dug, the best are This is called whate ginger; ore being dried, are denomithe green roots, or the roots ender; then peeling them in hey are shifted into the jars in Dried ginger has a pungent s, each containing about a cwt. etter flavoured. The external duess, or the being free from , light, and soft, or very friable s nearly transluceut; it should

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er. Kraftwerzel, Ginseng; It. e root of a small plant (Panax veral parts of North America. rticle of trade to China, which ed from this country; but it is imes exported crude, and someeen discovered in the Himalaya Canton; but the speculation has be sent from America to China. supplies from the wilds of Tarinseng now sells in the Canton rom 70 to 80 dollars. In 1832, s. of giuseug, valued at 99,303

s to China, in 1837, amounted to

tro; Sp. Vidrio; Rus. Steklo; formed by mixing together some

sort of siliceous earth, as fine sand, or pounded flint, with an alkali, such as soda, potash or pearlash, and subjecting them to a strong heat. By this means they are melted into a transparent, soft, tenacious mass, that may, when hot, be formed into thin plates, bent and shaped in every possible way. When cool, it becomes brittle, and is denominated glass. Litharge, minium, horax, the black oxide of manganese, &c. are sometimes used in the manufacture of glass, according to the purposes to which it is to be applied.

The kinds of glass, and their ingredients, are stated by Dr. Ure as follows: -

The kinds of glass, and their ingredients, are "There are 5 distinct kinds of glass at present manufactured to 1. Find glass, or glass of just 4. Este glass, no glass of just pass of glass of just pass of glass of just pass of glass of just pass of glass of just pass of glass of just pass of glass of just pass of glass of just pass of glass of just pass of glass of just pass of glass, a coare when yet glass, a coare when yet glass, a coare when yet glass, a coare when yet glass, a coare when yet glass, a coare when yet glass, a coare when yet glass, a coare when yet glass, a coare when yet glass, a coare when yet glass, a coare pass of glass, a coare when yet glass, a coare pass of ground glass, a coare pass of glass, a coare when yet glass, a coare when yet glass, a coare when yet glass, a coare pass of ground glass, and glass, and yet glass, and y

re stated by Dr. Ure as follows:—
About 70 parts of good plate glass may be run off from these materials

"3. Crocce, or fine Window Glass.—This is much of sand virtified by the impare tarith anomaloctured by incincation of sets weed on the search and triab blores. The most approved composition are the search and triab blores. The most approved composition of the search and triab blores. The most approved composition of the search and triab blores. The most approved composition of the search of the se

1. Historical Notices with respect to Glass .- The manufacture of glass is one of the very highest beauty and utility. It is most probable that we are indebted for this wonderful art, as we are for the gift of letters, to the Phenicians. Ac ording to Phry (Hist. Nat. lib. xxxvi. c. 26.,) glass had been made for many ages, of sand found near the mouth of the small river Belus in Phonicia, "The report," says he, "is, that the can of a merchant ship laden with nitre (fossil alkali) having used some pieces of it to support the kettle of laced on the fires they had made on the sand, were surprised to see process formed of a translateout substance, or glass. This was a sufficient hint for the manufacture. Ingentary (untute et ingeniosa solertia) was immediately at work, to improve the process thus happily enggested. Hence the magnetical stone came to be added, from an idea that it cours and not only iron, but glass. They also used clear pebbles, shells, and fossil said. Indian glass is said to be formed of native crystal, and is on that account superior to every of the Phoenician glass. is prepared with light dry wood, to which copper and nitre are mides, the last being winespally brought from Ophir. It is occasionally tinged with different colours. Sometimes it is brought to the desired shape by being blown, sometimen by being ground on a lathe, and sometimes it is embossed like silver." Sidon, he adds, is ramous for this manufacture. It was there that mirrors were first invented. In Pliny's time, glass was made in Italy, of fine sand on the shore between Cumm and the Lucrine bay.

Glass was manufactured at Rome into various articles of convenience and ornament. Pliny mentions that Nero gave 6,000 sesterces (50,000% according to the ordinary method of reckoning) for two glass cups, each having two handles! These, however, must have been of an immense size and of exquisite workmanship; for glass was then in common use for drinking vessels, and was used even in the form of bottles in which to keep wine.--- (Mart.

Epig. lib. ii. 22. 40., and lib. iv. 86.)

There is no authentic evidence of glass being used in windows previously to the third or fourth century; and then, and for long after, it was used only in churches and other public buildings. In this country, even so late as the latter part of the sixteenth century, glass was very rarely met with. In a survey of Alnwick Castle, made in 1573, it is stoted-"And, because throwe extreme winds, the glasse of the windowes of this at dether my lord's eastles and houses here in the country dooth decay and waste, yt were good the whole leights of everie windowe, at the departure of his lordshippe from Linge at any of his said castels, and houses, and dowring the tyme of his lordship's absence, or others lyinge in them, were taken doune and lade up in safety: And at sooche tirae as ather his lordshippe or anic other sholde lye at anic of the said places, the same might then be set uppe of newe, with smale charges, whereas now the decaye thereof shell be verie costlie and chargeable to be repayred."-(North. Housh, Book, xvii.) Sir F. M. Eden thinks it probable that glass windows were not introduced into farmhouses in England much before the reign of James I. They are mentioned in a lease in 1615, in a parish in Suffolk. In Scotland, however, as late as 1661, the windows of ordinary country houses were not glazed, and only the upper parts of even those in the king's palaces had glass; the lower ones having two wooden shutters, to open at pleasure, and admit the fresh air. From a passage in Harrison's Description of England, it may be inferred that glass was introduced into country houses in the reign of Henry VIII. He says,-

<sup>\*</sup> If this be a correct description of the glass of India in the age of Pliny, it has since fallen off • it has ne a correct description of the glass of thing in the age of Pliny, it has since failen off very much; Indian glass being now about the very worst that is made. At present, the flindoos manufacture it of fragments of broken glass, quartz sand, and impure soda,—an article found native in many parts of India, particularly in the south. The formaces are so had that they cannot melt our common bottle glass.—(Hamilton's Mysore, vol. iii, p. 370.) The glass of China is much better than that of India, though still very inferior to that of Europe.

rose to

"Of old time," (meaning, probably, the beginning of the century,) "our countrie houses instead of glasse did use much lattise, and that made either of wicker or fine rifts of oke in checkerwise. I read also that some of the better sort, in and before the time of the Saxons, did make panels of horno instead of glasse, and fix them in wooden calmes (casements); but as horne in windowes is now (1584) quite laid downe in everie place, so our lattises are also growno into disuse, because glasse is come to be so plentiful, and within verie little so good, cheape, if not better than the other." Glass is now introduced into the windows of almost every cottage of Great Britain; and in this cold, damp climate, it ought rather to be considered as a necessary of life, than as the most clegant and useful of conveniences. What Dr. Johnson has said as to glass deserves to be quoted .- "By some fortuitous liquefaction was mankind taught to produce a body at once in a high degree solid and transparent, which might admit the light of the sun, and exclude the violence of the wind; which might extend the sight of the philosopher to new ranges of existence, and charm him at one time with the unbounded extent of the material creation, and at another with the endless subordination of animal life; and, what is yet of more importance, might supply the decays of nature, and succour old age with subsidiary sight. Thus was the first artificer in glass employed, though without his own knowledge or expectation. He was facilitating and prolonging the enjoyment of light, enlarging the avenues of science, and conferring the highest and most lasting pleasures; he was enabling the student to contemplate nature, and the beauty to behold herself."—(Rambler, No. 9.)

Venice, for a long time, excelled all Europe in the manufacture of glass, but was subsequently rivalled by France. The manufacture was early introduced into England; but it was not carried on to any extent previously to the 16th century. The first plates for lookingglasses and coach windows were made in 1673, at Lambeth, by Venetian artists under the protection of the Duke of Buckingham. The British Plate Company was incorporated in 1773, when it crected its extensive works at Ravenhead, near St. Helen's, in Lancashire. The manufacture was at first conducted by workmen from France, whence we had previously brought all our plate glass. But that which is now made at Ravenhead, at Liverpool, and

London, is equal or superior to any imported from the Continent.

It is difficult to form any precise estimate of the value of the glass annually produced in Great Britain. We believe, however, that it cannot amount to less than 2,000,000%; and that the workmen employed in the different departments of the manufacture exceed 50,000.

2. Duties on Glass.-The glass manufacture is subjected to the excise; and it is difficult to say whether the regulations under which the duty is charged, or the duty itself, be most oppressive. The wealth and population of the country have more than doubled since 1790; and we are well conviced that, and the glass manufacture not been interfered with, it would have increased in a still greater that, had the glass manufacture not need interfered with, it would have increased in a still greater ratio. But instead of advancing, it has positively declined; and is actually less at this moment than it was 40 years ago! So extraordinary a result is wholly to be ascribed to the exorbitant excess to which the duties have been carried. Instead, however, of submitting any remarks of our own in vindication of this view of the subject, we shall take the liberty of laying before the reader the folvindication of this view of the subject, we shall take the liherty of laying before the reader the fall lowing extract from the speech delivered by Mr. Poulett Thompson, in the House of Commons, 20th of March, 1830,—a speech which combines, in a degree rarely exhibited, a familiar knowledge of practical details and of sound scientific principles. That the administration of which the Right Hon. Gentleman is a distinguished member, has not yet proposed the repeal of this oppressive tax, is not, we are sure, owing to his colleagues differing in opinion with him as to its impolicy, but is wholly to be ascribed to other causes—to the resed dara et regni novitas—the difficulty of finding a substitute, and the urgency of the claims for relief advanced by others.

"The gross duty on glass for the year 1828 amounted, in Great Britain (exclusive of Ireland), to 950,1031, and the nett duty to 586,7701.; the difference being either returned, or sacrificed in the collection. And here I would entreat the House to remark, that for the sake of such a sun as 500,0002, a charge of collection on nearly 1,000,0001. is incurred. The duty is 6d, per pound on flint, but equal to 7d. from the mode of its collection; in other words, upwards of 100 per cent.; the glass, when

made, selling for 1s. to 1s. 2d. This duty, too, is very much reduced from what it was; and here the House will observe an admirable illustration of the effect of heavy duties on consumption, and con-sequently on revenue. In 1791, the last year on which the duty was 1l, 1s. 2d, per cwt. for plate and

flint, and other kinds in proportion, the quantities paying duty were as follow:

- 20,607 -- 83,940 The duties were successively raised to 21.9s.; and at last, by Mr. Vansittart, in pursuit of his favourite theory, in 1813, to 4l. 18s.! and let us see the result. In 1816, the consumption had declined to Crown. - 55,502 -Cwt. 29,600 -6.140 -In 1825, government saw a part of their error, and reduced the duty by one half, still leaving it too high but mark the effect. In 1828, the last year for which I have the returns, the consumption

Cwt. 68,134 -6,956 90,603 Still, however, only about the same as in 1791. It appears, therefore, that notwithstanding the increase of population and general luxury, the consumption has been kept down by your improvident system, and is actually now less than it was 85 years ago. But here, again, the duty is far from being the greatest evil. Let any one turn to the act: he will find 32 clauses of regulations, penalties, and the greatest evil. Let any one turn to the act; he will find 32 clauses of regulations, penalties, and prohibitions; all vexations to the manufacturer, and all to be paid for by the public. I have said that the duty on flint glass is 6d, per pound; the glass, when made, selling for 1s. But the excise officer has the power of imposing the duty, either when the glass is in the pot, 3d, pen pound, or after it has been turned out, at 6d.; the glass when turned out, gaining 100 per cent. It is found more advantageous to the revenue to exact the duty on glass in the pot, at 3d.; and in this way the duty is raised to 7d. Nor is this all. The manufacturer is driven by this method into the necessity of producing our countrie houses inor fine ritts of oke in the time of the Saxons, almes (casements) ; but e, so our lattises are also thin verie little so good, the windows of almost at rather to be considered nveniences. What Dr. rtuitous liquefaction was and transparent, which nd; which might extend nim at one time with the endless subordination of the decays of nature, and n glass employed, though nd prolonging the enjoyhighest and most lasting and the beauty to behold

re of glass, but was subsed into England; but it was e first plates for looking-Venetian artists under the mpany was incorporated in St. Helen's, in Lancashire. , whence we had previously venhead, at Liverpool, and

glass annually produced in less than 2,000,000l.; and manufacture exceed 50,000.

cise; and it is difficult to say inself, be most oppressive. The 90; and we are well convinced ave increased in a still greater mally less at this moment than heal to the avarbiant excess to bed to the exorbitant excess to ng any remarks of our own in aying before the reader the fol-in the House of Commons, 26th d, a familiar knowledge of pracm of which the Right Hon, Gen-I this oppressive tax, is not, we its impolicy, but is wholly to be y of finding a substitute, and the

ritain (exclusive of Ireland), to turned, or sacrificed in the col-sake of such a sum as 500,000l. sake of such a sum as bospools of the per pound on flint, but equal 100 per cent.; the glass, when rom what it was; and here the luties on consumption, and con-11. 1s. 5d. per cwt. for plate and as follow :-

227,476 sittart, in pursuit of his favourite isumption land declined to

\_ 155,595

y by one half, still leaving it too ve the returns, the consumption

224,864 re, that notwithstanding the inkept down by your improvident again, the duty is fur from being again, the duty is fur from being sets of regulations, penalties, and ir by the public. I have said that ing for ls. But the excise officer pot, 3d, per pound, or after it has reent. It is found more advanand in this way the duty is raised d into the necessity of producing frequently an article which he does not want. He makes the fine glass from the middle; the coarser frequently an article which he does not want. He makes the line glass from the induce; the coarse from the top and bottom of the pot. He frequently wants only fine glass, and he would re-melt the flux of the coarser parts if he had not paid duty upon it; but of course he is unable to do so. All the glass manufacturers whom I have consulted, agree that the whole cost of the excise to the consumer, besides the duty, which is 100 per cent. is 25 per cent.; and besides there is great inconvenience and oppression from the frauds that are duily taking place. And observe the effect which is

mence and oppression from the frauds that are daily taking place. And observe the effect which is produced upon your trade, both at home and abroad.

"A manufacturer who has lately travelled through France, the Netherlands, and Germany, has assured me that our manufacturers could advantazeously cope with foreigners, were it not for the duties imposed by the government. Labour is as cheap in this country, our ingenuity is greater, and the materials are also as cheap; it is, then, the exatious onerous duty alone that gives the foreign manufacturer the advantage over the English. But the effect of the duty goes further: it operates to prevent all improvement in the article; because, to improve, experiments must be made; but a man with a duty of 125 per cent, over his head, is not very likely to make many experiments. This argument applies especially with respect to colours. A manufacturer has assured me that he has never been able to produce a heautiful red, because the duties have prevented his trying the necessary experiments, without his incurring a great risk or loss. Thus a miserable duty, amounting to only 500,000t, and upon which a clarge of 10 per cent, is made for collecting, is allowed to impede our native industry, and to put a stop to all improvement, and be a source of endless oppression and fraud. I really cannot believe that the legislature will resist such an appeal as the manufacturers of this article could make to them, or refuse to relieve them from the gratuitous injury which is inflicted on them."

The following accounts show, better than any reasoning, the Injurious influence of the existing

flicted on them."

The following accounts show, better than any reasoning, the injurious influence of the existing duties.—Irstead of increasing, as it certainly would have done, had it not been crushed by exorbitant duties, the glass manufacture has gone on progressively declining from the period when Mr. Thompson made the excellent speech now quoted, down to the present day. The falling off in the bottle glass department is particularly striking. The duties being so very high, the necessity of giving drawbacks on the glass experted opens a wide door to every species of fraud. If the duty must be kept up, it ought, at all events, to be reduced a half, and simplified as much as possible. This would materially relieve the manufacture; and would not, we feel confident, occasion the smallest loss of revenue. It is monstrous, indeed, to see destructive duties tenaciously defended on the stale and simplified presence of their being necessary to the preservation of the revenue, when, in point of fact, there is not a single instance in which they have been reduced, that the revenue has not increased.

I. Account of the Number of Glass-houses respectively employed in the Mannfacture of Broad, Crown Flint, Plate, and Common Bottle Glass, in each Year, from 1829 to 1832 inclusive, in the United Kingdom.

Years.	Broad Glass.	Crowo.	Flint.	Plate.	Common Bottle Glass.
1829 1830 1831 1832	2 2 2 2 2	28 25 24 28	54 54 55 59	3 2 2 2	42 39 36 39

II. Account of the Quantities of Flint, Plate, Broad, Crown, and Bottle Glass, charged with the Duty in each Year, from 1829 to 1832, respectively, with the Rates of Excise Duty and Revenue accraing thereon.

Years	Flint Glass.	Rate of Duty.	Plate.	Rate of Dury	Broad.	Rafe of Du'y.	Crown.	Rate of Duty.	Bottle Glass,	Rate of Duty.	Gross I	Outy.	Draw ba	ek.	Reven	ue.
1831	Cues. 79,210 72,912 75,619 75,771		Cict. 14,481 13,301 15,007 12,270		Curt. 0,861 4,845 5,915 5,301		Cut. 114,562 96,565 100,056 103,902		Cut. 382,891 340,793 203,868 316,365		L. \$31,809 725,597 736,512 748,097	$\begin{array}{cc} 1 & 3 \\ 0 & 1 \end{array}$	7. 221,791 182,678 201,152 189,565	$\frac{48}{20}$	<i>L.</i> 607,015 542,918 532,359 558,531	16 7 18 1

III. Account of the Quantities of British-made Glass retained for Home Consumption, with the Imports of Foreign Glass entered for Home Consumption; the Amount of Customs Duty on the Latter, and the Nett Revenue arising from British Glass, in each Year, from 1829 to 1832, both inclusive.

		Brit	ish,			Foreign.							
Years.	Fliat.	Plate.	Broad.	Crown.	Bottle,	Plate.	Crown.	Bottle.	Revenue on Foreign Glass	Nett Revenue on British Glass.			
	Cot	Cret.	Ciet.	Curt	Cwt.	Sc. F et.	Cut	Counts		, , ,			
1829	49.001	11,299	6.861	97,131	209.862	1.763	152	Quarts. 761,778	16,708	610,307 1 8			
1830	45,063	13,057	4.815	84.178	165,549	1.436	101	713,768		526,507 16 7			
1831	48,887	14,796	5,915	83,527	143,989	863	104	693,454	15,841	516,518 18 1			
1532	49,552	11,990	5,304	90,253	151,705	717	25	645,526	11,532	513,999 16 3			

(Compiled from the Parl. Papers, Nos. 364, and 747. Sess. 1833.)

(Compiled from 1)

3. Regulations as to the Manufacture of (lins + The excise regulations with respect to glass we immerous, ramplex, and out real under heavy paraties. We can notice only a few of the feating regulation of the results with respect to the results and the results with resease 20. For each gass-house; just they made take entry with next excess office of a laworkhouses, furnaces, pots, potentially, with reast excess office of a laworkhouses, furnaces, pots, potentially with a manage a thes, warehouses, &c. under a penalty of 200. Ny pot as to be charged without civing two-loop in previous notice, in arring, of the time of the coming, the way date of meeta, and species of girs, so again 1. Col. If, of or notice given and a guize token by resilient, any unevail or preparation be put into one, pot, a penalty of 300. Munofacturers of flury gass are allowed before the problem to be three thouse post. For the time specified in their notices, but the odition, and monthly in London, and every 6 weeks in the country. Buly upon materials lost or spoiled is allowed for, upon due proof breing nate of heart. Officers at all times, by day and night, are to have access to wurkhouses, &c., to gauge the materials 30 of 200.

the Parl, Papers, Nos. 364, and 747. Sees. 1833.)

and mark the pots as they think fit any attempt to obstruct the officers of employed interva populoy of 200°, it be counterietine, altering, or efficient any marks not be by the officers is visited with a penalty of 200°, a penalty of 200° in a penalty of 200° in proceeding or countrions at 85 hing force. Others are enabled to be consistent of the proceeding of the countries of

We endeavoured to show under this head, in the Dictionary, that the duties on glass had been practically most injurious; that they were carried to an oppressive height; that the mode in which they were imposed operated to prevent improvements in the manufacture;

duced the consumption of glass far below the limit to which it would otherwise have attained. These conclusions have been corroborated to the fullest extent by the statements and reasonings in the elaborate and able Report of the Commissioners of Excise inquiry on Glass. These gentlemen, after examining minutely and carefully into the whole subject, conclude their report "by urging the expediency of the repeal of the duty at the earliest possible period, and by expressing our conviction that no tax can combine more of jections, or be more

that they were not fairly charged; that they occasioned a great deal of fraud; and had re-

at variance with all sound principles of taxation, than this duty on glass,"

But though all parts of this tax he vicious in principle, and highly objectionable in their practical results, they are not all alike bad. The commissioners showed that the duty on flint glass was the most objectionable of any: and they distinctly stated, that, "unless some material change shall take place (in the amount and mode of charging the duty), the revenue from the manufacturer of flint glass

Notices are not to be given for drawing out belifes, but only be the control of t

er than flint gloss, or phial glass, or on each state of the containing. I for extense for the containing in the containing the gloss of the containing the gloss of the containing the containing the containing the containing any marks on any east, hox, &c., expressing the weight has there of the cask, &c. shall for each seem of the cask, &c. shall for each seem of the cask, &c. shall for each seem of the cask, &c. shall for each mark every cask, box, &c. shall do the containing the

so oftending shall torten for exen such exportation on drawback any unground less of creater dimensions in thickness of creater dimensions in thickness of the control plate class, in any parkager, with other plate class, the same, and all the class there it the pursus so offeriding shall forfeit for 50 feb. 3. c. 10% sect. 4.) set case the first of the control plate class of the control plate of relarded, every person in any or the same shall control plate class of the control plate class of the control plate class of the control plate class of the control plate class of the control plate class of the control plate class of the control plate class of the class of the control plate class of the clas

ny broken or neate glass for expensation of the production of all other pairs and penalties, senaced, that every person shipping er in about 10 ship, in Fribing, any plate glass, friends of the production on drawback, or for the Trivins, shill vice 44 hours' notice of subtraction of drawback, or for the Trivins, shill vice 44 hours' notice of subtraction of drawback, or for the relievable and different of the collector and office weighted and means a class has not fine act, and is about to be in the collector of this act, and is about to be in the collector of this act, and is about to be in the collector of this act, and is about to be in a collector of the co

mary, that the duties on glass to an oppressive height; that provements in the manufacture; reat deal of fraud; and had reit would otherwise have attainst extent by the statements and pners of Excise inquiry on Glass. into the whole subject, conclude duty at the earliest possible pebine more of jections, or be more s duty on glass."

thly objectionable in their practical hat the duty on flint glass was the ess some material change shall take from the manufacturer of flint glass

must, in a great degree, be sacrificed, and the persons who carry on that manufacture, under the regulations and subject to the duties prescribed by law, must either be driven out of the trade, or left to carry it on at a ruinous loss."—(13th Report, p. 56.)

Such a representation, coming from such a quarter, could not be disregarded; and we are glad to have to state that the duty on flint glass has been abolished, and that in lien thereof a duty of the state of the charged on every 100 lbs. Weight of the fluxed material or metal from which such glass is made.

is to be charged on every 100 lbs, weight of the fluxed material or metal from which such glass is made. Instead of the late drawback, there is to be in future a drawback of 18s. 9d. on every 100 lbs. of flint glass exported. There are also some new regulations as to the drawback on German sheet glass, &cc.—(See Act.5 § 6 Will. 4. c. 77.)

This alteration will, no doubt, be a material relief to the manufacturers of flint glass. Still, however, it is not such as the trade and the public had a right to expect. The total gross produce of the glass duties in 1837, was, in England, 837, 278/;; in Scotland, 50, 2001.; and in Ireland, 10,379.; naking tagether, 903,8571. But from this has to be deducted for drawbacks and other allowances, 293,7371., so that there only remains 610,1200. of nett revenue; i. ad even this has to be still further reduced by deducting from it the expenses of collection, which are very heavy. Now, surely, it cannot be said, that, for the sake of a paltry sum of less than 600,0000. a year, we must depress, and all but train, an important manufacture, capable of an indefinite exten-i-n, by burdening it with an unequal, vexations, and most oppressive duty! Had the duties on glass produced 1,500,0000. or 2,000,0001, a year, their retention might have been excused from the impossibility of scriftcing, and the difficulty of replacing, so large an amount of revenue. But the sum which they yield might be easily dispused with, and as they have been pronounced by the highest authorities to be, in all respects, most objectionable—to have every quality that a tax should not have, and not one that it should have—we do hope that they may be among the first to be repealed.—Sup.) may be among the first to be repealed .- Sup.)

[The glass consumed in the United States is for the most part of domestic production. This was valued, in 1831, at \$3,000,000; but its value is now, doubtless, much greater. The most noted manufactories of it are at Boston and Pittsburg.—Am. Ed.]

GLOVES (Ger. Hundschuhe; Fr. Gants; It. Guanti; Sp. Guantes; Rus. Rukawizii, Pertschatki, Golizii), well known articles of dress used for covering the hands, usually made of leather, but frequently also of cotton, wool, silk, &c. The leather used in the manufacture of gloves is not, properly speaking, tanned, but prepared by a peculiar process that renders it soft and pliable. Some sorts of leather gloves admit of being washed, and others not. Woodstock and Worcester, but particularly the former, are celebrated for the manufacture of leather gloves of a superior quality; in which a great number of women and girls, as well as men, are employed. The produce of the Worcester manufacture has been estimated at about 42,000 dozen pairs of oil leather, or beaver gloves; and 470,000 dozen pairs of kid and lamb-skin gloves; the value of the whole, when fluished, being about 375,000l. Besides Worcester and Woodstock, London, Yeovil, Ludlow, and Leominster are the principal seats of the leather glove manufacture. Gloves are sometimes sewed by machinery; but this is done only to improve the work by rendering the stitches more correctly equidistant, as it is not cheaper than manual labour. Limerick used to be famous for the manufacture of a sort of ladies' gloves, called chicken gloves. Large quantities of cotton gloves are made at Nottingham and Leicester.

tingham and Leicester.

Influence of Repeal of Prohibition of Importation.—The importation of leather gloves and mitts was formerly prohibited, under the severest penalties. This prohibition had the effect, by preventing all competition and emulation with the foreigner, to check improvement, and to render British gloves at once inferior in quality and high in price. This system was, however, permitted to continue till 1825, when the prohibition was repealed, and gloves allowed to be imported on pyrament of duties, which, though high, are not prohibitory. This measure was vehemently opposed; and many predictions were made of the total ratin of the manufacture; but in this as in every similar instance, experience has shown that the trade had not been really benefited; but that, on the contrary, it had been injured by the prohibition. The wholesome competition to which the manufacturers now felt themselves, for the first time, exposed, made them exert all their energies; and it is admitted on all bands, that there has been a more rapid improvement in the manufacture during the last half dozen years than in the previous half century. There is still, no doubt, a great deal of complaining of a decay of trade among the feather glove manufacturers; but we are assured that, if there be any real foundation for their complaints, it is asscribable far more to the growing use of home-made cotton gloves than to the importation of foreign leather gloves; and had it not been for the improved fabric, and greater cheapness of British leather gloves, that has grown out of the new system, it is abundantly certain that cotton gloves would have gained still more rapidly on them. In point of fact, however, it does not appear that there has been any falling off in the leather glove trade. On the contrary, the fair inference seems to be that it has materially increased; at all events, there has been a very considerable increase in the number of skins brought from abroad to be used in the manufacture, and consequently in the number of p

all different with the other departments.

Leather gloves must be imported in packages, containing each 100 dozen pairs at least, and in vessels of 70 tons burden or upwards, on penalty of forfeiture.—(7 Geo. 4. c. 18. § 7.)

Account of the Number of Dozen Pairs of Habit Gloves, Men's Gloves, and Women's Gloves and Mitts, imported into the United Kingdom; the Amount of Duty paid thereon during the Years 1828, 1829, and 1830; and the Rates of Duty.

Years.	Habit Gl	oves.	Meu's Gi	oves.	Women's C		Total Qua of Leather t and Mits in	Total Receipt of Duty on Leather Gloves and Mit's.			
1828 1829 1830 1831 1832 Rates of duty throughout the whole period		Pars. 7 5 10	27,668 24,635 25,013 	Pans. 10 6 3 - - z.pair.	7s. per do	Pairs. 8 6 8 - z.pair.	100,259 72,096 91,126 99,705 126,386	Pa rs. 1 5 9 5 0	21,653 15,510 19,488 21,818 27,106	1	d. 8 8 7 0

Account of the number of Lamb and Kid Skins entered for Home Consumption in the Twelve Years ending with 1831, with an Estimate of the Quantity of Gloves which such Skins would produce, on the Supposition that from each 120 Skins there would be manufactured 18 Dozen Pairs of Gloves.

Years.	Number of Lamb Skins.	Number of Kid Skins.	Total Lamb and Kid.	Doz. Gloves pr. duced each Year.	Years.	Number of Lamb Skins.	Number of Kid Skrus.	Total Lamb and Kid.	Doz. Gloves produced each Year.
1820	932,817	286,413	1,219,260	182,889	1826	1,743,778	575,533	2,319,311	317,886
1821	1,202,029	212,996	1,445,025	216,756	1827	2,749,397	640,863	3,390,260	508,536
1822	1,908,651	408,523	2,317,174	347,562	1828	2,917,476	901,639	3,822 215	573,300
1823	1,974,143	497,144	2,471,587	370,728	1829	1,930,390	608,601	2,628,994	391,314
1821	2,201,295	631,995	2,833,290	421,980	1830	1,859,850	1,086,209	2,916,059	411,900
1825	2,098,553	771,522	2,870,075	430,506	1831	2,892,934	1,008,307	3,901,241	585,150

GOLD (Ger. Gold; Du. Goud; Da. and Sw. Guld; Fr. Or; It. and Sp. Oro; Port. Oiro, Ouro; Rus. Soloto; Pol. Zloto; Lat. Aurum; Arab. Tibr and Zeheb; Sans. Swarna; Malay, Mās), the most precious of all the metals, seems to have been known from the earliest antiquity. It is of an orange red, or reddish yellow colour, and has no perceptible taste or smell. Its lustro is considerable, yielding only to that of platinum, steel, silver, and mercury. It is rather softer than silver. Its specific gravity is 19.3. No other substance is equal to it in ductility and malleability. It may be beaten out into leaves so thin, that one grain of gold will cover 56\(\frac{3}{5}\) square incbcs. These leaves are only \(\frac{1}{2}\) of that thickness. An ounce of gold upon silver is capable of being extended more than 1,300 miles in length. Its tenacity is considerable, though in this respect it yields to iron, copper, platinum, and silver. From the experiments of Seckingen, it appears that a gold wire 0.078 inch in diameter, is capable of supporting a weight of 150.07 lbs, avoirdupois without breaking. It melts at 32° of Wedgwood's pyrometer. When melted, it assumes a bright bluish green colour. It expands in the act of fusion, and consequently contracts while becoming tid more than most metals; a circumstance which renders it less proper for casting in moulds.—(Thomson's Chemistry.)

For the quantities of gold produced, and the places where it is produced, see Purcious Metals.

GOMUTI, on EJOO, a species of palm (Borassus Gomutus,) growing in the Indian islands. A valoable product is obtained from this palm, resembling black horse hair; it is found between the trunk and the branches, at the insertion of the latter, in a matted form, interspersed with long, hard, woody twigs of the same colour. When freed from the latter, it is manufactured by the natives into cordage. Its fibres are stronger and more durable, but less pliant, than those of the cocoa nut, or coir—(see Conu;) and is, therefore, fitter for cables and standing rigging, but less fit for running rigging. The native shipping of the Eastern islands of all kinds are chiefly equipped with cordage of the gomuti; and the largest European shipping in the Indies use cables of it. It undergoes no preparation but that of spinning and twisting; no material similar to our tar or pitch, indispensable to the preservation of hempen cordage, being necessary with a substance that, in a remarkable degree, possesses the quality of resisting alternations of heat and moisture. The gomuti of Amboyna, and the other Spice islands, is the best. That of Java has a coarse ligneous fibre. Gomuti

is generally sold in twisted shreds or yarns, often as low as 1 dollar a picul, and seldom more than 2. Were European ingenuity applied to the improvement of this material, there seems

little doubt that it might be rendered more extensively useful.—(Crawfurd's East, Archip, vol. iii. p. 425.)

GOOD HOPE, CAPE OF. See CAPE TOWN.

GOTTENBURGH, on, more properly, GOTHABORG, on the south-west coast of Sweden, bordering the Cattegat, near the mouth of the river Götha, lat. 57° 42′ 4" N., lon, 11° 57′ 45" E. Population 21,000,\* and increasing. Vessels do not come close to the city, but lie in the river or harbour at a short distance from the shore, goods being conveyed from and to them by lighters that navigate the canals by which the lower part of the town is intersected. The depth of water in the port is 17 feet, and there is no tide, bar, or shallow. A vessel entering the Götha must take a pilot on board, whose duty it is to meet her \{\frac{1}{2}} a league west of Wingo beacon. After Stockholm, Gottenburgh has the most extensive commerce of any town in Sweden. Iron and steel, the former excellent, but the latter inferior to that made in England, form the principal articles of export. They are brought from the rich mines of Wermeland, distant about 200 miles; being conveyed partly by the lake Wener, partly by the Tröllhætta canal-(see Canals.)-and partly by the river Götha. The exports of iron, in 1831, amounted in all to 21,639 tons, of which 15,400 tons were taken by the United States, and 4,511 tons by England. The original cost of iron is supposed to be increased about 5 per cent, by the expense of its conveyance to Gottenburgh; and the shipping charges, inclusive of the export duty, are about 10 per cent. additional. The next great article of export is timber, particularly deals, which are also furnished by Wermeland. Of

<sup>\*</sup> This is the population as given in the Weimar Almanae for 1832; according to the Consul's report it is under 18,000.

dion in the Twelve Years ich Skins would produce, tured 18 Dozen Pairs of

er of	Total Lamb and Kid.	Doz. Gloves produced each Year.
5,533 1,863 1,639 8,604 6,209	2,016,059	411,900

, It. and Sp. Oro; Port. nd Zeheb; Sans. Swarna; en known from the carliest has no perceptible taste or , steel, silver, and mercury. ther substance is equal to so thin, that one grain of of an inch thick. But it thickness. An ounce of iles in length. Its tenacity atinum, and silver. From inch in diameter, is capable aking. It melts at 32° of sh green colour. It expands lid more than most metals; .- (Thomson's Chemistry.)

it is produced, see Precious tus,) growing in the Indian nbling black horse hair ; it is

the latter, in a matted form, When freed from the latter, stronger and more durable, but u;) and is, therefore, fitter for The native shipping of the of the gomuti; and the largest oes no preparation but that of indispensable to the preservathat, in a remarkable degree, are. The gomuti of Amboyua, coarse ligueous fibre. Gomuti dollar a picul, and seldom more ent of this material, there seems .—(Crawfurd's East. Archip.

i, on the south-west coast of Götha, lat. 57° 42′ 4″ N., lon. els do not come close to the city, ore, goods being conveyed from ne lower part of the town is inhere is no tide, bar, or shallow. whose duty it is to meet her 1/2 a gh has the most extensive comexcellent, but the lutter inferior They are brought from the veyed partly by the lake Wener, by the river Götha. The exports 15,400 tons were taken by the ost of iron is supposed to be in-Gottenburgh; and the shipping ent. additional. The next great furnished by Wermeland. Of

2; according to the Consul's report

these, the exports, in 1831, were 52,866 dozen, of which 40,600 dozen went to Great Britain, and the residue to France, Holland, &c. The other articles of export are, linen, sail-cloth, tar, copper, alum, glass, cobalt, manganese, linseed, oak bark, hones, juniper berries, cranberries, rock moss for dyeing, &c. Grain is sometimes imported and sometimes exported. The principal articles of import are sugar, coffee, tobacco, cotton yarn and twist, salt, indigo, and dye woods, South Sea oil, rice, herrings, wine, spices, &c. In 1831, 529 ships, of the burden of 63,075 tons, entered Gottenburgh. Of these, 68 ships, carrying 16,770 tons, were American; and 41 ships, carrying 5,131 tons, British. The rest belonged, for the most part, to Sweden, Norway, and Denmark. About 80 vessels, of the burden of 14,000 tons, belong to the port; but the native shipping is decreasing.

Herring Fishery.—Gottenburgh used, at no distant period, to be one of the principal seats of the herring Fishery.—Gottenburgh used, at no distant period, to be one of the principal seats of the herring fishery; but at present this branch of industry is quite extinct, and it has always been very capricious. From 1556 to 1588, great quantities of herrings were taken; from 1555 to 1588, great quantities of herrings were taken; from 1555 to 1588, the next 15 years they were again abundant; but from 1675 to 1747, they entirely disappeared. From 1747 to 1770, they were abundant, 186,614 barrels being taken in 1763, and 151,183 in 1768. From 1780 to 1799, the lishery was very good, from 116,000 to 190,000 barrels being annually experted. In 1804, the export was 75,512 barrels. In 1808 and 1809, fish were very scarce; and in 1812 they entirely disappeared, and have not hitherto returned; so that Gottenburgh, instead of exporting, at present huports considerable supplies of herrings.

The customs duties produced in 1831, 749,732 dollars banco, or 53,5521. Both iron and timber pay duties on exportation, but they are not very heavy.

Cutton-house Reguistions and Part Charges.—On arriving in port, appears in allowed to braid or to leave a vessel till his be in emist at Gottenburch for the issue of notes, but the national bank enably of the officers; who, having inspected the manifest and papers, and them to the Custon-house. An officer is appointed to superintend the unfeating and also the lording. The public charges of all roots an a Swedish ship and on a foreign ship not privileged, and the same as a swedish ship and on a foreign ship not privileged, for a privileged foreign ship the charges are the same as on a Swedish ship. Worthousing System.—Goods may be booked for any length of time, on paying 12 per cent, and sudden the same as on a Swedish ship. Worthousing System.—Goods may be booked for any length of time, on paying 12 per cent, and sudden the same as on a Swedish ship. Worthousing System.—Goods may be booked for any length of time, on paying 12 per cent, and sudden the same as the same as a Stechholm, which see foods as a summer of the first 2 years, and 12 per cent, annually therestles usual rate of commission is 2 per cent. Goods are commonly soil on credit. Haw sugar at 9 months, with 3 months' interest to the seller. Other goods at 3, 4, and 6 months.

Commercial Policy.—But for the perverse policy of its government, the trade of Gottenburgh, and of Sweden in general, would be far greater than it is. Its rich and exhaustless mines and forests furnish an ample supply of equivalents for whatever might be imported into the country; but instead of allowing the energies of the nation to be employed in this sufe and natural channel, government has attempted, by a system of prolibitions and heavy duties, to raise, conte qui conte, a manutacturing inercest, and to make Sweden independent of forcigners! In consequence, a good many cotton and woollen mills have been established in different parts of the country. It would, however, be absurd to imagine that they should ever be able to furnish products at so cheap a rate as they may be imported for from this and other countries enjoying superior facilities for the prosecution of manufacturing industry. This forced system is, therefore, doubly injurious to Sweden; first, by lessening the foreign demand for her peculiar products, and secondly, by diverting capital and industry into the least productive channels, forcing the inhabitants to pay an arificially enhanced price for some highly necessary articles, and encouraging sunggling. But, pernicious as the system is, organt a proportion of the scanty capital of Sweden is now embarked under its agis, that the return to a better order of chings will be a work of much difficulty. It need not surprise us to learn that the imposition in this country of oppressive discriminating duties on timber from the north of Europe had a material influence in stimulating the Swedes to endeavour to dispense with foreign, that is, with British, manufactured articles! nufactured articles!

GRACE, DAYS OF. See Exchange.

GRAPES (Ger. Trauben; Fr. Raisins; It. Grappoli, Grappi; Sp. Ubas, Racimos; Lat. Uva), a well known fruit, produced from the vine. France, Spain, Portugal, and Italy, as well as some parts of Germany and Hungary, produce grapes which yield wines of various qualities and flavour, many of them excellent. We import green grapes from Malaga and some other parts of Spain; they are brought packed in jars, and secured from damage by means of saw-dust, plentifully strewed between the layers of fruit. The grapes grown in Great Britain in the open air are much smaller, and by no means so luscious, as those of foreign countries; but those raised in hot-houses are quite equal, if not superior, to the former. Grapes are imported not only in their natural state, but dried and preserved, in which latter state they are denominated RAISINS; which see.

(GREECE.

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						Tonn	ngc.						Light	ionses	(on	ly n	here	ther	e is o	ne).			D		ep.
In	he	poris	o!	Syra,	Na	aplia,	Pireus,	Mat	athorensis	, Р	y los,	,	On ver								•		•	free	à.
		•	C	alanı	sta. I	Navari	igo, nud	l Pat	ras.				1 -	of :						•		•		0	50
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On tre	ssels	unde	r 5								free		1			Oh	crvol	tions	on th	e Toni	nage T	ht'u.			
_				to 20	tone						0	50	1. 1. 1	essel	s arr	rivin	g fro	m abi	road I	loaded.	and w	hich d	ischar	ge i	heir
_	-	_		• 50							i	00	Carro	Ps. 311	d de	Lart	toath	e 4. 112	v the	e whol	e dotv.				
_		_	51	- 100							•	00	2. 1	essel	s ar	rivir	or fro	m al	iroad	loaded	1. and	which	denar	in l	hal-
				- 200							3		last.	av tw	co th	irds	GE th	ie dut	v. w	hich is	also et	cacted	if the	v ar	riva
=				- and		ve				•	ō	ÕŨ	in bal	last,	and o	lepa	rt luo	ded.	.,, "						

3. Vessela arriving from abroad in ballast, and departing without baling or arriving and departing with cargo, and not dacharging any of b, pay one third of the duty.

4. Vestels are size from and going to another port of the kingdom pay but one hat of the duty.

5. A vessel is considered as loaded, whether she be so fully or partially.

Exceptions.

3. Vessela arriving from abroad in ballast, and departing without globy a rarriving and departing with cargo, and not daclarging a yor of its pay one third of the duty.

4. Vessels arriving from and going to another port of the kingdom you have been in the first of the duty.

2. Every vessel entering a port from whatever cause, and destined to another port, and the master of which shall immediately make a technique of the constitution of the cycle in of the jork, that he has no intention of the cycle in the properties of the pro

Statement of the Number of Vessels, their Tonnage and Crews, and the Invoice Value of their Cargoes; distinguishing also the Countries to which they belonged, which entered inwards and cleured ontwards at the principal Ports within the Consulate of the Morea, viz. Patras and Napplia, in the Year 1834.—(Consular Return.)

	1			PORT OF P	ATRAS.					
Countries.		laws	ards.		Outwards.					
	Ships.	Tons.	Crews.	Involce Value of Cargoes.	Ships.	Tona.	Crews.	Invoice Value of Cargoes,		
British Austrian Greek	31 14 141	4,542 1,1.9 7,969	272 159 1,692	30,077	29 14 135	4,239 1 429 7,621 101	253 159 1,610	L. 117,555		
Jerosalem	219 15 2 3	3,151 62 828	13 1,104 135 19 37	62,148	212 8 2 3	3,130 402 162 828	13 1,101 85 19 37	13,261		
Total -	426	18,842	3,431	92,223	404	17,911	3,296	130,816		
			PORT OF	NAUPLIA.						
British Austrian French	6 11 2	809 1,907	. 49	8,020 6,198 978	4	542 680	32	L. 1,900 740		
Freek	201 6 5 2	299	34	47,152 727 437 31	708			22,656		
Total .	233	<del></del>	<del></del>	63,543	716	<del></del>	\ <del></del>	25,296		

N. B.—The value of the cargoes in the port of Nauplia is supposed to be 10 per cent, under the sal value. The Post Office Register does not specify the vessels sailing in ballast. In Patras the entries of the Ionian trade include vessels and boats.

Statement of the Number and Tonnage of Vessels with the Value of their Cargoes, which entered and cleared at the Port of Syra in the Year 1835.—(Consular Return.)

			Entered.		Cleared.				
Couptrie	25.	Vessels.	Tonnage.	Invoice Value or Cargoes.	Vessels.	Tonnage.	Invoice Value of Cargoes.		
French Ionian Russian Ao-trian Sardinian Ottoman American		59 959 10 61 51 68 17 164	8,392 58,802 1,477 5,264 11,335 14,733 3,246 3,477 240 281	L. 126,977 233,161 5.514 9,780 18,203 34,459 5,11 2 10,929 197 1,021	58 2,293 10 60 44 63 17 86	8,339 67,348 1,477 5,228 9,818 13,446 2,066 240 281	281,961 4,645 3,192 3,203 55 13,219		
Total		1,422	107,267	445,343	2,635	111,499	406,572		

Statement of the Number and Tonnage of British Vessels, with the Nature and Value of their Cargoes which entered and cleared at the Port of Syra, distinguishing the Countries to and from which they sailed, in the Year 1835.—(Consular Return.)

			Entered.		Cleared.					
Countries.	Vessels.	Topoage.	lovoice Value of Cargoes.	Nature of Cargoes,	Vessels.	Tonnage.	Invoice Value of Cargoes.	Nature of Cargoes		
Great Britain -	47	6,866	L. 122,028	27 from Liverpool, and 14 from Lou- don, with nixed cargoes; 6 from Cardill, iroo.			L,	(Nina)		
Malta	5	878	3,044	Mixed cargoes.	2	274		Mixed cargo, 1 i		
Trieste Athens	1 2	133 294	226	In ballast.  S Mixed cargo, 1 to ballast.				•		
Constantinople -	l ı	194	1,679	Wheat,	28	4,173		S Original, or part of original cargo.		
Smyrna .	2	207		In ballast.	22	3,154		Do. do., 2 ie ballasi		
Salonica .					3	398 136		Ditto di to. In ballast.		
Patras · · · Zunte · ·	1 : :	1:::	: :		1	133	: :	Ditto		
Rhodes -	: :		: :		i	64		Ditto.		
Total .	58	8,392	126,977	·	58	8,339		See .		

GRINDSTONES, flat circular stones of different diameters and thickness, mounted on spindles or axles, and made to revolve with different degrees of velocity, employed to polish

pled from all charge during eight

from whatever cause, and destined f which shall immediately make a port, that he his no intention either ols, may remain five tays without choose duty. He is permitted also r money, unless interwise provided

e Invoice Value of their nich entered inwards and Morea, viz. Patras and

Outwo	rds.	
Tons.	Crews.	Invoice Value of Cargues.
4,239 1 429 7,621 101 3,130 402 162 829	253 159 1,619 13 1,101 85 19 37 3,246	117,553 113,26t
542 680	32	. 1,900 740 . 22,656

d to be 10 per cent, under the diling in ballast. In Patras the of their Cargoes, which cutered onsular Return.)

25,296

	Cleared.	`
. [	Tonnage.	Invoice Value of Cargoes.
8 3 0 50 14 63 17 86	8,339 67,348 1,477 5,228 9,818 13,446 3,246 2,066 240 281	2. 381,961 4,645 3,192 3,200 55 13,219
3	111,499	406,572

the Nature and Value of their ishing the Conatries to and from

		leared.	
Т	onnage.	Invoice Value of Cargoes.	Nature of Cargoes.
	274 4,173 3,154	<i>L</i> .	Mixed cargo, 1 in ballast.    Original, or part of nricinal cargo. The do., 2 in ballast. Dittu ditto.
	136 133 64	\ <u>:</u>	- In baliast Ditto Ditto.
	8,339	l	Sup.)

ters and thickness, mounted on es of velocity, employed to polish steel articles, to give an edge to cutting instruments, &c. Grindstones not in constant uso are commonly turned by winch handles; but at Sheffield and other places, where polished articles and entlery are extensively manufactured, large numbers of grindstones being mounted in buildings appropriated to that purpose, called grind or blade mills, are turned by straps, acting on their axles, the moving power being either water or steam. The stone best suited to form grindstones is what is called a sharp-grit; it being chosen finer or coarser grained according to the purposes for which they are destined. The principal grindstone quarry in England is at Gateshead Fell, in the county of Durham; where they are produced in vast numbers, not only for home use, but for exportation to all parts of the world. But those principally in use at Sheffield are mostly quarried at Wickersley, in Yorkshire.

They are classed in eight different sizes, called foots, according to their dimensions, as in the fol-

Decominations.	Diameter.	Thickness.	No. in a Qualdron.	Denominations.	Diameter.	Thickness.	No. in a Chaldron.
1 Foot 2 Foots 3 Foots 4 Foots	Inc' et. 10 14 20 28	Inches. 2 21 4	36 27 18 9	5 Foots 6 Foots 7 Foots 8 Foots	Inches, 35 42 50 56	Inches, 5 6 6 8	5 3 11 1

A grindstone foot is 8 inches: the size is found by adding the diameter and thickness together. Thus, a stone 56 inches diameter by 8 thick, making together 64 inches, is an 8-foot stone, of 8 inches each foot.

each foot.

Besides the above sizes, grindstones are made, when ordered, of any intermediate dimensions: many are made much larger than any of the above sizes; some as large as 76 inches diameter, and 14 or 15 inches the key, which are a great weight, a cubic foot weighing I ewt. I qr. 14 lbs.—(Recs's Cyclopadia; Railey's Survey of Darlam, p. 43.)

Grinding is an unhealthy and dangerous employment. For some purposes, the stones are made to revolve with an extreme degree of velocity; which makes them occasionally fly in pieces. But the greatest annoyance to which the grinder is exposed, is from his inhaling the minute particles of stone, and of iron and steel, that are always flying about, particularly in the process termed dry grinding. Contrivances have been suggested for obvinting this scrious inconvenience; but whether it be owing to their unsuitableness, or the carelessness of the workmen, none of them has succeeded in practice.—
(Treatise on Iron and Steel, Larlam's Cyclopadia, p. 293.) (Treatise on Iron and Steel, Lardner's Cyclopædia, p. 293.)

GUAIACUM, on LIGNUM VITÆ (Fr. Gayac, Bois saint; Ger. Pockhaln; It. Guajaco; Lat. Guaiacum, Lignum vitæ; Sp. Guagaco), the wood of a tree, a native of Jamaica, Hayti, and the warmer parts of America. It is a dark-looking evergreen, growing to from 40 to 50 feet in height, and from 14 to 18 inches in diameter. The bark is hard, smooth, and brittle; the wood is externally yellowish, and internally of a blackish brown colour. Lignum vitæ is the weightiest timber with which we are acquainted, its specific gravity being 1.333. It is exceedingly hard, and difficult to work. It can hardly be split, but breaks into pieces like a stone, or crystallised metal. It is full of a resinous juice (guaiac), which prevents oil or water from working into it, and renders it proof against decay. Its weight and hardness make it the very best timber for stampers and mallets; and it is admirably adapted for the sheaves or pulleys of blocks, and for friction rollers or castors. It is extensively used by turners.

The guaine, or gum, spontaneously exudes from the tree, and concretes in very pure tears. It is imported in casks or mats; the former containing from 1 to 4 cwt., the latter generally less than I cwt. each. Its colour differs considerably, being partly brownish, partly reddish, and partly greenish; and it always becomes green when left exposed to the light in the open air. It has a certain degree of transparency, and breaks with a vitreous fracture. When pounded, it emits a pleasant balsamic smell, but has scarcely any taste, although when swallowed it excites a burning sensation in the throat. When heated, it melts, diffusing, at the same time, a pretty strong pungent odour. Its specific gravity is 1.229 .- (See Veget. Sub., Lib. of Entert. Knowledge; Thomson's Chemistry, &c.)

(GUAYAQUII., a city and port of Colombia, on the western coast of South America. lat. 2° 11′ 21″ S., long. 79° 43′ W. Population, according to Captain Hall, 20,000. The town is situated on the banks of the river of the same name, about 6 or 7 leagues from the Isla Verde, or 9 leagues from the Isla Puña, in the Gulf of Guayaquil, opposite to the mouth of the river. Ships bound for Guayaquil generally call at the Isla Puña, where expert pilots may be had, who carry them up to the town by night or by day, according to the state of the tides. The town is old; but as the houses are of wood, and it has frequently suffered from fires, much of it is comparatively modern, and has a good appearance. There is a dry dock on the south bank of the river, where several ships of a superior construction have been built.

Notwithstanding the revolutions to which it has been subject, Guayaquil has a considerable commerce. Its principal article of export is coron, of which large quantities are shipped; and next to it are timber, tobacco, ceiba wood used in stuffing mattresses, &c. The principal articles of import are British marufactured cottons and hardware, silks, whoe, flour, &c. We subjoin an account of the number and tonnage of the vessels, with the value of their cargoes, that entered and cleared out at Guayaquil, in 1835.

Statement of the Number and Tonnage of British Vessels, with the Nature and Value of their Cargoes, which entered and cleared at the Port of Guayaquil, distinguishing the Ports to and from which the same sailed, in 1835.

		Inwards,				Outwards.				
Ports.	Vessels.	Tonnage,	Value of Cargoes.	Nature of Cargo	vessels	. Toppage.	Value of Cargoes.	Nature of Cargoes		
Valparaiso	5	770	13,446	2 British manufacts 1 ditto and w 2 floor, wine, specie.	ine.	660	L. 811	2 Cocoa. 2 ballast.		
San Illas - Matzatlan - Pia, Arena Ste, Clena	1	210 225 331 212	200	Ballast, Ditto, Ditto, Salt.						
Callao • Malaga •	į	115 223	5,608 15,220	British manufactur Wine, a lks, and Br manufactures.		230 223	7,124	l Timber. 1 Bailas Cocoa.		
Cadiz Santander	: :	: :	: :	: :	:   1	210 331	5,031 11,326	Ditto.		
Realejo - l'unta -	: :	: :	: :	: :	:	220 212	1,000	Bitto. Ballast.		
Total -	11	2.086	34,475			2,086	25,436			

Statement of the Number and Tonnage of Vessels, with the Value of their Cargoes, which entered inwards and cleared onlineards at the Port of Gauyaquil, distinguishing the Countries to which the same belonged, in the Year 1835.—(Consular Return.)

Countries.				Inwards.			Outwards.				
			Vessela.	Tounage.	Value of Cargoes.	Vessels. Tonnage.		Value of Cargoes.	Remarks.		
British - Colombian I hilted States French - Sardinian Hamburg Danish - Mexican Chilian Peruvian		Total		:	11 12 19 4 4 5 1 2 13 11 45	2,096 1,727 5,421 1,027 1,475 101 407 1,582 1,716 5,888	L. 34,475 14,040 46,352 4,298 8,620 1,000 3,000 16,834 25,690 67,470		ame as	L. 25,436 5,470 71,765 7,925 10,714 3,000 11,500 12,2376 12,225 40,088	About one third of the number of vessels enter-ed as Peruviao, and some enter-ed as Mexicao, belong to this port, but were put under those colours for better protection during the revolution of 1834.

For further particulars, see Ulloa, Voyage Historique de l'Amerique, tom. 1. pp. 141-178.; Hall's Voyage to Chili, Peru, &c., vol. ii. pp. 101-138., &c.-Sup.)

GUERNSEY. For the peculiar regulations to be observed in trading with Guernsey, Jersey, &c., see Importation and Exportation.

GUMS, RESINS, GUM-RESINS. In commerce, the term gum is not only applied to gums properly so called, but also to resins and gum-resins. But though these substances have many properties in common, they are yet sufficiently distinct.

I. Gum is a thick transparent fluid that issues spontaneously from certain species of plants, particularly such as produce stone fruit, as plum and cherry trees. It is very adhesive, and gradually hardens by exposure to the atmosphere. It is usually obtained in small pieces, like tears, moderately hard, somewhat brittle while cold; so that it can be reduced by pounding to a fine powder. When pure, it is colourless: but it has commonly a yellowish tinge; it is not destitute of lustre; it has no smell; its taste is insipid; its specific gravity varies from 1:3161 to 1:4317; it readily dissolves in water, but is insoluble in alcohol. Gum is extensively used in the arts, particularly in calico printing, to give consistence to the colours, and to hinder them from spreading. It is also used in painting, in the manufacture of ink, in medicine, &c.

The only important gums, in a commercial point of view, are gum Arabic and gum Senegal.

1. Gum Arabic (Fr. Gomme Arabique; It. Gomma Arabica; Ger. Arabische gummi; Arab. Tolh), the produce of the Acacia vera, a tree growing in Arabia, and in many parts of Africa. The gum exudes naturally from the trunk and branches, and hardens by exposure to the air. "The more sickly the tree appears, the more gum it yields; and the hotter the weather, the more prolific it is. A wet winter and a cool or mild summer are unfavourable to gum."—(Jack: on's Marocco, p. 84.) It is in irregularly shaped pieces, hard, brittle, and semi-transparent. When pure it is almost colourless, or of a pale yellowish hue; being insipid, inodorous, and dissolving completely in the mouth. Specific gravity 1:31 to 1:43. It is often mixed with gum Senegal. East India gum Arabic is, though a useful, a spurious article, not being the produce of the acacia vera, but of other species of plants. The best gum is either imported direct from Alexandria, Smyrna, Tripoli, Mogadore, Tangiers, &c., or at second hand from them through Gibraltar, Malta, and the Italian ports. The price depends principally on its whiteness and solubility, increasing and diminishing, according as the article has more or less of these qualities.—(Thomson's Dispensatory, and private information.)

ture and Value of their ing the Ports to and from

utwards.	
Jalue of Cargoes.	Nature of Cargoes.
L. 811	2 Cocoa. 2 ballast.
143 7,124 5,031 11,326 1,000	lialiasi.

heir Cargoes, which entered g the Countries to which the

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rda.		Remarks.	
agc.	Value of Cargoes.		
u	L. 25,436 6,470 71,765 7,925 10,714 3,000 12,376 12,225 40,988	About one third of the number of vessels entered as Feruvian, and some entered as Mexican, belong to this port, but were put onder those colours for better protection during the rivolution of 1834.	

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bica ; Ger. Arabische gummi ; in Arabia, and in many parts ranches, and hardens by expoe gum it yields; and the hotter ool or mild summer are unfarregularly shaped pieces, hard, less, or of a pale yellowish hue; nouth. Specific gravity 1.31 to ın Arabic is, though a useful, a , but of other species of plants. nyrua, Tripoli, Mogadore, Tanr, Malta, and the Italian ports. ty, increasing and diminishing, (Thomson's Dispensatory, and At an average of the 3 years ending with 1831, the gum Arabic entered for consumption amounted to 13,574 cm. a year. Previously to has year (1832), the duty on gum Arabic from a British possession was 6a. a cwt, and from other parts 12a; but the duty on it and at other guns is now lived at 6a. a cwt, without regard to origin. Of 7,781 cwt of gum Arabic imported in 1820, Tripoli, Barbury, and Morocco furnished 2,063; Egypt, 579; Gibrattar, L587; Italy, 1,007; Maita, 307; the East Indies, 1,992, &c. The reduction of the duty on foreign gum will most probably occasion an increase of the imports from the Mediterranean and Mogadore. The price of gum Arabic in bond in the London market was, in December, 1832, East India, from 34s. to 65s. per cwt.; Turkey, from 100s. to 211s. per do.; and Barbary, from 50s. to 100s, per do.

2. Gum Senegal, principally brought from the island of that name on the coast of Africa, is obtained from various trees, but chiefly from two; one called Vereck, which yields a white gum; the other called Neburl, which yields a red gum; varieties of the acacia gummifira. Gum Arabic is very often mixed with gum Senegal. The latter is nearly as pure as the former, but it is usually in larger masses, of a darker colour, and more clammy and tenacious. It is the sort of gum principally employed by calico printers. It was worth, in December, 1833, duty (6s.) paid, from 75s. to 78s. a cwt.- (Thomson's Chemistry, Thomson's

Dispensatory, Ainslie's Materia Indica, &c.)

II. Resins, for the most part, exude spontaneously from trees, though they are often obtained by artificial wounds, and are not uncommonly, at first, combined with volatile oil, from which they are separated by distillation. They are solid substances, naturally brittle; have a certain degree of transparency, and a colour most commonly inclining to yellow. Their taste is more or less acrid, and not unlike that of volatile oils; but they have no smell, unless they happen to centain some foreign body. They are all heavier than water, their specific gravity varying from 1.0182 to 1.1862. They differ from gums in being insoluble in water, whether cold or hot; while they are, with a few exceptions, soluble in alcohol, especially when assisted by heat. When heated, they melt; and if the heat be increased, they take fire, burning with a strong yellow flame, and emitting a vast quantity of smoke. Common rosin furnishes a very perfect example of a resin, and it is from this substance that the whole genus have derived their name. Rosin is, indeed, frequently denominated resin. The principal resins are Animi, Elemi, Copal, Luc, Labdanum, Mastic, Rosin, Sandarach, Tacamahac, &c.; which see, under their respective names .- (Thomson's Chemistry.)

III. Gum-resins, a class of vegetable substances consisting of gum and resin. They differ from resins in this-that they never exude spontaneously from the plant, being obtained cither by bruising the parts containing them, or expressing the juice, which is always in a state of emulsion, generally white, but sometimes of a different colour, or by making incisions in the plant, from which the juice flows. The juice, being exposed to the action of the sun, is condensed and inspissated, till it forms the gum-resin of commerce. Gum-resins are generally opaque, or, at least, their transparency is inferior to that of resins. They are always solid, and most commonly brittle, and have, sometimes, a fatty appearance. When heated, they do not melt as resins do; neither are they so combustible. Heat, however, commonly softens them, and causes them to swell. They burn with a flame. They have almost always a strong smell, which, in several instances, is alliaceous. Their taste, also, is often acrid, and always much stronger than that of resins. They are usually heavier than resins. They are partially soluble in water, but the solution is always opaque, and usually milky. Alcohol

partially dissolves them, the solution being transparent.

The most common gum-resins are Aloes, Ammonia, Euphorbium, Galbanum, Gamboge, Myrrh, Olibanum, Sagapenum, Scammony, &c.; which see under their respective names.

(Loudon's Ency. of Agricult.; Thomson's Chemistry.)
GUNPOWDER (Ger. Pulver, Schiesspulver; Do. Buskruid; Da. Krudt, Pulver; Sw. Krut; Fr. Poudre; It. Polvere; Sp. and Port. Polvora; Rus. Poroch; Pol. Proch; Lat. Pulvis pyrius). This well known inflammable powder is composed of nitre, sulphur, and charcoal, reduced to powder, and mixed intimately with each other. The proportion of the ingredients varies very considerably; but good gunpowder may be composed of the following proportions; viz. 76 parts of nitre, 15 of charcoal, and 9 of sulphur. These ingredients are first reduced to a fine powder separately, then mixed intimately, and formed into a thick paste with water. After this has dried a little, it is placed upon a kind of sieve full of holes, through which it is forced. By this process it is divided into grains, the size of which depends upon the size of the holes through which they have been squeezed. The powder, when dry, is put into barrels, which are made to turn round on their axis. By this motion the grains of gunpowder rub against each other, their asperities are worn oil, and their surfaces are made smooth. The powder is then said to be glazed.—(Thomson's

Dr. Thomson, whose learning is equal to his science, has the following remarks with respect to the introduction of gunpowder into warlike operations:—"The discoverer of this compound, and the person who first thought of applying it to the purposes of war, are unknown. It is certain, however, that it was used in the fourteenth century. From certain archives quoted by Wiegleb, it appears that cannons were employed in Germany before the year 1372. No traces of it can be found in any European author previously to the thir-

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teenth century; but it seems to have been known to the Chinese long before that period, There is reason to believe that cannons were used in the battle of Cressy, which was fought They seem even to have been used three years earlier, at the siege of Algesiras; but before this time they must have been known in Germany, as there is a piece of ordnance at Amberg, on which is inscribed the year 1303. Roger Bacon, who died in 1292, knew the properties of gunpowder; but it does not follow that he was acquainted with its application to fire-arms."—(Thomson's Chemistry.) For further particulars as to the introduction of cannon, see that article.

duction of cannon, see that article.

The manufacture and sale of gunpowder is regulated by several statutes. By the 12 Geo. 3, c. 61, it is enacted, that no person shall use mills or other engines for making gunpowder, or manufacturing the same in any way, except in mills and other places which were actually in reintence at the time of passing the act, or which, if created afterwards, have been sanctioned by a hience, under pain of forfeiting the gunpowder, and 2s, a pound. It is further contect, that no mill worked by pestle, and usually termed a pestle mill, shall be used in making gunpowder, under the above-mentioned penalty; and that no more than 40 lbs, of gunpowder, or materials to be unde into gunpowder, shall be used at no more than 40 lbs, of gunpowder, or materials to be unde into gunpowder, shall be used at no more than 40 lbs, of gunpowder, or materials to be unde into gunpowder, shall be used every pound; nor shall more than 40 cwt, be dried in any one stove or place at any one time, under forfeiture of all above that quantity, and 2s, for every pound thereof. The powder nills erected at faitle, Crowhurst, Saddlescombe, and Hrede, in Sussex, previously to 1772, are exempted from the above regulations so far as relates to the making of the fowling powder.

No dealer is to keep more than 200 lbs, of powder, nor any person not a dealer, more than 50 lbs., in the cities of London or Westminster, or within 3 milles thereof, or within any other city, berough, or market town, or I mile thereof, or within two miles of the king's palaces or magazines, or by ninle of any parish clurch, on pain of forfeiture, and 2s, per lb.; except in licensed mills, or to the amount of any parish clurch, on pain of forfeiture, and 2s, per lb.; except in licensed mills, or to the amount of

market town, of 1 interhereot, or within two indes of the king's palaces of magazines, or ½ a mile of any parish, church, on pain of forfeiture, and 2s, per lis, ; except in licensed mills, or to the amount of 300 lbs. for the use of collieries, within 200 yards of them.

Not more than 25 barrels are to be carried by any land carriage, nor more than 200 barrels by water, unless going by sea or constwise, each barrel not to contain more than 100 lbs.

All vessels, except his Majesty's, coming into the Thames, are to put on shore, at or below Black. All vessels, except his Majesty's, coming into the Thames, are to put on shore, at or below Black, wall, all the gunpowder they have on board exceeding 25 lbs. Vessels outward bound are not to receive on board more than 25 lbs, of gunpowder previously to their arrival at Blackwall. The Trinity House have authority to appoint searchers to inspect ships, and search for gunpowder. All the gunpowder found above 25 lbs., and the barrels containing it and 2s. for every lb, above that quantity, are forfeited. Any person obstructing an officer searching for concealed gunpowder is liable to a penalty of 10t. The places of deposit for gunpowder are regulated by the 54 Gos, 3s. 159.

The exportation of gunpowder may be prohibited by order in council. Its importation is prohibited on pain of forficiture, except by licence from his Majesty; such licence to be granted for farnishing his Majesty's stores only.—(6 Gro. 4. c. 107.)

The net 1 Will, 4, c. 44, prohibits the manufacture and keeping of gunpowder in Ireland by any person who has not obtained a licence from the Lord Licences may be suspended on notice from the chief secretary, and any one selling gunpowder during the suspension of such licence shall forfeit 500%. Gunpowder makers under this act are to return monthly accounts of their stock, &c.

shall forfelt 5002. Gunpowder makers under this act are to return monthly accounts of their stock, &c, to the chief secretary. This act, which contains a variety of restrictive clauses, was limited to one year's duration, but has been prolonged.

GUNNY (Hind. Tat; Ben. Guni), a strong coarse sackcloth manufactured in Bengal for making into bags, sacks, and packing generally, answering at once the two purposes for which canvass and bast are used in Europe. The material from which this article is manufactured, is the fibre of two plants of the genus Corchorus; viz. Corchorus olitorius, and Corchorus cupsularis (Bengali. pat); both, but particularly the first, extensively cultivated throughout Lower Bengal. Besides a large domestic consumption of gunny, the whole rice, paddy, wheat, pulses, sugar, and saltpetre of the country, as well as the pepper, coffee, and other foreign produce exported from Calcutta, are packed in bugs or sacks made of this article. There is also a considerable exportation of manufactured bags, each commonly capable of containing two maunds, or about 160 lbs, weight, to Prince of Wales Island, Malacea, Singapore, Java, and Bombay. In 1828-29, the number exported from Calcutta was 2,205,206, of the value of 166,109 sicca rupees, or about 16,000l. sterling, showing the price of each sack to be less than 2d.—(Wallich; Roxburgh; Bell's Review of the External Commerce of Bengal.)

GYPSUM, on SULPHATE OF LIME, is found in various parts of the Continent, and in Derbyshire and Nottinghamshire. When reduced to a powder, and formed into a paste with water, it is termed plaster of Paris, and is much used for forming casts, &c. It is also used for laying floors; and has been advantageously employed as a manure.

HAIR, HUMAN (Ger. Haare, Menschen-haar; Du. Hair; Fr. Cheveux; It. Capelli umani ; Sp. Cabellos ; Lat. Capilli). "Human hair makes a very considerable article in commerce, especially since the mode of perruques has obtained. Hair of the growth of the northern countries, as England, &c., is valued much beyond that of the more southern ones, as Italy, Spain, the southern parts of France, &c. Good hair is well fed, and neither too coarse nor too slender; the bigness rendering it less susceptible of the artificial curl, and disposing it rather to frizzle; and the smallness making its curl of too short duration. Its length should be about 25 inches; the more it falls short of this, the less value it bears."-(Ency. Brit.)

HAIR OF BEASTS (Ger. Haure, Huhaare; Du. Hair; Fr. Poil; It. and Sp. Pelo; Lat.

long before that period. Cressy, which was fought er, at the siege of Algesimy, as there is a piece of Bacon, who died in 1292. was acquainted with its particulars as to the intro-

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100 lbs.

at on shore, at or below Black-sels outward bound are not to rival at Blackwall. The Trinity theore gunpowder. All the gina-every lb. shove that quantity, ealed gunpowder is liable to a the 54 Gec. 3. c. 159. ii. Its importation is prohibited to be granted for furnishing his

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The hair of horses is extensively used in the manufacture of chairs, sofas, saddles, &c.; while the hair or wool of beavers, hares, rabbits, &c. is much employed in the manufacture of hats, &c.

HAIR-POWDER (Ger. Puder , Fr. Poudre à poudrer , It. Polvere di cipri , Sp. Polvos de pelucu), is used as an ornament for the hair, and generally made from starch pulverised, and sometimes perfumed. A tax of 11. 3s. 6d. a year is laid upon all persons who wear hairpowder. Different statutes prohibit the mixing of hair powder with starch or alabaster.

And hair-powder makers are prohibited having alabaster in their custody,
HALIFAX, the capital of Nova Scotia, on the south-east coast of that province, lat. 44°
36' N., lon. 63° 28' W. It is situated on a peninsula on the west side of Chebucto Bay, and has one of the finest harbours in America. Population, exclusive of the military, about 18,000. The town is irregularly built, and most of the houses are of wood. The government-house is one of the most splendid edifices in North America. Halifax was founded

Port.—The best mark in salting for Halifax is Sambro light-house, on a small island off the cape of same name, on the west side of the entrance to the halbour, in lat. 41° 30°, long. 53° 32°. The light, which is fixed, is 210 feet above, the level of the sear; and a detachment of artillery, with two Port.—The best mark in sailing for Halfax is Sambro light-house, on a small island off the cape of the same name, on the west side of the entrance to the harbour, in lat. 41° 20′, long, 63° 32′. The light, which is fixed, is 210 feet above the level of the sea; and a d-tachment of artiflery, with two 21-pounders, is upon duty at the light-hause, firing at regular intervals during the continuace of the case figs with which this part of the coast is very much intervale.—(Coulier, Tables des Priveipales Positions Géographiques, p. 78.) The course into the barbour for large ships, after passing Sambro light is between the main land on the west and Manah's Island on the east. On a spit projecting from the latter, a light-house has recently been constructed; and when this is seen, ships may run in without fear. The harbour is defended by several pretty strong forts. Ships usually narlor abreast of the town, where the harbour is rather more than a mide in width. After gradually narro wing to about ‡ of that width, it suddenly expands into a noble sheet of water, called Bedford lasm, completely land-locked, with deep water throughout, and capable of accommodating the whole may of Great Britain. The harbour is accessible at all times, and is rarely impeded by ice. There is an exensive royal dock-yard at Halifax; which during war is an important naval station, being particularly well calculated for the shelter, repair, and outfit of the fleets cruising on the American coast and in the West Index. Mr. McGregor has severely, and, we believe, justly, censured the project for the removal of the dockward from Halifax to Hermada.

Trade, §c. of Halifax and Nova Scolia,—Halifax is the seat of a considerable fichery; but the British colonists seem to be, for what reason it is not easy to say, both less enterprising and less successful fabers than the New Englanders. The principal trade of the town and the province is with the West Indies, Great Hritain, and the United States, and gypsum to the eastern ports of New England. To Gr

18 48-36 We horrow from the valuable work of Mr. M'Gregor the following statement as to the trade of Nova

Produce of the Fisherics export January,	ed in the 1833.	Year	ending f	ith	of
160,610 cwt. dry fish, at 10s. 37,154 barrels pickled fish, at 15 8,611 boxes smokel herriogs, a 704 tuns oil, at 20t. 51,918 seal skins, at 1s. Gd.	s. : il 3s.	:	I., 80,320 27,865 1,296 14,680 3,893	10 3 0	0.000
	Total	•	127,435	10	0
Produce of A	gricultu	re.			
Byley and oats, 3 479 bushels, a Polatoes and turnips, 64,712, at Ottmeal, 7 harrels, at 20. Flasseed, 10 bushels florned cattle, thorses, sheep, and value Butter, choese, and land, 85,724 I Cranberries, 456 gallons Apples, 260 barres	la. 6d. lawine,	•		12 0 10 0 4 6	0
Beef and purk, 434 barrels	•	:	1,302		i
ther and party to controls	Total		15,583	-8	-

	•	15,025 0 6
chaldroos	•	6-,371 15 6
. •	•	22,764 0 0
tons	•	3 8 5 0
•	•	25,860 0 0
Total		105,329 0 0
he Forest		- and the second
		L. s. d
		26,643 5
		24,250 0
	•	228 0 0
		3,569 0
		2,2-1 10
	•	115 0 0
		45 0
		2.0 0
		134 1 3
	he Foresti	Total .

The balance of exports consists of various articles, transhipped, principally West India produce, tea from China, &c

Account of vessels entered inwards in the Port of Halifux and Nova Scotia generally, in the Year ending 5th of January 1833; and of those cleared outwards from the same.

		Inwards.			Outwards,	
Countries.	Ships.	Tons.	Men.	Ships.	Tons.	Men.
United Kingdom	110	17,454	2,317	101	25,429	1,174
Bordeaux	2	254	16		112	0
Oporto Guernsey and Jersey	1	160 379	22	,	113	
Cudiz		919	**	1	60	o
Smyrna	2	251	15	1		
Memet	4	992	41			
British West Indies	280	27,023	1,563	292	27,430	1,724
Petersburgh		227	12			
British N. A. colonies	1,046	63,935	3,784	1,104	69,166	4,048
Azores and Madeira	2	187	12	2	350	19
Malaga and Gibraltar	7	634	40		237	13
Foreign Vessels from India or Europe				1	150	13
United Stutes, British vessels	397	31,443	1,559	398	31,666	1,598
Ditto, foreign vessels	77	7,921	413	75	9,519	461
Brazii	6	1,381	98	10	1,584	82
Magritius	1	187	10	1		
Canton	1	501	48			
Africa				1	90	7
llio Janeiro	1	151	8	2	191	١.,
Havannah	-	-	-			11
Totals	1,950	163,385	9,973	1,995	166,647	9,162

(Sea M Gregor's British America, 24 ed. vot. 1. p. 481, 483, &c.; Moorsom's Letters from Nova Scotia, passim; Papers laid before the Finance Committee, &c.)

HAMS (Ger. Schinken; Du. Hammen; Fr. Jambons; It. Prosciutti; Sp. Jamones; Rus. Okorokii), the thighs of the hog salted and dried. York, Hants, Wilts, and Cumberland, in England, and Dumfries and Galloway in Scotland, are the counties most famous for producing fine hams. Those of Ireland are comparatively coarse and without flavour.— (See Bacax.) The hams of Portugal, Westphalia, and Virginia, are exquisitely tlavoured, and are in high estimation. The imports of bacon and hams, principally the latter, amount to about 1,350 cwt. a year. The duty is very heavy, being no less than 28s. a cwt.

[Much attention is paid in the United States to the curing of hams. Those from Virginia and New Jersey, especially the Burlington hams from the latter state, are little, if at all, inferior to the Westphalia. Large quantities of them are cured in Maryland and Ohio, and exported to the other states of the Union.—Am. Ed.]

HAMBURGH, a free Hanseatic city, on the north bank of the river Elbe, about 70 miles from its mouth, in lat. 53° 32′ 51″ N., lon. 9° 58′ 37″ E. Population, 125,000. Hamburgh is the greatest commercial city of Germany, and, perhaps, of the Continent. She owes this distinction principally to her situation. The Elbe, which may be navigated by lighters as far as Prague, renders her the entrepôt of a vast extent of country. Advantage, too, has been taken of natural facilities that extend still further her internal navigation; a water communication having been established, by means of the Spree and of artificial cuts and sluices, between the Elbe and the Oder, and between the latter and the Vistula; so that a considerable part of the produce of Silesia destined for foreign markets, and some even of that of Poland, is conveyed to Hamburgh. - (See Canals.) There is, also, a communication by means of a canal with the Trave, and, consequently, with the Lubec and the Baltic, by which the necessity of resorting to the difficult and dangerous navigation of the Sound is obviated. Vessels drawing 14 feet of water come up to the town at all times; and vessels drawing 18 fect may come safely up with the spring tides. The largest vessels sometimes load from and unload into lighters at Cuxhaven. The trade of Hamburgh embraces every article that Germany either sells to or buys from foreigners. The exports principally consist of linens, grain of all sorts, wool and woollen cloths, leather, flax, glass, iron, copper, smalts, rags, staves, wooden clocks and toys, Rhenish wines, spelter, &c. Most sorts of Baltic articles, such as grain, flax, iron, pitch and tar, wax, &c., may generally be bought as cheap at Hamburgh, allowing for difference of freight, as in the ports whence they were originally brought. The imports consist principally of sugar; coffee, which is the favourite article for speculative purchases; cotton wool, stuffs, and varn; tobacco, hides, indigo, wine, brandy, rum, dye-woods, tea, pepper, &c. Being brought from many different places, there is a great variety of quality in the grain found at Hamburgh; but a large proportion of the wheat is inferior. Some of the barley is very good, and fit for malting. The oats are feed of various qualities. The customs revenue is found to amount, one year with another, to from 30,000l. to 35,000l. The rate may, perhaps - (see post), be taken, on imports and exports, at a rough average, at 5s. 3d. per cent., which would give, at a medium, 12,380,000% a year for the value of the trade in articles subjected to duties; and adding 2,000,000l. for the trade in articles exempted from duties, we have 14,380,000l as the total

in generally, in the Year m the same.

			i
U	utwards.		
1	Tons.	Men.	
	25,429	1,174	1
1	112	6	
	00	0	
	27,430	1,721	
1	69,166 350 237	4,048 10 13	
1 18	150 31,666	13 1,598	
5	1,519 1,584	461 82	
1	90	7	1
2	101		
995	166,647	9,16	2
		4.	

som's Letters from Nova Scotia,

. Prosciutti ; Sp. Jamones ; Hants, Wilts, and Cumberthe counties most famous for arse and without flavour. in, are exquisitely flavoured, rincipally the latter, amount less than 28s. a cwt.

hams. Those from Virginia tter state, are little, if at all, d in Maryland and Ohio, and

of the river Elbe, about 70 7" E. Population, 125,000. , perhaps, of the Continent. libe, which may be navigated st extent of country. Advanurther her internal navigation; the Spree and of artificial cuts latter and the Vistula; so that gn markets, and some even of There is, also, a communintly, with the Lubec and the nd dangerous navigation of the p to the town at all times; and iles. The largest vessels sometrade of Hamburgh embraces ners. The exports principally pather, flax, glass, iron, copper, s, spelter, &c. Most sorts of cc., may generally be bought as the ports whence they were ; coffee, which is the favourite n; tobacco, hides, indigo, wine, om many different places, there h; but a large proportion of the for malting. The oats are feed ant, one year with another, to e past), be taken, on imports hich would give, at a medium, subjected to duties; and adding ve have 14,380,000 l. as the total annual value of the import and export trade of the port! And, as the largest portion of this immense trade is in our hands, it will be necessary that we should be a little fuller than ordinary in our details as to this great emporium.

-Accounts are kept at Hamburgh in marcs, divided into 16 sols or schillings lubs, and the

Money.—Accounts are kept at Hamburgh in marcs, divided into 16 sols or schillings lubs, and the schillings into 12 pfentings lubs.

Accounts are also kept, perticularly in exchanges, in pounds, schillings, and pence Flemish. The pound consists of 24 crowips, 23 thalers, 74 marcs, 20 schillings Flemish, and 240 grotes Flemish.

The monies in circulation at Hamburgh are divided into banco and current money. The former consists of the same inscribed in the books of the bank opposite to the names of those who have deposited specie or bothom in the bank. Banco is intrinsically worth about 25 per cent. more than current, but the agio is constantly varying.—(For an account of the Bank of Hamburg, see Banks (Foreins).)

Of the coins in circulation at Hamburgh, the rixdollar banco and the rixdollar current are the most common. The weight of the former is not uniform; but Dr. Kelly estimates it, at a nocdium, at 391-6 fig., grains page 32, 854, very nearty. The

common. The weight of the former is not uniform; but Dr. Kelly estimates it, at a nocdium, at 291-28 flag, grains pure sites +2.6.2d. The current rixdollar = 318-3 grains = 3s. 8.4d. very nearly. The Hamburgh gold duent = 9s. 4d.

Taking the mean value of the rixdollar banco at 512d, sterling, it follows, that 1L sterling = 13 mares 2-7 schillings banco, or 1L sterling = 35s. 1d. Flemish banco. No lived par-0f exchange can, however, be established between London and Hamburgh, on account of the fluctuation of banco. It sterl = 16 mares 2-schillings Hamburgh currency, or 1 mare current = 112d, sterl.—(Kelly's Cambist, Hamburgh.)

Weights and Measures.—The commercial weights are,

2 Lotts = 1 Ounce. 14 Pounds = 1 Lispound.

16 Gances = 1 Pound. | 5 Lispounds = 12 Centner.

100 Hamburgh pounds = 106 Sibs. avoidnois = 123 a 1bs. Troy = 48-13 kilogrammes = 98 lbs. of Amsterdam. A stone of that is 29 lbs. A stone of wool or feathers is 10 lbs.

In estimating the carriage of goods, the shippound is reckoned at 380 lbs.

The measures for liquids are.

The measures for liquids are,

The measures for liquids are,

2 Gessels = 1 Quartier, | 2 Stubgens = 1 Viertel, | 2 Ankers | 4 Viertels = 1 Eimer, | 2 Ankers | 2 Ankers | 5 Eimers = 1 Ahm or 4 Ankers.

The alm is equal to 334, and the fider to 2204, English whoe gallons, A fass of wine =4 oxhoft = 6 terces. The oxhoft or hogshead is of various dimensions. 1 oxhoft French whe = 62 to 61 stubgens; an oxhoft of brandy = 60 stubgens. A pipe of Spanish wine = 06 to 100 stubgens. A tun of beer is 48 stubgens. A pipe of oil is 820 lbs. nett. Whate oil is sold per barrel of 6 sterkan = 32 Eng, wine gallons.

The dry measures are,

of 6 steckan = 32 Eng. wine gallons.

The dry measures are,

4 Spints = 1 Himtems. | 3 Fass = 1 Scheffel. | 2 Wisps = 1 Last.

2 Himtems = 1 Fass. | 10 Scheffels = 1 Wisp, | 1½ Last = 1 Stock.

The Last = 11 2 Winchester quarters. A keel of coals yields from 8 to 9 lasts.

The Hamburgh foot = 11 299 English inches. The Himtehand foot, used by engineers and land surveyors, = 1236 inches.

The Brabant ell, most commonly used in the measurement of piece goods, = 27:585 inches.

= 27.885 inches.

A ton in the lading of a ship is generally reckoned at 40 cubic feet. Of things that are sold by number, a gross thousand = 1,200; a gross hundred = 120; a ring = 240; a common or small thousand = 1,000; a shock = 60; a steigs = 20; a gross = 12 dozen.

Exports.—We regret that no materials exist by which it is possible to give any account of the quantity and value of the different articles exported from Hamburgh.—(For some particulars as to the earn trade, see Coun Lawa and Coun Trade.) Linear are one of the most important articles of export. They are generally sold by the piece; but there are great differences in the dimensions of pieces of different denominations. The toflowing Table is, therefore, of importance, as it exhibits the various descriptions of linear usually met with at Hamburgh, with the length and breadth of the different pieces. It also gives their cost on board, in sterling, on 1st January, 1836.

Descriptions.	Length.	Width.	Sold.	Cost on Board, in Sterling.
	Yards,	Yards.	per piece.	£ s. d. £ s. d. £ s. d 0 15 10 to 1 10 3 to 1 19
latillas royales	35	13	per piece.	0 12 0 - 0 18 2 - 1 4
frown Silesias		16	-	
Britannias – – –	7	1.6	-	0 3 9-0 7 7-0 91
Ditto	7	0 8		0 7 7 - 0 12 1 - 0 15
Dowlas	671	15		1 14 9-2 5 4-2 12 1
Creas à la Morlaix	671	15	_	1 13 3 - 3 0 6 - 4 3
listados	43	1 1)	-	0 18 2-1 7 3-1 16
White sheetings	50	85	-	1 19 4 - 2 8 5 - 3 6
Plain lawns	81		-	0 6 10 - 0 18 2 - 1 10
dear, figured, and worked lawns	81	15	-	0 7 7 - 0 9 1 - 0 13
rabias	211	7	- 1	0 9 1-0 12 1-0 18
hecks, No. 2.	171	3	- 1	0 4 6-0 5 4-0 6
striped and checked books -	43	15056 1783434114	per 3 pieces.	0 13 3-0 15 1-0 18
Iessia rolls	35	1 1	per piece.	0 9 1 - 0 15 1 - 0 18
Linen for coarse bags	35	19	_	0 9 1-0 15 1-1 5
Osnaburghs			{ per 100 } double ells }	3 9 7 - 4 3 2 - 4 10
Tecklenburghs		-	_	3 0 6 - 3 12 7 - 3 15

The Platillas and Britannias come principally from Silesia; the Creas from Lusatia, &c. Osnaburghs are made of flaxen, and Tecklenburghs of hempen, yarn. Linens are sold with a discount of

Imports.—We subjoin an account of the imports, consumption, exports, stock, and prices, of some of the principal articles imported into Hamburgh, during each of the ten years ending with the 1st of Jan. 1830.

# UNIVERSITY OF WATERLOO LICT

Table of the principal Imports, Stocks, Exports, Consumption, and Prices at the Port of Hamburgh, from 1826 to 1835, both inclusive.

Coffee	Jan. 1.	Import.	Daniel Daniel						The state of		_	1			
,		ī	and Export.	comper.		Jan. I.	Import	and Export.	cember.		" -	Jan. 1.	Import.	consumption and Export.	Price in De- cember.
				_	Sugar . 18		25,0:0,000		Br. & yel. Hav. Grobes.	Hide	,	Pieces.	Pieces.	Pieces.	Burnos Ayres. Schillings.
	1827 13,250,000 1827 13,250,000 1828 24,000,000		39,250,000 44,250,000	-		1826 25,050,050 1827 8.010,100 1828 12,000,000		69.230,000 81,000,000 79.730,000	81-1093-4 81-4-93-4 61-2-81-2		826	17,400 32,000 15,500	65.55 65.63	68,030 52,284	81-2 to 101-2 81-4 - 101-4
= 1				31-2-4-	20.20	30,000,000			534 - 734			7,150	63.857	59,507 20,112	812-1014
			47,250,000	51.2 - 5.9	200				5 - 614			27,600	103,101	105,521	115
		51.270.0 0		514-6	22.2	22,000,000	6-500,000 83,750,000	75,500,000	7 - 834			24,500	14.45 19.45	133,621 132,198 118,474	614 - 712
In 10 years Stock, Jan. 1, 1836		456,000,000	142,000,000		lo 10 years Stock, Jan. 1. 1836		892,500,600	861,500,000 21,000,000		In 10 years Stock, Jan. 1. 1836		<del>'</del>	946,739	917,739	
Annual average from 1826 to	from 1826 to 1835		27,750,000		Annual average from 1826 to 1835	1826 to 1835		76,500.000		Annual average from 1826 to 1835	om 1926 to	1535	ŀ	93,085	
	777	1.24.	1.14.	Carolina Mares.		Lbs.	Lbs.	Lbs.	Sumatra.		Chr	- 13	Chs. ser.	Chr. ver	Fine blue Bengul
Rice 1	1.25	1,250,630 4,875,0 9 6,000,000	5,750,000	14 15 12	Pepper 18		2,400,000	1,900,000	46	Indigo		.85			1 10 81.2
	0,0	7,62,,00	6,570,000 8,785,000	121-2-16 81-2-13	25.20	828 1,250,000 1,250,000	1,150,000	000,041,1				188			534 - 71:2
	0.6	5,230,000	10,000,000	= 2	32.32		1,639,600		3-1			550			31.2 - 41.2
	1833 1,001,000 1834 2,000,000 1835 1,750,000	9,000,010 8,000,000 7,500,000	8,944,000	10 - 12 12	222		1,2%),000 1,2%),000 55%,000	1,530,000	31-2 - 3-5 33-4 - 3-7 41-4 - 41-2		252 252 2452	55 55 57 57 57 57 57 57 57 57 57 57 57 5	5,303 245 4,715 490 5,699 438	5,158 2,904 5,904 5,904 5,904	334 - 434 3 · 1 - 414 534 - 412
In 10 years Stock, Jan. 1, 1836		77,000,000	74,750,000		In 10 years Stock, Jan. I. 1836	• •	15,408,000	15,15×.000		In 10 years Stock, Jan. 1. 1836	• • • •	, ,	56,477 4593	56,007 4243	
Aunual average from 1826 to	from 1826 to 1535		7,230,000		Annual average from 1826 to 1835	n 1826 to 1835		1,112,000		Annual average from 1826 to 1835	rom 1826 t	0 1835		3,692 413	
	Hogsheads.	Hog	Hogsheads.	Ord. Virg. Schillings.		Eules.	Bales.	Bales.	Geo. Upland. Schillings.			Puncheons. 1	Puncheous.	Punchtons.	Leeward. Dollars.
Tobacco - 1	•	02.55 1.25 1.25 1.25 1.25 1.25 1.25 1.25	3.724	234 to 3	Cotton - 18		25,068		63-4 to 83-4	Rum .	999	1.000	3,700	3,230	9
		3,361	5,637	. 1 1	24.5		29,518 38,501		6 - 71.2		222	505.7	8.1.4 5.1.6 8.1.6	4,747	111
		3,140 5,166	3,610 4,566 6,047		2.2.2		21.258, 24.458	26,638 37,008	51.2 - 61.2		322	0.000	-, 9, 4, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	6,643 6,643 1.05 6,643	111
	1533 1,400 1834 1835 1935	3,398 5,98 5,162	3,948 200.4 217,6	234 - 29 234 - 29 3 - 29 3 - 31-2	7.22	1834 1985 1835 1835 4,500	45,158 40,758	26,670 42,673 36,113	7 - 81.2 8 - 91.4 7 - 10		85.25 85 85 85 85 85 85 85 85 85 85 85 85 85	001,1 001,2 01,5 01,5 01,5 01,5 01,5 01,5 01,5 01,5	5,410 3,239 3,157	5,340 3,429 3,267	888  888
In 10 years Stock, Jan. 1, 1836		45,645	1,280		In 10 years Stock, Jan. 1, 1836		315,721	306,576 9,145		In 10 years Stock, Jan. 1, 1836		•	48,360	1,100	
Annual average from 1526 to	from 1526 to 1535		4,069		Annual average from 1826 to 183	n 1826 to 1837		16,545		Annual average from 1526 to 1535	rom 1526 t	1836		5,777	

Shipping .- The ships arriving at Hamburgh in the undermentioned years (ending 30th of September) have been as under :-

3323822**882**8 911111111 \*\*\*\*\*\*\*

887358222888

?

2234 2219 2219 2219 234 2534

7,250,000

183 1876 to

mon

Annual average

Annual average from

(0.153)

Annua: average from Io 10 years Stock, Jan. 1

Annual average from

iars, see STADE )

Jap. In 10 ye

From the			1828.	1829.	1830.	1831.	1832,	1833.	1834.	1835.
East Indies	-	-	12	8	13	8	8	17	21	10
Brnzil	-		71	85	82	94	93	103	79	91
West Indles	-	-	115	84	102	129	113	130	149	131
United States -	-		42	40	23	42	4.1	41	63	41
Mediterranean		-	62	63	61	61	51	62	76	65
Spain			15	20	20	24	20	49	36	45
Portugal -	-		18	16	28	16	13	17	29	36
France	_		86	61	65	47	107	121	105	149
Great Britain	-	-	529	F 37	710	652	672	950	926	1,062
Netherlands -	-		312	595	375	290	387	500	599	614
Baltie -	-	-	292	338	443	385	385	583	645	580
	Totals		1,584	1,697	1,922	1,748	1,896	2,576	2,738	2,813

Repair of Ships, Sea Stores, &c.—Materials and labour being cheap, Hamburgh may be regarded, in so far as respects expense, as a favourable place for careening and repairing ships; but, having no docks, these operations are inconveniently performed. All articles of provision may be obtained in great shundards and at moderate prices. great abundance and at moderate prices.

An Account of the Prices of the principal Articles of Ships' Provision at Hamburgh in 1831, stated in Imperial Weights and Measures, and in Sterling Money.

1 1		Beef.	to Cork Thirds)	Ship Bread.	Seconds Flour.	Eydam Cheese.	Peas.	Jamaica Rum.
	Per Barret of 200 ibs. Nett.	Per Barret of 220 lbs. Nett.	Per Cwt.	Per Bag of 112 lbs. Nett.	Per Parrel of 196 lbs. Nett.	Per tb.	Per Imperial Quarter	Per Imperiat Garlon.
Jamary 48 Aprit 57 July 57	8 0 to 50 0 6 0 — 58 0 7 0 — 64 0 none. 9 0 — 60 0	45 0 to 6 0 48 0 — 50 0 45 0 — 48 0 42 0 — 45 6		13 6 to 14 6 15 0 — 17 0 13 0 — 14 0 12 0 — 0 0	$\begin{vmatrix} 21 & 0 - 27 & 0 \\ 23 & 0 - 0 & 0 \end{vmatrix}$	4 to 4 1-2 4 1-1 — 4 1 2 4 1-2 — 4 3-1 4 — 4 1-1	31 0 to 37 0 31 0 33 6 27 0 29 0	$\begin{bmatrix} 3 & 2 - 4 & 1 \\ 2 & 9 - 3 & 10 \\ 2 & 6 - 3 & 4 \end{bmatrix}$

rues—coam— is mars curren, or about zer, 6d, per ton, British weight, in large quantities.

Do.

Fresh beef, 23: 6d. to 30; per cwt.

Fresh peef, 32: 6d. to 30; per cwt.

N. B.—The prices include the cost of the packages of all the articles, excepting cheese and peas. In September and October no pork was to be had in a wholesale way.

Freights.—The different ship agents engaged in the trade with Great Britain have published a Table of freights; but as they are, notwithstanding, materially influenced by the dense ad at the time, the season, &c., it seems innecessary to insert it.

season, &c., it seems unnecessary to insert it.

Quarantine is enforced, when occasion requires, at Hamburgh, and is performed near Cuxhaven.

Tariff—The customs duties at Hamburgh are as moderate as possible, being only \(\frac{1}{2}\) per cent. ad

valoren on exports, and \(\frac{1}{2}\) per cent. on imports; but in truth they are not quite so much, being calculated in money of one value and paid in money of less value. The duty is, in fact, estimated in banco marks, while it is paid in current marcs, which are more than 20 per cent. under the former; so that in reality the import duty is only about 2-5ths per cent. A few years ago it was \(\frac{1}{2}\) per cent, but the competition of the Altona merchants, where there are no duties, obliged the authorities at Hamburgh to reduce these duties to the present level. There is no inspection of goods at the Custom-house. The merchant makes outh to the nett weight of the article, and to its value at the current prices of the day, and on this the duty is assessed:

The following articles are free from both import and export duties, viz.—

Theory are a vara, heavy are, ection vara, ray sheep and lamb's wool.

- The following articles are tree from both import and export duties, viz.—

  1. Linen, rags, dax yara, hemp yara, cotton yara, raw sheep and lamb's woot.

  2. Wheat, rye, oats, barley, buckwheat, and malt.

  3. Unwrought copper and brass, plates of copper, raw zinc, tinned and untinned iron plates.

  4. Cash and coin, unwrought gold and silver, and scrapings of the precious metals.

  5. Pamphlets and printed works.

- Articles, free from Import Duty.

  1. Timber, staves, and fire wood brought down the Elbe or in carriages into the city, the latter with the exception of that coming from the sea.

  2. Merchandise coming by post, if the goods for the same individual do not exceed the value of 50
- marcs banco.
- marcs nanco.

  Articles free from Export Daty.

  1. All articles manufactured in Hamburgh, and all foreign manufactures worked up in the city.

  2. Small packages of 100 lbs. weight and under, provided their value do not exceed 100 marcs banco.

  N. B.—An import duty of 4 schillings current is payable upon lemons and oranges, for the whole chest to 1,000; 2 schillings current for the 4, chest to 500; and for casks in the same proportion.

  The duties are the same whether the importation he effected by Hamburgh or by foreign ships.

Exclusive of the above or customs duties, most articles of provision imported for the consumption

Exclusive of the above or customs duties, most articles of provision imported for the consumption of the town are subject to an excise duty.

Stade Duties.—Besides the duties levied at Hamburgh, all articles passing up the Elbe to Hamburgh, whether for transit or not, pay duties to Hamover at Brunshausen, near 8 ade. These duties are rated according to a tariff, and are computed from the ship's manifest, hills of lading, and cockets, which have all to be sent on shore for that purpose. On some articles, particularly those of Birtish manufacture, these duties are very heavy, being frequently much larger than the Hamburgh duties? They are particularly proposes, too, from heavy penalties being attached even to the slightest unintentional mistakes. It is really surprising, considering the source of this mistake, that it should not have been abated long ago. It right, at all events have been expected that British ships and goods would have been exempted from such a tax. We do hope that some portion of the public attention will be directed to this crying ceil. With what face can we protest against the conduct of Prussia and other German states in throwing obstacles in the way of the free navigation of the Elbe, when we submit, without a nurmur, to similar proceedings on the part of Hanover!—(For further particuve submit, without a murmur, to similar proceedings on the part of Hanover ?—(For further particuTransit Goods are totally exempted from duty. They are such only as arrive at Hamburgh direct, and which are neither sold nor exchanged while in the city. The liberty of transit is limited to the term of 3 months from the time of receiving the transit ticket; but, upon application being made for a prolongation of the term previously to the expiration of the first 3 months, it is granted on payment of 4 per cent, on the banco value of the goods; but under no circumstances is the term tended beyond 6 months. If the goods be not then exported, they become liable to the ordinary

tended beyond 6 months. If the goods be not then exported, they become liable to the ordinary duties.

\*\*Mavization of the Elbe, Pilotage, &c.—The month of the Elbe is encumbered with sand banks. The channel leading to Cuxhaven is bounded on the north by the Vogel Sands and North Grounds, and on the south by the Schaarhorn Sands and Neuwerk Islands. On the latter there are 2 light-houses and 2 beacons, and on the Schaarhorn Is another beacon. The light-houses on Neuwerk Island are about 700 yards apart; the most southerly, which is also the most elevated, being in lat. 53° 54° 57° N., Ion. 8° 29° 40° E. It is 128 feet high, being twice the height of the other. The channel is, in some places, hardly & of a mile wide. The outer red buoy, in the middle of the channel, at its mouth, bears from Heligoland S. E. by S., distant nearly 20 miles. But the best mark in entering the Elbe is the floating light, or signal ship, moored 2 miles N. W. by N. of the red buoy, in 11 fathons at low water. This vessel never leaves her station, unless compelled by ice in the winter season. By night she exhibits a lantern light, 38 feet ahove deck, and in foggy weather rings a bell every quarter of an hour. A second signal ship is stationed 5½ miles S. E. by E. from the first, at the westernmost point of a sand bank dividing the fair way of the river. Sho is rigged like a galliot, to distinguish her by day from the first signal ship; and during night she exhibits two lights, thence to Glückstadt the course is east, 28 miles; from the latter to Stade the course is sount-easterly, 9 miles; and then casterly to Hamburgh, 18 miles. The channel throughout is marked with black and white buoys, which are numbered our sight-hand side, and the white on the lathoard side.

Every vessel coming from sea into the Elbe, and drawing 4 feet water, is directed to take a pilot on board, and must pay pilotage, though she do not take one. However well the signals, lights, beacons, and hear was bear against an aversinged mild is every necessiry, in case o

Every vessel coming from sea into the Ellie, and drawing 4 feet water, is directed to take a pilot on board, and must pay pilotage, though she do not take one. However well the signals, lights, beacoms, and buoys, may be arranged, an experienced pilot is very necessary, in case of a fig in the night, or of a storm. To take in a pilot, a vessel must heave to by the pilot galliot, which lies, in good weather, near the red buoy, and in bad weather, N. N. E. from Neuwerk, and is known by having at the flagstaff an admiral's flag, and a long streamer flying at the top. If the pilot boat have no pilot on board, or if the weather be so bad that the pilot cannot leave her, she lowers her flag, and then the vessel coming in must sail, with the signal for a pilot hoisted, to Cuxhaven, and heave to there, where she

is certain of getting one.

There are no docks or quays at Hamburgh; and it is singular, considering the great trade of the There are no docks or quays at Hamburgh; and it is singular, considering the great trade of the port, that none have been constructed. Vessels more in the river outside of piles driven into the ground a short distance from shore; and in this situation they are not exposed to any danger unless the piles give way, which rarely happens. There is a sort of inner harbour, formed by an arm of the Elbe which runs into the city, where small craft lie and discharge their cargoes. Larger vessels load and unload from their moorings, by means of lighters. These carry the goods from and to the warphouses which from the various small arms and channels of the river, and the cauals carried from it into different parts of the city. The charges on account of lighterage are extremely moderate,

Bott Charges.—The charges of a public nature yaxable by vessels enterior the port of Handburgh, indicating and leading, are pilotage and leading. The separate items of which are given in the following Table.

Philotage and Lastage.—The Handburgh pilots, generally speaking, take charge of vessels only from the Red Buoy to Fraylargh or Gluckstodi, the pilotage for which is regulated by law of the 18th of February, 1750, as follows:—

			asure	Foot which traws	ch a			
	During the Six Sum-	ner Months, from 1st Mar. to 1st Sept.	During the remaining	Six Winter Months.				
	Ma	rks (	urre	ney.			glisł ney	
					1,	d.	8.	d,
Vessels coming northwards, and colliers  All vessels, smacks, and kaven	2	0	3	0	2	4	3	6
drawing more than 4 feet water, and in ballast Vessels laden with salt or corn,	2	0	3	0	2	4	3	6
wheresoever they may come from	3	0	4	8	3	6	5	3
or ballist, have one third of the cargo consisting of piece goods Vessels laden with herrings All vessels laden with wine, oil, vinegar, train oil, iron, lead,	4 2	0	6 3	0	4 2	8 4	7 3	6
packages, or bags, and all vessels coming from foreign parcs, whether laden or not - All smacks going between Hol-	4	0	6	0	4	8	7	0
tand, Friesland, and Ham- burgh with piece goo's	4	0	6	0	4	s	7	0

Half Polatace only.—N. B. In case the Hamburgh pilots enter a vessel only within the first buoy beyond the Bos-harken, Strandly, or Cuxhaven, half the above mentionel pilotage is park. Also half pilotage must be paid at all events, whether the vessel has taken a pilot from the polit galitot or not.

Pilotage canned.—The above pilotage is carned if vessels are brought as far as Freylungh or Gluckstödt, and when from stress of wind or weather, which seldom harrons, the Handwigh pilots take

vessels to Wittenbergh or	Neum	uhlen, they are	to pay, without dis-
To Wittenbergh		Marcs currenc	y. d. stg.

To Wittenbergh 1 0 14 6 Plotogram To Wittenbergh 1 0 8 14 6 Plotogram University 1 0 8 Plotogram University 1 0 9 Plotogram Unive

of December, 1816, the Hamburgh harbour-master is not entitled to establing and Custom-bottes Charges—Philish and their foreign vessels jay the same as Hamburgh vessels. For clearing in ad-clearing out, no separate Charges are made; visiting the port is considered as one voyage, and the charges on vessels are paid as follows:—

llows :— For vessels arrived with cargoes from the undermentioned places:

Places.	For every Commer- cial Last,	Sterling.
The East Indies West Indies, North and South America Portugal, Spain, and the Mediterranean The rest of the European ports Holtand, East Friesland, the Weser, Eyder,	Moves, 3 0 2 8 2 0 1 8	L. t. d. 0 3 6 0 3 5 0 2 4 0 1 9
and Jutland  For vessels under 20 commercial lasts*	0 12	0 0 10 1-2
without distinction	0 4	00 31-2
of upwards of .0 commercial lasts .	0.8	007

For all vessels laden with coals, wood, or turf, no lastage is paid,

For all vessels laden with coals, wood, or turf, no hastage is pad, provided they do not take return cargose.

Half Lottage.—Vessels arriving in ballast and decreting with a cargo pay half the shove laster, according to their destination.

N. B.—Exclusive of the above duts, which are all remutably moderate, vessels coming to the port of Hamburch are obliged to pay certain dues to Hamburch, called Stele or Brundamen dues. These are rated according to the monther of the vessel's causts, and are over and above the Stale duties on the cargo.—(For the items, see Stade).

Warehousing System-This has not been introduced at Hamburgh; nor, from the smallness of the duties, is it necessary, though it would seem that the time during which goods are allowed to be in

<sup>#</sup> Sixteen feet English are equal to 17 feet Hamburgh.

<sup>\*</sup> It is difficult to determine the exact ratio of a last to a ton, but it may be taken at about 3 or 2.3-1 to 1. But in Hamburch all vessels are measured by the harbour-master; and it is upon his report that the lastage is calculated.

rrive at Hamburgh direct, of transit is limited to the pplication being made for ths, it is granted on paynstances is the term exme liable to the ordinary

ed with sand banks. en with sand banks. The and North Grounds, and on there are 2 light-houses and were are 2 light-houses and Neuwerk Island are about g in lat. 53° 54′ 57″ N., lon-channel Is, in some places, et, at its mouth, hears from ring the Elbe is the floating thoms at low water. This son. By night she exhibits evy quarter of an hour. A ery quarter of an hour. A esternmost point of a sand distinguish her by day from above the other. The dis-lückstadt the course is east, and then easterly to Hame buoys, which are numbered the river, on the starboard

, is directed to take a pilot on is directed to take a pilot on if the signals, lights, beacons, ase of a fog in the night, or , which lies, in good weather, nown by having at the lag-t bout have no pilot on board, her dag, and then the vessel and heave to there, where she ud heave to there, where she

idering the great trade of the itside of piles driven into the exposed to any danger unless exposed to any danger timess bour, formed by an arm of the cargoes. Larger vessels load cargoes. Larger vessels load e goods from and to the ware and the canals carried from it ire extremely moderate.

a above pilotaze is carned if vessels are gh or Glitckstodt, and when from stress of seldom hoppens, the Hamburgh pilots take r Neumuhlin, they are to pay, without dis-

	Marcs o	urrency.	, d,	sig.
		1 8	(71	ñ
For 1	ilotage !	he whol	e way t	rom Cuxe ally speak- orich.
do no	take ves	sels up t	eyend B	arsch.
urgh.	-Vessels	are gent verian D	ilets, to	lated from whom it i

cs. arges.—By a Custom-house order of the 16th Hamburgh harbour-master is not entitled to

a-house Charges.—British and other foreign s Hamburgh vesseis. For clearing in and the charges are made; visiting the port is ge, and the charges on vessels are paid as

ith cargoes from the undermentioned places

5.	For every Commer- cial Last.	Sterling.
nd South America he Mediterranean hean ports	Maves. 3 0 2 8 2 0 1 8	L. s. d. 0 3 6 0 3 5 0 2 4 0 1 9
d, the Weser, Eyder commercial lasts		0 0 10 1-2
departing in ballas onniercial lasts		007

with earls, wood, or turf, no lastage as pad, ake return corgon, and the return corgon, and the return corgon, and the return corgon, as the return corgon in the last correction with the above dust, which are all remarkable on the port of Hamberth er obliged to Hambert of Hamberth er obliged to Hambert correction to the number of the viscely analy, and in Stale dovies on the cargo.—(For the items,

etermine the exact ratio of a last to a ton, but out 3 or 2 3-1 to 1. Unit in Hamburgh all ves-the harbour-master; and it is upon his report

h; nor, from the smallness of the which goods are allowed to be in

transitu might be advantageously extended. The warehouse rent of a quarter of wheat may be about 11d. sterling per month, and of a ton of sugar, about 9d.; but there are no fixed rates.

Custom-house Regulations.—On passing Stade, the masters of vessels must send their papers, including the manifest, bills of lading, and cockets, on shore, that the amount of the Stade duties may be calculated. On the vessel's arrival at Hamburgh, the broker reports ber 70 the Custom-house, and gives his guarantee for payment of the duties; he either delivers her papers, or chertakes to deliver them as soon as they can be got from Stade, and upon a receipt being produced for the Stade duties by the Hanoverian authorities at Hamburgh, the vessel is allowed to unload. Onearing, a manifest of the outward cargo, together with the consul's certificate of the regularity of the ship's papers, mast be produced at the Custom-house by the broker, who obtains in return a clearance certificate, authorising the vessel to go to sea.

Credit, Brokerage, &c.—Almost all goods are sold for ready money, with an allowance of 1 per cent. for discound. Sometimes, but not unferquently, sales are made at 2 or 3 months' credit, and in such cases a higher price is obtained than for cusb. Sometimes sugar is sold to the sugar baker at this credit.

Brokers are positively forbidden to act as merchants or factors. They are licensed by the Senate, and must conform to the established regulations.

Brokerage is paid wholly by the seller, and amounts to—
"Five vixibs per cent-on cotton, outon twist, cocoa, e-chined, copper, hid-e, india, mandederurel goed, anakeens, sugar, and tear,
"One per cent-on amounts, complete, comment, err'amoust, cosial, clowers, drugs and denominated, jeter skins, dive sodd, specifical and denominated, jeter skins, dive sodd, specifical back, meet, jetper, pinetto jettscas, learn, talk, querifical back, meet, jetper, pinetto jettscas, learn, talk, querifical back, meet, jetper, pinetto jettscas, learn, vian larik, querifical back, meet, and the standard back of the growth of the United States of America, whale oil", vauellose, "N.B. Talcco stems," of all other critical settscas, and other namidactured tobucco, pay 2 per cent.; all other leaf and roll to-backs," i. 12 per cent.

tantermass', oblacco in lexics's and bolacco stems' of the growth of the United States of Austriac, whole oil's, vandlose's, unablese's.

In the United States of Austriac, whole oil's, vandlose's, the States of Austriac, whole oil's, vandlose's, the States of Austriac, whole oil's, vandlose's, the States of Austriac, while oil's, vandlose states of the States of Austriac, and the same states of the States of Austriac, and the States of Austriac, and the purchasing briker to 2 per cent, a without regard to the amount. All articles on which of a pix the brikerate elionometricute, if the further simple states of the Austriac of the amount. All articles on which of a pix the brikerate elionometricute, if the further states of the states of the amount. All articles of less that (60 mares bance, and those, or influent for a staffer force of less that (60 mares bance, and those, or influent for a staffer force of less that (60 mares bance, and those, or influent for a staffer force of less that (60 mares bance, and those, or influent for marks bance, the double is allowed. All other no relevants to a state of the

Penper is sold per lb. in schill, brace; discount, I per cent.; good weight, 12 per cent.; trre, if in single Lales of 300 lbs., 3 lbs.; in double bales, 6 lbs., a lbs.; in double bales, 6 lbs., a lbs.; in double bales, 6 lbs., a lbs.; in double bales, 6 lbs., a lbs.; in double bales, 6 lbs., a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in considerable bales, a lbs.; in lbs.; in considerable bales, a lbs.; in lbs

Hares wood is sold per 2 lbs, in mares currency, ago uncertain; d'count, I per cent.
Hare skins (German, grey) are sold per 100 pieces, in rixdoll. Blanc. Bussian, grev, per 104 pieces, in rixdoll. blunc. White, in mores currency, agio uncertain; d secont, I per cent.
Lou is sold per 100 lbs, in schill-currency, agio uncertain; discount, I per cent.
Copper is sold per 100 lbs, in schill-currency, agio uncertain; discount, sold per 100 lbs, in schill currency, agio uncertain; discount, in per cent.
The exchange hashiers done at 110m arght is very great; for besides the business of the place, most of the merchants in the inland towns have their bills negatiated there.

The usual charge for commission is, on sales 2 per cent, and 1 per cent, for del credere, if such guarantee be required; on purchases, 2 per cent. Under particular agreements, the rates sometimes vary considerably from the above.

vary considerably from the above. Banking, Insurance, &c.—For an account of the Bank of Hamburgh, see Banks (Foreign). All sorts of insurances are effected at Hamburgh. A municipal regulation compels the insurance of all houses within the city, the rate varying according to the number of fires, and the amount of loss. Marine insurance is principally effected by joint stock companies, of which there are several; their competition has reduced the premiums to the lowest level, and the husiness is not understood to be profitable. The high duties on policies of insurance in this country has led to the insuring of a good many English ships at Hamburgh. Life insurance is not prosecuted in Germany to any considerable extent; but some of the English companies have agents here, who are said not to be very scru-

Bankrupter,—Censidering the vast number of merchants and trales people at Hamburgh, bankrupter does not seem to be of frequent occurrence. During the 3 years ending with 1521, the number of declared bankrupts and the amount of their debts were as

18	29.	19	30.	15	31.
Number of Buck- rupts.	Amount of Debts.	Number of Back- rupts	Amount of Debts.	Number of Bank- rupts	Amount of Dubits.
69	L.	93	I 118,251	117	1 277,615

But this account does not include the failures settled by private commonuse, and of which no public notice is taken. The increase in 1831 is owing, in a great measure, to the failure, for 111,0001., of

a company which had lent their money improvidently on houses, &c., Much of the business transacted at Han hurch being on commission and for account of house abread, the failure of foreign merchants is a pre-alent source of bankuptey. Another source of Lankuptey is boses on goods imported or exported on spreadation, and occasionally less in the fund, in which a good dead of authing even here. Expensive Issue of near 1889 to extend a source of the control of the contro

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after they found their affairs in arrear, who have lived beyond their income, have not kept their books in good order, and to forth. They are liable to be confined in prison for a period of 3 or 6 mounts, and, provided they have not paid a divident of 40 per cent, may be called upon for payment of their districts. The prison are contained to their founds, who are liable to be improvided they have not paid a divident of 40 per cent, may be called upon for payment of their districts. The contained the visual contained to their founds, for a limited period charge. If a claim be made by any creditor after this layer of time, related the contained the contained to the creditors are contained to the

Citizenship.—Foreigners cannot establish themselves as merchants, or carry on any business in their own names, at Hamburgh, without becoming burghers; and to be manufacturers, they must also enter the guild or corporation peculiar to the trade they mean to follow. But to become a burgher one has anly to comply with certain forms and pay certain fees, which do net, in all, exceed 10. He then becomes, in the eye of the law, a Hamburgh subject; and enjoys all the rights and privileges of a native.

General Remarks. - The trade of Hamburgh is, in a great measure, passive; that is, it depends more on the varying wants and policy of others than on its own. There is nothing of such vital importance as the free navigation of the Elbe to the prosperity of Hamburgh, and, indeed, of all the countries through which it flows. This, too, is a matter of paramount consequence as respects our interests; for the Elbe is the grand inlet by which British manufactures find their way into some of the richest and most extensive European countries. The principle that the navigation of the Elbe, the Rhine, the Weser, &c. should be quite free along their whole course, was distinctly laid down by the Congress of Vienna in 1815. But no general tariff of duties being then established, this declaration has hitherto had no practical effect. Prussia, who is endeavouring to bolster up a system of home manufactures, has laid heavy transit duties on articles passing by the Elbe, and has prevailed on Anhalt, and some of the smaller states, to follow her example. These duties amount, on some of the coarser sorts of British woollen goods, to no less than 60 per cent. ud valorem, and are, even when lightest, a great obstacle to trade. It is to be hoped that a just sense of their own real interests may, at no distant period, open the eyes of the German governments to the impolicy of such proceedings. It is in an especial manner for the interest of Saxony, Austria, and England, that these duties should be abolished; and their influence in the diet, if properly exerted, might countervail that of Prussia. So long, however, as the Stade duties are kept up, it would be folly to imagine that much attention should be paid to our remonstrances against the Prussian duties. If we cannot prevail on Hanover to emancipate our commerce from oppressive restrictions and burdens, we need hardly expect to succeed with any other power. Were the Stade duties and those in the upper parts of the Elbe wholly abolished, we have little doubt that in a dozen years, the trade of Hamburgh would be nearly doubled; an increase, which, however advantageous to her, would be far more advantageous to the extensive countries of which she is the grand emporium.

In compiling this article we have made use of Oddy's European Commerce, pp. 412-439; Rordans:'s European Commerce, pp. 302-320; the Dictionnaire de Commerce (Eng., Méthodique), tome i. pp. 41-53; and of the Circulars of Berenberg, Gossler and Co., Anderson, Hober, and Co., and other eminent and Co., the lave also been much indebted to Mr. Consul Canning's Answers to the Circular Queries. That functionary has replied to the various questions submitted to him in a way that does equal credit to his industry and intelligence. From the circumstance of no official returns being published or obtainable at Hamburgh, the returns of imports given above must not be regarded as quite accurate, though the errors they involve cannot be material. They are principally taken from Berenberg and

[The commercial intercourse of the United States with Hamburgh is not at all equal to that which they carry on with Bremen, notwithstanding the larger population of the former city, and its advantages of situation on the Elbe, which is navigable from the sea up to it by merchant vessels of almost any burden.

Hamburgh participates very little in the transportation of emigrants from Germany to this country. It receives from us only about 3000 hogsheads of tobacco yearly. A good deal of quercitron bark, of no great value however, is annually shipped to it from Philadelphia. either directly or by way of New York.

The East India merchants of Salem, Massachusetts, send every year some of their ships, laden with teas and other goods, from Canton directly to Hamburgh, or to Cowes and a market, whence they proceed to Hamburgh, if advices from that port be favourable.

Considerable quantities of Silesia lineus, for which Hamburgh is the chief entrepôt in Germany, were some years ago exported to the United States, and then nearly all re-exported to South America and the West Indies. This trade is now conducted without the intervention of this country. The cargoes we now receive from the port of Hamburgh consist, like those from Bremen, of a variety of German manufactures imported from the interior, together with some hair-cloth made in the place itself, and used by our cabinet-makers. It is cheaper than the corresponding English article, and is of a tolerably good quality.-Am, Ed.

HANSEATIC LEAGUE, an association of the principal cities of the north of Germany, Prussia, &c., for the petter carrying on of commerce, and for their mutual safety and defence. This confederacy, so celebrated in the early history of modern Europe, contributed in no ordinary degree to introduce the blessings of civilization and good government into the North. The extension and protection of commerce was, however, its main object im may be repeated. All careless ing offices of honour. The third all currents was a superior of the con-dition of the control of the con-dition of the control of the con-part also only the is called upon by a certain day, in default of which upt, and his name is posted up on a

carry on any business in manufacturers, they must follow. But to become a hich do not, in all, exceed enjoys all the rights and

are, passive; that is, it own. There is nothing rosperity of Hamburgh, is a matter of paramount inlet by which British sive European countries. er, &c. should be quite gress of Vienna in 1815. ition has hitherto had no n of home manufactures, has prevailed on Anhalt, ies amount, on some of ent. ad valorem, and are, t a just sense of their own man governments to the or the interest of Saxony, and their influence in the ng, however, as the Stade ntion should be paid to our on Hanover to emancipate ed hardly expect to succeed upper parts of the Elbe trade of Hamburgh would to her, would be far more d emporium.

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cities of the north of Gerand for their mutual safety ory of modern Europe, conlization and good government as, however, its main object and hence, a short account of it may not be deemed misplaced in a work of this descrip-

Origin and Progress of the Hanseatic League. - Hamburgh, founded by Charlemagne in the ninth, and Lubeck, founded about the middle of the twelfth century, vere the earliest members of the League. The distance between them not being very considerable, and being alike interested in the repression of those disorders to which most parts of Europe, and particularly the coast of the Baltic, were a prey in the twelfth, thirteenth, and fourteenth centuries, they early formed an intimate political union, partly in the view of maintaining a safe intercourse by land with each other, and partly for the protection of navigation from the attacks of the pirates, with which every sea was at that time infested. There is no very distinct evidence as to the period when this alliance was consummated; some ascribe its origin to the year 1169, others to the year 1200, and others to the year 1241. But the most probable opinion seems to be, that it would grow up by slow degrees, and be perfected according as the advantage derivable from it became more obvious. Such was the origin of the Hanseatic League, so called from the old Teutonic word hansa, signifying an association or confederacy.

Adam of Bremen, who flourished in the eleventh century, is the earliest writer who has given any information with respect to the commerce of the countries lying round the Baltic. And from the errors into which he has fallen in describing the northern and eastern shores of that sea it is evident they had been very little frequented and not at all known in his time. But from the beginning of the twelfth century, the progress of commerce and navigation in the north was exceedingly rapid. The countries which stretch along the bottom of the Baltic, from Holstein to Russia, and which had been occupied by barbarous tribes of Sclavonic origin, were then subjugated by the kings of Denmark, the dukes of Saxony, and other princes. The greater part of the inhabitants being exterminated, their place was filled by German colonists, who founded the towns of Stralsund, Rostock, Wismer. &c. Prussia and Poland were afterwards subjugated by the Christian princes and the Knights of the Teutonic Order. So that, in a comparatively short period, the foundations of civilisation and the arts were laid in countries whose barbarism had ever remained impervious to the Roman power.

The cities that were established along the coast of the Baltic, and even in the interior of the countries bordering upon it, eagerly joined the Hanseatic confederation. They were indebted to the merchants of Lubeck for supplies of the commodities produced in more civilised countries, and they looked up to them for protection against the barbarians by whom they were surrounded. The progress of the League was in consequence singularly rapid. Previously to the end of the thirteenth century, it embraced every considerable city in all those vast countries extending from Livonia to Holland, and was a match for the most power-

The Hanseatic confederacy was at its highest degree of power and splendour during the fourteenth and fifteenth centuries. It then comprised from 60 to 80 cities, which were distributed into 4 classes or circles. Lubeck was at the head of the first circle, and had under it Hamburgh, Bremen, Rostock, Wismar, &c. Cologue was at the head of the second circle, with 29 towns under it. Brunswick was at the head of the third circle, consisting of 13 towns. Dantzic was at the head of the fourth circle, having under it 8 towns in its vicinity, besides several that were more remote. The supreme authority of the League was vested in the deputies of the different towns assembled in congress. In it they discussed all their measures; decided upon the sum that each city should contribute to the common fund; and upon the questions that arose between the confederacy and other powers, as well as those that frequently arose between the different members of the confederacy. The place for the meeting of congress was not fixed, but it was most frequently held at Lubeck, which was considered as the capital of the League, and there its archives were kept. Sometimes, however, congress swere held at Hamburgh, Cologne, and other towns. They met once every 3 years, or oftener if occasion required. The letters of convocation specified the principal subjects which would most probably be brought under discussion. Any one might be chosen for a deputy; and the congress consisted not of merchants only, but also of clergymen, lawyers, artists, &c. When the deliberations were concluded, the decrees were formally communicated to the magistrates of the cities at the head of each circle, by whom they were subsequently communicated to those below them; and the most vigorous measures were adopted for carrying them into effect. One of the burgomasters of Labeck presided at the meetings of congress; and during the recess the magistrates of that city had the sole, or at all events the principal, direction of the affairs of the League.

Besides the towns already mentioned, there were others that were denominated confederated cities, or allies. The latter neither contributed to the common fund of the League, nor sent deputies to Congress; even the members were not all on the same footing in respect to privileges: and the internal commotions by which it was frequently agitated, partly originating in this cause, and partly in the discordant interests and conflicting pretensions of the different cities, materially impaired the power of the confederacy. But in despite of these disadvantages, the League succeeded for a lengthened period, not only in controlling its own refractory members, but in making itself respected and dreaded by others. It produced able generals and admirals, skilful politicians, and some of the most enterprising, successful, and wealthy merchants of modern times.

As the power of the confederated cities was increased and consolidated, they became more ambitious. Instead of limiting their efforts to the mere advancement of commerce and their own protection, they endeavoured to acquire the monopoly of the trade of the North, and to exercise the same sort of dominion over the Baltic that the Venetians exercised over the Adriatic. For this purpose they succeeded in obtaining, partly in return for loans of money, and partly by force, various privileges and immunities form the northern sovereigns, which secured to them almost the whole foreign commerce of Scandinavia, Denmark, Prussia, Poland, Russia, &c. They exclusively carried on the herring fishery of the Sound, at the same time that they endeavoured to obstruct and hinder the navigation of foreign vessels in the Baltic. It should, however, be observed, that the immunities they enjoyed were mostly indispensable to the security of their commerce, in consequence of the barbarism that then prevailed; and notwithstanding their attempts at monopoly, there cannot be the shadow of a doubt that the progress of civilisation in the North was prodigiously accelerated by the influence and ascendancy of the Hanseatic cities. They repressed piracy by sea and robbery by land, which must have broken out again had their power been overthrown before civilisation was fully established; they accustomed the inhabitants to the principles, and set before them the example, of good government and subordination; they introduced amongst them conveniences and enjoyments unknown by their ancestors, or despised by them, and inspired them with a taste for literature and science; they did for the people round the Baltic, what the Phonicians had done in remoter ages for those round the Mediterranean, and deserve, equally with them, to be placed in the first rank amongst the benefactors of mankind.

"In order," as has been justly observed, "to accomplish their purpose of rendering the Baltic a large field for the prosecution of commercial and industrious pursuits, it was necessary to instruct men, still barbarous, in the rudiments of industry, and to familiarise them in the principles of civilisation. These great principles were laid by the confederation, and at the close of the fifteenth century the Baltic and the neighbouring seas had, by its means, become frequented routes of communication between the North and the South. The people of the former were enabled to follow the progress of the latter in knowledge and industry. The forests of Sweden, Poland, &c. gave place to corn, hemp, and flax; the mines were wrought, and in return the produce and manufactures of the South were imported. Towns and villages were creeted in Scandinavia, where huts only were before seen: the skins of the bear and the wolf were exchanged for woollens, linens, and silks: learning was introduced; and printing was hardly invented before it was practised in Denmark, Sweden, &c."—(Cat-

teau, Tubleau de la Mer Baltique, tom. ii. p. 175.)

The kings of Denmark, Sweden, and Norway were frequently engaged in hostilities with the Hause towns. They regarded, and, it must be admitted, not without pretty good reason, the privileges acquired by the League, in their kingdoms, as so many usurpations. But their efforts to abolish these privileges served, for more than 2 centuries, only to augment and extend them.

"On the part of the League there was union, subordination, and money; whereas the halfsavage Scandinavian monarchies were full of divisions, factions, and troubles; revolution was immediately followed by revolution, and feudal anarchy was at its height. There was another circumstance, not less important, in favour of the Hanseatic cities. The popular governments established amongst them possessed the respect and confidence of the inhabitants, and were able to direct the public energies for the good of the state. The astonishing prosperity of the confederated cities was not wholly the effect of commerce. To the undisciplined armies of the princes of the North-armies composed of vassals without attachment to their lords-the cities opposed, besides the inferior nobles, whose services they liberally rewarded, citizens accustomed to danger, and resolved to defend their liberties and property. Their military operations were combined and directed by a council composed of men of tried talents and experience, devoted to their country, responsible to their fellow citizens, and enjoying their confidence. It was chiefly, however, on their marine forces that the cities depended. They employed their ships indifferently in war or commerce, so that their naval armaments were fitted out at comparatively small expense. Exclusive, too, of these favourable circumstances, the fortifications of the principal cities were looked upon as impregnable; and as their commerce supplied them abundantly with all sorts of provisions, it need not excite our astonishment that Lubeck alone was able to carry on wars with the surrounding monarchs, and to terminate them with honour and advantage; and still less that the League should long have enjoyed a decided preponderance in the North." - (L'Art de vérifier les Dutes, 3 me partie, tom. viii. p. 204.)

The extirpation of piracy was one of the 6'jects which had originally led to the formation of the League, and which it never ceased to prosecute. Owing, however, to the barbarism then so universally prevalent, and the countenance openly given by many princes and nobles

in controlling its own ers. It produced able nsing, successful, and

ed, they became more of commerce and their e of the North, and to ms exercised over the arn for loans of money, hern sovereigns, which ia, Denmark, Prussia, ry of the Sound, at the on of foreign vessels in ey enjoyed were mostly the barbarism that then nnot be the shadow of a accelerated by the influy by sea and robbery by hrown before civilisation ples, and set before them ed amongst them convethem, and inspired them und the Baltic, what the ean, and deserve, equally

f mankind. purpose of rendering the ous pursuits, it was necesand to familiarise them in y the confederation, and at s seas had, by its means, and the South. The people n knowledge and industry. and flax; the mines were th were imported. Towns efore seen: the skins of the s: learning was introduced; ark, Sweden, &c."-(Cat-

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The popular governments of the inhabitants, and were astonishing prosperity of the the undisciplined armies of tachment to their lords—the liberally rewarded, citizens d property. Their military of men of tried talents and citizens, and enjoying their the cities depended. They their naval armaments were ese favourable circumstances, pregnable; and as their comneed not excite our astonishrrounding monarchs, and to he League should long have vérifier les Dates, 3 me partie,

riginally led to the formation g, however, to the barbarism i by many princes and nobles to those engaged in this infamous profession, it was not possible wholly to root it out. But the vigorous efforts of the League to abate the nuisance, though not entirely successful, served to render the navigation of the North Sea and the Baltic comparatively secure, and were of signal advantage to commerce. Nor was this the only mode in which the power of the confederacy was directly employed to promote the common interests of mankind. Their exertions to protect shipwrecked mariners from the atrocities to which they had been subject, and to procure the restitution of shipwrecked property to its legitimate owners,\* though, most probably, like their exertions to repress piracy, a consequence of selfish considerations, were in no ordinary degree meritorious; and contributed not less to the advancement of civilisation than to the security of navigation,

Factories belonging to the League. In order to facilitate and extend their commercial transactions, the League established various factories in foreign countries; the principal of which were at Novogorod in Russia, London, Bruges in the Netherlands, and Bergen in

Novogorod, situated at the confluence of the Volkof with the Imler Lake, was, for a lengthened period, the most renowned emporium in the north-eastern parts of Europe. In the beginning of the eleventh century, the inhabitants obtained considerable privileges that laid the foundation of their liberty and prosperity. Their sovereigns were at first subordinate to the grand dukes or czars of Russia; but as the city and the contiguous territory increased in population and wealth, they gradually usurped an almost absolute independency. The power of these sovereigns over their subjects seems, at the same time, to have been exceedingly limited; and, in effect, Novogorod ought rather to be considered as a republic under the jurisdiction of an elective magistrate, than as a state subject to a regular line of hereditary monarchs, possessed of extensive prerogatives. During the twelfth, thirteenth, and fourteenth centuries, Novogorod formed the grand entrepôt between the countries to the east of Poland and the Hanseatic cities. Its fairs were frequented by an immense concourse of people from all the surrounding countries, as well as by numbers of merchants from the Hanse towns, who engrossed the greater part of its foreign commerce, and who furnished its markets with the manufactures and products of distant countries. Novogorod is said to have contained, during its most flourishing period, towards the middle of the fifteenth century, upwards of 400,000 souls. This, however, is most probably an exaggeration. But its dominions were then very extensive; and its wealth and power seemed so great and well established, and the city itself so impregnable, as to give rise to a proverb, Who can resist the Gods and great Novogorod ? Quis contra Deos et magnam Novogordiam ?—(Coxe's Travels in the North of Europe, vol. ii. p. 80.)

But its power and prosperity were far from being so firmly established as its eulogists, and those who had only visited its fairs, appear to have supposed. In the latter part of the fifteenth century, Ivan Vassilievitch, czar of Russia, having secured his dominions against the inroads of the Tartars, and extended his empire by the conquest of some of the neighbouring principalities, asserted his right to the principality of Novogorod, and supported his pretensions by a formidable army. Had the inhabitants been animated by the spirit of unanimity and patriotism, they might have defied his efforts; but their dissensions facilitated their conquest, and rendered them an easy prey. Having entered the city at the head of his troops, Ivan received from the citizens the charter of their liberties, which they either wanted courage or inclination to defend, and carried off an enormous bell to Moscow, that has been long regarded with a sort of superstitious veneration as the palladium of the city. But notwithstanding the despotism to which Novogorod was subject, during the reigns of Ivan and his saccessors, it continued for a considerable period to be the largest as well as most commercial city in the Russian empire. The famous Richard Chancellour, who passed through Novogorod in 1554, in his way from the Court of the Czar, says, that ' next unto Moscow, the city of Novogorod is reputed the chicfest of Russia; for although it be in majestic inferior to it, yet in greatness it goeth beyond it. It is the chiefest and greatest mart town of all Muscovy; and albeit the emperor's seat is not there, but at Moscow, yet the commodiousness of the river falling into the Gulf of Finland, whereby it is well frequented by merchants, makes it more famous than Moscow itself."

But the scourge of the destroyer soon after fell on this celebrated city. Ivan IV., having discovered, in 1570, a correspondence between some of the principal citizens and the King of Poland, relative to a surrender of the city into his hands, punished them in the most inhuman manner. The slaughter by which the bloodthirsty barbarian sought to satisfy his revenge was alike extensive and indiscriminating. The crime of a few citizens was made a pretext for the massacre of 25,000 or 30,000. Novogorod never recovered from this dreadful blow. It still, however, continued to be a place of considerable trade, until the foundation of Petersburgh, which immediately became the seat of that commerce that had formerly centred

<sup>\*</sup>A series of resolutions were unanimously agreed to by the merchants frequenting the port of Wisby, one of the principal emporiums of the Leagne, in 1287, providing for the restoration of shipwrecked property to its original owners, and threatening to eject from the "consodalitate mercatorum," any city that did not act conformably to the regulations laid down. Vol. I.—3 Q

nt Novogorod. The degradation of this ill-fated city is now complete. It is at present an inconsiderable place, with a population of about 7,000 or 8,000; and is remarkable only for its history and antiquities.

The merchants of the Hanse towns, or Hansards, as they were then commonly termed, were established in London at a very early period, and their factory here was of considerable magnitude and importance. They enjoyed various privileges and immunities; they were permitted to govern themselves by their own laws and regulations; the custody of one of the gates of the city (Bishopsgate) was committed to their cure; and the duties on various sorts of imported commodities were considerably reduced in their favour. These privileges necessarily excited the ill-will and animosity of the English merchants. The Hansards were every now and then accused of acting with bad faith; of introducing commodities as their own that were really the produce of others, in order to enable them to evade the duties with which they ought to have been charged; of capriciously extending the list of towns belonging to the association; and obstructing the commerce of the English in the Baltic. Efforts were continually making to bring these disputes to a termination; but as they really grew out of the privileges granted to and claimed by the Hansards, this was found to be impossible. The latter were exposed to many indignities; and their factory, which was situated in Thames Street, was not unfrequently attacked. The League exerted themselves vigorously in defence of their privileges; and having declared war against England, they succeeded in excluding our vessels from the Baltie, and acted with such energy, that Edward IV. was glad to come to an accommodation with them, on terms which were any thing but honourable to the English. In the treaty for this purpose, negotiated in 1474, the privileges of the merchants of the Hanse towns were renewed, and the king assigned to them, in absolute property, a large space of ground, with the buildings upon it, in Thames Street, denominated the Steel Yard, whence the Hause merchants have been commonly denominated the Association of the Steel Yard; the property of their establishments at Boston and Lynn was also secured to them; the king engaged to allow no stranger to participate in their privileges; one of the articles bore that the Hanse merchants should be no longer subject to the judges of the English Admiralty Court, but that a particular tribunal should be formed for the easy and speedy settlement of all disputes that might arise between them and the English; and it was further agreed that the particular privileges awarded to the Hanse merchants should be published as often as the latter judged proper, in all the sea-port towns of England, and such Englishmen as infringed upon them should be punished. In return for these concessions the English acquired the liberty of freely trading in the Baltic, and especially in the port of Dantzic and in Prussia. In 1498, all direct commerce with the Netherlands being suspended. the trade fell into the hands of the Hanse merchants, whose commerce was in consequence very greatly extended. But, according as the spirit of commercial enterprise awakened in the nation, and as the benefits resulting from the prosecution of foreign trade came to be better known, the privileges of the Hanse merchants became more and more obnoxious. They were in consequence considerably modified in the reigns of Henry VII, and Henry VIII., and were at length wholly abolished in 1597 .- (Anderson's Hist. Com. Anno 1471, &c.)

The different individuals belonging to the factory in London, as well as those belonging to the other factories of the League, lived together at a common table, and were enjoined to observe the strictest celibacy. The direction of the factory in London was entrusted to an alderman, 2 assessors, and 9 councillors. The latter were sent by the cities forming the different classes into which the League was divided. The business of these functionaries was to devise means for extending and securing the privileges and commerce of the association; to watch over the operations of the merchants; and to adjust any disputes that might arise amongst the members of the confederacy, or between them and the English. The league endeavoured at all times to promote, as much as possible, the employment of their own ships, In pursuance of this object, they went so far, in 1447, as to forbid the importation of English merchandise into the confederated cities, except by their own vessels. But a regulation of this sort could not be carried into full effect; and was enforced or modified according as circumstances were favourable or adverse to the pretensions of the League. Its very existence was, however, an insult to the English nation; and the irritation produced by the occasional attempts to act upon it, contributed materially to the subversion of the privileges the Hanseatic merchants had acquired amongst us.

By means of their factory at Bergen, and of the privileges which had been either granted to or usurped by them, the League enjoyed for a lengthened period the monopoly of the commerce of Norway.

But the principal factory of the League was at Bruges in the Netherlands. Bruges became, at a very early period, one of the first commercial cities of Europe, and the centre of the most extensive trade carried on to the north of Italy. The art of navigation in the thirteenth and fourteenth centuries was so imperfect, that a voyage from Italy to the Baltic and back again could not be performed in a single season; and hence, for the sake of their mutual convenience, the Italian and Hanscatic merchants determined on establishing a magazine or store-house of their respective products in some intermediate situation. Bruges

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the Netherlands. Brug's bees of Europe, and the centre of The art of navigation in the voyage from Italy to the Baltic and hence, for the sake of their etermined on establishing a mantermediate situation. Bruges was fixed upon for this purpose; a distinction which it seems to have owed as much to the freedom enjoyed by the inhabitants, and the liberality of the government of the Low Countries, as to the conveniency of its situation. In consequence of this preference, Bruges speedily rose to the very highest rank among commercial cities, and became a place of vast wealth. It was at once a staple for English wool, for the woollen and linen manufactures of the Netherlands, for the timber, hemp, and flax, pitch and tar, tallow, corn, fish, ashes, &c. of the North; and for the spices and Indian commodities, as well as their domestic manufactures imported by the Italian merchants. The fairs of Bruges were the best frequented of any in Europe. Ludovico Guicciardini mentions, in his Description of the Low Countries, that in the year 1318, no fewer than 5 Venetian galleases, vessels of very considerable burden, arrived in Bruges in order to dispose of their cargoes at the fair. The Hanseatic merchants were the principal purchasers of Indian commodities; they disposed of them in the ports of the Baltic, or carried them up the great rivers into the heart of Germany. The vivifying effects of this commerce were every where felt; the regular intercourse opened between the nations in the north and south of Europe made them sensible of their mutual wants, and gave a wonderful stimulus to the spirit of industry. This was particularly the case with regard to the Netherlands. Manufactures of wool and flax had been established in that country as early as the age of Charlemagne; and the resort of foreigners to their markets, and the great additional vent that was thus opened for their manufactures, made them be carried on with a vigour and success that had been hitherto unknown. These circumstances, combined with the free spirit of their institutions, and the moderation of the government, so greatly promoted every elegant and useful art, that the Netherlands early became the most civilised, best cultivated, richest. and most populous country of Europe.

Decline of the Hanseatic League .- From the middle of the fifteenth century, the power of the confederacy, though still very formidable, began to decline. This was not owing to any misconduct on the part of its leaders, but to the progress of that improvement it had done so much to promote. The superiority enjoyed by the League resulted as much from the anarchy, confusion, and barbarism that prevailed throughout the kingdoms of the North, as from the good government and order that distinguished the towns. But a distinction of this sort could not be permanent. The civilisation which had been at first confined to the cities, gradually spread from them, as from so many centres, over the contiguous country. Feudal anarchy was every where superseded by a system of subordination; arts and industry were diffused and cultivated; and the authority of government was at length firmly established. This change not only rendered the princes, over whom the League had so frequently triumphed, superior to it in power; but the inhabitants of the countries amongst which the confederated cities were scattered, having learned to entertain a just sense of the advantages derivable from commerce and navigation, could not brook the superiority of the association, or bear to see its members in possession of immunities of which they were deprived: and in addition to these circumstances, which must speedily have occasioned the dissolution of the League, the interests of the different cities of which it consisted became daily more and more opposed to each other. Lubeck, Hamburgh, Bremen, and the towns in their vicinity, were latterly the only ones that had any interest in its maintenance. The cities in Zealand and Holland joined it, chiefly because they would otherwise have been excluded from the commerce of the Baltic; and those of Prussia, Poland, and Russia did the same, because, had they not belonged to it, they would have been shut out from all intercourse with strangers. When, however, the Zealanders and Hollanders became sufficiently powerful at sea to be able to vindicate their right to the free navigation of the Baltic by force of arms, they immediately seceded from the League; and no sooner had the ships of the Dutch, the English, &c. begun to trade directly with the Polish and Prussian Hanse towns, than these nations also embraced the first opportunity of withdrawing from it. The fall of this great confederacy was really, therefore, a consequence of the improved state of society, and of the development of the commercial spirit in the different nations of Europe. It was most serviceable so long as those for whom its merchants acted as factors and carriers were too harbarous, too much occupied with other matters, or destitute of the necessary capital and skill, to act in these capacities for themselves. When they were in a situation to do this, the functions of the Hanseatic merchants ceased as a matter of course; their confederacy fell to pieces; and at the middle of the seventh century the cities of Lubeck, Hamburgh, and Bremen were all that continued to acknowledge the authority of the League. Even to this day they preserve the shadow of its power; being acknowledged in the act for the establishment of the Germanic confederation, signed at Vienna, the 8th of June, 1815, as free Hanseatic cities .- (From an article in No. 13, of the Foreign Quarterly Review, contributed by the nuthor of this work.)

HARBOUR, HAVEN, on PORT, a piece of water communicating with the sea, or with a navigable river or lake, having depth sufficient to float ships of considerable burden, where there is convenient anchorage, and where ships may lie, load, and unload, screened from the winds, and without the reach of the tide.

Qualities of a good Harbour. —'There is every variety in the form and quality of har-

bours. They are either natural or artificial; but, however formed, a good harbour should have sufficient depth of water to admit the largest ships at all times of the tide; it should be easy of access, without having too wide an entrance; the bottom should be clean and good; and ships should be able to lie close alongside quays or piers, that the expense and inconvenience of loading and unloading by means of lighters may be avoided. Ships lying in a harbour that is land-locked, and surrounded by high grounds or buildings, are, at once, without the reach of storms, tides, and currents; and may, in most cases, be easily protected from hostile attacks. Bar harbours are those that have bars or banks at their cutrances, and do not, therefore, admit of the ingress or egress of large ships except at high water. These are most commonly river harbours; the sand and mud brought down by the stream, and driven back

by the waves, naturally forming a bar or bank at their mouths.

Best British Harbours. - Good harbours are of essential importance to a maritime nation; and immense sums have been expended in all countries ambitious of naval or commercial greatness in their improvement and formation. Portsmouth, Milford Haven, and the Covo of Cork are the finest harbours in the British islands, being surpassed by very few, if any, in the world. Of these, Portsmouth is entitled to the pre-eminence. This admirable harbour is about as wide at its mouth as the Thames at Westminster Bridge, expanding within into a noble basin, almost sufficient to contain the whole navy of Great Britain. Its entrance is unobstructed by any bar or shallow; and it has, throughout, water adequate to float the largest men of war at the lowest tides. The anchorage ground is excellent, and it is entirely free from sunken rocks, sand banks, or any similar obstructions. The western side of the harbour is formed by the island of Portsea; and on its south-western extremity, at the entrance to the harbour is situated the town of Portsmouth, and its large and important suburb Portsea. Here are docks and other establishments for the building, repair, and outfit of ships of war, constructed upon a very large seale, and furnished with every conveniency. The fortifications that protect this great naval  $d\psi \rho \partial t$ , are superior, both as respects strength and extent, to any other in the kingdom. "Thus," to use the words of Dr. Campbell, "it appears that Portsmouth derives from nature all the prerogatives the most fertile wits and most intelligent judges could devise or desire; and that these have been well seconded by art, without consideration of expense, which, in national improvements, is little to be regarded. Add to all this, the striking excellence of its situation, which is such as if Providence had expressly determined it for that use to which we see it applied, - the bridling the power of France, and, if I may so speak, the peculiar residence of Neptune." - (Survey of Great Britain, vol. i. p. 370.)

Portsmouth harbour has the additional and important advantage of opening into the celebrated road of Spithead, between the Hampshire coast and the Isle of Wight, forming a safe

and convenient retreat for the largest fleets.

Milford Haven deeply indents the southern part of Pembrokeshire. It is of great extent, and has many subordinate bays, creeks, and roads. The water is deep and the anchorage ground excellent; and being completely land-locked, ships lie as safely as if they were in dock.

Cork harbour has a striking resemblance to that of Portsmouth, but is of larger extent; it has, like it, a narrow entrance, leading into a capacious basin, affording a secure asylum

for any number of ships.

Plymouth, which, after Portsmouth, is the principal naval depôt of England, has an admirable double harbour. The roadstead in Plymouth Sound has recently been much improved by the construction, at a vast expense, of a stupendous breakwater more than 1,700 yards in length. This artificial bulwark protects the ships lying inside from the effects of the heavy swell thrown into the Sound by southerly and south-easterly winds,

London stands at the head of the river ports of Great Britain. Considering the limited course of the Thames, there is, probably, no river that is navigable for large ships at so great a distance from the sea, or whose mouth is less obstructed by banks. London is mainly indebted for the unrivalled magnitude of her commerce to her favourable situation on this noble river; which not only gives her all the advantages of an excellent port, accessible at all times to the largest ships, but renders her the emporium of the extensive, rich, and populous country comprised in the basin of the Thames.

The Mersey, now the second commercial river in the empire, is more incommoded by banks than the Thames; and is in all respects inferior, as a channel of navigation, to the latter. Still, however, it gives to Liverpool very great advantages; and the new channel that has recently been discovered in the banks promises to be of much importance in facilitating the

access to and from the port.

Bristol and Hull are both river ports. Owing to the extraordinary rise of the tide in the Bristol Channel, the former is accessible to the largest ships. The Humber is a good deal impeded by banks; but it is also navigable as far as Hull, by very large vessels. The Tyne admits vessels of very considerable burden as far as Newcastle, which, next to London, is the most important port, for the extent of the shipping belonging to it, of any in the empire.

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The shallowness of the Clyde from Greenock up to Glasgow has been a serious drawback upon the commercial progress of the latter. Large sums have been expended in attempts to contract the course and to deepen the bed of the river; and they have been so far successful, that vessels of 150 tons burden may now, generally speaking, ascend to the city at all times of the tide. But there seems little probability of its ever becoming suitable

for the navigation of ships of pretty large burden.

Generally speaking, the harbours on the east coasts, both of Great Hritain and Ireland, are, with the exception of the Thames, very inferior to those on the south and west coasts. Several harbours on the shores of Sussex, Kent, Lincoln, &c., that once admitted pretty large ships, are now completely choked up by sand. Large sums have been expended upon the ports of Yarmouth, Boston, Sunderland, Leith, Dundee, Aberdeen, &c. Dublin harbour being naturally bad, and obstructed by a bar, a new harbour has been formed, at a great expense, at Kingstown, without the bar, in deep water. There has also been a large outlay upon the harbours of Donaghadee, Portpatrick, &c.

For an account of the shipping belonging to the different ports of Great Britain and Ireland, the reader is referred to the article Sures in this work. The charges on account of

Docks, Pilotage, &c. are specified under these articles,

Foreign Horbours and Ports,—The reader will find the principal foreign commercial harbours described in this work at considerable length under their respective titles. The principal French ports for the accommodation of men of war are Brest, Toulon, and Cherbourg. The latter has been very greatly improved by the construction of a gigantic breakwater, and the excavation of immense basins. Besides Cadiz, the principal ports for the Spanish navy are Ferrol and Carthagena. Cronstadt is the principal rendezvous of the

Russian navy; Landscrona of that of Sweden; and the Helder of that of Holland.

Law of England as to Harbours.—The anchorage, &c. of ships was regulated by several statutes. But most of these regulations have been repealed, modified, or re-enacted by the

54 Geo. 3. c. 149.

This act authorises the Admiralty to provide for the moorings of his Majesty's ships; and prohibits any private ship from fastening thereto. It further authorizes the Admiralty to prohibit the breaming of any ship or vessel at any place or places on shore they may think fit; and to point out the places where private ships shall deposit the gunpowder they may have on board exceeding 5 hs...—(§ 6). It prohibits the use of any lire on loard any ship or vessel that is being breamed in any port, harbour, or haven, between the hours of 11 in the evening and 5 in the morning, from the 1st of October to the 1st of April to the 30th of September inclusive; and it prohibits the melling or boiling of any pitch, tar, tallow, &c. within 250 yards of any of his Majesty's ships, or of his Majesty's dock-yards. By another section, the keeping of caus shorted, and the firing of the same in any port, is prohibited under a penalty of 5s. for every gun kept shorted, and thus, for every gun dispersived—(§ 9). The sweeping or creening for anchors, &c. within the distance of 150 yards of any of his Majesty's shortening, is prohibited under a penalty of 1st. Majesty's shortening, is prohibited under a penalty of 5 or or his Majesty's morrings, is prohibited under a penalty of 5 or every offence.—(§ 10.) The loading and unloading of ballast is also regulated by this statute; but for the provisions with respect to it, see Ballast.

HARDWARE (Ger. Kurze waaren; Du. Yzerkramery; Da. Isenkramvarer; Sw. Jarnkrum; Fr. Clinquaillerie, Quincaillerie; It. Chincagho; Sp. Quinquilleriu; Port. Quincalharia; Rus. Mjelotzehnue towarii), includes every kind of goods manufactured from metals, comprising iron, brass, steel, and copper articles of all descriptions. Birmingham and Sheffield are the principal seats of the British hardware manufactures; and from these, immense quantities of knives, razors, seissars, gilt and plated ware, fire-arms, &c. are supplied, as well for exportation to most parts of the world, as for home consumption.

The hardware manufacture is one of the most important carried on in Great Britain; and from the abundance of iron, tin, and copper ores in this country, and our inexhaustible coal mines, it is one which seems to be established on a very secure foundation. The late Mr. Stevenson, in his elaborate and excellent article on the statistics of England, in the Edinburgh Encyclopædia, published in 1815, estimated the value of all the articles made of iron at 10,000,000%, and the persons employed in the trade at 200,000. Mr. Stevenson estimated the value of all the articles made of brass and copper at 3,000,000l,, and the persons employed at 50,000: and he further estimated the value of steel, plated, and hardware articles, including toys, at 4,000,000l., and the persons employed at 70,000. So that, assuming these estimates to be nearly correct, the total value of the goods produced from different sorts of metals in England and Wales, in 1815, must have amounted to the sum of 17,000,000L, and the persons employed to 320,000.

There is reason to believe that this estimate, in so far, at least, as respects the value of the manufacture, was at the time rather too high; but at this moment it is most probably within the mark. There has been a very extraordinary augmentation of the quantity of bar and pig iron produced within the last 15 years; and the rapid increase of Birmingham and Sheffield, as well as of the smaller scats of the hardware manufacture, shows that it has been increased in a corresponding proportion. We have been assured, by those well acquainted with most departments of the trade, that if to the iron and other hardware manufactures of England be added those of Scotland, their total aggregate value cannot now be

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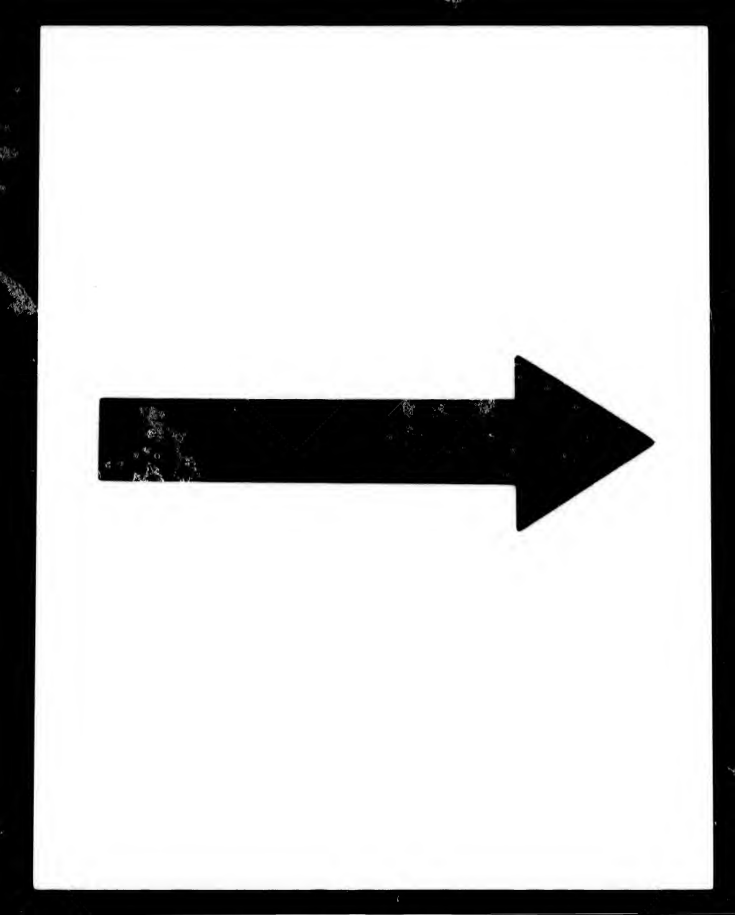
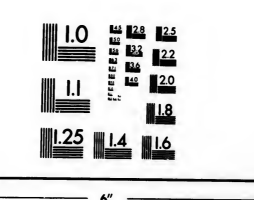


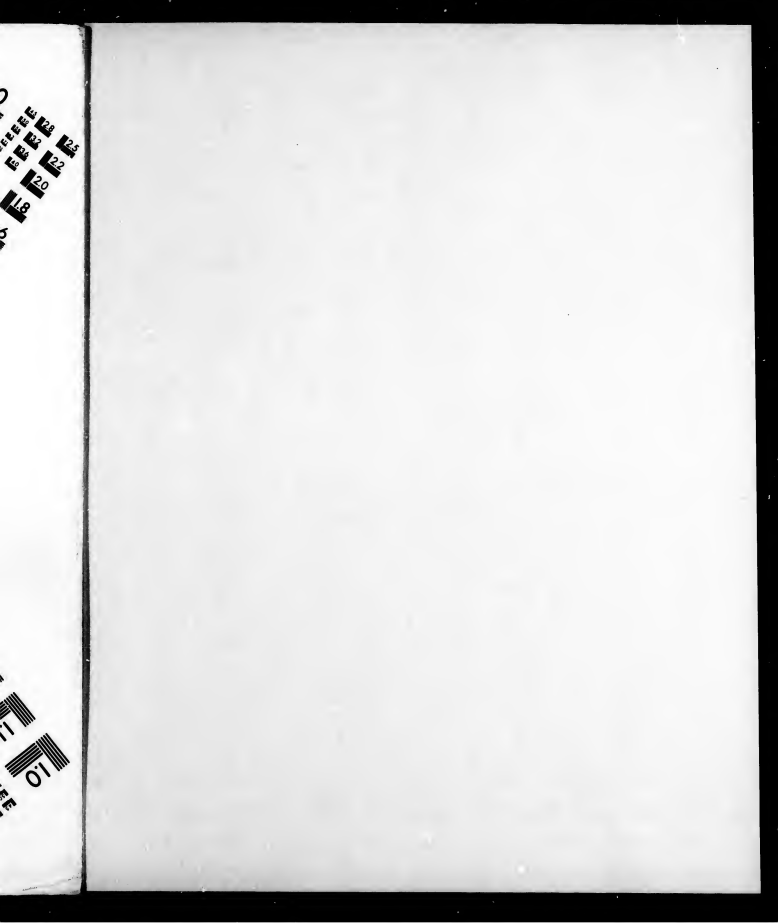
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STATE OF THE STATE



reckoned at less than 17,500,000l. a year, affording direct employment, in the various departments of the trade, for at least 360,000 persons.

Fall of Prices.—Owing partly to the reduced cost of iron, but incomparably more to improvements in manufacturing, a very extraordinary fall has taken place in the price of most hardware articles during the last 12 or 15 years. In some articles the fall exceeds 80 per cent.; and there e few in which it does not exceed 30 per cent. In consequence, the poorest individuals are now able to supply themselves with an infinite variety of commodious and useful articles, which half a century ago, were either wholly unknown, or were too dear to be purchased by any but the richer classes. And those who reflect on the importance of the prevalence of habits of cleanliness and neatness will readily agree with us in thinking that the substitution of the convenient and beautiful hardware and earthenware household articles, that are now every where to be met with, for the wooden and horn articles used by our ancestors, has been in no ordinary degree advantageous. But it is not in this respect only that the cheapness and improvement of hardware is essential. Many of the most powerful and indispensable tools and instruments used by the labourer come under this description; and every one is aware how important it is that they should be at once cheap and efficient.

Account of the real or declared Value of the different Articles of Hardware exported from Great Britain to Foreign Countries, during the Year ended 5th of January, 1833.

Brass and copper manufuctures		-	-	-	-	916,226	4	9
Hardware and entlery		-	-	-	-	1,433,297	17	5
Iron and steel, wrought and unwrou		-	-	-	-	1,189,250		
Mathematical and optical instrument		-	-	-	-	16,430	18	5
Plate, plated ware, jewellery, and w		-	-	-	-	173,617		
Tin and pewter wares (exclusive of	unwrough	t tin)	-	-	-	243,191	5	10
	Total	-	-	-	-	£3,972,014	9	8
								_

The exports of the same articles during the year ended 5th of January, 1820, were as follows:

£ s.
653,859 13
,459,510 19 Brass and copper manufactures Hardware and cullery - -Iron and steel, wrought and unwrought (mathematical instruments not specified) 924,448 8 1 187,811 10 7 Tin and pewter wares (exclusive of unwrought tin)

£2,915,630 11

Increase of the exports of 1832 over those of 1819 £1,056,382 18 0

The East Indies and China are by far the most important markets for our brass and copper manufactures. The total exports of these articles, in 1831, amounted to 803,1241; of which they took 348,0451, the United States 169,5621, and France 91,5801. Of the total exports of hardware and cutlery in 1831, amounting to 1,622,1291, the United States took no less than 998,4691. The Hritish possessions in North America and the West Indies were the next most important enstoners; but the exports to them both did not amount to 190,0001. The United States, and the possessions now referred to, take the greatest quantity of iron and steel; the exports to the former, in 1831, being 245,7071, and those to the latter 215,2231. The United States take nearly a half of our exports of plate and plated ware fee.

HARPOONER, the man that throws the harpoon in fishing for whales. By 35 Geo. 3. c. 92. § 34., no harpooner, line manager, or boat steerer, belonging to any ship or vessel fitted out for the Greenland or Southern whale tisheries, shall be impressed from the said service; but shall be privileged from being impressed so long as he shall belong to, and be employed on board, any ship or vessel whatever in the fisheries aforesaid.

HATS (Ger. Hüte; Du. Hoeden; Fr. Chapeaux; It. Cappelli; Sp. Sombreros; Rus. Schlopü), coverings for the head in very general use in Great Britain and many other countries, and known to every body. They are made of very various forms and sorts of material. They may, however, be divided into two great classes, viz. those made of fur, wool, silk. &c., and those made of straw; the former being principally worn by men, and the

HATS (Fun, Wool, Etc.).—The manufacture of this description of hats, which is one of very considerable importance and value, was first noticed as belonging to England in the 14th century, in reference to the exportation of rabbit or coney skins from the Netherlands, About a century afterwards (1463), the importation of hats was prohibited. A duty of 10s. 6d. a hat was substituted for this absolute prohibition in 1816, and is still continued. The following instructive details with respect to the species of hats manufactured, their value, &c., have been obtained from the highest practical authority; and may, we believe, be safely relied on :-

<sup>1.</sup> Stuff Hats.—This term is applied by the trade only to the best description of hats, or to those brought to the highest perfection in London. Since the introduction of "waterproofing," it is found unnecessary to use so valuable a material as heaver in the foundation or frame-work of the best hats. unnecessary to use so variable a noticinal as neaver in the notional for it affice. When of the nest nate, the tension of it, fine seasoned backs of English coney wool, red Vigonia wool, Dutch carrotted coney wool, and a small quantity of fine Saxony lamb's wool, are employed with equal advantage.

The covering, i. s. the "napping," of the best qualities is a mixture of cheek beaver, with white and

nent, in the various de-

acomparably more to imlace in the price of most the fall exceeds 80 per it. In consequence, the finite variety of commovholly unknown, or were e who reflect on the imwill readily agree with us ardware and earthenware ne wooden and horn artigeous. But it is not in re is essential. Many of y the labourer come under it they should be at once

are exported from Great Brl-January, 1833.

£ s. d. 016,226 4 9 1,433,297 17 5 1,189,250 10 2 16,430 18 5 173,617 13 1 243,191 5 10 £3,972,014 9 8

y, 1820, were as follows :-£ s.
653,859 13
1,459,510 19

not specified) 921,418 8 1 187,811 10 7

£2,915,630 11 8

£1,056,382 18 0

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for whales. By 35 Geo. 3. onging to any ship or vessel be impressed from the said as he shall belong to, and be aforesaid.

pelli; Sp. Sombreros; Rus. Britain and many other counous forms and sorts of mateviz. those made of fur, wool, pally worn by men, and the

ription of hats, which is one belonging to England in the skins from the Netherlands. was prohibited. A duty of 1816, and is still continued. of hats manufactured, their ority; and may, we believe,

description of hats, or to those of "waterproofing," it is found or frame-work of the best hats. nia wool, Dutch carroted coacy with equal advantage. of check beaver, with white and

brown stage beaver, or seasoned beaver, commonly called "wooms." Inferior stuffs are napped with mixtures of stage beaver, nutria, hares' wool, and musquash.

Of late years, hats have been much reduced in weight. This is principally owing to the new method of "waterproofing," which is effected in the bodies of the hats prior to their being napped. The clastic properties of the gums employed for this purpose, when dissolved in pure spirits of wine, give a body to the stuffs which allows a good deal of their weight to be dispensed with. Not 20 years ago, 96 ounces of stuff were worked up into 1 dozen ordinary sized hats for gentlement at present, from 33 to 34 ounces only are required to complete the same quantity. It is proper to observe that the heavy duty on English spirits of wine is very injurious to the manufacture, as it causes the employment of inferior dissolvents, as naphtin and gas spirit, which injure the gums. The manufacture of the best hats employs in London nearly 1,000 makers and finishers, besides giving employment to nearly 3,000 men in Gioncestershire and Derbyshire, in body-making and rufting. The gross returns amount to about 640,000.

ting. The gross returns amount to about 610,000?.

2. Plated Hats.—Next to fine hats are those designated "plated," so called from the plate, or nap-

ing. The gross returns amount to about 640,0001.

2. Plated Hats.—Next to fine hats are those designated "plated," so called from the plate, or napping, being of a distinct or superior nature to the foundation or body. The latter is generally formed of Kent, Spanish, or Shopshire wool; while the former consists of a mixture of fine beaver, hared vool, unsquash, nutria, and English back wool. From the cheapness of coal and the purity of the water in Lancashire, Cheshire, and Staffordshire, the whole of the plating trade is engrossed by them. The men employed in the 3 counties, including apprentices, do not exceed 3,000. The total amount of returns amount to about 1,080,0001, inclusive of bonnets, and children's fancy beaver ints.

3. Fett Hats and Cordies are the coarsest species, being made wholly of Kent. Shropshire, and Italian wools. Cordies are distinguished by a fine covering of camel or goat hair. A very large trade was at one time carried on in these articles: but slose the introduction of caps, and the manufacture of inferior plates, the returns have sunk from 1,000,0001, to scarcely 150,0001. Atherstone, Rudgeley, Bristol, and Newcasto-under-Line, are the principal places where they are manufactured.

4. Silk Hals, made from silk, plush, or sing, manufactured at Coventry, Banbury, and Spitalfields, form, at present, a very important branch of the hat trade. Many thousand dozens are exported to tally, Gibruitar, the Cape, Sylney, and Van Diemen's Land. Little progress was made in this article for the first quarter of a century after its invention, in consequence of the hard appearance which he cane and willow frame-work necessarily gave the hats; but now that beare last base loss have been used, as well as those of lawn and muslin, this difficulty has been overcome, and silk hats have been used, as well as those of lawn and muslin, this difficulty has been overcome, and silk hats have as soft an outline and as great a variety of shapes as heaver lats. London alone produces nearly 150,000 dozen silk lats to about 3,000 men.

to about 3,000 men.

5. Machinery, as applied to Hats.—Mr. Williams, an American, Introduced, a few years since, machinery for the bowing, breaking up, and felting wools for hats. The opposition of the journeymen body-makers, who refused to assist in the necessary process termed basining, caused it to be laid aside: it is now used only in the preparation of the shells required for silk hats, which, as already observed, are principally made to Ireland.

Mr. Edward Oller-nshaw, of Manchester, began, in 1824, the fluishing of hats by the aid of machinery, but the pertinacious opposition of the men prevented his accomplishing this desirable object. Lately, Mr. Johnson of Edinburgh obtained a patent for machinery calculated to elect very important improvements in the art of ruffing or covering the bodies of hats. But we understand that the opposition of the workness has a large that we had be a processing of the workness had a process of the sition of the workmen has, also, made him lay aside his invention.

					b	6. Summary o	f Results.				
Hats.						Value.	Declared Value of Ha	ts exported			ď.
Plated						1,050,000 0 0	All sorts, 62,854 dozen		- 170,188	ő	0
Stutis Wools*	:	:	:	:	:	640,000 0 0 160,000 0 0	Beaver and felts Official V	alue.	• 111.963		0
Silk ·	•	•	-	•	•	540,000 G G	All other	:	14,377		ŏ
	* fn	cluding	felled c	aps for		. 2,420,000 0 0	Total number of meu employed hats	l in the ma	anufacture o	. 1	7,000 3,000

HATS (STRAW) .- It is most probable that the idea of plaiting straws was first suggested by the making of baskets of osiers and willow, alluded to by Virgil, in his Pastorals, as one of the pursuits of the agricultural population of Italy. We are ignorant of the period when the manufacture of straw plait first became of importance in that country; but it appears from Coryat's Crudities, published in 1611, that "the most delicate strawen hats" were worn by both men and women in many places of Piedmont, "many of them having at least an hundred seames." It is evident, therefore, that the art of straw plaiting must have arrived at great perfection upwurds of two centuries since; but it does not appear to have been followed in England for more than 60 or 70 years, as it is within the remembrance of some of the old inhabitants of the straw districts, now alive, that the wives and daughters of the farmers used to plait straw for making their own bonnets, before straw plaiting became established as a manufacture. In fact, the custom, among the women in England, of wearing bonnets at all, is comparatively modern: it is not yet 100 years since "hoods and pinners" were generally worn, and it was only the ladies of quality who wore small silk hats .- (See Malcolm's Manners and Customs.)

British Plait.—The straw plait district comprises the countles of fledford, Hertford, and Buckingham, being the most favourable for the production of the wheat straw, which is the material chiefly used in England. The manufacture is also followed in some places in Essex and Suffolk, but very partially in other counties. During the late war, the importation of straw hats from Leghorn having in a great measure ceased, an extraordinary degree of encouragement was given to our domestic manufacture, and a proportional degree of comfort was derived by the agricultural labourers in these places, by the wives and children of whom it was chiefly followed. This produced competition, and led to an improvement of the plat by splitting the straw, which had formerly been used entire—to a more cureful selection of the straw itself—and also to improvements in finishing and bleaching. So successful was straw painting at this beriod, that it has been ascertahed that women have earned as successful was straw plaiting at this period, that it has been ascertained that women have earned as

much as 22s. a week for their labour. (See Eridence on the Poor Laws, p. 277.) But at the conclusion of the war, Leghorn hats again came but the market; and from their superiority in fineness, colour, and durability, they speedily acquired a preference over our home manufacture, which consequently began to decline. Still the wages continued good, as the fashion of wearing Danstable straw hats had gradually established itself over the country, which kept up the demand for them; and many individuals abandoned the working of pillow lace (another domestic manufacture peculiar to Bedford and Bucks, which in 1820 had fallen into decay owing to the application of machinery), and betook themselves to straw plating, as a more profitable employment. With the view of improving the condition of the straw platiers, who from their increased numbers were reduced to great distress, and enabling Bircks, which in 1820 had fallen into decay owing to the application of machinery), and betook themselves to straw philing, as a more profitable employment. With the view of improving the condition of the straw philipers, who from their increased numbers were reduced to great distress, and enabling them to meet the foreign competition, the Society of Aris, in the years 1822 and 1827, held out premiums for the successful application of some of our native grasses or straw, other than the wheat straw in general use, and for improvements in plating, duishing, and blenching. Many specimens were sent to the Society; and, amongst other candidates, Mr. Parry, of London, in 1822, received the large silver medal for an imitation and description of the node of philting the Leghorn hats. Mr. Cobbett, also, who had contributed samples of plaining, made from 15 different sorts of grass bufferous to England, received a similar reward. The publication of these contributions in the Society's Transactions was followed by the most beneficial results to the British manufacture. Our mative grasses were not found to promise much success, owing to the brittleness of their stems and the nuevenness of their reducer. But Mr. Parry's communication was of essectal importance, as the straw of Tuscus. were not found to promise much success, owing to the brittleness of their steins and the intervegresses of their colour; But Mr. Parry's communication was of especial importance, as the straw of Tuscany speedily became an article of import. He immediately set the example, by teaching and employing above 70 women and children to plait the straw by the Italian method; and it is peculiarly gratifying above 70 women and children to plait the straw by the Italian method; and it is peculiarly gratifying to observe, as an evidence of its success, that while the importation of Leghorn last has, during the last few years, been on the decline, the unuanufactured material has been progressively on the increase. This straw, which last says a duty of 78, per 1b, has likewise been Ingely imported, and made up into bonnets in this country, of equal lineness and beauty to the genuine Leghorn hat. There is, perhaps, no manufacture more deserving of encouragement and sympathy than that of straw plait, as it is quite independent of machinery, and is a domestic and healthful employment, affording subsistence to great numbers of the families of agricultural labourers, who without this resource would be reduced to parish relief. By the estimate of an Intelligent Individual, lutimately acquainted with the manufacture, it is considered that every score (or 20 yards) of plait consumes a pound of straw in the state in which it is bought of the farmer; that, at an average, every plaiter makes 15 yards per felen; that in the counties of lettford, Hedford, and Bucks, there are, at an average, 10 000 scores brought to market every day, to make which 13,200 persons (women and children)

HATS.

makes 15 years per atem, that in the countes of retaining neutron, and more mass are average, 10 000 scores brought to market every day, to make which 13,200 persons (women and children) must be employed. In Essex and Suffolk, it is estimated that 2,000 scores are the drilly produce, to make which about 3,000 persons are employed; and about 4,000 persons more must be employed to convert these quantities into bonnets. Including other places where the manufacture is carried on make which about 3,000 persons are employed; and about 3,000 persons more must be employed to convert these quantities into bouncts. Including other places where the munufacture is carried on in England, there are, perhaps, in all, about 30,000 persons engaged in it. The carriings of the women and children vary from 3d, to 3s, 5d, per score, or from 1s, 6d, to 10s, per week. There mer 7 descriptions of plait in general use; viz. achole Danstable (the first introduced), plaited with 7 entire straws; split straws, introduced about 30 years since; patent Danstable, or double, formed of 1s split straws, invented about 15 years since; Decreasities, formed of 7s split straws, invented about 16 years since; Laton plait (an initiation of whole Danstable), formed of 2s of double 7, and coarser than patent Dunstable, invented about 10 years since; Bedford Leghorn, formed of 22 or don-ble 11 straws, and plaited similarly to the Tuscan; and Italian, formed of 11 split straws. But there are other varieties in fancy straw plait, not generally in demand for the home trade, but chiefly re quired for exportation; such as the backbone, of 7 straws; the lustee, of 17 straws; the rare of 22 straws; and diamond, of 23 straws. There were other plaits, called rustic, of 4 coarse straws split; and peerl, of 1 small straws entire; but these are now superseded. The principal markets are lation, Dunstable, and St. Alban's, where the plait is usually brought every morning by the plaiters, and

bought by the dealers.

bought by the dealers.

But the advantages which followed the publication, by the Society of Aris, of the various attempts to improve the trade, were not confined to England. Messrs. J. & A. Mnir, of Greenock, (who subsequently sent specimens to the Society, and received 2 different medals), were in consequence attracted to the manufacture, and in 1823, established straw plaiting, in imitation of Leghorn, in the Orkney Islands, with singular success, adopting gge straw, dwarfed by being grown on poor land, as the material best suited for the purpose. In the estimation of persons largedy employed in the trade he in London, buts manufactured in Orkney, are quite equal, both in colour and quality, to those of Leghborn; indeed, some of the plait sent to the Society was so fine, as to be capable of making a hat of 90 rows in the brim, being equal to 10 or 11 rows in an inch; but we learn with regret that the prevarows in the brain, being equal to 10 or 11 rows in an inch; but we learn with regret that the preva-lence of mildew in that hundle dimate is so inauspicious to the bleaching of the struck, that it is equal to 50 per cent, on the value of the crop. To this circumstance, and to the low prices of Leghorn hats of late years, is to be ascribed the difficulty they have had, even with the pretecting duty of 21.8, per dozen, in withstanding the competition of the foreign manufacturer. In their letter to the Society of Arts, of the 10th of February, 1826, Messrs, Muir stated,—"We had last year about 5 acres of straw, which will produce about 12,000 secre of plain,—suppose on the average of 3 secre to the hat, will be 4,000 hats, not note. We think them one hundredth part of the consumption of the United Kingdom. show mass, not more. We think them one minarcetin part of the consumption of the 17nead kingdom. These 4,000 hats may give to the manufacturier, including his profit, 5,000. For seed and straw 7 acres of land would be required, and in a anufacturing 500 persons would be constantly employed all the year. We suppose the consumption of Leghorn hats to be not less than 500,000. In the United Kingdom: now were these all made by our own industrious population, 700 acres of poor land would be required, and 50,000 persons would be employed in the manufacture."—(Trans of Sec. Arts.) The platters in Orkney were carning, in 1827, only from 2s. to 2s. 6d. per week, and since that period the trade, it is understood, has declined.

irade, it is understood, has declined.

Italian Platt.—In Italy, the manufacture is principally followed in the neighbourhood of Florence, Pisa, Sienna, and the Val d'Arno, in the Duchy of Tuscany; and it is also established at Venice and other places. There, as in England, it is purely a domestic manufacture, and the produce is collected by dealers who go round the country. There is no means of estumating, with any degree of securacy, the number of individuals employed, as the government is entirely unprovided with statistical data, and is even opposed to any being collected. But supposing that England took about a third of the Italian manufacture (and it is believed that we have taken nearer a half), it would not appear that, even in the most presperous times, more than 30,000 persons could have been engaged in it.

The description of straw used, which is cultivated solely for the purposes of the manufacture, and not for the grain, is the triticum targidum, a variety of bearded wheat, which seems to differ in no respect from the spring wheat grown in the vale of Evesham and other parts of England.—(Trans. of Soc. Acts.). After indergoing a certain preparatory process, the upper parts of England.—(Trans. of Soc. Acts.). After indergoing a certain preparatory process, the upper parts of England.—(Trans. of Soc. Acts.).

Soc. Arts.) After undergoing a certain preparatory process, the upper parts of the stems (being first sorted as to colour and thickness) are Fermed into a plait of generally 13 straws, which is afterwards kniked together at the edges into a circular shape called a "flat," or lat. The fineness of the flats is determined by the number of rows of plait which compose them (counting from the bottom of the crown to the edge of the brim), and their relative fineness ranges from about No. 20 to 60, being the 77.) But at the conclusion eriority in fineness, colour, ecture, which consequently ring Dunstable stray hats ring Dunstable straw hats d for them; and many in-ure peculiar to Bedford and chinery), and betook them-of improving the condition spent distress, and enabling read distress, and enabling raw, other than the wheat leaching. Many specimens ouden, in 1822, received the the Leghern hats. Mr. Cob-sorts of grass indigenous in an in the Society's Transac-teture. Our native grasses reens and the interemess ree, as the straw of Tuscany r stems and the intermensing, itee, as the straw of Tuscany by teaching and employing and it is peculiarly gratifying eghorn hats has, during the progressively on the increase, thatted in our straw districts; and made largely imported, and made ne Leghorn hat.

largely imported, and made net Leghorn hat, and sympathy than that of ad healthful employment, affourers, who without this religent individual, humanely 0 yards) of plait consumes a at an average, every plaiter 1 Bucks, there are, at an averersons (women and children) ores are the daily broduce, to as more must be employed to the manufacture is carried on the manufacture of the women reweek. There are 7 descripplaited with 7 entire straws; etc., formed of 14 split straws, whire, formed of 7 split straws, table), formed of double 7, and Leghorn, formed of 22 or dontable), formed of double 7, and Leghorn, formed of 22 or don-of 11 split straws. But there the home trade, but chiefly re-, of 17 straws; the rare of 22 stic, of 4 coarse straws split; a principal markets are Luion, morning by the plaiters, and

of Arts, of the various attempts Muir, of Greenock, (who sub-dals), were in consequence ad-in initation of Leghern, in the being grown on poor land, as largely employed in the trade ar and quality, to those of Leg-bergable of making a hat of 20 rn with regret that the prevarn with regret that the prevaog of the straw, that it is equal the low prices of Leghorn bats the low prices of Legiorn hats h the protecting duty of 3l. &s. r. In their letter to the Society In their letter to the Society last year about 5 acres of straw, so of 3 score to the hat, will be aption of the United Kingdom, 5,000 For seed and straw 7 add be constantly employed all ess than 500,000 in the United n, 700 acres of poor land would "-(Trans of Sor. Arts.) The eek, and since that period the

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we been engaged in it. rposes of the manufacture, and which seems to differ in no reparts of England.—(Trans. of r parts of the stems (heing first 13 straws, which is afterwards at. The fineness of the data is unting from the bottom of the m about No. 20 to 60, being the

rows contained in the breadth of the brim, which is generally 8 inches. They are afterwards assorted into 1st, 2d, and 3d qualities, which are determined by the colour and texture; the most faulities being denominated the 1st, while the most defective is described as the 3d quality. These qualities are much influenced by the season of the year in which the straw is plained. Spring is the most favourable, not only for plaiting, but for bleaching and fluishing. The dust and perspiration in summer, and the benumbed tingers of the workwomen in winter, when they are compelled to keep within their smoky hats, plaiting the cold and wet straw, are equally injurious to the colour of the bats, which no bleaching can improve. The flats are afterwards made up in cases of 10 or 20 dozen, assorted in progressive numbers or qualities, and the price of the middle or average number governs the whole. The Brazzi make hears the highest repute, and the Signa is considered secondary; which names are given to the flats from the northern districts where they are plaited. Florence is the principal market, and the demand is chiefly from England, France, Germany, and America; but the kinds mostly required are the lower numbers; the very fluest hats, and particularly of late, being considered too expensive for the buyers.

quired are the lower numbers; tho very linest hats, and particularly of late, being considered too expensive for the buyers.

The importation of Leghorn straw hats has very sensibly decreased of late years, owing to the change of fashion in favour of silk bonnets, and also the prevailing and increasing practice of English dealers, from the high duty on the manufactured article, importing the straw plats, and the straw itself for the purpose of being knitted, plaited, and finished in this country. This has been attended with serious consequences to the poor straw plaiters of Tuscany, many of whom have abandoned the trade and betaken themselves to other occupations, particularly to the working of red woodlen caps for fereece and Turkey; immense quantities of which have been exported from Leghorn since the peace. With the view of counteracting the ruinous effects which our high duty entailed on their trade, the merchants and dealers in Tuscany, interested in the straw hat manufacture, pertioned their government, in 1830, to remonstrate with ours on the subject; but this remonstrance, if ever made, was not likely, from the condition of our own population, to be very favourably received.

The following prices of different numbers and qualities of Leghorn hats are considered such as would encourage the work-people in Tuscany to produce good work:—

	First Quality,						Second Quality.					Third Quality.					
	Tuscan.		£	glisi 8.	h. d.	1	uscan.		£	nglis 8.	h. d.	T	wean.		£	nglisi 8.	h. d.
No. 30.	11 lire	200	0	- 7	4	10	lire	22	- 0	- 6	8	8	lire	100	0	5	4
40.	21 -	22	0	14	0	20	_	200	0	13	4	18		=	0	12	0
45.	26 -	F-3	0	17	4	25	_	==	ñ	10	В	23	_	===	0	15	4

The straw for plaiting a No. 30, at 8 lire, costs 2 lire, about 1s. 4d. English; for bleaching and finishing, 1 lira = 8d.; the estimated less of rows in a mass, that either go up into the crown in the process of finishing and pressing, or that must be taken from the brine to reduce it to London measure (22 inches), may be calculated at 1 lira more, or 8d. As it requires not less than 6 days for plaiting and knitting the hat, there therefore remains only 4 lire, or 2s. 8d. English, for a week's work! Cheap as subsistence may be on the continent, surely this miserable pittance is not calculated to excite the envy of the poncest labourer in England. But the earnings of the straw plaiters solely depend on their abilities and industry. The straw is furnished to them to be plaited and knitted, and they are paid according to the number or fineness of the hat. Some of the Broziz women have earned as much as 4 lire, or about 2s. 9d. to 3s. per day, when lats were at the highest, (calculating the time in which they can plait and knit a hat, at 8 days for a No. 30, and a fortinght for a No. 40.); and these chosen few still earn about 1s. 6d. per day; but taking the whole plaiters, the following, in the opinion of a house largely interested in the trade in Italy, may be considered as a fair calculation of the average which have been paid during the last 15 years:—

Women earned per diem, in the year 1817, 1s. 6d.; 1820-20, 8d.; 1823-5, 1s. 6d.; 1826-7, 6d.; 1828-32, 5d. Men, for Ironing the hats, 4s. a day; ditto, for pressing and washing, 1s. 6d. to 2s.; women, for picking straw, 1s. to 1s. 2d.

women, for picking straw, 1s. to 1s. 2d.

The following statement shows the Imports into England of Italian straw hats, straw plait, and unmanufactured straw, during the last 13 years :

	1	lats or Bonn	ets of Straw			Plaitir	ng of Straw.		Comanufacti	ared Straw.
Years.	Imported.	Exported.	Coosump-	Nett Re-	Imported.	Exported.	Consump- tion-	Nett Re- venue.	Imported.	Nett Re- venue.
1920	No. 62,510	No. 2.652	No. 71,929	L. 20,468	Lbs.	Lbs.	Lts.	L. 2	Lls.	L.
1821	141,412	2,633	120,068	31,305	4.1	• •	30	26		
1822	143,223	12,595	117,020	34,537	519		525	447	1	
1823	129,902	19,950	121,651	35,360	4,254		3,034	2,579		
1824 1825	199,432	5,073 9,281	195,568 217,447	55,771 69,047	14,037	1	4,906	4,170	629	82
1826	231,607	13,433	204,974	5:,145	8,536	955	11,850 6,916	10,073 5,884	435	36
1927	253,853	12,334	255,640	72,463	3,928	904	3,947	3,350	797	36 79
1528	3-1,072	8,377	274,906	77.7-1	5,502	283	5,100	4,335	4,199	420
15.29	160,195	27,030	231,254	66.393	6,282	487	3,340	2,534	6,050	605
1830	162,660	34,132	164,525	47,700	6,183	756	7,884	6,669	18,586	1,859
1831	81,006	24,9-0	93,947	26,614	23,354	2,102	16,450	13,257	22,344	2,232
1832	169,433	35,271	60,530	17,289	19,109	1,605	17,911	15,174	48,054	811
	diameter v	vas, during t	less than 2 the above penches, 64. 16	riod, 31. Ss.	The rat was 17s. 1	e of duty, d er lb.	uring the abo	ov <i>e</i> period,	The duty, 1825, was 20 from 1825 to cent. It is cwt.	1832, 10 per

We are indebted for this very excellent article on straw hats to Mr. Robert Slater, of Fore Street,

[The value of Leghorn and other straw hats imported, chiefly from England, France, and Italy, into the United States, on the average of five years, ending on the 30th of September, 1838, amounted to \$439,301, that of hats of fur, wool, and leather, imported almost wholly from the first mentioned country, amounting only to \$16,834; and about \$30,000 in value of the former description of hats are re-exported. Hats of domestic manufacture, to the value annually of \$176,997, have been also exported, for the most part to France, South America, Texas, and the West India Islands .- Am. Ed.]

HAVANNAH, on HAVAÑA, a large and flourishing city, situated on the north coast of the noble island of Cuba, of which it is the capital, the Morro castle being, according to Humboldt, in lat. 23° 8′ 15″ N., lon. 82° 22′ 45″ W. The population, exclusive of troops and strangers (which may amount to 25,000), is probably not far short of 115,000. In 1817, the resident population amounted to 83,598; viz. 37,885 whites, 9,010 free coloured, 12,361 free blacks, 2,543 coloured slaves, and 21,799 black slaves. The port of Havannah is the finest in the West Indies, and one of the best in the world. The entrance is narrow, but the water is deep, without bar or obstruction of any sort, and within it expands into a magnificent bay, capable of accommodating 1,000 large ships; vessels of the greatest draught of water coming close to the quays. The city lies along the entrance to, and on the west side of the bny. The suburb Regla is on the opposite side. The Morro and Punta castles, the former on the east, and the latter on the west, side of the entrance of the harbour, are strongly fortified, as is the entire city; the citadel is also a place of great strength; and fortifications have been erected on such of the neighbouring heights as command the city or port. The arsenal and dock-yard lie toward the western angle of the bay, to the south of the city. In the city, the streets are narrow, inconvenient, and filthy; but in the suburbs, now as extensive as the city, they are wider and better laid out. Latterly, too, the police and cleanliness of all parts of the town have materially improved.

From its position, which commands both inlets to the Gulf of Mexico, its great strength, and excel-From its position, which commands both fillets to the Gill of Mexico, its great strength, and excel-lent harbour, Havannah is, in a political point of view, by far the most important marbines station in the West Indies. As a commercial city it also ranks in the first class; being, in this respect, second to none in the New World, New York only excepted. For a long period, Havannah engrossed almost the whole foreign trade of Cuba; but since the relaxation of the old colonial system, various ports, such, for instance, as Maranzas, that were hardly known 30 years ago, have become places of great commercial importance. The rapid extension of the commerce of Havannah is, therefore, entirely to be ascribed to the freedom it now enjoys, and to the great increase of wealth and population in the

to be ascribed to the freedom it now enjoys, and to the great increase of wealth and population in the city, and generally throughout the island.

The advance of this, during the last half century, has been very great; though not more, perhaps, than might have been expected, from its natural advantages, at least since its ports were freely opened to foreigners. In 1809. It is at once the largest and the best sinated of the West India islands. It is about 605 miles in length; but its breadth from north to south no where exceeds 117 miles, and is in many places much less. Its tool at rea, exclusive of that of the numerons keys and islands attached to it, is about 31,500 square miles. The climate is, generally speaking, delightful; the refreshing sea breezes preventing the heat from ever becoming excessive, and litting it for the growth of a vast variety of products. Hurtennes, which are so destructive in Jannica and the Carlibbee islands, are here comparatively rare, and when they do occur, far less violent. The soil is of very various qualities: There is a considerable extent of swampy marshes and rocks unift for any sort of cultivation; but there is much soil that is very superior, and capable of affording the most luxuribut crops of sugar, coffee, maize, &c. The ancient policy, now fortunately abandoned, of restricting the trade of the island, and allowing some of the finest land and best situations for planting, to remain unoccupied. But since a different and more theral policy has been followed, population be extend the island, and anowing some of the miest man an observation in Figure 1. But since a different and more theral policy has been followed, population has begun to extend itself over all the most fertile districts, wherever they are - o be met with. The first regular census of Cuba was taken in 1775, when the whole resident population amounted 1705 coals. Since this period, the increase has been as follows:—1791, 272,110; 1817, 551,918; and 1827, 704,857; exclusive of strangers. V. e subjein a

Classification of the Population of Cuba according to the Censuses of 1775 and 1827.

				1775.			1827.	
Whites Free mulattoes Free blacks Slaves	:	:	Male. 54, \53 10,021 5,939 28,774	Female. 40,*64 9,006 5,629 15,562	Total. 95.419 19,027 11,558 44,336	Male, 168,653 28,058 21,904 182,290	Female, 142,398 29,456 25,079 103,652	Total, 311,051 57,514 48.9 0 286,942
	Total		99,309	71,061	170,370	403,905	300,582	704,487

We readily discover, from this Table, that, to the term of 52 years, from 1775 to 1827, the increase of the different classes of the population has been as follows:—

The free mulatto male population
The free mulatto female —
The free black male —
The free black female — To Per ct.

To Per ct. 25,058, or 180 29,456, — 227 23,901, — 301 25,016, — 345 - 345 - 537

The white male population increased The white female

From 51,555 40,864 168,653, or 209 142,598, — 248 The slave (black and mulatto), female

A very large part of the rapid increase of the black population is to be ascribed to the continuance A very large part of the rapid increase of the slave trade; which, unfortunately for the real interests of the island, has been prosecuted of late years to an extent, and with a vigour, unknown to any former period. From 1811 to 1825 there were imported into Cuba 185,000 African slaves; of which number 116,000 are said to have been entered at the Havannah Custom-house between 1811 and 1820!—Since 1825, the imports of slaves are understood to have increased; and were believed, indeed, to be about as great in 1822 as sever, nowithstanding the trade was to have entirely ceased in 1820—(Report of 1832 on West India Colonies, Minutes of Eritlence, p. 04.) It is, besides, supposed that the slaves were under-rated in the crosses of 1827; so that, perhaps, the entire population of the island is, at present, little, if at all, under 900,000. The planters of Cuba derive considerable assistance from free labourers, mostly of an Indian mixed breed, who work for moderate wages. They are: at much employed in the fields, but in other branches of labour; and particularly in bringing the sugar from the interior to the shipping ports.

<sup>\*</sup> In 1827, Matanzas had a population of 15,000 souls. During the same year, its inoports were valued at 1,387,600 doll rs, and its exports at 1,717,317 dollars; and 231 vessels entered, and 251 cleared from its port. We have looked into our latest Gazetteers, but to no purpose, for any notice of this place. Those, indeed, who know that the best of these publications sets down the population of Havannah at 25,000, will probably think that this was very unnecessary labour.

ated on the north coast istle being, according to ttion, exclusive of troops r short of 115,000. In ites, 9,010 free coloured, The port of Havnunah The entrance is narrow, within it expands into a vessels of the greatest the entrance to, and on e side. The Morro and ide of the entrance of the is also a place of great bouring heights as comwestern angle of the bay, uvenient, and filthy; but better laid out. Latterly, illy improved.

ts grent strength, and excelis great strength, and excel-mortant maritime station in leng, in this respect, second Havannah engrossed atmost donlal system, various ports, have become places of great, vannah is, therefore, entirely wealth and population in the

t; though not more, perhaps, se its portswere freely opened he West India Islands. It is e exceeds 117 miles, and is in skeys and islands attached delightful; the refreshing sea for the growth of a cust vat for the growth of a vast va-the Caribbee islands, are here the Caribbee islands, are here is of very various qualities; c any sort of cultivation; but nost luxuriant crops of sugar, for restricting the trade of the richity, neglecting the rest of hading, to remain moccupied, pulation has began to extend the first regular census thed 170,370 souls. Since this ; and 1827, 704,867; exclusive

suses of 1775 and 1827.

	1827.	
3 1	Female, 142,398 29,456 25,079 103,652	Total. 311,051 57,514 48,9-0 286,912
5	300,582	701,457

	- and the second	
oulation — ato), male ato), female	9,906 29,450 5,950 23,90	Per ct. 2, or 180 6, - 227 1, - 301 6, - 345 0, - 537 2, - 536

be ascribed to the continuance he ascribed to the continuance island, has been prosecuted of riod. From 1811 to 1825 there 6,000 are said to have been en-1825, the imports of slaves are a segrent in 1832 as ever, not-fel 1832 on West India Colonies, re under-rated in the census of t little, if at all, under 100,000. re under-rated in the census of it, little, if at all, under 1000,000, ers, mostly of an Indian mixed the fields, but in other branches he shipping ports.

The articles principally exported from Cuba are, sugar of the fined quality, onlies, to lace, here's wax, honey, molasses, &c. Of these, the first is decidedly the most important. The following attenuents show the astonishing increase that has taken place in the exportation of this staple article: —

ount of the Exportation of Sugar from Havamada from 1760

to 1833.	
Boxes, at 400 lbs.	Lha,
13,000	5,200,00
68,150	27,260,00
110,091	44,036,40
177,998	71,199,20
207,696	83,075,40
250,384	100,153,60
271,013 3-4	108,405,50
261,914 1-2	101,981,80
26N,586	107,434.40
260,857	101.342.80
292,732	117,092,80
276,330	110,532,00
297,557	119,022,80
254,925	113,970,00
	60 1838, Boxes, at 4400 lds. 15,000 68,150 110,093 177,998 207,498 207,498 201,413 3-4 261,954 1-2 268,595 202,857 292,732 278,330 297,557

But Havannah having graced to be the only port for the experta-tion of sugar, as it was to former times, we must advect to the trade of the other ports, to obtain a correct account of the whole experts of sugar. The following are the Custom-boine returns for 1827;— Exports of sugar from Maxannah.

rus ni sugar	from clavanuan		100,0001,100	I US.
	Sintiago -		6.0 -2.67.1	_
-	Nuevitas .		375,275	_
-	Matanzaa •		30,364,114	_
-	Trinital .		19,361,337	-
-	Holguin -		351,450	_
-	Jagua .		12,500	_
-	Manzanilla		120,900	_

Total But as the Custom-house reports are founded upon the assumption that a text of such weight is, after deducting the large at least 16 orrefor (400 bts.), they add to their amount me sixteenth (it should be one lifteenth), via.

9.135.818 Iba

Making a total of . 156,158,924 lbs.

This is, however, only the Custom-house report. A great deal of sugar has been smuggled out of the country. The exports from Santhayo in 1827, as given above, are certainly much under their real amount; for at that period, and for 30 r4 years after, the enstons officers connived with the planters to defraud the revenue, and carried their depredations to such an extent, that the duties became nominal merely, and the official returns are in no degree to be depended upon. Subsequently, however, these officers were dismissed; and there is reason to think that the returns have since been more accurate. But smuggling is still extensively practised, particularly from the unlicensed ports.

It appears from the subjoined account (No. 111.), that there has been, since 1827, a great increase in the exports of sugar, the quantity shipped from the various licensed ports of the island, having amounted, in 1833, to 7,024,553 arrobas, 190,613,824 lbs. But to this we may safely add at least one fourth part fo. hipments from the unlicensed ports, and what was otherwise sent out of the country without any of-cial notice; so that the entire export of sugar from Cuba, at present, cannot be less than 250,000,000 lbs., or rather more than 110,000 tons!

Next to sugar, coffee is the most valuable production of Cuba. Its cultivation has increased with unprecedented rapidity. In 1800, there were ubout 50 plantations in the island; in 1817, there were 779; and in 1827, there were no fewer than 2,007, of at least 30,000 trees each? In 1801, the exportation from Havannah was 1,250,000 lbs.; in 1809, it amounted to 35,837,175 lbs.: The exports from the other ports have increased with equal rapidity. They amounted in 1827, it 14,122,400 lbs.; and in 1827, it amounted to 4,122,400 lbs.; from 1815 to 1820, It averaged annually 18,186,200 lbs.; in all in 1827, it amounted to 35,837,175 lbs.: The exports from the other ports have increased with equal rapidity. They amounted in 1827, to 14,122,400 lbs.; inaking the total exportation for that year

that the exports of cigars, which amounted in 1826 to only 197,194 arrobas, had increased to 617,713 arrobas in 1833 !

Of 95,768 libbs, of molasses exported in 1833, 46,632 were from Havannah, and 31,620 from Matanzas. Wax and honey of excellent quality are largely produced in Cuba, and form considerable articles of

Trade.

The principal imports consist of corn and grain of all sorts, chiefly from the United States and Spain; cotton, burdware, and earthenware goods from England; linens from Hamburgh, Bremen, the Netherlands, Ireland, &c.; silver and gold from Mexico and South America; Indigo and cochineal from ditto; wines, spirits, liqueurs, fruits, &c., from France and Spain; lumber, dried fish, and salt provisions, from the United States, NewYoundland, &c.; with every article, in short, that an opulent community, in a tropical climate, without manufactures, requires.

1. Classified Account of the Articles of all sorts, and their Value, imported into Cuba in 1831, 1832, and 1833.

			Arti	cles.					_  .	1831.	1832.	1833.
									- 1	L.	I.	I
Liquids, viz.— W	lines sni	rits, beer.	oil. &	r.					- 1	265,552	276,562	329,202
rovisions, viz.	Pock b	ef. lerke	beef.	&c.					- 1	204,180	165,733	261,602
pices vizCic	namon.	clayes, IN	muer.	&c.				•	- 1	11,715	14,129	18,209
ruita, vizOli	res alim	ande rais	na. & c						- 1	31.229	22,434	28,830
Agricultural, viz	-Flour	rice. ner	s. hea	na, nnta	foes, &	c.		•	٠.	597,520	572,313	7.20,513
iroceries, VIZ	Land be	tter chee	se, car	dies. se	an &c.				- 1	264,104	21,260	2-2,206
ish, viz.—Herr	men cod	anchovi	. &c.						. }	56,205	64,577	63,135
ottons and mer	tory Cou	,	,						. 1	314,337	382,763	356,258
Voollens .	reiy	- 1							- 1	50,039	52,770	62,143
Lineus -	- :									472,548	514,194	372,714
eather goods		-								115,906	93.514	79,243
iika -			-	-	-				- 1	94,641	115,909	52.359
Vont, viz Dea	le hoon	cauke A	in.						. !	121,257	125,919	155.036
lantware •	ris, noug	ny Cashay v	•••						. !	117,279	133,662	162,261
Metals, viz.—Cu	nnee le	n lead A	be.						- 1	30,502	19,557	15,223
Gold coin	pper, ne	ni, icaa, c							- 1	177,298	77,858	192,853
Silver coin .			-		_	- 1	-			22,065	41,346	302,113
Glass ware	•		:						- 1	19,583	20,560	16,156
Earthenware	•	•	· ·						1	31,211	27,517	19,169
Dye stuffs, as log		Aim to	-	- 1		-		_	٠.١	49,518	31,591	50,621
Cordage -	WOOKI, II	iaigo, ac.	•				- :			382	10,596	30,518
Books and paper			-				-			34,100	42,569	43,349
Me licines -	•		-		-				- 1	30,758	25,100	28,789
Perfuniery •	•	•	-	- :		:				8,429	8,830	8,949
erinnery .	•	•	•	•		•			1	7,417	6,014	8,131
lewe lery All other article		:	:	:		:	٠		- :	115,691	107,820	140,035
								Tutal		3,249,446	2,976,130	3,866,396

<sup>\*</sup> The exports from Matanzas in 1833 were 57,746,400 lbs

e same year, its imports were I vessels entered, and 251 clear-purpose, for any notice of this ets down the population of Ba-labour.

11. Account of the Quantities of the principal Articles of Produce exported from the various licensed
Ports of the Island of Cuba, from 1826 to 1833, both inclusive.

Years.	Sugar.	Rum.	Molasses.	Cailles.	Was.	Leaf Tol scro.	Cigars.
	Arrebut.	Piper.	Pipes.	Je obita.	Arretas.	Arrobas.	Arotas
1826	6,237,390	2,567	60,400	1,774,168	23,918	7 (55)	(97,194
1827	5. 74.924	2,457	74,0-3	2,001,583	22,400	79.114	167.361
1528	6,96",006	2,561	\$45,4611	1,284,688	21,404	:0.031	210.33
1829	6.535, 123	4,518	63,537	1,736,267	23,481	125,502	248,443
1830	7.868,-81	5,595	60,219	1,199,598	05,741	160,459	407,150
1841	7,133,331	3,438	83,001	2,130,592	29,550	117,454	331,439
1532	7,583,113	3,429	100,178	2.048, 90	30,203	76, 430	418,125
1834	7,621,553	3,427	95,769	2,566,359	41,536	92,175	617,713

III. An Account of the Value of the Trade between Cuba and other Countries in 1833, as ascertained by the Customs' Returns.

Countries			Imports.	Exports.	Countries,	Insports.	Esports,
Spain South America	:		L. 836,193 285,688	L. 565,317 4 099	Netherlands Portugal	1 42,417 9,401	7., 55,681 4,518 207,335
The Hause Towns The United States	:	:	196,325 929,481	313,356 913,934	Russia - Sweden and Denmark -	10,971 7,138	207,335 15,667
Great Britain .		- :	33 ,577	189,787	Turkey · · ·	.,,,,,	13,833
France . Italy .	:	:	199,327	110,691 47,610	Foreign produce in ships of	99,495	265,425

But a considerable portion of the imports, especially of those from Spain, are not intended for consumption in Cuba, but are sent there merely en entrepôt, or till it be found convenient to ship them for other markets.

IV. Account of the Number of Vessels that entered the Port of Havannah from Foreign Countries in 1831, 1832, and 1833, specifying the Countries to which such Vessels belonged, and their Tonnage.

	Flags.		18	31		832.		833.
Spanish American Hause Towns Dunish French Netherlands English Porruguese Prussian Sardintan Swedish Hanoverian Tuscan Mecklenburgh Russian		 :	 Sh ips. 334 496 25 8 19 64 2 2 4	Tms. 41,758 1-2 85,100 1-3 4,1226 4,1278 3,975 1,067 2-3 6,403 1-4 142 293 3-4 762 3-4 280	Ships. 325 499 34 12 18 26 69 4 1	Tons.  88,636 3.4  84,977 1.2  6,314  2,313  4,067  4,764  12,558 1.2  599  221 1.2  222 1.2  256  193 3-4	Ships, 379 509 26 10 48 8 46 5 1 6 6 6 2 1 1	Tons. 46,247 91,624 1-2 4,540 1,729 10,162 1-2 1,477 9,667 1-2 494 290 939 1-2 1,061 1-2 366 1-3
		Totals	953	145,092 1-4	992	155,362 1-2	1,048	168,293 1-2

Duties.—A customs duty is charged on most articles exported and imported. In 1824, the duties on imports produced 4,194,495 dollars being equal to an ord undermeduly of 18 13 per cent. on the imports of that year. The duties on exports during the same year produced 1,194,495 dollars, equal to an ord underm duty of 18 13 per cent. on their amount. According to the tartifi, the duties on most both all spanish products imported from the perimadus in Spanish bottoms (except flour, which pays 1 12 dullar per larrel), pay only 16 14 per cent. duty 1 and when imported in foreign bottoms, they pay 12 per cent. least han the duties on corresponding fureign articles. These products make about at third part of the importe. Until lately, the export duty on sugar was much complained of, being so high as 2 3-4 dullars a bottom of the control of the

ber of pieces, contents, quality, weight, and measure. All goods imported in vessels exceeding 80 tons burthen, except periodable provisions, bolky articles, and fiquars, may be put in deposit for an indefinite term, paying I per cent, inward and I per cost, outward duty on the value, each year. When entere in re-bone consumptions of the provisions bolky articles, and fiquars, may be put in deposit for an indefinite term, paying I per cent, inward and I per cost, outward duty.

Toming thinks—Spanish vessels, 5 reals per lon, Other nations, 20 reals per lon: in case of arrival and departure in ballast, none; arriving in distress, 4 reals per ton, but foll duties if the cargo be landed or taken in.

There is a stress, 4 reals per ton, but foll duties if the cargo be landed or taken in.

Monita.—Che dollar = 8 reals [1ste = 20 reals vellom, the doubloon = IT dollars. The merchants received restorates 100., or I dollar = 4a. 6d. very nearly. There is an export duty of I per cent, on gold, and 2 per cent, on silver.

Weights and Monitars.—The quintal = 100 lbs, or 4 arrobs of 25 lbs; 100 lbs., spanish = 103.4 ths. Endish, or 6 kingersomes. So the second of the control of the co

HAVRE, on HAVRE DE GRACE, a commercial and strongly fortified sea-port town of France, on the English channel, near the mouth of the Seine, on its northern bank, in lat. 49° 29' 14" N., lon. 0° 6' 38" E. Population 24,000.

from the various licensed Ingive.

Leaf Tol acco.	Cigarı.
7.504 75.104 50.031 125.502 160.158 117.154 76.430	Arrokas. 197,194 167,961 249,443 407,152 391,439 418,123
62 173	617,713

tries in 1833, as ascertained

	Imports.	Exports.
	42,417 9,401 10,971 7,138	L. 55,691 4,519 207,335 15,867 13,833
ul	99,495	265,425

Spain, are not intended for e found convenient to ship

nnah from Foreign Countries Vessels belanged, and their

1		33.
ons. 386 3-4 197 1-2 344 313 3067 764 558 1-2 549 221 1-2 222 1-2 280 256 193 3-4	Ships, 379 509 266 10 48 8 40 5 1 6 6 2 2	Toni. 46,247 91,624 1-2 4,500 1,729 10,162 1-2 1,477 9,067 1-2 494 230 1,061 1-2 366 1-3 159 176
,362 1-2	1,048	168,293 1-2

ushity, weight, and measure. All goods dring 80 tons burthen, except peristable and liquors, may be put in deposit for an per cent, inward and 1 per cent, outward year. When enterel for home consumpe corresponding duty. If sold in deposit, azal duty, as the seeks, 5 rends per ton. Other nations, of arrival and departure in ladlast, note; lie per lon, but full duties if the cargo be

is per 100, but foll duties if the cargo be sh vessels, 6 reals per day. Other nations, 100 tone of their register measurement.

\* 5 reals plate = 25 reals vellom.

\* 5 reals plate = 25 reals vellom.

\* 6 reals plate = 25 reals vellom.

\* 100 reals recknowled below = 100 reals.

\* 100 reals = 100 lbs. or 4 arrobas of = 100 reals.

\* 100 varas = 100 reach elion or annes (81 100 varas = 100 Hamburgh ells.) I larga of 10 lbs. Spanish. An arroba of wine or sprits one nearly.

\* 2 disgrant.

\* 100 reals reals are the state of the confidence of the spanish the state of the spanish of the position of the p

cle, we have consulted Humbald's standard in the Interest of the Art of the A

ongly fortified sea-port town eine, on its northern bank, in

Harbour,—The barbour of Harre counists of 2 basins, imbound within the wills of the town, affording accommedation for about within the wills of the town, affording accommedation for about the Science of the Science o

Trade, &c.—Havre being, in fact, the principal sen-port of Paris, most of the colonial and other for-relig products destined for the consumption of that city are imported into it. It has also a considera-ble trade of its own. The principal articles of export are silk and woollen stuffs, e.g. gloves, trinkets, perfusery, Burgundy, Champage, and other whos, brandy, hooks, &c. Besides, colonial products and spices, the imports principally consist of cetton, indigo, tobacco, hides, dye woods, iron, tin, dried fish. &c. Crain and flour are sometimes imported and sometimes exported.

Monies, Weights, and Measures same as those of the rest of France.—(See Borderaux, and Weights)

AND MEASURES.)

AND MEASURES.)

It is estimated that the entire value of the different articles imported into Havre, in 1829, amounted 250,000,000 francs, or about 10,000,000 f. sterling. Of this sum, the cotton imported was estimated at 20,000,000 fr.; the sugars of the French colonies at 44,000,000 fr., and those of foreign countries at 8,000,000 fr.; coffice 11,000,000 fr.; indigo.2,000,000 fr.; tobace 4,000,000 fr., and those of foreign countries at 8,000,000 fr.; coffice 10,000,000 fr.; indigo.2,000,000 fr.; tobace 4,000,000 fr., and tone estimated value of the imports. There entered the port, in the same year, 1,451 French and other ships, coming from foreign countries and the colonies of France, and 2,095 coasting vessels, including those anxigating the river; 62 ships entered en relache and in bullast.—(Bulletin des Sciences Géographiques, tom. xvi. p. 300, and tom. xxiii. p. 370.)

Arricals.—In 1833, there entered the port, 44 ships from Martinique, 78 from Guadaloupe, 213 from the United States, 30 from Brazil, i from Peru and Chill, 23 from Hayti, 6 from Mexico, 11 from Monte-Video and Buenos Ayres, 2 from Colombia, 10 from the Havannah and 81 lago, 1 from 8. Thomas, 2 from Cayenne, 3 from Senegal, 4 from the isle de Bourhon and the Mauritius, 6 from the East Indies, 2 from China, and 11 from the whale fishery; in all, 447.—(Anauaire du Commerce Martime, tom. ii. p. 345.)

The total arrivals at Havre in 1833 were

					Ships.	Tonnage.	Creves.
French ships from foreign countries		•			250	44.934	2.535
French colonies					- 130	32,721	1.643
coasters · · ·					<ul> <li>2,521</li> </ul>	159.093	0,328
from the cod and whate fishe	PT.				14	4,940	124
Foreign vessels · · · ·					<ul> <li>495</li> </ul>	125,029	
				Totale	. 2 110	900 -14	

In respect to the imports of cotton, Havre is to the other French Ports, what Liverpool is to the other ports of England. We subjoin an

Account of the Imports of Cotton into France in 1833 and 1834, with the Stocks on Hand, &c., speci-fying in detail the Imports and Stocks of Hayre and Marseilles.

		1933,						1834.		
	United States.	Brazil.	Egypt.	Other Sorts.	Total in different Ports.	United States.	Brazil.	Egypt.	Other Sorts,	Total in different Ports.
Stock, 1st Jan. Havre . Marseilles . Other Ports	Bales. 16,270 1,150 950	Bales. 549	Bales. 750	Bales. 181 1,300 850	Bales. 17,000 3,200 1,800	Bales. 29,832 3,911 1,400	Bates. 3,319 359 100	Bales. 6,632	Bales 828 4,107 1,500	Bales. 34,000 15,000 3,000
	18,370	549	750	2,331	22,000	35,143	3,790	0,632	6,435	52,000
Imports. Havre Marseilles Other Ports	181,611 21,470 14,239 217,320	22,410 2,127 726 25,263	37,280	6,283 16,012 4,285 26,580	210,304 76,889 19,250 306,443	184,857 19,667 18,074 221,798	14,258 2,632 792 17,872	20,113	3,134 11,519 5,108	201,447 54,251 23,974 276,674
Sold. Havre - Marseilles - Other Ports	168,049 18,709 13,789	19,619 1,777 626	31,396	5,636 13,205 3,635	193,304 63,089 18,030	191,180 23,078 18,874	15,598 3,172 742	23,375	3.662 13.626 5,358	213,440 63,251 24,974
	200,547	22,022	31,398	22,476	276,443	236,132	19,512	23,375	22,646	301,665
		Uni	ited States.	Br	azil.	Egypt.		Other Storts.	, 7	fotal.
Stock, 1st Jan. 16 Havre Marseilles Other Ports	835.	:	Bales. 19,700 500 600	2,	0/64. 0000	Bales. 3,500		Bales, 360 2,000 1,250	1)	Bales. 0,000

According to the American official accounts, there were shipped for France, during the year ended 30th of September, 1833, 76.832,449 lbs. (cotton, valued at S.\$47,539 dollars. "The exports to England during the same year were 238,241,746 lbs., valued at 26,251,970 dollars ("Appare India before Congress, 220 of April, 1834.)

For the quantities of sugar and coffee imported into Havre in the years 1829, 1830, 1831, and 1832,

We avail ourselves of this opportunity to lay before our readers the following official statements as to the Foreign Trade and Navigation of France for 1833.

On the next page will be found an account of the value of the different descriptions of goods (ex-

chistic of coin and bullion) imported into and exported from France in 1833, specifying the mode in which they were imported and exported; the value of the imported goods entered for home consumption, with the duty thereon, and on the exports.—(Administration des Douanes, 1833, p. 4.)

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UNIVERSITY OF WATERLOO LIGHT

I. SUMMARY OF IMPORTS AND EXPORTS IN 1833.

				IMPORTS	RTS.					EXPC	EXPORTS.		
Description of Merchandise.			Goods imported	njorted.		Goods entered for Consumption.	intered imption.		French and Foreign Goods	reign Goods.		French	French Goods.
		By Sea.	Sea.				1	By Sea.	4				
		French	Foreign Ships.	By Lan'.	Total	Duty.	Pecta ved.	French	Foreign	By Land.	Total.	Value.	Duty received.
alemine est I		Francs.	France.	Francs.	France	Freeing	France	France	France	-			
Products and parts of animals		128.052	247,026	9,3-4,192	9,763,270	9,435,736	1,719,765	1,426.929	308,401	T PARCE.	Prance.	France.	Presson
Fish		8 5.53 345	2 705 0	071.53.170	23,419,462	107,047,296	9,572,755	36,167,179	19,574,336	6.023.963	61.61.150	0,300,000	
Animal substances belonging to medicine and perfumery	•	6.3.2.9	22,110	2-4 746	207 3-1 6	276.6-151	322,713	876,478	16.4	601,195	1.683,094	1.049.154	000
riard substances til for cutting, &c. (wory, &c.)	•	2,772,994	731,093	250.303	3 211 392	0000	10.	222.00	0.00	812	314,540	233,736	53
Farmaceous articles	•	2,146,235	6,705,197	1,107,314	10,005,746	5.20 ×30	158 150	965 101 4	05.05	94,144	432.94	87:178	2,21
Colonial products		3,736,643	14,572,003	3,916,600	22,525,246	19.5,04.22	27.5	2112646	619 060 9	200	2000	5,121,277	46,17
Vegetable interest for	•	13,369,628	17,721,425	45,147	93,236,200	70.011.211	45.414.52	6 460 933	0.2796	7 659 500	0 - 1 - 0	8,417,318	8,74
Vergetable matters sectable (commetted)		46,130,332	3,454,629	802,442	51,3-7,403	19,159,196	14, 161, 702	C 1 2 135	9 250 39	200	24. 170.20	2,491,063	64
Common word		2,581,597	191,547	403,345	3,479,459	1.607.238	275 171	540.44	167. 547	747 000	200	11,161,73	22,06
Fine wood		200	17,06,376	8,582,93	27,516,608	24,173,218	571,170	2,333,314	2,705,434	503.015	7 001 613	6 CA CA CA CA CA CA CA CA CA CA CA CA CA	9.10
Fruits, stalks, and filaments, as cotton, flar, raw eills, &c.		10000	6,0,1,0	9077	4.900.940	3,772,512	8.9, 466	432.696	900,092	213.512	546 300	0.000	7
Stuffs for tanning		2000	00.000	20000	2,43,163	67,306,NS	8,2 18,953	2,407,502	2,4 0,044	6 5.1 269	912 16. 11	9 130 KZN	1
Various teguminous products		910	0.0 0.0	500000	20,254,544	2,3 3,672	316,964	1,094,413	5,013,106	6,649,953	12.759 :00	10 348 841	6.3 5.0
Stanes and minerals		614 250	950 050	00.00	200	20),(0,	1	770,000	5HQ.497	540.003	2,379,402	2.366 140	17
Metals		19.300 0:0	12 112 445	5 5.13 750	T 0.6 30	200.000	3.041.245	20.100	007.707	23.1.23	4.242,704	3.947.871	65.33
		3.094 .65	3.065.017	20000	6.8.0	33,000,45	2007	0.5.10	2.017,898	4,003,073	7,700,136	4,165,692	4
Prepared dye sluffs (indigo, cochineal, &c.)		32,417,699	1.077.093	86.437	31611 249	10.00.667	160 520	0190 961 0	000.00	7.58.17	8,63, 300	7,792,318	51.42
Conduct	•	63.055	261.592	42 339	745 015	000 210	20000	3.5.0	200	4.21.13	7,77,0,7	151,707	3.05
Different compounds (perfumery, soap, compound medicines, &c.)		672.908	341.211	141.569	27.646	62 613	200000	365 350	0.000	10 min	657.6	26×90	4.75
Liquids (wines, brandy, &c.)		977.347	1.549.525	15.116	26.1196	654 400	20,303	90 000	20 135 W	10,000	25,840,419	23,140,651	25,10
Grass and pottery		205,617	253.327	1.0-1.00	1510015	00.17.00	20.7	A 310 and	100.126.00	200	7,064,170	70,053,321	65,16
Intega		4.071.542	1.373.252	5,059 452	0.503 246	302 990 0	419 505	2005	200,000	2,714,353	12.90.71	1.2.9.1	35
Personal and Itali		8,416,871	9,133,543	57.510.37	15,300,741	19.411 (00)	1006.3112	22 22 23	113 630 146	233.013	7.00	3,42a, 155	8
		196,461	34,331	426,705	45 and	SIN ONE	67.5	4 703 952	0.00.00	200,000	200	261,316,895	40.00
various prepared substances		3,2:1,926	3,774,002	15,402,086	22,428,014	13,375,013	0,538,880	41,900,994	30,581,875	Z7,049,570	99.32.439	F9-200-215	20.15
Total value of enode		37.6 123 254	100 003 001	030 300	000	1	1			1			
0			200										

II. TRANSIT AND WAREHOUSE TRADE OF FRANCE FOR 1833.- (Administration des Dougnes, p. 301.)

			Eolen	olered io Warehoose in 1933	1933.			Taken from W.	Taken from Warehouse in 1833.			
Places		31st Dec. 1832.	Impo	rted.	Change of	Total.	For	For Re-ex	portation.	Change of	Total	Stock,
			Direct.	Treasit	Warehouse.		Consumption.	By Sea.	Transit	Warehouse.		
Dondorm		- rance	Fernes.	France.	France.	Prance.	France	France	Postante	1		
- Toronor		20,644,775	45.678.397	2.194.679	374 201 1	75 107 09	000000	0.00000	- Commercial Commercia	- Lane	F various.	Premer.
Tivre .		25.094.714	125,541,513	0 16w 053	0 316 0	200 000	30,313,040	0000000	101.00	7,500,193	51,576,195	18,145,232
Marseilles		35 631 640	20 50 50	00000	4,200.0	200000	1.022.947	6.50	6,292,339	2.60	118,402,235	36. 4rs. 198
Other ports		15 640 278	100	800,000	6.5.5.6.	75.37	19,328,107	36,919,969	6.036.170	10.259.50	32.5 34.5.28	20 TO SEA
		a character	ERC'11C'101	2,007,909	16,074,505	709,71,14	71,58-,270	9,938,434	32.944.523	0.9.22	121.540.615	19643 257
Tota	- sp	97.251 577	405 305 444								-	and the sales
	-		101101101	690,106,01	24,042,571	537, 193, 704	276,512,954	802.07.29	47 159 219	43 677 560	474 623 608	1 113 000 111

Such, 331 Dec. 1833.   Paris, 1842   1845
Toal.  France, 61,586,95 111,586,95 112,54,55 121,540,615 24,535,99
Change of Warehouse. Warehouse. 7,800,792 10,800,792 10,80,728 20,827,593
pose in 1833.  Transt.  Pranct.  1, 555,107  6, 102,539  22, 143,339
10   10   10   10   10   10   10   10
II. Transit and Warbone in 1833   189,853.82   256,185,773   591,157,471   101,000.00   101,00
FOR 1533 - Total C C C 1533 - 1515 1515 1515 1515 1515 1515 15
### 126.136.77 6  ### 10.00
AND WAREHOUSE TRADE Entered in Warehouse in 1833  Entered in 1833  Entered in
Entered in Wards   Pres, 19,259,   Pres, 19,25,   P
11. Transit  12. Transit  13. Transit  14. Transit  15. Transit  15. Transit  15. Transit  15. Transit  15. Transit  15. Transit  15. Transit  15. Transit  15. Transit  15. Transit  15. Transit  15. Transit  16. Transit  17. Transit  18. Transit  18. Transit  18. Transit  19. Transit  19. Transit  19. Transit  10. T
11. T 11. T 21. Stock 12.
Phoes.
Paper Various prepared substances Various prepared substances Flores Flores Miver Markelles Cuber ports
MEN SENS

7 278,13434 188,963,952 286,185,75 880,275,752 491,157,471 101,698,516 226,945,254 316, 778,134,544 188,963,952 226,185,773 880,275,752 491,157,471 101,698,516 226,945,254 316, 778,134,544 188,963,952 226,185,773

III. IMPORT TRADE OF FRANCE DURING THE VEAR 1833.

		_	Ceneral	reneral Commerce.				Special Con	ommerce.		
Countries from which imported.		Materials of	For Consumption.	umption.		Materials of	For Consumption	umption.	ě	Duties	Coin and
		Manufacture.	Raw.	Manufactured.	Tool	Stanufacture	Riw.	Manufactured.	I of al.	Peceived.	imported.
		Francs.	Francs.	France.	Francs.	Francs.	France	Francs.	France.	France.	France
Europe :-Russia		16,357,298	6,538,397	99	23, 03, 50	2 - 6 013	4,612,713	12,34	9,523.5 8	20,000	
Sweden	•	4,004,134 0 183 046	921.02	101,063	9 328 245	9.740.148	13 362	9297	9.37M. 390	261576	162.865
Norway		13.6.4	2.701.977	1.704	2 54 2 305	103,366	2.64.712	70	2,669,658	217, 452	
Dennak		7.072.007	2 197.192	10,522,093	20, 191, 292	6,679,925	2.211,750	\$,581,533	12:30,238	1,434,791	2,100
Hansestie Towns		6,141,252	1,183,463	1,231,060	5,101,13	3,545,311	1,048,513	157,948	4,736,772	51.00	
Holland		2,013,188	2,956,234	511,256	5,150,678	1,613,438	2,365,252	124,717	4,103,407	853.760	
Belgium		33,730,448	6,692,300	58,101,985	65, 44, 933	32,25, 650	5,443,067	15,817,397	53,553,014	8.124	40,151,7 6
England (United Kingdom, Gibraltar, Malta, and Ionian	Islands)	23,151,191	1,116,407	20111461	20,11,00	605.67	107,107	0,440,300	1 0:0 105	166 786	4.100
Portugal (including Madeira, Cape de Verde Islands, an	the Azores)	21,172,019	004,550	19:10:8	3 444 505	26 547 075	3 167 (199	1.206.252	30 930 436	7.715.021	360.17
Spain (including the Canary Blest)		27,17,010	0,013,170	76.35	4 743 579	12:0:562	239.911	204.77	4.656.244	39162	
Austria (including the Kinguist of Louisaruy)		41.3946.6	19.36.052	4.576.992	65,637,600	58,112,141	15.53*.7.36	130,00	71,709,735	909'621'6	3,996
True Collins		12,352,621	2,148,534	4.26,709	15,127,867	8.067,689	1,369,535	67,479	9,304,713	135,35c	200°, NA
Town or Modena, Parma, Roman States, Lucca		5,856,419	438,122	3,244,123	9,53,603	100 100	24,231	1,7-1,219	1,664,753	199,65	1331
Switzerland		9,131,614	1,444,244	20,392,115	31,164,013	7,405,362	299,113	2,570	200	100,000	200
Germany		15,1-0,549	4,974,733	8211,536	25.361.133	14,780,112	4,141.719	4,135,713	2,00,00	2313.303	10, 120, No.
Greece (nottading the islands in the Archipelago) .		83.28	635,(31	2000	20,628	10 011 610	24.00	2,112	97: 10	010	4.633.45
Turkey (including the islands in the Archipelago) -		SCO,650,CI	1,004,565	2012	01917	3.62% 6.85	2651	62	2638 96.3	26.91	6.80 g/g
Africa: - Egypt		201 302	49 111	37.945	7.8.383	647.502	661.06	26,763	744,524	171,492	313,762
Chaire of Barbara		F.196,063	135.466	34.039	8,372,338	7,390,062	505	16,192	のまですれい	2,342,413	244,700
English nessessions (Cane of Good Hope, Mauritius)		7,225	17,135	40,336	98.66	58'8'B	21,766	212	115,441	25.309	
		193,560	9171	=	31215	30000	251.5	300 300	To the last	7000	000 19
fria :- India-English possessions -		27, 69, 72	4.2.2.9-5	25, 25	27,405,135	027.4	1 247 40	60.6	73. 100	543 (193	80.00
Dutch do		37.111	5,023,133	203.405	ZW6 245	109,116	9166	7	119,403	11.245	11,30
French do.		633	2371.313	0.052	2.350.958	9,602	479,610	26.90	518,016	143,217	
Cocha China Philinning &c.			3	2,333	4,265	5,012	209.008	1,471	215, 191	3	15,50
America: United States		86,195,415	11,055,157	1,915.54	90,079,212	70,413,133	3,418,73	54.4.4	3,855,905	6.0	ON THE PERSON NAMED IN
Hwti		1,090,415	2,371,090	50,203	3,512,108	200,000	25.57	5,043	A 00 317	7	1
English posservious (Canada, Nova Scotia, Newfoundlan	I, Antiiles, Guinn	37,029	141	200	6.0.0.0	010(25	135 71	28.0	170 400	100 Job 6	130.20
Spanish possessions (Cubr., Porto Rico)		971.705	2,402,094	10001	9:0.236	3:0.05	10K-890	100	420,038	171.448	330,532
Hansh possessions (N. Indins)			-	48	257			5	57	•	
Swelish mesessing (St. Bartheldmy)							0.00		2,600	2.70	-
Brizil		6,752,351	2,259,222	28,019	9,039,612	5,7.1,137	956778		6,543,623	676,915,1	5 557 ms
Mexico		4,015,722	10.10	909	5.3 10, -07	200	01-020	120	2,000,000	0.00	4467
Columbia		202,207	10,000	1,300	117.71	10.30	200	-	150.330	090 080	5,0,910
Peru (Lower Peru)		213,103	?	050	2.0		1				
Politia (upper reru)		2,041,723	39,632	1,433	2,082,789	1,530,735	33,649	1.634	1,566,018	102,73	2,11,100
Rin de la Plata (Mante Video and Buenos Ayres) .		4,652,342	1.367	51.5	4,6.6,335	4.451.046	4.241	3,73	4.19.060	1.8,135	33
French Colonies :- Guadaloupe		227.694	20, 67, 09,	65,614	21,161,430	Call. 143	19,102,021	3-6-5	19 3-0 -113	10 10 10	19
		373.575	14.70.30	43,73	25.	2-0-5	4.642.6	350	4.492.093	5.437.672	47.160
Bourbin		9 13 -11	20,00,01	20.45	2 130 40.	9.5.67	15,051	3.4.9	1.795.476	67.29	69,700
Paragal Cristia (Corange)		847.276	1304,461	6.0.3	2,157,740	653,621	923.40	5,763	1,7,5,131	16.30	070
St. Pierre, Mouelan, and French fisheries		2,739,111	4,894,517	2.638	7,696,508	2,761,529	4,541,092	154	191, 161	2,67	One's
Epanes at Saucetages		154,097	115,351	250,335	459,153	105,93	6.0'-1	101,104	454,353	21944	
		1								-	

# UNIVERSITY OF WATERLOO LIDE

IV. Export of the Exports from France in 1833, specifying the Value of those sent to each Country; distinguishing between General and

		_	General Commerce.		-		Special Commerce.		
Countries to whee b exported.	Raw	Raw Products.	Manufactured Products.	Total.	Raw Products.	Manufactured Froducts.	Total.	Duties received.	Coin and Bullion exported.
		France.	Francs.	Franct,	Francs.	France.	France.	France.	France.
Sweden		0.27,176	310 612	10,357, 191	3,519,970	4457,017	F,036,997	997.65	
Norway	-	158.437	660,460	1,838,917	210156	633.005	601 065	2 2	
Denmirk	•	791,002	60.1.9	2,40%,371	1,402,873	547.425	970.28	6.73	
Prusia	•	.641,785	2,739,275	1,401.000	4,108,245	2,640,695	0-6-4-9	45,010	36,900
Hansenic Towns		1.456,206	4,587,65	18,0,1,071	10,140,712	3,757,758	14.22.494	25,736	25.26
Holland hurling		630,049	8.434.172	107 0 01	6,025,006	4,948,194	11,613,204	19,618	96,100
Belgium		1,414,738	28,933,300	52,34-,13	15,520,928	27,642,733	43,163,601	367,730	31,54,930
England (United Kingdom, Cibraltar, Malta, and Jonian Islands)		1,741,571	S. 151, 157	10.155, 238	32,045,523	30,164,509	67.913,132	304,995	9,507,700
Fortugal (including Madeira, Cape de Verde Islands, and the Azores,		405,570	247,148	107	3.8,104	6.5671	Sar.	6.029	44 000 000
Andre (including the Caparies)	-	10, 10,	20.00	100	20, 11	017-0-10	41,375,654	18.834 18.834	27.20.20
Sardinia (integrational)		616.00	25 041 054	40 64 1 179 A	1,114 449	2,331,374	3,618, 23	Z	2000
Two Sicilies		145, 120	7 475 775	10.67	0,000,000	6 600 000	11.184.715	71.440	4 74 470
Trecany, Modena, Parma, Roman States, Luces		435 622	5 75 GIT	65 179	1615 331	0 000	2,000,000	200.5	1 410 160
Switzerland	6	249,743	37.941.756	54.191.119	50.1.30	22.465.763	28 343 146	100	17.60.7
Germany		197,410	33,748,360	41,943,770	6.379.999	31.443.415	3. 573.414	63.53	1.007,077
Greece (including the islands in the Archipelago) -	•	747,536	1,218,003	1,965,539	200,697	1.183.634	1.650.33	1.353	103,300
Turkey (iocluding the islands in the Archipelago) .		1312,663	11,099,811	14,412,778	436,043	8,747,693	9,183,736	7,196	47,000
riod: - Erypl		919,762	2,551,412	3,501,114	10 M	2,358,531	2,511,119	5,04.2	141/40
Algiers		673,673,	17.9.6.17	1910,40	4,3,7,666	11,192,650	15,520,316	20,072	0 300 420
States of Baroary		200,400	000 143	541,420	212,313	2,412,519	20.757	5 DE 20	10.00
Other territories on the coad of Africa		150.09	240 069	441.578	101.00	10.42	2000		and and
a:-India-English postessions	_	118,209	3.756.903	5.205.112	25.533	A 174 27	4 167 301	10.263	85.000
Dutch do		605,299	800,164	1,002,607	350,402	459,366	F30.668	2	347,200
French do		65,998	72,301	138,459	63.922	71,115	135,007		
China	-	2,416	74,715	16.73	1,576	60,715	167.79	57	-
Cochin China, Philippines, &c.	-	201,136	24.09.	200,000	26711	245,449	360,436	2	B'K
Manage - Curred States		200,500	2 31.000	107,000,000	13,714,72	24,000, 129	20.34.15		2000
English possessions (Canada Nova Codia, Newfoundland Antilles C		151.450	67 619	20.40 744	190 001	37.663	2,080,080	rame of	
Snanish possessions (Cuba, Porto Rico)	ì.	715,352	0.17-160-9	8.715.002	537 419	A 100 A	5-13-17	12.247	196,000
Danish da. (St. Thomas)		950.619	2.500.198	3,119,796	460 600	9.7.K (20	2.78-715	6.53	
Dutch do. (St. Eustache, Curacoa, and Dutch Guians) .	•		28.852	28,852		25,852	20.00	04	
Swelinh do. (St. Bartheleiny)	•	88		3	388		338		
Brazil	•	5,576,363	12,616,120	18,192,33	4,171,447	8,610,557	12,782,004	16.518	-
Mexico		3.5,9.6	13,650,684	13,020,670	911,462	10,461,734	11,405,796	13,703	and's
Guatimala		64.46	112,737	32,113	100	90,568	12, 909	100	
Per ( counting)		501.105	17697	4 25.4 739	419 571	3.443.611	001 100	3 617	
Bolivia (Coper Peru)		2.39		2,39	120	· dank	130		
Celli		342,786	2,159,328	2,572,114	248,502	1,699,259	1957,796	75.00	
Rio de la Plata (Moote Video and Buenos Ayres)	•	1,111,665	3,922,051	5,0,3,716	720,000	3,371,949	A. 897, 6-2	2	- C
men Colonies: - Guadaloupe		0.5.0	8, 140, 171	12,240,101	2. 6. 1.2	200	12,233,50		*****
Martingue		100	0000000	17:000	4,107,50	20000	12.30 a	•	512.350
Seneral Control	_	60.13	3.000.185	3.590, 380	100	514.NB	2 3/2 and		
French Guiana (Cavenne)		522.357	750.25	2.272,611	157.99	30.64	2,196,545		
St. Pierre, Miquelon, and French fisheries		2,094,551	2,709,432	4,833,953	2,092,337	2,707,919	4,-0,26		
Totals	19	913 630 632	602 105 660	*Ki 316 3:7	154 654 M37	40.4 77.9 0.77	\$50 975 05s	346 970	90 945 131

Note.—General commerce, as applied to imports, means all articles imported by sea or land, without inquiring whether they are intended to be consumed, re-exported, or warehoused. Special commerce, as applied to haports, means such imported articles as have been admitted for home consumption, under payment of the customs duties.

The same distinction obtains in relation to exports. General commerce, in this case, means all exported articles, without regard to their origin; while special commerce means such only as are produced by the soil or manufactures of France.

Account of the Quantities of the different Sorts of Cotton, Sugar, Coffee, Indigo, &c., imported into Havre, during 1835, 1831, 1832, and 1831, with the Stocks of Cotton, &c., existing on the 1st of January, 1838.—(Journal du Harre, 2d January, 1836.)

			Imports.			Stocks lat of
Countries whence they rame.	1533.	1834.	1833.	1882.	1831.	January, 1836
Cottons P. S. America Brand Other sorts	358,055 18,943 7,511	194,027 14,258 3,134	191,900 22,119 6,2×3	105,864 15,926 2,138	121,116 14,006 2,379	
	211,509	201,119	210,568	154,228	137,501	14,800
Sugar,						
Attention and Gundatoupe, libds. It makes Havenach and St. Jago boxes	55,519 27,520 17	69,430 37,836 2	50,330 22,570	48,000 29,693 77	5%, 150 26,270 86% 90	9,000
Uher sorts	4,2+3	8,587	374	5,523	3,5#6	
Martinique and Guadaloupe, lible.	971 3,071 54	1,654 4,070 42	1,892 2,*44	2,148 4,390 130	1,032 3,0 8 54	1
Hourbon - bales  Hayli, direct - bags  Dots - casks	2, 194 74,030	1,591 49,719	2,6-9 26,810 24	2,261 42,924 45	9,734 192	2,320,000
Various other sorts - bage Dri u - tes. Drito - blids.	39,133	73,21N 398	72,511	73,161 492	29,565 136	
Indoes	1,391	851	1,312	617	483	l)
American - rhests	3,615	5,9 - 5	4,634	3,270	3,577	
Cricua packages	1,170	2,745	7,314	4,774	2.6 4	[
Tea chests Hales No.	4, 140	7,308 200,520	13,403	8,159 135,250	9,690	

					EMPO	B F 4.					
					rchandise la operal Cons			1	Merchanlise e (Spec	utered for Conuner	mamption. e.)
	Imports	•	ny	Set.	By Land		Total.		Value.	Duty	receival.
Staterial *	or the small	teturing	303	anes. 250,562	Francs. 136,347,2		France 459,627,7	95	Francs. 344,524,64		Prance. 1,831,677
18	s ught			021,199 515,419	14,573,9 75,235,3		150,597,1 194,056,7		111.91 1.60 34,635 83		3.420,524 5,478,555
	Totals		. 467,	117,179	226,154,5	7.3	69.1,27 1,7	52	491,137,47	1 10	1,636,816
					EXPO	RTS.					
					ench Merchi leneral Coun					di Merehan l cial Commer	
	Exports.		Ву	Sea.	By Land		Total,		Value	Dut	received.
Ros - Manufact	ured	:	205,5	aner. 32≤,084 0≤0,475	Francs, 58,501,50 157,406,19	64	Francy. 263, 29,6' 5-2,48-,6	52	Francs. 154,613,02 404,772,02	7	Prones. RPS, 577 427,502
	Totals		550,	408,559	215,907,7	53	766,316,3	12	559,125,05	4 1	256,379
					NAVIGA	TION.					
		Ton		hand'se impr ieral Comme				Ton	French and	l Foreign M perst Comme	rehualise, eren )
Arrivals.	Shipe.	nige.	French Colonies.	Foreign.	Total.	Departures	Ships.	nage.	Freuch Colomes.	Foreign.	Total,
French Foreign	3,561 5,113	Tont 354,157 622,735	Francs. 64,095,215	France, 211,0 %, 30 188,963,823	France, 278,153,334 188,963,825		No. 3,67 : 4,5*0	Tone. 314,~16 401,029		Franci, 197,318,494 310-160,201	France, 2,9,944,35 310,400,2
Titels	-,676	980, 492	61 093,215	403,021,961	467,117,179	Totals	8 215	7-2-6	42,620,461	507,778,695	550, 104,55
				1	VAREHOUS	E TRADE	2.				
	chouse or		of December	, 1832	Sy impor	rtation -		lirect rausit	40	France. 5,295,487 0,901,059 4,042,571	Franct. 97,251,577 140 239,127
Withd	rawa fro	m wareli	nuse during H	he year 1833	1	umption portution pe of wareh	11	y sea rausi/	4	8,912,914	547,492,704 121,533,593
		n the Stat	of December	r. 1533 ·						-	112,960,111

o de la Plata (Monte V Jonies :- Guadaloupe rinique

151,246,89

1,356,379

\$12,350.

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## UNIVERSITY OF WATERLOO LIET

## Summary Statement-continued

	T	RANSIT TE	RADE.		BOUNTIES, COIN, &c
	Value of A	rticles, which rifu, have be	, passing the en despatch	ough France ed in 1833.	Bountles:- Francs. Value of exports, with bounty - 99,200,916
Exports.	By French Ships.	By Foreign Ships.	By Land.	Total.	Received for bounties - 18,485,634  Coin and bullion:—  The trade in coin and bullion is not taken into account in the above statement of imports and exports.
Raw prod. Mapufac.	Francs. 25,662,961 9,762,159	Francs. 1,011,950 27,236,083	Francs. 20,358,112 23,539,760	Franci, 47,033,023 60,538,032	Value of imports and exports of coin and Imports . 199,506,830 bullion Seizures:— 99,945,131
Totals	35,425,150	28,245,033	44,197,872	107,871,055	Amount of seizures on importation 1,171,560

September, 1836. The duties on the articles me	ures, Commercial Allowanees, &c.—These Important he subjoined Price Current for the second week of attioned are also given; but it is most probable that aried. But the other particulars embodied in it will
Havre Price Current,	15th of September, 1836.
Duty paid. In Bond. Fr. ct. Fr. ct. Fr. ct. Fr. ct.	Duty paid. In Bond. Fr d. Fr. ct. Fr. ct. Fr. ct. Fr. ct.
Ashes, per 50 kil.  Poi, New York - 57 0 to 0 0 0 0 to 0 0 do 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Cotton, per 1-2 kil,  Upland 1 12 v 1 57 1 1 to 1 46  Alabama and Tennessee - 1 10 - 1 47 0 99 - 1 36  Mobile 1 12 - 1 70 1 1 - 1 59
Russia Casan - 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Sea Island 3 0 - 1 50 0 0 - 0 0 Pernambuco 1 30 - 1 95 1 19 - 1 84 Eabla 1 30 - 1 85 1 19 - 1 74
90 ct.; from elsewhere, § fr. 25 ct. By foreign vessels, 11 fr. 55 ct. —(See exceptions at Note A.) Commercial and Custom-house tare, 12 per cent.	St. Domingo - 135 - 145 124 - 134 Paita - 135 - 145 0 0 - 0 0
Bark (Jesuita"), per i-2 kil. Loclast - aominal 1 50 to 0 0 Callyssaya, curled - do. 1 35 2 0 do. flat - do. 1 35 2 0	Duty on nett weight: on long or short staple, by French vessels from the French choines, 2 3-4 ct.; from European ports, (Turkey excepted), 16 1-2 ct.; from the East Indies, 5 1-2 ct.; from other countries, 11 ct. By Greien vessels (Except from Every), 10 4.
Duty on nett weight: by French vessels from any port whatever, 27 1-2 ct. From countries westof Cape Horn, 13 3-4 ct. By fureign vessels, 55 ct. Custom-house tare: on chests, 12 per cent.; on serons, 2 per cent.	By French vessels from Turkey, 8 1-4 et.; by foreign vessels from Turkey, 13 3-4 et.—(See exceptions at Note A)  Custom-house tare: 6 per cent, on tales of 50 kil, and above, and 8 per cent, on bales under 50 kil.
Commercial tare; on cases, real; on serons of 70 kil, and up- wards, 8 kil, 5 of 40 kil, and up-wards, 6 kil, 5 and of 20 kil, and up- wards, 4 kil.  Bees' wax per 1 2 kil.	Commercial tare: on United States' cottons, 6 per cent. cords off; on Brazil cottons, 4 per cent.; on St. Domingo, in bales, 6 per cent.; on Cumana and Caraccas, 7 kil. per seron above 40 kil.; and 6 kil. per seron of 40 kil. and under.
North American yellow 1 90 to 2 0 nominal New Orleans, do. 1 80 1 90 nominal Russia - 2 0 2 10 nominal llavannah - 1 70 1 80 nominal	Draft: 2 kil. nn Sea Island and Bengal; 3 kil. nn all other de- scriptions in bales exceeding 50 kil.; and 1 1-2 kil. upon bales under 50 kil.
Senecal Duty on gross weight: by French vessels from European ports, 5-1-2 ct.; from elsewhere, 4-2-5 ct. By foreign vessels from any port whatever, 81-, ct.—(See exceptions at Note A.) Commercial tare: real.	Elephants' teeth, per 1-2 kil 3.50 to 8.0 none Huty on nett weight: whole or in pieces of name that I kil. by French vessels from Sonezal, 13.3-4 ct.; from other African settle- ments, 22 ct.; from the Erst Indies, 19.1-4 ct.; from elewhere, 30 1-4 ct. By forsign vessels from any port whatever, 38.1-2 ct. Freces of [kil. and under, double the above duties.—(See exceptions
Casia lignea, per 1-2 kil. in nate in thest nominal 10 70 to 0 72 10 72 10 72 10 72 10 73 10 75 10 70 10 72 10 75 10 70 10 72 10 75 10 70 10 75 10 70 10 75 10 70 10 75 10 70 10 75 10 70 10 75 10 70 70 10 70 70 10 70 70 10 70 70 10 70 70 10 70 70 10 70 70 10 70 70 10 70	Gum, Seneral, per 1-2 kil
Cochinest, per 1-2 kil.  silvery, from ord, in fine	Duly on Senegal, gross weight: by French vessels from Senegal, 51-2c; if from Environ ports, 13-3-4; if from elsewhere, 11 ct. By foreign vessels from any port whatever, 16-1-2 ct.—(See exceptions at Note A.).  Commercial tare: on casks, real; on bags, 2 per cent.  Duly on copal, neft weight: by French vessels from the East Iodies, 27-1-2 ct.; from European ports, 55 ct.; from chewhere, 39-1-2 ct. by foreign vessels from any port whatever, 80-2 ct.—(See
Com. (Taracea, per 1-2 kil.	exceptions at Note A.)  Commercial tare: real.  Duly on shelter, nett weight: by French vessels from the East Indies, 77-100 et., from elsewhere, 21-5 ct. By Greigo vessels from any port whatever, 327-200 ct.—(See exceptions at Note A.)  Commercial tare: real.  Hops, American  Duty on nett weight: by French vessels from any port whatever,
Custru-house tare: on casks, 12 per cent.; on bags, 3 per cent. Commercial tare: on casks, real; on bags, 2 per cent.	33 tr. per 50 kil. By foreign vessels, 36 fr. 2 1-2 ct(See exceptions at Note A.)  Commercial tare: on bales, 2 per cent.  Hides, per 1-2 kil.
Coffee, per 1-2 kil.  St. Doninge, from ordinary \$ 0 0 to 0 0 063 to 065 to fine Cobe and Porto Rico - 0 0 0 0 0 73 - 1 0 La Guayra - 0 0 0 0 0 75 - 0 0 Rin - 0 0 0 0 0 0 75 - 0 0 Mocha - 1 40 - 1 45 0 0 0 0 0 Duty on neft weight: by French vessels from the East Indics 42 - 10 ct.; from European ports, 55 ct.; from elsewhere 52 l-1 ct. By foreign vessels from any port whatever, 57 3-4 ct.—(See exceptions at Note A.)	Holes, per F2 Air 19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Custom-louse fare: on casks, 12 per cent.; on bags, 2 per cent. Commercial fare: on casks real; on bags, 2 per cent. jon Macha coffee the tare runs from 4 + 2 to 12 1-2 kil, upon bates of 75 to 200 kil.  Copper, South American, per 1-2 kil, 1 10 to 1 12 none, point.  Russian and British	Horse bair, per 1-2 kil.  Buenet Ayres, short - 1 5 to 1 to none from mixed to long - 1 15 · 1 75 none none Dity on gross weight by French and foreign vessels, 1 3-8 ct.— (See exceptions at Note A.) Commercial tare: real.
Duty on gross weight; by French vessels from European ports, 1-10 ct.; from elsewhere, 11-20 ct. By foreign vessels from any port, whatever, 11-20 ct.—(See exceptions at Note A.)  Commercial tare: real.	Indigo, per 1-2 kil.  - 0 0 to 0 0 0 0 to 0 0  Superfine violet and bine - 11 50 - 11 75 0 0 - 0 0  do. violet and purple - 10 50 - 10 75 0 0 - 0 0

COIN, &c		
: :	:	Francs. 99,260,916 18,485,634
ot taken into accounts and exports. coin and } imports { exports	nt :	199,506,830 99,945,131
on		1,171,560

nces, de.-These important ent for the second week of but it is most probable that irticulars embodied in it will

Duty paid. Fr. ct. Fr. ct.	In Bond. Fr. ct. Fr. ct.
- 1 12 c 1 57 - 1 10 - 1 47 - 1 12 - 1 70 - 1 12 - 1 70 - 1 2 - 1 70 - 3 0 - 1 50 - 1 30 - 1 50 - 0 0 0 - 0 80 - 0 0 0 - 0 80 - 1 35 - 1 45 - 1 35	French vessels ports, (Turkey et.; from othe orkey), 19 1 4 et
tions of Note A 1	and above an

iceptions at Note A ) or cent, on bales of 50 kil, and above, and er cent. on tales of 50 kil. and above, and
solution in the States' cottons, 6 per cent. cords off;
st.; on St. Domingo, in bales, 6 per cent;
st.; on St. Domingo, in bales, 6 per cent;
7 kil. per seron above 40 kil.; and 6 kil.
der.
and and Bengal; 3 kil. on all other deng 50 kil.; and 1 1-2 kil. upon bales under

til. - 3 50 to 8 0 none whole or in pieces of more than 1 kil. by sal, 13 34 e. ti. from other African settlo-frest Indies. 19 1-4 c.; from elsewhere, 30 els from up port whatever, 38 1-2, double the above duties.—(See exceptions

## n-house tare : real.

		1 25	no u	v		20 10		ž
	_	2 0	. 2	5	0	0 •		
	-	0 50	- (	55	0	0 .	. 0	e
	•	0 50	- :	0.5		omir	al.	
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•	:	y Fre			le fre	m S	enes	mì.
weig	ht: t	y Fre	nen	CSSC	1	Lan	Lick	,
worts	. 13	3-4 et	. ; 11	1110	eisew	Here		C.C.
		halevi	or. 16	3 1.2	ct	(See	exc	ep-
ıy p	ort w	Hate .	,					•

rasks, real; on bags, 2 per cent. ight: by French vessels from the East In-uropean ports, 55 ct.; from clsewhere, 49 s from any port whatever, 68 2-4 ct.—(See

eight: by French vessels from the East In-ewhere, 2 t-5 ct. By foreign vessels from 00 ct.—(See exceptions at Note A.)

o 0 to 0 0 0 0 none by French vessels from any port whatever, reign vessels, 36 fr. 2 1-2 ct.—(See excep-

pales, 2 per cent.

in salted	0 76 9	٠	0 65	ň	01		0	0	
ccas .				0	o	:	ő	Ö	
se hides,	60 0		€5 0	0					
La Franc	h vesse	ls	from 1	urc	pea s fi	n m	het Let	ts,	

op rener vessels from sup-c, 2 3-4 et. By foreign vessels from sup-c, construction at Note A) nitted among 100 hides without altowance, every bull hide above that number to the than 12 the allowance is conditional.

		١.	6 to	١	10		none	:
by E	rench	i and	fore	gn	75 vessels,	ì	3.8	ct.—
ŗ.,								

i.									
blue	•	11	0 to	11	75	0	010	0	0

			Du	V D	aid					nđ.	
			Fr. c	i. 'I	r.	ct.	Fr		. 1	r.	cí.
Indigo, fine violet and de			10	0 -	10	25	0	0		0	0
good and middl, viol	et		9 2	5 .	9	75	0	0		0	0
do, red do			9 7	5 .	10	Ö	0	Ō		0	0
superfine red -			10	Ō.	10	25	0	Ō		0	O
good do.			9 2	5.	9	50	0	0		0	0
ordin. to fine copper			7 5	Ō.	9	0	ō	ō		Ō	Ō
Egyptian .			8	ŏ.	8	ō	Ō	Ō		0	Ó
Madras, ordin, to fine			5 5	ō.	7	50	-		go		-
Manilia, do				ŏ٠	8	ă	0	0		0	0
Guatemala, flores			7 7	5 .	8	ō	ō	ō		ō	ō
sobre saliente -			7 2	5 .	7	50	Ō	ō		Ö	ō
cortes · ·			6.5	á.	7	25	Ó	Õ		Ô	ō
Caraceas .			6	ō.		25		ř	on		-
Duty on nett weight:	by Fr	ench	vesse	s fr	nn	nil	place	ini	E	ro w	rth
out of Europe, 27 1-2 ct	. : fro	m Eu	ropes	n n	crt	. ï	le 6	C		fre	m

out of Europe, 27 1-2 ct.; from European peris, 1 fr. 65 ct.; from elewhere, 10 ct. By foreign sessis from any port whatever, 2 fr. 20 ct.—(See exceptions at Note A.)
Custom-bouse tare to n chests, casks, and serons, real, or at the option of the importer, 12 per cent on chests or casks, and 9 per cent on serons.
Commercial tare: on casks or chests, real; on serons of 100 to 110 kit, 11 kit, on do. of 85 to 69 kit, 10 kit, ; on do. of 70 to 84 kit, 9 kit, or do. of 50 to 68 kit, 7 kit.
Allowance: 1 kit, per chest.

Le dye, per 1-2 ki).

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Le dye, per 1-2 ki).

Lead, German, per 50 kil. 35 50 to 35 87 nominal Spanish and British 35 50 - 35 87 nominal Duly on gross weight by French vessels from any port whatever, 2 tr. 75 ct. By foreign vessels, 3 fr. 85 ct.—(See exceptions al

Note A.)

Pepper, light, per 1-2 kil. - 0.79 in 0.80 0.0 to 0.0

Duty on nett weight; by French vessels from the East Indies, and from countries west of Cape Horn, 22 ct.; from clewwhere, 44 ct. By foreign vessels from any port whatever, 57.3-4 ct.—(See exceptions at Note A.)

Contom-House lare: on bags, 3 per cent.

Commercial tare: on single bags, 2 per cent.

ever, II et. By foreign vessels, 121-10ct.—(See exceptions at Note 2-3) Commercial tare: real.

Rice, Carolina, 1835, per 50 kil. 23 50 to 28 0 0 0 to 0 0 Duty on gross weight; by French vessels from places of growth out of Europe, 1 7-31 t-2 ct; by do. roun places of growth out of Europe, 1 7-33 t-2 ct; by do. roun places of growth in anout by land, 3 fr. 30 ct. By foreign vessels from any pount whatever, or by land from any country whatever, Fiedmont excepted, 4 fr. 25 ct.—(See exceptions at Note A.)

Commercial tare: 12 per cent.

Saltpetre, crude, per 50 kil. - nominal 41 0 to 41 60 Nitrate of soda - 0 0 0 21 0 0 0

Duty on nott weight: by French vessels from countries out of Europe, 8 fr. 25 ct.; from classwhere, 11 fr. By foreign vessels remels from countries out of Europe, 8 fr. 25 ct.; from classwhere, 11 fr. By foreign vessels, 13 fr. 75 ct.

Custom-house tare: 2 per cent.

Commercial tare: 8 kil. per double hale of the customary form. Sameparilla, per 1-2 kil.

sams partila, per 12 kil.

Caraccas - 0 0 0 0 95 to 150

Mexico 0 0 0 0 95 to 150

Illonduras 0 123 to 150

Duty on nett weight; by French ressels from European ports, 55

ct; from elsewhere, 41 f.4 ct. By torigin vessels from any port wintern broked are to bales, 2 per cut. Commercial trave on bales, 2 per cut. Commercial trave in bales, 2 per cut. Commercial trave in bales, 2 per cut. Commercial trave in bales, 2 per cut. Commercial trave in bales, 2 per cut. Commercial trave in bales, according to broker's estimation; on aked bundles, the cords are deducted. Sarsaparilla, per 1-2 kil. Caraccas Mexico Honduras

Skins, deer, each - 1.75 to 6 0 0 0 to 0 0

Duty per 50 kil. ou gross weight: by French vessels from any
port whatever, 55 ct. By foreign vessels, 60 1-2 ct.—(See exceptions
at Note A.)

Spelter, per 50 kil. - 28 50 to 29 50 none
Du'y on gross weight: 5 1-2 ct. per 50 kil, without distinction of
flag or derivation.

Sugar, per 50 kil.

Martinique and Gaud.

Ilavannah, white 39 25 to 39 0 50 0 - 53 0 0 0 - 0 0 0 0 - 56 0 yellow SI. Jago, white

		1	Dul Fr	y I	ald Fr	ct.	F		Bond.	
gar, brown to yellow		none						. 45		
Brazil, white		0	0		a	0	44	0	- 44	ō
brown to yellow		0	0	٠	0	0	20	50	- 38	0
Benares .		nn	m.	bu	Fr	ves.	38	0	. 45	0
Manilla .						. tes.				
Bute on nott malaht	 -n					4 4 4				

oranna nom. by Fr. ves. 38. 0 - 45. 0 huly on nett weight; raw sugars not white, by Franch vessels from the East Indies, 44 fr.; from European peris, 22 fr. 25. 4. fr. from European peris, 25 fr. 25. 4. fr. from European peris, 26 fr. 75 cf. from European peris, 26 fr. 75 cf. from European peris, 26 fr. 75 cf. from European peris, 27 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 cf. from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 fr. 75 from European peris, 57 fr. 75 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 fr. 75 from European peris, 57 fr. 75 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 fr. 75 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris, 57 from European peris,

kit, and upwards, 8 kit.

- 61 0 to 62 0 mme
Duty on gross weight: by French vessels from any port whatever,
5 fr. 50 ct. By foreign vessels, 7 fr. 15 ct.—(See exceptions at
Note A).

Commercial tare: 12 per cent,

chong, 13 kil.; on haif chests and boxes, conventional.

Tin, Banca, per 1-2 kil. 174 - 176 0 0 0 0 0

British 170 - 172 none
Peruvian 160 163 none
Duty on gross weight: by Frech vessels from the East Indies
T1-2 et; from elsewhere, 1 fr. 10 et. 11y foreign vessels from any port whatever, 2 fr. 20 et. per 50 kil.—(See exceptions at Note A.)

Commercial tare: on casks real.

Commercial tare : on casks real.

Torthise-stell, per 1-2 kit. - 35 0 to 45 0 0 0 to 0 0
Duty on next weight: by French vessels from the East Indies, 65 ct., from Chin, 44 ct., from European pers, 1 fr. 10 ct., from elsewhere, 82 1-2 ct. By foreign vessels. 1 fr. 65 ct.—(See exceptions at Nine Latter).

Cumbercial Lare: on casks or cases, 12 per cent.

Commercial Lare: on Casks or cases, real.

Whalebone, per 1-2 kit.

Whalebone, per 1-2 kit.

1 89 - 199 0 0 0 0 0

1 18 - 199 0 0 0 0 0

16 1-2 ct. By foreign vessels, 19 1-4 ct.

Commercial tare: real.

Allowance: 2 per cent. on southern bone.

Woods per 50 kit.

Allowance: 2 per cent. on southern bone.

Woods, per 50 kil.

Logwood, Campeachy 9, 975 to 10 0 0 0 to 0 0

Honourus 860 873 none

St. Domingo 725 750 0 0 0 0 0 0

Fostic, Cuba 973 10 0 0 0 0 0 0

Santi Martha 19 0 22 50 0 0 0 0

Santi Martha 19 0 22 50 0 0 0 0

Duty on gross weight: Brazil, by French vessels from European
ports, 4 fr. 40 ct.; from European
ports, 4 fr. 40 ct.; from European
St. 2 12 ct. By foreign vessels, 3 fr. 30 ct.—(See exceptions al

Note A.)

Allowance: I to 2 per cent.

## Explanatory Remarks.

Explanatory Remarks.

The above duties include the survives of 10 per cent; the custom-house admits the real tare whenever the importer desires it. The custom-house admits the real tare whenever the importer desires it. The countries hereafter neutroned introduce the following deviations from the above rates of duty.

United States.—The produce of the United States, except that of the fisheries, direct from the United States, in United States ressels, pays the same duty as if imported by French vessels from the United States.

pays the same duty as if imported by French vessels from the United Braices.

Brazila and Maxiro.—The produce of the Brazila and Mexico, morted direct in rational vessels, enjoys also the above privilege.

England.—The produce of Africa, Asia, or America, imported from any country whatever in British vessels, or from any part of the British dominions in Europe, either by French or foreign vessels, can only be a limited; in load for recognization.

The some recultivin is applicable to all European produce (accept the British vessels than those of Great Britain or its possessions in Europe.

The weight of 50 kil. is equal to 110 44-5 lb. English, or 100 lb. English are equal to 45-35-100 kil., and the cwt. equal to 50 79-100 kil.

Crofit.—4-1-2 months, except on coffee, pimento, pepper, quickwer, and chayed sugars, which are sold at 3-1-2 months, and wheat at 21-2 months.

Trade between France and England .- Nothing can more strikingly illustrate the miserable effects of commercial restrictions, than the present state of the trade between Great Britain and France. Here we have two countries of vast wealth and population, near neighbours, and each possessing many important articles that the other wants, and yet the intercourse between them is inconsiderable. At a distant period this was not the case. Pre-

## NAVIGATION OF FRANCE, 1833.

I. Account showing the Ships, with their Tonnage and Crews, that entered the different Ports of France in 1833, specifying those that entered each and distinguishing between French and Foreign Ships.—(Administration des Douanes for 1833, p. 396.)

	Navigati	ion car	ried on	jointly	with the	For	eigner.			Navi	gatic	n reserv	ed to I	rench S	hips.	
					oreign !	Ship							1			
Ports.	French Ships.		Fing Cour Whence			llier lags.	Co	lonial T	'rade.	Co	land W		Co	asling T	ade.	
Bayoone Bordeaux Other ports Cother ports Rechello Neves Other ports Horrent Best Horrent Horr	13 15 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	635 30,113 711 123 12,990 281 231 877 4,943 7,316 10,235 14,914 1,237 1990 17,243 10,330 1,133 5,917 90,575 1,133 5,917 90,575 1,133 5,917 90,575 1,133 1,277 2,730 3,736	72 1,974 77 10 858 21 18 68 68 1,138 2,535 82 2,728 1,074 163 530 7,261 83 1,071	11:3 205 205 90 4 27 63 115 172 97 470 1.26 151 1,014 1.4 11 31 1,135 3 167 26	70111. 3,596 34,450 280 21,059 14,776 3,693 8,554 9,167 19,210 6,984 121,369 21,049 68,016 12,1613 135,309 9,205 922 1,614	17 04 . 7 34 . 3 . 5 2 22 25 22 3 4 76 . 13 399 4 14	1,460 14,329 672 5,618 390 601 154 966 3,660 290 6,709 999 64, 25 130 1,876	62	:	1,005 945 36 1,645 10 258	35 34 9 1 	197 4,545 3,885 1,039 7,469 6,983 1,716 384 516 5,081 11,055	94 459 453 174 7 2,478 1,563 421 195 49 90 1,060	295 2,472 2,562 12,150 2,668 7,136 8,010 11,068 3,019 2,525 2,147 1,638 230 651 1,911 1,911 1,911 1,177 2,548	Tonnog. 15,68 134.18 64 69 376,72 105,46 114,59 114,759 114,42 110,2 66 2,67 12,52 10,56 57,54 19,77 58,22 39,48 36,60 2,523,66	8 1,580  1 8,361  1 8,361  5 18,556  5 9,512  3 2,664  8 30,144  4 36,487  5 15,781  5 13,057  6 13,261  1 1,113  3 2,937  1 7,406  1 1,133  5,191  5 19,363  6 19,229  6 19,333  6 5,673  6 6 6,673  6 13,333  6 6 6,673  6 7,395  6 6 6,673
				-			Totals.									
Ports, Bayonoe - Borlet v - Other ports - Racheile - Nantes - L'Orient - Brest - Saint Mulo -	Ships, 412 3,032 2,565 12,584 2,955 7,146 8,013 11,129 3,969	4	onnage 21,866 234,712 65,042 172,465 155,725 138,980 191,052 157,025 37,225	Che Ron Hay O Abh Bou Dus	Ports. rhourg ea - re - ther por eville logue skirk ac -	: : : :	2. 3. 2. 1.	pt. 479 746 410 301 544 695 459 702	13 16 36 8 6 9	nagr. 5.649 4,881 6.717 6.873 4.067 7.076 6.807 1,026	M	Part oulon larseille Other p loutpelli erpigna astia Genera	orts -	6, 3, 1, 1, 2,	010 831 319 694 204 797	70117age, 94,550 567,161 146,700 102,199 43,139 42,154 553,219

(For Table II. see next page.)

viously to the accession of William III., the import of wine only from France amounted to about 13,500 tuns a year, our imports of brandy and other articles being proportionally large, But Louis XIV. having espoused the cause of the exiled family of Stuart, the British government, not recollecting that the blow they aimed at the French would also smite their own subjects, imposed, in 1693, a discriminating duty of 8l. a tun on French wine, and in 1697 raised it to no less than 33l. a tun! It is probable that this excess of duty would have been repealed as soon as the peculiar circumstances in which it originated had disappeared, had not the stipulations in the famous commercial treaty with Portugal, negotiated by Mr. Methuen, in 1703, given it permanence. But, according to this treaty, we bound ourselves for the future to charge one third higher duties on the wines of France imported into England, than on those of Portugal; the Portuguese, by way of compensation, binding themselves to admit our woollens into their markets in preference to those of other countries, at a fixed and invariable rate of duty.

Though very generally regarded, at the time, as the highest effort of diplomatic skill and address, the Methuen treaty was, undoubtedly, founded on the narrowest and most contracted views of national interest; and has, in consequence, proved, in no common degree, injurious to both parties, but especially to England. By binding ourselves to receive Portuguese wines for two thirds of the duty payable on those of France, we, in effect, give the Portuguese growers a monopoly of the British market; at the same time that we excluded one of the principal equivalents that the French had to offer for our commodities, and provoked them to retaliate. This, indeed, was no difficult task. Unhappily, they were but too ready to embark in that course of vindictive policy of which we set them the example; so that prohibitions on the one side being immediately followed by counter-prohibitions on the other, the trade between the two countries was nearly annihilated! But the indirect were still more injurious than the direct consequences of this wretched policy. It inspired both parties with feelings of jealousy and dislike, and kept them in the frowning attitude of mutrul defiance. Each envied the other's prosperity, and being disposed to take fire at even fancied encroachments, the most frivolous pretexts were sufficient to engage them in contests that have filled the whole world with bloodshed and confusion. But had things been left to their natural course,--had an unfettered commercial intercourse been allowed to grow up between the two countries,—the one would have formed so near, so vast, and so profitable a market for the produce of the other, that they could not have remained long at war without occasioning the most extensively ruinous distress,—distress which no government would be

ed the different Ports of ween French and Foreign

ed to Free	sch Ships.	
/hale	Coasting To	rade.
94 459 453 174 7	950 57, 651 19, 1,911 84, 4,127 237, 3,296 145, 1,372 78, 1,177 39, 2,548 36	84 1,5801 99 13,1149 91 18,149 101 8,361 103 29,661 103 29,661 103 29,661 103 29,661 103 29,661 103 29,661 104 205 105
orts.  illes r ports ellier	Ships. 2,040 6,831 3,319 1,694 1,264 2,797	Tannage. 94,580 567,161 146,700 102,699 43,188 42,354
neral total	67,180	3,553,219

from France amounted to being proportionally large. Stuart, the British governould also smite their own French wine, and in 1697 s of duty would have been nated had disappeared, had al, negotiated by Mr. Mety, we bound ourselves for ce imported into England, ion, binding themselves to other countries, at a fixed

fort of diplomatic skill and rowest and most contracted common degree, injurious ves to receive Portuguese , in effect, give the Portue that we excluded one of ommodities, and provoked y, they were but too ready hem the example; so that ounter-prohibitions on the ! But the indirect were policy. It inspired both e frowning attitude of musposed to take fire at even to engage them in contests But had things been left to been allowed to grow up so vast, and so profitable a nained long at war without h no government would be

II. Account showing the total Number of Ships, with their Tonnage and Crews, entered inwards in the different Ports of France in 1833, specifying the Countries whence they came, and distinguish-ing between French and Foreign Ships.—(Administration des Douanes for 1833, p. 398.)

				Ships er	tered.				
G				Foreign.					
Countries.	French.			Carrying the Flags of the Country whence they came.			D	ther Flags	
Rnssia	Ships. 76	Tounage.	Crew. 649	42	Tonnage. 11,058	541	hips. 137	Tennage, 23,611	Cres.
Sweden	6	600	44	13%	30,912	1,577	- 1	250	1.
Norway	9	938	62	692	104,967	5,234	20	2,050	16
Denmark		69	6	31	2,665	193	201	1,403	0
Prussia	3	327	21	153	32,054	1,398	46	5,361	31
Hanseatic Towns	37	3,150	216	56	5,470	313	211	2,490	14
Holland	16	1,063	93	74	7,419	455	60	5.799	35
Belginm · · · · · .	50	4,423	320	11	1,160	68	111	1,217	71
England (Gibraltar, Malta, &c.)	921	35,064	5,541	1,632	119,260	13,293	12	2,489	116
Portugal (Maleira, Cape de Verde Islands, Azores)	65	7,200	448	1 1	70	- 8	7	768	6
Spain (the Canaries)	518	35,077	3,093	536	17,771	4.112	57	9.0-4	59
Austria	7	907	60	94	23,906	1,112	17	3.510	21
Sardinia	699	37,535	3,996	415	19,526	2,929	22	1.637	20
Two Sicilies • • • •	72	10,719	1.001	171	35,378	2,298	15	1.881	14
Tuscany, Roman States, Lucca	130	5,634	878	96	5,280	654	127	12,642	1,18
Greece, and its islands in the Archipelago .	3	359	31	20	5,0.9	402	2	364	7 2
Turkey, and its islands in the Archipelago -	62	9,042	527	2	205	26	26	5,758	34
Egypt	30	6,057	302				- 11	250	ľi
Algiers	71	9,098	625				22	4,870	27
Other States of Barbary	114	11,933	£59			-5	61	9,148	62
Other territories in Africa	3	506	35			•		0,140	
India, English possessions	24	8,019	460				3	824	4
Dutch do.	4	1.058	61				١ ١	Care	
French do.	3	970	62						
China	2	767	37						1
Cochin China, Philippines, &c	3	715	25				i i		
United States	59	15,615	759	298	95,248	4,102	2	694	2
Hayti	41	8,649	496		0.3,040	1,102	_ ~I	03-6	-
English possessions in America		2,043	-100	4	1,641	67	P		
Spanish do.	49	11,013	644	1 3	321	32	10	2,006	111
Danish do.	6	1,019	71	l ĭ	250	12	11	256	1
Brazil · · · ·	43	9,572	651	l i	250	15	ıil	2,385	12
Mexico	17	3,709	234		230	- 13	*;	865	12
Colombia	15	3,062	179				- 7	204	li
Peru (Lower Peru)	2	409	31	1				204	י ו
Chili	6	1.542	98	l			l ł		1
Rio de la Plata, Monte Video, Buenos Ayres	22	4,389	261				ı I	197	1
Martinique	114	24,523	1,505	1			1	197	ן י
Guadaleupe -	159	39,165	2,017	1	l	. '			1
Cayenne	23	4,485	289	l	l				1
Senegal	20	2,139	180	l .	l	1	1		l
Boarbon	70	21,736	1,233		l	1	1 1		
		21,100	-,,,,,,,,	1	l .	Į.	1 1		i i
Total of French ships .	3.561	358,157	28,080	1	l	1	1 1		1
Fishery, cod	369	43,938	7,629	1	ı	l	1		1
whale -	12	4.757	406		i	ı	i I		1
Coasting trade, in the same sea	56,608	1.937.512	239,863	1	1	1			1
from one sea in the other	1,363	189,767	11,314	1	l	I	1 1		1
				1	i	1	1		1
interior navigation	00 153								
interior navigation -	20,152	396,353	57,301						

willing to inflict on its subjects, and to which, though the government were willing, it is most probable no people would be disposed to submit. A free trade between England and France would give these two great nations one common interest. It would occasion not only a vast increase of the industry, and of the comforts and enjoyments of the people of both countries, but would be the best attainable security against future hostilities. "We know," said Mr. Villiers, in his very able and instructive speech (15th of June, 1830), "that British enterprise will fetch the extremest points on earth in the business of exchange; but here are the shores of France nearer to England than those of Ireland itself-nay, Bordeaux is commercially nearer to London than it is to Paris; and, but for the lamentable perversion of the gifts and dispositions of nature, and of the ingenuity of man-the highways of commerce between these countries—the seas which surround Great Britain and Ireland, and wash the shores of France, should literally swarm with vessels, engaged, not only in the interchange of material products, but in diffusing knowledge, and stimulating improvement; in creating everywhere new neighbourhoods; in consolidating international dependence; in short, in drawing daily more close the bonds of international peace and confidence, and thus advancing, while they also served to confirm and secure, the peace, the civilisation, and the happiness of Europe.'

The commercial treaty which Mr. Pitt negotiated with France in 1786, was the first attempt to introduce a better system into the trade between the two countries; and it is one of the few treaties of this description that have been bottomed on fair and liberal principles. But the Revolution in France, and the lengthened and bloody wars by which it was followed, totally suppressed that mutually beneficial intercourse which had begun to grow up under Mr. Pitt's treaty; and when peace was again restored in 1815, the French government unwisely resolved to continue the system of Napoleon, and to exclude most sorts of

<sup>\*</sup> We regret to have to add, that this was one of the last public appearances made by Mr. Villiers. He died in December, 1832, at the early age of 31. His death was a national loss that will not easily be repaired. Few have ever entered upon public life with better dispositions, more enlarged and comprehensive views, or a more sincere desire to promote the happiness of their species.

foreign products for which a substitute could be found at home! But the wide-spread distress that has resulted from this absurd policy, and the more general diffusion of sounder notions as to the real sources of public wealth, will, it may be confidently predicted, at no distant period, induce the government of France to adopt a less illiberal and irrational system.—(See Borneaux.) The equalisation of the wine duties in this country will accelerate this desirable result. It shows the French that we are no longer influenced by the prejudices in which the discriminating system originated; and that we are ready to deal with them on the same fair and equal terms as with any one else. In this respect the measure is entitled to the highest praise; and we have no doubt that it will be the harbinger of others of the same kind—of a reduction of the exorbitant duties on brandy, for example—both here and in France. The statesman who shall succeed in abolishing the restraints on the commerce of the two countries, will render the most essential service to them both; and not to them only, but to all the world, the furthest parts of which have been harassed by their wars. It admits of demonstration, that, under a free system, the trade with France would be incomparably more important and valuable than that with Russia, the United States, or any other country. And we trust, should another edition of this work be called for, that we shall have to congratulate the public on the opening of this "broad and deep" channel of employment.

The following Tables, prepared expressly for this work, give a pretty complete view of the trade with France. Braudy, madder, silk manufactures, flax, wine, gloves, &c. are the principal articles of import; for the raw and thrown silk comes, as already mentioned, almost wholly from Italy. Brass and copper manufactures are by far the most important of all the articles we send to France, at least through the regular channels. It will, probably, surprise some of our readers to learn that, in 1832, the real or declared value of the silk goods manufactured in this country and exported to France, amounted to no less than 75,1871. It is is an instructive commentary on the sinister auguries of those who predicted the run of our manufacture by French competition, in consequence of the subversion of the old monopoly system in 1825. The most important of the other articles of export are cottons,

woollens, sheep's wool, hardware and cutlery, horses, tin, &c.

A glance at the first of the following Tables will sufficiently explain the real causes of the depressed state of the French trade. The duty of 22s. 6d. a gallon on brandy is, probably, about the ne plus ultra of fiscal rapacity. The duties on wine, verdigris, gloves, &c. are all very much beyond the mark. Till they be adequately reduced, the trade with France can never be any thing but inconsiderable, compared, at least, with what it ought to be.

I. Account of the Imports into the United Kingdom from France, specifying the Quantity and Value of each Article, and the Amount of Customs Duty paid thereon, during the Year 1832; with the Customs Duty received on each Article.

Species of In	iports.				Denominations.	Quanlitica Imported.	Official Value of the Imports.	Amount of Cu toms Duties r ceived on eac Article im- ported.
							L.	L.
Annolto				- 1	lbs.	9,441	944	12
Books			•	- 1	cwt.	1,391	11,073	5,042
Boots, shoes and galoshes -				- 1	pairs	45,591	9,459	3,634
China and earthenware .		•	•	٠.	declared value	L. 8,821	8,823	2,376
Clocks		•		- 1	-	L. 20,593	20,593	5,028
Cotton manufactures of Europe				- 1	- 1	L. 6,365	6,365	775
Errs · · ·		•	•	- 1	number	55,651,243	17,391	19,341
Flax				٠.	cwt.	31,512	55,558	131
Flowers, artificial	•		•	•	declared value	L. 2,160	2,160	524
Glass bottles, common .			•	• 1	quarts	567,749	12,137	7,619
Hats, straw				٠.	number	9,904	516	1,361
Leather gloves				.	pairs	1,513,106	37,927	27,195
Linen, cambrics				•	pieces	44,552	21,719	12,193
Madder				•	ewt [	39,690	84,695	8,006
Maider rool				- 1		33,394	246,059	2,321
Nee-liework and embroidery			•	- 1	declared value	L. 15,649	15,649	4,676
Ovsters				٠.۱	bushels	77.950	28,256	5.846
Prunes · · ·				.	cwt.	3,923	3.004	6,121
Silk, raw - · ·				٠.	lbs.	749,417	424,669	3.064
thrown				٠.۱	_	145,385	175,322	48,589
waste -				- 1	1	257,316	25,701	115
Silk manufactures, viz.:				- 1			.,	
Silk or satin				1	_	74,723	148,458	40,909
Gauze • • •	- :			!	_ 1	48,171	184,254	63,737
Crane · · ·	- :				- 1	15,510	33,346	12,201
Velvet					_	7,790	20,824	8,635
Lace, millinery, &c. &c	- :				declared value	L. 53,702	53,702	16,322
Skins, goat, undressed -	•	-	- :		number	20,298	1,691	240
kid, dressed - •	•	-	- :	.1	114111001	664,019	11,961	3,319
lamb, tanged or dressed	•	:		- :	= 1	5,069	51	25
Spirits, brandy		•			proof gallons	2.617,372	360,428	1,799,947
Toys	•	•		1	declared value	L. 1.230	1.230	243
Verdigris	•	•	:	- :	Ibs.	44,089	2,798	2,431
Verdigris Wine, French	-	•	-	: 1	gations	297,157	33,232	65,287
		-	•	- 11	lbs.	1,973	49	33
Wool, sheep's -	•	•	-	- 11	declared value	L. 61,749	61.749	9.344
	·	-	:	- 11	value	21 01,140	331,211	84,574
All other articles - •	•	-	•	٠,	14140	•		04,574
				- 1		Total - L.	2,452,894	2,271,249

But the wide-spread disral diffusion of sounder fidently predicted, at no peral and irrational syshis country will accelenger influenced by the at we are ready to deal In this respect the meawill be the harbinger of ı brandy, for example lishing the restraints on ervice to them both; and have been harassed by n, the trade with Franco Russia, the United States, s work be called for, that oroad and deep" channel

etty complete view of the gloves, &c. are the prindready mentioned, almost most important of all the s. It will, probably, sured value of the silk goods to no less than 75,187/.! se who predicted the ruis subversion of the old moles of export are cottons,

olain the real causes of the on on brandy is, probably, erdigris, gloves, &c. are all the trade with France can at it ought to bc.

ying the Quantity and Value ing the Year 1832; with the

$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		Official Value of the Imports.	Amnunt of Cus- toms Duties re- crived on each Article im- ported.
23 148,458 40,909 71 184,254 51,737 10 33,454 72,201 50 24,842 16,322 25,737 10 31,631 240 10 11,631 240 10 11,631 240 10 11,631 240 172 360,428 1,799,947 21 323 243 24,72 360,428 1,799,947 21 33,232 243 24,73 4,9 2,34 49 61,749 9,34 49 61,749 9,34 49 61,749 9,34 49 61,749 9,34	3289462839237	944 11,073 9,499 8,823 20,593 6,365 17,391 51,558 2,160 12,137 518 37,827 21,719 84,695 24,605 3,004 424,669 175,522	12 5.042 3.634 2.370 5.623 5.623 5.623 19.341 624 7.649 1.361 27.195 12.193 8.006 2.321 4.676 5.446 6.121 3.064 48,559
L. 2,452,894 2,271,249	23 71 10 90 98 19 72 39 57 73	148,458 184,234 33,348 20,824 53,702 1,691 11,961 50,428 1,230 2,798 33,232 49 61,749	63,737 12,201 8,635 16,322 2,40 3,319 2,5 1,799,41 63,287 33 9,341 84,574
	:	L. 2,452,894	2,271,249

II. Account of the Exports of British and Irish Produce and Manufactures from the United Kingdom to France, specifying the Quantity and Value of each Article, during the Year 1832.

Species of	Exports.				Denominations.	Quantities exported.	Official Value of British and Irish Produce and Ma- nufactures ex- ported.	of British and	
Apolhecary wares					cwt.	1,023	L. 2,046	L. 8,225	
Apparel		·	- 1	- :	value	1,023	4,441	4.441	
Apparel Beer and ale Booka, printed		:		- 1	tuns	65 1-2	277	975	
Books, printed					cwt.	243	973	5,518	
Books, printed Brass and copper manufactures Cabinet and upholstery wares		•	Ĭ		cw.	36,267	191,822	0,018	
Cahinel and unholstery wares		•		:	value	00,207	2,217	147,193	
Cheese	- 1	:	•	:	cwt.	180	192	2,217	
Cheese · · · · · · · · · · · · · · · · ·		•	-	٠,	tons	41,006		559	
Cotton manufactures		•	•	: 1		4,567,067	40,867	11,119	
Ditto · · · ·	-	•	•	٠,	yarda value	4,507,007	186,398	61,324	
Earthenware of all sorta .	•	•	•	- 1		96,376	3,542	3,670	
Glass of all sorts	•	:	•	: 1	pieces	20,370	241	1,738	
Glass of all sorts Hardware and cutlery .	•	•	•	٠,	value	3,673	74	239	
	:	•	:	٠,	'ewt.	3,073	10,101	28,260	
Iron, pig	•	•	•	٠,	number	529	5,290	25,995	
fron, pig	•	:	•	٠,١	tons	2,759	2,759	9,548	
bar and bolt east and wrought	•	•	:	. 1	_	1,658	16,567	8,119	
Lead and shot	•	•	•	- 1	-	1,063	32,916	11,831	
	•	•	•	•	_	65 1-2		804	
Leather and saddlery -	•	•	•	•	value	i i.	1,156	1,948	
Litharge of lead	•	•	•	•	yards	291,961	14,626	14,750	
Litharge of lead	•	•	•	•	cwt.	19	. 9	19	
Machinery and mill-work .	•		•	•	value		4,528	4,528	
Musical instruments	•	•	•	•	_		1,742	1,742	
Painters' colours and materials	٠ .	•	•	•	_		2,295	2,295	
Plate of ailvee	· •	. :	•	•	ounces	4,028	1,812	1,528	
Silk goods manufactured in the	United K	ingdom	-	•	vatue		87,803	75,187	
Spermaceti • • •		•	•		cwt.	1,008	7,562	5.177	
Stationery	•	•	•		value		3,048	3.046	
Steel, unwrought • •	•	•		•	cwl.	1.851	2.639	3,263	
Tin, unwrought	•	•			-	8,508	31,055	29,472	
Tin and pewter wares, and tin	plates	•		•	value		7,399	7.399	
Tin, unwrought Tin and pewter wares, and tin Whalebone Wool, sheep's	•		•	•	cw:	701	3,505	5,048	
Wool, sheep's		•			lbs.	736,482	26,303	39,541	
Wool, sheep's Woolfen manufactures All other articles	•				value		45,320	43,187	
All other articles			•	•	_		106,062	105,860	
•						Total - L.	848,270	674,791	

It would seem, from the subjoined accounts, as if the imports into Great Britain from France very much exceeded the exports, the official value of which amount to only 848,270l. a year.

Account of the Amount in Official and Real Value of all British Exports to France, in each Year since 1814; distinguishing those of British from Colonial Produce; also, an abstract of the Amount in Official Value of all Imports from France in each Year, as far as the same can be made up during that Time.

	Official Value of Im-	Official Value o	f Exports from the Unite	ed Kingdom.	Declared Value of British and Irish Produce and Manu-		
Years.	ports into the United Kingdum.	British and Irish Produce and Mauu- factures.	Foreign and Colonial Merchandise.	Total Exports.	factures exported from the United Kingdom.		
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.		
1814	740,226 10 0	377,799 9 7	1,867,913 19 4	2,245,713 8 11	582,702 15 0		
1815	754,372 8 11	214,823 15 0	1,528,856 5 3	1,443,680 1 0	298,291 10 1		
1816	417,782 17 2	321,070 4 11	1,313,151 17 8	1,634,222 2 7	407,699 11 4		
1817	527,865 13 6	596,753 7 0	1,054,261 9 9	1,651,614 16 9	1,003,486 12 7		
1818	1,102,423 15 7	318,850 19 1	877,912 13 0	1,196,763 12 1	369,503 14 9		
1819	642,011 14 2	248,078 0 9	734,779 9 10	982,857 10 7	299,493 6 8		
1820	775,132 5 6	334,086 13 2	829,814 9 6	1,163,901 1 8	390,744 10 3		
1821	865,616 12 9	382.404 2 4	1,037,100 15 5	1,419,504 17 9	438,265 18 5		
1822	878,272 15 0	346,819 15 1	839,150 1t 4	1,185,961 6 5	437,009 2 5		
1823	1,115,860 7 0	241,837 12 11	743,574 16 4	985,411 9 3	349,636 4 1		
1824	1,556,733 17 5	266,498 9 9	864,500 16 4	1,124,999 6 1	338,635 8 11		
1825	1,835,984 12 0	279,212 3 7	692,402 18 1	1,171,615 1 8	360,709 10 1		
1826	1,217,426 0 6	426,819 13 0	656,124 10 9	1,082,044 4 6	488,438 6 7		
1827	2,625,747 11 10	416,726 0 8	133,503 12 6	550,229 13 2	446,951 0 9		
1828	3,178,825 3 9	448,945 2 7	195,497 9 2	644,442 11 9	498,937 12 0		
1829	2,686,993 10 10	509,921 1 3	337,896 11 6	847,817 12 9	491,388 3 11		
1830	2,328,483 14 11	486,284 0 1	181,065 1 5	667,349 1 6	475,884 3 2		
1831	3,056,154 12 4	635,927 13 5	256,081 19 7	392,009 13 0	662,688 0 0		
1832	2,452,894 0 0	848,270 0 0	1		674,791 0 0		

But though the fact were so, it would not, as some appear to suppose, afford the shadow of a foundation for the statements of those who contend that the trade with France is a losing one. A man carries nothing but money to the baker's shop, or the butcher's; and yet it is not said that he is injured by dealing with them, or that he should become baker or butcher for himself. We buy certain articles from France, because we find we can procure them from her on more reasonable terms than from any other country; for, were it otherwise, does any one suppose we should send a single ship to her ports? Whether we carry on our intercourse with the French by sending them returns in bullion or ordinary products, is of no consequence whatever. We may be assured that bullion is not sent to another country, unless it be more valuable there than here; that is, unless its exportation be for our advantage.—(See Balance of Trade.) In point of fact, however, we very rarely send any bullion to France; and the proof of this is, that, since the peace, the exchange with

Paris has been oftener in our favour than against us. When the bills drawn by the French on us exceed those we draw on them, the balance is usually paid by bills on Holland and Hamburgh, where there is, at all times, an excess of British produce. It is idle, therefore, to attempt to revive the ridiculous cry as to the disadvantageousness of the French trade, because the imports from France exceed the exports! The imports into all commercial countries uniformly exceed the exports; and the facts brought forward as a ground of complaint against the French trade, is the strongest recommendation in its favour. Perhaps, however, it may be consolatory to those who are so alarmed at the excess of imports from France, to be told that it is to a great extent apparent only. As already observed, large quantities of silk and other produce from Italy, come to us through France, and are reckoned among the imports from that country, when they are in reality imports from Italy. Taking this circumstance into account, it will be found that the discrepancy between the exports to and imports from France is immaterial.

HAWKERS AND PEDLARS. It is not very easy to distinguish between hawkers and pedlars. Both are a sort of itinerant retail dealers, who carry about their wares from place to place; but the former are supposed to carry on business on a larger scale than the latter.

They are subject to the same regulations.

Regulations as to Hawkers and Pedlars.-The legislature has always looked with suspicion upon itinerant dealers; and has attempted, by obliging them to take out licenses, and placing them under a sort of surveillance, to lessen their numbers, and to hinder them from engaging in dishonest practices. But the resident dealer has so many advantages on his side, that these precautions seem to be in a great measure superfluous. It should also be recollected, that before shops were generally established in villages and remote districts, hawkers and pedlars rendered material services to country people; and even now the competition which they excite is certainly advantageous.

By the 50 Geo. 3. c. 41., hawkers and pediars are to pay an annual licence duty of 4l.; and if they travel with a horse, ass, or other beast, hearing or drawing burden, they are subject to an additional duty of 4l. for each heast so employed. The granting of licences, and management of the duties, are, by a late act, placed under the control of the commissioners of stamps.

Hawkers and pediars, unless householders or residents in the place, are not allowed to sell by auction to the highest bidder: penalty 50l.—half to the informer, the other half to the king. But nothing in the act extends to binder any person from selling, or exposing to sale, any sort of goods, in any public market or fair; or to hinder a hawker or pediar from selling in a hired room, where he is not a resident, provided such sale is not by anction.

Every hawker, before he is licensed, must produce a certificate of good character, and reputation.

Every hawker, before he is licensed, must produce a certificate of good character and reputation, signed by the clergyman and two reputable inhabitants of the place where he usually resides. Every hawker must have inscribed, in Roman capitals, on the most conspicuous part of every pack, box, trunk, case, cart, or other vehicle, in which he shall carry his wares, and on every room and shop in which he shall trade, and likewise on every hand-bill which he shall distribute, the words "Licensen Hawker." Penalty, in default, 10t. Unlicensed persons, wrongfully using this designation.

Hawkers dealing in smuggled goods, or in goods fraudulently or dishonestly procured, are punishable by forfeiture of licence, and incapacity to obtain one in future, besides being liable to all the other penalties, forfeitures, &c. applicable to such dilegal dealing.

By stat. 6 Geo 4. c. 80. it is enacted, that any person or persons hawking, selling, or exposing to sale, any spiris on the streets, highways, &c., or in any boat or other vessel on the water, or in any place other than those allowed in this act, shall forfeit such spirits and 100. for every such offence, an energy new details a bayking of spirits and give neiter, an excess of first the correct limits. Any person may detain a hawker of spirits, and give notice to a peace officer to carry the offender

Hawkers trading without licence are liable to a penalty of 10l. So also, if they refuse to show their licence on the demand of any person to whom they offer goods for sale, or on the demand of any justice, mayor, constable, or other peace officer, or any officer of the customs or excise. By 5 Geo. 4, c. 83., bawkers trading without a licence are punishable as vagrants.

To forge or counterfell a hawker's licence incurs a penalty of 300t. To lend or hire a hawker's licence subjects lender and horrower to 40t. each, and the license becomes forfeited. But the servant of a licensed hawker may travel with the licence of his master.

Hawkers trading without a licence are liable to be seized and detained by any person who may give notice to a constable, in order to their being carried before a justice of peace. Constables refusing to assist in the execution of the act are liable to a penalty of 101.

Nothing in the act extends to prohibit persons from selling fish, fruit, or victuals; nor to hinder the maker of any home manufacture from exposing his goods to sale in any market or fair in every city, borough, town corporate, and market town: nor any tinker, cooper, glazier, plumber, harness-mender,

borough, town corporate, and market town: nor any finker, cooper, glazier, plumber, harness-mender, or other person, from going about and carrying the materials nocessary to their business. A single act of selling, as a parcel of handkerchiefs to a particular person, is not sufficient to constitute a hawker within the meaning of the statute-(Rev. Little, B. 613.)

By the 52 Geo. 3. c. 103, no person, being a trader in any goods, wares, or manufactures of Great Britain, and selling the same by wholesale, shall be deemed a hawker; and all such persons, or their agents, selling by wholesale only, shall go from house to house, to any of their customers who sell again by wholesale or retail, without being subject to any of the penalties contained in any act touching hawkers, peddars, and petty chapmen.

No person committed under these acts for non-payment of penalties can be detained in custody for a longer period than 3 months.

a longer period than 3 months.

Hawkers exposing their goods to sale in a market town, must do it in the market-place.

Hawkers exposing the without a licence are liable to a penalty, under 50 Geo. 3.c. 41.; and even though they had a heence, they would be liable to a penalty for selling tea in an unentered place.—

(Chitty's edit. of Burn's Justice, vol. ii. p. 1113.)

Any person duly licensed to trade as a hawker and pedlar may set up any lawful trade in any place where he is resident, though he have not served any apprenticeship to 'be same, and, if prosecuted, he may plead the general issue, and have double costs.—(See Chitty's edit. of Burn's Justice, vol. ii. pp. 1102—1124.)

is drawn by the French y bills on Holland and e. It is idle, therefore, of the French trade, beto all commercial couna ground of complaint our. Perhaps, however, imports from France, to rved, large quantities of are reckoned among the Italy. Toking this ciren the exports to and im-

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ence duty of 41.; and if they y are subject to an additional anagement of the duties, are,

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wking, selling, or exposing to vessel on the water, or in any id 100% for every such offence. e officer to carry the offender

so, if they refuse to show their ale, or on the demand of any istoms or excise. By 5 Geo. 4.

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i the market-place. der 50 Geo. 3. c. 41. ; and even ; tea in an unentered place.—

nny lawful trade in nny place o the same, and, if prosecuted, odit. of Burn's Justice, vol. ii.

The hawkers' and pediars' duty produced in 1832, 28,542, gross revenue; the charges of collection are very heavy, amounting to between 5,000/, and 6,000/. Whatever, therefore, may be the other advantages of this tax, it cannot, certainly, be said to be very productive.

[In the United States, as in Great Britain, there are prejudices against pedlors; which, here as there, have led to the enactment of legislative regulations concerning them. For a specimen of these the reader is referred to Purdon's Digest of the Laws of Pennsylvania, under the head of Pedlars .- Am. Ed.]

HAY (Ger. Hew; Du. Hovi; Fr. Foin; It. Fieno; Sp. Heno; Lat. Fænum), any kind of grass cut and dried for the food of cattle. The business of hay-making is said to be better understood in Middlesex than in any other part of the kingdom. The great object is to preserve the green colour of the grass as much as possible, and to have it juicy, fresh, and free from all sort of mustiness,

The sale of hay within the bills of mortality, and 30 miles of the cities of London and Westminster, is regulated by the net 36 Geo. 3. c. 88. It emacts, that all hay shall be sold by the load of 36 trusses, each truss weighing 36 lbs., except new hay, which is to weigh 60 lbs. till the 4th of 8 eptember, and afterwards 56 lbs. only; so that till the 4th of 8 eptember a load of hay weighs exactly a ton, but thereafter only 18 cwt. The clerk of the market is bound to keep a regular book for the inspection of the public, specifying the names of the seller, the buyer, the salesman, and the price of each load. Salesmen and factors are prohibited from dealing on their own account.

There are three public markets in the metropolis for the sale of hay and straw; Whitechapel, Smithfield, and the Haymarket. An act (11 Geo. 4 c. 11.) has been obtained for the removal of the market from the Haymarket to the vicinity of the Regent's Park; but the removal has not yet taken place.

market from the tray market form place.

Straw is sold by the load of 36 trusses, of 36 lbs. each, making in all 11 cwt. 64 lbs.

It is affirmed, we know not with what foundation, that considerable frauds are perpetrated in the sale of hay and straw.

HEMP (Ger. Hanf; Du. Hennip, Kennip; Da. Hamp; Sw. Hampa; Fr. Chanvre; It. Canupe; Sp. Canamo; Rus. Konapli, Konopel; Pol. Konope) a valuable plant (the Cannabis sativa of Linnaus), supposed to be a native India, but long since naturalised and extensively cultivated in Italy, and many countries of Europe, particularly Russia and Poland, where it forms an article of primary commercial importance. It is also cultivated in different parts of America, though not in such quantities as to supersede its importation. It is stronger and coarser in the fibre than flax; but its uses, culture, and management, are pretty much the same. When grown for seed, it is a very exhausting crop; but when pulled green, it is considered as a cleaner of the ground. In this country, its cultivation is not deemed profitable; so that, notwithstanding the encouragement it has received from government, and the excellent quality of English hemp, it is but little grown, except in some few districts of Suffolk and Lincolnshire. The quantity raised in Ireland is also inconsiderable.—(Loudon's Encyc. of Agricult.)

Exceedingly good huckaback is made from hemp, for towels and common tablecloths. Low-priced hempen cloths are a general wear for husbandmen, servants, and labouring manufacturers; the better sorts for working farmers and tradesmen in the country; and the finer ones, \(\frac{1}{2}\) wide, are preferred by some gentlemen for strength and warmth. They possess this advantage over frish and other linens,—that their colour improves in wearing, while that of linen deteriorates. But the great consumption of hemp is in the manufacture of sailcloth and cordage, for which purposes it is peculiarly fitted by the strength of its fibre. English hemp, when properly prepared, is said to be stronger than that of every other country, Russia not excepted; and would, therefore, make the best cordage. It is, however, but little used in that way, or in the making of sailcloth; being principally made into cloth for the uses already stated.

the uses already stated.

Henp has been cultivated in Bengal from the remotest antiquity, but not, as in Europe, for the purpose of being manufactured into cloth and cordage. In the Hindoo economy it serves as a substitute for malt; a favourite intoxicating liquor called banga, being produced from it! This, also, is the uso to which it is applied in Egypt.—(Mibbur's Forient. Commerce. &c.).

The price of hemp fluctuated very much during the war. In consequence of difficulties in the way its importation, it stood at a very high level from 1808 to 1814. This was the principal circumstance that originally brought iron cables into use; and the extent to which they are now introduced, has contributed materially to diminish the consamption and importation of hemp.—(Tooke on High and Low Prices, 24 ed. p. 315.)

Of 530,820 c.wt. of undressed hemp imported in 1831, 506,503 were brought from Russia, 9,472 from the East Indies, 7,405 from 1taly, 2,262 from the Philippine Islands, 2,218 from the United States, and some small quantities from a few other places. The duty on hemp was reduced in 1832, from 4s. 8d. to 1d. per cwt.; a reduction which, considering the importance of cordage, and other articles made of hemp, cannot fail to be of very great advantage.

of hemp, cannot fail to be of very great advantage.

We borrow the following particulars with respect to the hemp trade of Petersburgh, from the work

of Mr. Borrisow on the commerce of that city:—

Hemp forms a very important article of export from Petersburgh, and deserves particular notice. It is assorted, according to its quality, into clean hemp, or firsts; out-shot hemp, or seconds; half-clean kemp, or thirds; and hemp cadilla.

Of the first 3 sorts, there are minually exported about 2,000,000 poods, the greatest part in English can be stored to the control of the

soil American bottoms. It is brought to Petersburgh from the Interior, beyond Moscow, by water; and its quality depends very much on the country in which it is produced. That brought from Karatshev is the best; next to this, that produced in Belev; hemp from Gshatsk is considered inferior

As soon as the hemp is brought down in the spring, or in the course of the summer, it is selected and made up in bundles; both operations being performed by sworn selectors (brackers) and binders appointed by government for this purpose; and it is a well known fact, that this is done with great impartially and exactness.

A bundle of clean hemp weighs from 55 to 65 poods; ditto out-shot, 48 to 55 ditto; ditto half-clean, 40 to 45 ditto,—(i pood = 36 lbs. avoirdupois.)

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Binding of hemp is paid for at the rate of 2 roubles 50 copecks for clean, 2 roubles for out-shot, and 1 rouble 60 copecks for half-clean, per bundle; one half is paid by the seller, and the other half by the purchaser, and is charged accordingly by their agents.

The expense of selecting hemp is 50 copecks per bercovitz (or 10 poods), and is the same for every sort. To every bundle of assorted hemp is attached a ticket with the names of the selector, binder, and owner, and the date and year. Every bundle has also affixed to it a piece of lead, stamped on one side with the name of the selector, and on the other with the sort of hemp and the time when it

one side with the name of the selector, and on the other with the sort of hemp and the time when it was selected. The external marks of good hemp are, its being of an equal green colour and free from spills; but its good quality is proved by the strength of fibre, which should be fine, thus, and long. The first sort should be quite clean and free from spills; the out-shot is less so; and the half-clean contains a still greater portion of spills, and is moreover of mixed qualities and colours.

As a perfect knowledge of the qualities of hemp and flax can only be acquired by experience and attention, agents usually employ men constantly occupied in his business; by which means they are sure of getting goods of the best quality, and have the best chance of giving satisfaction to their principals; because, although the hemp is selected by sworm selectors, yet, owing to the quantity of business and the speed with which it must be executed, &c. there are often great differences in the same sorts. The charges are in this way somewhat increased; but this is right in commarison of same sorts. The charges are in this way somewhat increased; but this is trilling in comparison of the advantage gained. The part separated or picked out in cleaning hemp, is called hemp codilla; it is generally made up in small bundles of 1 pood, which are again, when shipped, bound together in large bundles, each consisting of about 30 small ones.

large bundles, each consisting of shout 30 small ones.

Particular care must be taken to ship bemp and flax in fine dry weather; if it get wet, it beats and is totally spoiled. For this reason every vessel taking in hemp or flax is furnished with mats to provent its getting damp. Hemp, being light and bulky, is, when stowed, forced into the held by means of winches, which renders the operation of loading rather slow.

It may be taken as a general rule, that the prices of hemp are highest in the months of May, June, July, and the early part of August, the demand for this article being then greatest, and the exportation to \$\bar{\chi}\$. The America being principally effected at this season. Again, the prices of hemp are lowest in the month of September; the reason of which is, that the less optient hemp-merchants return at the end of this month to their own country, in order to make new purchases for the ensuing year; and rather than be detained, sell the remainder of their stock some roubles below the market price. This causes a general decline; although an unusual demand for the article happening at the same time, or political events or rumours, occasionally produce a contrary effect. Two large warehouses, called ambares, are built in Petersbargh for the special purpose of housing hemp, where the greatest order is observed.

Account of the Total Export of Hemp from Petersburgh during the last Eight Years, specifying the Quantities exported in British, American, and other Foreign Ships.

	In Briti-h Ships.			American.		Other For	eign Ships,			
Years,	Clean.	Out-shot.	lialf- clean.	Total in Bri-	Total.	Clean.	Out-shot.	ffaif- clean.	Total in Foreign Ships.	Grand Total.
1825	Por ds. 1,098,052	Poods. 101,633	Po ds. 151,637	Pools. 1,355,232	Poorts. 336,152	Poods. 101,144	Poods. 146,911	Posts. 99,945	Poods. 350,130	Poods. 2,011,51
1526	911,931	73,750	111,975	1,127,659	216,963	185,013	186,105	125,130	493,578	1,811,50
1827 1828	1,011,931 859,753	36,959 106,098	166,301 103,744	1,215,194 1,069,601	288,700 292,652	166,963 192,302	111,155 150,130	128,699 128,822	409,817 471,251	1,913,71 1,833,50
1829 1830	321,719 481,000	213,452 252,661	95,563 187,355	633,731 952,913	139,567 74,221	3≒,947 43,481	91,937 157,629	108,311 101,950	212,185 306,150	1,015,49   1,323,42
1831 1832	682,976 617,237	202,611 167,155	210,919 273,638	1,096,506	277,881 334,482	21,481 92,380	81,498 120,703	57,109 229,961	160,088 443,014	1,531,473

Sixty poods of hemp and 40 poods of codilla make a last at Petersburgh; 63 poods make an English ton.-(pp. 47-52.)

Rigu hemp fetches a higher price than that of Petershurgh. It is divided into 3 sorts: viz. rein. rhine, or clean, out-shot, and pass hemp. The following are the prices of hemp, duty paid, as quoted in the London markets, December, 1833:—

Hemp, East India,	d. p		-		-		-	0	0	0 to	0	0	0 pe	r tou
Petersburgh	, clean	-		-		-		25	10	0 -	26	)	0.	-
	out-shot		-		-		-	24	0	0	24	10	0	
	haif-clean	_		-		_		21	0	0	21	10	0	_
Riga rhine			-		-		-	29	0	0 —	0	n	O	

We subjoin a statement of the various charges on the exportation of hemp from Petersburgh, and on its importation into this country.

Clean Hemp -1 bundle = 63 poods = 1 top.		Charges of importation per ton, taking the price at 401, per ton.
Additional duty, 10 per cent.	68	L. s. d.   L. s. d.
Custom-house charges, 4 per cent.  B-criving, weighing, and shipping, 3 3-1 rou, per bundle  Brakking, 40 cpt, per beroughing, 3 3-1 rou, per bundle  Brakking, 40 cpt, per desire  Binding, 40 cpt, per ditto  Lighterage and attend these to Cross staff, 8 rou, per bundle  Brokerage, 60 cpt, per ton  Comparation of the comparation of the	15 15 52 0 12	Disc. and, 3 3-4 per cent.  10 0 4 0  Per ton, L. 10 5 0  In the above calculation, no allowance is mide for damage; which, if care be taken to select a good vessel and an early senon, does not amount to much. The estimates are unarly be however rice of charge. The insurance, instead, is synctimes as 1-w as 12s, 64.  per cent, and policy. That, however, is only in the very earliest.
R. 45  Brokerige, 1-2 per cent.  Commission and extra charges, 3 per cent.  Strings on drafts, 1-4 per cent.  Brokerage, 1-4 per cent.	32	part of the season; if view in '4, per cent, in the autumn.   Cut the Hemp. = 1 hundle = 63 poods = 1 ton.   Rait. cop.

## HEMP-SEED, HERRINGS AND HERRING FISHERY. 759

n, 2 roubles for out-shot, and ler, and the other half by the ), and is the same for every

o, and is the same for every ames of the selector, binder, I a piece of lead, stamped on I bemp and the time when it al green colour and free from hould be tine, thin, and long, by less so; and the half-clear is less so; and the half-clean ies and colours.

ies and colours.

acquired by experience and ss; by which means they are ring satisfaction to their prince, owing to the quantity of often great differences in the is ir iriling in comparison of emp, is called hemp codilla; it as phinned, bound together be m shipped, bound together in

ner; if it get wet, it heats and is furnished with mats to pre-forced into the hold by means

t in the months of May, June, t in the months of May, June, i greatest, and the exportation he prices of hemp are lowest he prices of hemp are lowes, and hemp-merchants return at chases for the ensuing year; ables below the market price, article happening at the same frect. Two large warehouses, sing hemp, where the greatest

est Eight Years, specifying the Foreign Ships.

ore	ign Ships.			
ı.	Half- clean.	Total in Foreign Ships	Grand Total.	
1 15 5 5 10	Pocds, 99,945 125,130 128,699 128,822	Poods. 350,130 495,878 409,817 471,251	Poods. 2,011,514 1,811,500 1,913,711 1,833,501	
37 29 98	108,311 101,950 57,109 229,961	242,185 306,150 160,088 443,014	1,015,196 1,323,121 1,531,175 1,835,556	

rgh ; 63 poods make an English

divided into 3 sorts: viz. rein, s of hemp, duty paid, as quoted

ı.	£	8.	d.	
0 10	0	0	0 p	er ton.
0 -				-
0 -				
0 —				_
0	0	0	0	_

of hemp from Petersburgh, and

	,		price al	L.		d.
licy				0	10	6
,				2	12	6
•				4	13	8
•		- 1		0	10	0
•	•	- 1	-	0	- 5	0
-	•	•		 ĭ	10	Ð
-	•		•	÷		0

tion, no allowance is made for damage; to select a good vessel and an early sesson, . The estimates are nearly the lawest resembled, is sumetimes as low as 12s, 6d. That, however, is only in the very earlied est of 4, per cent, in the vultima, p.—1 bundle = 63 poods = 1 ton.

Rat. coo.

-t 1-2 bundte = 63 poods = 1 ten.
Rent. cop.
- 43 71

Hemp the produce or manufacture of Europe may not be imported into the United Kingdom for home consumption, except in littish ships, or in ships of the country of which it is the produce, or from which it is imported, under penalty of forfeiting the same and 100l, by the master of the ship.— (3 & 4 Will. 4, c. 54, \geq \cdot 2, and 22.)

HEMP (MANILLA), commonly called Manilla white rope. Mr. Crawford gives the following account of this article:—"Of the wild banama, one kind (Masa textilis) grows in vast abundance in some of the most not notherly of the spice islands. In the great island of Mindman, in the Philippines, it file extensive forests. From the fibrons bark or epidermis is manufactured a kind of cloth, in frequent use among the ratives. It also affords the material of the most valuable cordage which the hadgenous products of the Archipelago yield. This is known to our traders and anxigators under the mone of Manilla rope, and is equally applicable to cables, and to standing or running rigging."—(Hist. of Archipelago, vol. 1, p. 412.)

HEMP (NDIAN), or Sunn. This consists of the fibre of the cretolaria juncea, a totally different plant from the canablis sation, which, as already stated, is never used by the Hindoos for cloth or condage. Sunn is grown in various places of Hindostan. The strongest, whitest, and most durable species is produced at Comercoily. During those periods of the late war when the Interove with the Baltic was interrupted, and hemp bore an enormous price, large quantities of sum were imported; but the three being comparatively weak, the article was not found to inswer, and the importation has since been discontinued.—(Milburn's Orient, Commerce; private information.)

been discontinued .- (Milburn's Orient, Commerce; private information.)

[Hemp is imported into the United States chiefly from Russia; the annual value, on an average of the three years ending September 30th, 1838, imported from that country, being \$450,000, while the whole importation of it amounted to \$603,934. The annual value of all articles manufactured from hemp, sail duck being the principal of these, imported during the same period, amounted to \$681,117, of which, \$519,967 were from Russia. An average quantity of these articles, to the value of about \$100,000, was re-exported; for the most part to Cuba and the other West India islands, and to South America. - Am. Ed.]

HEMP-SEID (Fr. Chenevis, Chenevis, Ger. Hunfsaut; It, Cunnapuccia; Lat. Semen cannabinum; Rus. Konopljanac Semja), the seed of hemp. The best hemp-seed is that which is brightest, and will not break when rubbed. It is used either as seed, or for crushing for oil, or as food for fowls. Being loaded with a duty of 21. per quarter, it is but little imported into this country.

HERRINGS, AND HERRING FISHERY. The herring (Clupea harengus of Linnœus) is a fish too well known to require any description. It is every where in high esteem,

both when fresh and when salted.

"Herrings are found from the highest northern latitudes yet known, as low as the northern coasts of France. They are met with in vast shoals on the coast of America as low as Carolina. In Chesapeake Bay is an annual inundation of those fish, which cover the shore in such quantities as to become a nuisance. We find them again in the seas of Kamtschatka; and probably they reach Japan. The great winter rendezvous of the herring is within the arctic circle: there they continue for many months, in order to recruit themselves after the fatigue of spawning; the seas within that space swarming with insect food in a far greater degree than those of our warmer latitudes. This mighty army begins to put itself in motion in spring. They begin to appear off the Shetland Isles in April and May. These are only the forerunners of the grand shoal, which comes in June; and their appearance is marked by certain signs, such as the numbers of birds, like gamnets and others, which follow to prey on them; but when the main body approaches, its breadth and depth is such as to alter the appearance of the very ocean. It is divided into distinct columns of 5 or 6 miles in length, and 3 or 4 in breadth; and they drive the water before them, with a kind of rippling. Sometimes they sink for the space of 10 or 15 minutes, and then rise again to the surface; and in fine weather reflect a variety of splendid colours, like a field of the most precious gems.

"The first check this army meets in its march southward, is from the Shetland Isles, which divide it into two parts: one wing takes to the east, the other to the western shores of Great Britain, and fill every bay and creek with their numbers: the former proceed towards Yarmouth, the great and ancient mart of herrings; they then pass through the British Channel, and after that in a manner disappear. Those which take towards the west, after offering themselves to the Hebrides, where the great stationary fishery is, proceed to the north of Ireland, where they meet with a second interruption, and are obliged to make a second division: the one takes to the western side, and is scarcely perceived, being soon lost in the immensity of the Atlantie; but the other, that passes into the Irish Sea, rejoices and feeds the inhabitants of most of the coasts that border on it. These brigades, as we may call them, which are thus separated from the greater columns, are often capricious in their motions,

and do not show an invariable attachment to their haunts.

"This instinct of migration was given to the herrings, that they might deposit their spawn in warmer seas, that would mature and vivify it more assuredly than those of the frozen zone. It is not from defect of food that they set themselves in motion; for they come to us full of fat, and on their return are almost universally observed to be lean and miscrable. What their food is near the pole, we are not yet informed; but in our seas they feed much on the uniscus marinus, a crustaceous insect, and sometimes on their own frv.

"They are full of roe in the end of June, and continue in perfection till the beginning of

winter, when they deposit their spawn. The young herrings begin to approach the shores in July and August, and are then from  $\frac{1}{2}$  an inch to 2 inches long. Though we have no particular authority for it, yet, as very few young herrings are found in our seas during winter, it seems most certain that they must return to their parental haunts beneath the ice. Some of the old herrings continue on our coast the whole year."—(Pennant's British Zoology.)

The herring was unknown to the ancients, being rarely, if ever, found within the Mediterranean. The Dutch are said to have engaged in the fishery in 1164. The invention of pickling or salting herrings is ascribed to one Beukels, or Beukelson, of Biervliet, near Sluys, who died in 1397. The emperor Charles V, visited his grave, and ordered a magnificent tomb to be erected to his memory. Since this early period, the Dutch have uniformly maintained their ascendency in the herring fishery; but, owing to the Reformation, and the relaxed observance of Lent in Catholic countries, the demand for herrings upon the Continent is now far less than in the fourteeuth and fifteenth centuries.

Importance of the Hereing Eisberg. Progress of it in Great Britain.—There is, perhaps, no branch of industry, the importance of which has been so much over-rated as that of the herring fishery. For more than two centuries, company after company has been formed for its proseculin, fishing villages have been built, piers constructed, Boards and regulations established, and vest sums expended in bounties, and yet the fishery remains in a very feeble and unhealthy sinte. The fishe estimates that have been long current with respect to the extent and value of the Dutch herring fishery, contributed more, perhaps, than any thing else, to the formation of exaggerated notions of the importance of this business. That the Hollanders prosecuted it to a greater extent, and with far greater success, than any other people, is, indeed, most true. There is not, however, the shadow of a ground for believing that they ever employed, as has often been stated, about 450,000 individuals in the fishery and the employments immediately subservient to it. We question whether they ever employed so many as 50,000. At the time when the Dutch carried on the fishery to the greatest extent, he entire population of the Seven United Provinces did not certainly exceed 2,400,600; and deducing a half for women, and from a half to two thirds of the remaining 1,200,000 for boys and old men, it would follow, according to the statement in question, that every able-bodied man in Holland must have been engaged in the herring fishery! It is astonishing how such rificationsly exaggerated accounts ever obtained may circulation; and still more so, that they should have been referred to and quoted without, apparently, any doubt being ever entertained of their authenticity, down to our own times!? It flad they been stiffed ever so little, their falsehood would have been obvious; and we should have seved many hundreds of thousands of pounds that have been thrown away in attempting to rival that which never existed.

It would be impossible, within the limits to which this article must be confined, to give any detailed account of the various attempts that have been made at different periods to encourage and bolster up the herring fishery. In 1749, in pursuance of a recommendation in his Majesty's speech at the opening of parliament, and of a report of a committee of the House of Commons, 500,000, was subscribed for carrying on the fisheries, under a corporation called "The Society of the Free British Fishery." The Prince of Wates was chosen governor of the Society, which was patroulsed by men of the first rank and fortune in the state. But this Society did not trust entirely to its own efforts for success. The duties were remitted upon the sait used in the fisheries; and besides this rensonable encouragement, a high tomage bounty was gramed upon every buss titted out for the deep set shiery. In consequence, many vessels were sent out, as Dr. Smith has truly stated, not to eatch herrings, but to catch be bounty; and to such an extent was this abuse curried, that in 1759, when the tomange bounty was 50s, the almost incredible sum of 1597. 7s. 6d. was paid as bounty upon every bar ret of merchandable herrings that was produced !—(Realth of Nations, vol. iii. p. 380. M Calloch's ed.). But, nowthstanding this encouragement, such was the waste and mismanagement of the Company's adiatrs, that it was speedily destroyed. Dr. Smith says, that in 1791 hardly a vestige remained of its baving ever been in existence.

existence. But, notwithstanding this ill success, a new company was formed, for nearly the same objects, in 1736, of which George III. was patron. It has had nearly the same fate. "For a season of two, busses were fitted out by the society, but if every herring caught had carried a dured in its moath, the expense of its capture would scarcely have been repaid. The bubble ended by the society for habing in the deep sen becoming a kind of building society, for purchasing ground in situations where cure; and fishermen find it convenient to settle, and selling or letting it in small lots to them, at such advance of price as yields something better than fishing profits."—(See an excellent article on the Herring Fishery, in the 11th Number of the Quarterly Journal of Agriculture.)

In 1808, a fresh attempt was made for the improvement and extension of the fishery. The act 4 Geo. 3, established addition, set of commissioners for the supering dence of all matters connected.

In 1868, a fresh attempt was made for the Improvement and extension of the fishery. The act 48 Geo. 3, established a distinct set of commissioners for the superintendence of all matters connected with the fishery, and authorised them to appoint a sufficient number of tishery officers, to be stationed at the different ports, whose duty it is to see that the various regulations with respect to the guiting, packing, &c. of the herrings, and the branding of the barrels, are duly carried into effect. In 1809, a bounty of 32, per ton was granted on all vessels employed in the deep sea herring fishery, of above 60 tons burden, but payable only on 160 tons; and in 1820, a bounty of 202, per ton, which, under certain specified circumstances, might be increased to 50s., was granted on all vessels of from 15 to 60 tons, fitted out for the shore herring fishery; and, exclusively of these bounties on the toninge, a bounty of 2s. about of 2s. day a lower on all herrings cured guitted during the 6 years ending the 5th of April, 1815, and a bounty of 2s. 8d. a barrel on their exportation, whether cured guitted or anguitted. During the 11 years ending the 5th of April, 1826, the bounty on herrings cured guitted was 4s. a barrel.

ending the 5th of April, 1826, the bounty on herriugs cured guited was 4s, a barrel.

It is stated in the article already referred to, that the cost of a barrel of cured herriugs is about 16s.; the half going to the fisherman for the green tish, the other half to the curer for barrel, salt, and labour. The bounty of 4s, a barrel was, therefore, equal to half the value of the herriugs as sold by the fisherman, and to one fourth of their value as sold by the curer! In consequence of this forced system, the fishery was rapidly increased. The following statement, extracted from the Report of the Commissioners of the Fishery Board, dated 1st October, 1830, shows the progress it has made since 1809:—

<sup>\*</sup> They seem to have been first set forth in a treatise ascribed to Sir Walter Raleigh; and, what is very singular, they were admitted by De Witt into his excellent work, the True Interest of Holland. They have been implicitly adopted by Mr. Barrow, in the article Fisheries in the Supplement to the Encyclopedia Britannica.

to approach the shores Though we have no and in our seas during haunts beneath the ice. "-(Pennant's British

found within the Medi-164. The invention of of Biervliet, near Sluys. l ordered a magnificent ch have uniformly maine Reformation, and the errings upon the Conti-

here is, perhaps, no branch of the herring fishery. For prosecution, fishing villages and vast sums expended in e. The false estimates that e. The false estimates that herring fishery, contributed us of the importance of this is of the importance of this
the far greater success, than
wy of a ground for believing
duals in the fishery and the
ever employed so many as
extent, the entire population
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wn times!\* Had they been
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confined, to give any detailed confined, to give any detailed s to encourage and bolster up jesty's speech at the opening to 500,0001, was subscribed for Free British Fishery." The nised by men of the first rank way efforts for success. The is reasonable encouragement, to deep sen tishery. In conse-to catch herrings, but to catch when the toppage hounty was when the tonnage bounty was a every barrel of merchantallo h's ed.) But, norwithstanding company's affairs, that it was ned of he baying ever been in

or nearly the same objects, in "For a senson or two, busses ied a ducat in its moath, the nded by the society for fiching and in situations where curers a small lots to them, at such ee an excellent article on the

ilture.) on of the fishery. The act 48 on or the Insucry. The act 48 ence of all matters connected fishery officers, to be stationed nancry officers, to be stationed us with respect to the gutting, carried into effect. In 1809, a ca herring fishery, of above 60 , per ton, which, under certain sets of from 15 to 60 tons, fitted the tomorry, a banking of 9. sels of from 13 to 60 tons, intel the tonnage, a bounty of 2s. a ing the 5th of April, 1815, and a inguited. During the 11 years 4s. a barrel. of circel herrings is about 16s.; herr Grebergel, and and labour

rer for barrel, salt, and labour. herrings us sold by the fisher-herrings us sold by the fisher-ence of this forced system, the om the Keport of the Commis-sit has made since 1809:—

Walter Raleigh; and, what is k, the True Interest of Holland. cries in the Supplement to the

Abstract of the Total Quantity of White Herrings cured, branded for Bounty, and exported, in so far as the same have been brought and r the Cognisance of the Officers of the Eisbery, from the let of June, 1809, when the System hitherto in force for the Encouragement of the Bruish Herring Fishery took place, to the 5th of April, 1850; distinguishing each Venr, and the Herrings cured Guited, from those cured Unguitted.—(Parl. Poper, No. 51, Sess. 1830; and Papers published by the Bourd of Trade, Parl I)

Periods.	Total t	quantity of L cured.	lerrings	Total Quantity of Herrings	Total Quantity of Herrings exported.			
	Gutteil.	l'agutted.	Total.	branded for Bounty.	Gutted.	Cosutted.	Total.	
	Barrels,	Barrels,	Barrels.	Barrels,	Barrels,	Barrels.	harrets.	
Period extending from 1st of June, 1809, to 5th of April, 1810	42,548	47,637}	90,1853	31,701	11,0631	24,7511	35,818	
Year ending 5th of April, 1811	65,430	26,397}	01,8271	55,6621	18,880	19,253	38,133	
1812	72,515	39,004	111,5194	58,130	27,504	35,256	62,826	
1813	89,0003	63,5171	153,4564	70,0271	40,1001	69,025	109,723	
1814	52.9311	57,611	110,512	38,181	34,929	83,4741	118,402	
1815	105,372	51,767	160,1394	83,376	68,933	72,3671	141,300	
1816	135,981	25,6703	162,6517	116,436	81,5141	26,1434	107,687	
1817	155,776	30,5674	192,3133	140,0183	115, 1803	23,145	138,62	
1818	201,270	23, 1203	227,691	183,0893	148,147	14,152	102,33	
1819	303,777	37,1161	340,891	270,0221	212,3011	14,8603	227,16	
1820	317,190		352,1913	309,7001	211,096	0,120	253,51	
1521	413,308	25,5573	412,1959		289,4451	5,360	294,80	
1522	291,6261		316,5121		212,5901	2,0651	211,95	
1823	225,037	23,832	218,869	203,110	169, 159}		170,44	
1824	335,450	56,7103	392,1903	299,631	233,505	1,125	239,03	
1825	303,397	41,205	347,665	270,8113	201,552}	131	202,01	
1826	340,118	39,115	370,233\$		217,0534	29	217,07	
1527	259,1711		258,4951		165,741	695	166, 10	
1528	339,360	60,418	399,778	279,3171	210,766	843	211,65	
1829	300.2123		355,979}		202,8133	3,062	205,87	
1830	280,9331		329,557	218,1184	177,770	3,878	181,65	
1-31	371,096	65,271	-439,370	237,085	260,976	3,907	261,90	

On looking at this Table, it is seen that the fishery made no progress under the new system till 1815, when the bounty was raised to 4s. This is a sufficient proof of the factitious and annatural state of the business. He stension, under the circumstances in question, instead of affording any proof of its being in a really flourishing condition, was distinctly the reverse. Individuals without capital, but who obtained loans sufficient to enable them to acquire boats, barrels, sait, &c. on the credit of the hounty, entered in vast numbers into the trade. The market was most commonly glutted with fish; and yet the temptation held out by the bounty caused it to be still further overloaded. Great injury was consequently done to those lish currers who possessed capital; and even the fishermen were injured by the system. "Most of the boats employed in the fishery never touch the water but during 6 weeks, from the middle or end of July to the middle of September. They are owned and sailed, not by regular fishermen following that vocation only, but by tradesmen, small farmers, farm-servants, and other landsmen, who may have sufficient skill to manage a boat at that season, but who do not follow the sea except for the 6 weeks of the herring fishery, when they go non a kind of gambling speculation, of earning a twelvemonth's income by 6 weeks' work."—(Quarterly Journal, No. 11, p. 653.)

It has been often said, in vindication of the bounty system, that by extending the fishery is a state of the state of the country of the bounty system.

speculation, of earning a twelvemonth's income by 6 weeks' work."—(Quarterly Journal, No. 11, p. 553.)

It has been often said, in vindication of the bounty system, that by extending the fishery it extended an important nursery for seamen; but the preceding statement shows that such has not been the effect. On the contrary, it has tended to depress the condition of the genuine fisherman, by bringing a host of interlopers into the field; and it has also been prejudicial to the little farmers and tradesmen, by withdrawing their attention from their peculiar business, that they may embark in what has hitherto been little less than a sort of lottery adventure.

These consequences, and the increasing amount of the sum paid for bounties, at length induced the government to adopt a different system; and by an act passed in 1825, the bounty of 2s. 8d. on exported herrings was made to cease in 1820, and 1s. was annually deducted from the bounty of 4s. a barrel paid on guited herrings, fill it ceased in 1830. Time has not yet been afforded to learn the full effect of this measure. We, however, have not the slightest doubt that it will be most advantageous. The foregoing Table shows, that though the quantity of herrings taken and exported in 1820 and 1830 fell off, there was a material increase in 1831. This is the more encouraging, as there can be little doubt that the supply will henceforth be proportioned to the real demand; while the genuine fishermen, and those curvers who have capital of their own, will no longer be injured by the competition of landsmen, and of persons trading on capital furnished by government.

The repeal of the sult laws, and of the duty on sult, which preceded the repeal of the bounty, must be of signal service to the fishery. It is true that salt used in the fisheries was exempted from the duty; but, in order to prevent the revenue from being defrauded, so many regulations were cancted, and the difficulties and penalties to which the fishermen were in consequence subjected were so very great,

great, that some of them chose rather to pay the duty upon the salt they made use of, than to undertake compliance with the regulations.

It is much to be regreted, that when government repealed the bounty, it did not also abolish the "Fishery Board," and the officers and regulations it had appointed and enacted. So long as the bounty existed, it was quite proper that those who claimed it should be subjected to such regulations as government chose to enforce; but now that it has been repealed, we see no reason whatever why the fishery should not be made perfectly free, and every one allowed to prepare his herrings as he thinks best. It is said, indeed, that were there no inspection of the fish, frauds of all sorts would be practised; that the farrels would be fill each, and of a deficient size; that the fish would not be properly packed; that the bottom and middle of the barrels would be filled with bad ones, and a few good ones only placed at the top; that there would not be a sufficiency of pickle, &c. But it is obvious that the reasons alleged in vindication of a similar inspection in almost every other branch of industry. It is, in point of fact, utterly uscless. It is an attempt, on the part of government, to defice for the true residents, which they can do far hetter for themselves. Supposing the official inspection were put an end to, the merchanist and others who buy herrings of the enters would thouselves inspect the larrels: and while any attempt at fraud by the curers would thus be effectually obviated, they would be left at fiberty to prepare their herrings in any way that they pleased, without being compelled, as at present, to follow 3 s 2 3 8 2

only one system, or to prepare fish in the same way for the tables of the poor as for those of the risk. 86 far, indeed, is it from being true that the inspection system tends to put down trickery, that there is much reason to think that its effects directly the reverse. The surrellment exercised by the officers is any thing but strict; and the official brand is often affixed to barrels which, were it not for the undescrived confidence that is too frequently placed in it by the univary, would lie on the curer's hands. It is rather a security against the detection of fraud, than against its existence.

The grand object of the herring fishery "Hoard" has been to enforce such a system of caring as would bring Braish herrings to a level with those of the Dutch. In this, however, they have completely failed; Dutch herrings generally fetching double, and sometimes even three times the price of British herrings in every market of Europe. Neither is this to be wondered at. The comsumers of Dutch herrings are the bihabitants of the Netherlands and of the German towns, who use them rather as a huxury than as an article of food, and who do not gradge the price that is necessary to have them in the linest order. The consumers of Hritish herrings, on the other band, are the negroes of the West Indies, and the poor of Ireland and Scotland. Cheapness is the prime requisite in the estimation of such persons; and nothing can be more entirely absurd, than that a public Hoard should endeavour to enforce the fish curers to adopt such a system in the preparation of herrings as must infallibly raise their price beyond the means of those by whom they are bought. Why should not the taste of the consumers be coosalted as much in this as in any thing else? I knowled not the more riblemions to attempt to have all cheese mode of the same richness and flavour as Stition, than it is to attempt to bring up till berrings to the standard of the Dutch.

We do, therefore, hope that a speedy end may be put to this system; and that our legislators

places in Europe other than Ireland.

HIDES (Ger. Häute; Du. Huiden; Fr. Peaux; It. Cuoju; Sp. Pellejos, Pieles; Rus. Koshi), signify, generally, the skins of beasts; but the term is more particularly applied to those of large cattle, such as bullocks, cows, horses, &c. Hides are raw or green; that is, in the state in which they are taken off the carcase, or dressed with salt, plam, and saltpetre, to prevent them from putrefying; or they are cured or tanued. The hides of South America are in the highest repute, and vast quantities of them are annually imported into Great Britain. Large quantities are also imported from various parts of the Conlinent; and from Morocco, the Cape of Good Hope, &c.

His Majesty is authorised to prohibit, by preclamation or order in council published in the London Gazette, the importation of any hides or skins, horns or hoofs, or any other part of any cattle or beast, in order to prevent any contagious distemper from being brought into the kingdom.—(3 & 4 Will. 4. c. 52, à 68.)

An Account of the Weight of the Hides imported into the United Kingdom in each of the Seven Years ending with 1832, and the Revenue annually derived from the same; specifying the Countries whence the Hides were imported, with the Quantities brought from each.

Countries from which imported.	1826.	1927.	1929.	1829.	1930.	1831.	1832,
Unitonned Hides. Russia - Sweden and Nurway -	Cwt. qrv.lbs. 5,428 1 7	Cwt. qrs.tbs. 14,792 3 2 7 0 15	Cust. qrs.its. 14,484 2 21 3 0 5	17,189 0 6	22,345 1 6	Cuet. gr tls. 10,262 2 22 38 1 26	Curl. qrv lla. 8,771 0 16 78 0 26
Denmark Prussia	9,232 3 3 950 0 9	12,919 0 14 2,074 3 27	12,338 3 6 6,775 3 15	4,994 0 11 2,945 2 20	2,476 1 6 3,098 2 16	9,142 1 0	7,256 0 20 197 0 24
Germany United Netherlands France	14,260 2 23 12,747 3 24 422 0 8	33,386 2 22 21,518 0 27 182 0 16	38,335 1 23 27,289 3 2	23,353 3 23 19,102 2 26	31,914 1 13 23,956 1 4	23,534 2 9 19,468 3 15	18,804 0 27 11,845 3 11
Portugal, Madelra, and the Azorea Spain and the Canariea	283 1 7 1 2 22	: :	(3 1 19		: :	30 2 9	119 0 15 0 0 6
Gibraltar :	2,903 2 0 5 1 0	1,259 2 22	1,232 1 7	1,808 1 4		1,781 0 17	1,051 0 16
Africa, viz. Morocco Sierra Leone and coast to Cape of	1,058 2 13 10,805 1 6		3 2 4	342 0 0 61 0 13	2,250 0 12	4,784 1 0 60 0 0	4 2 22
Good Hope Cape of Good Hope	1,229 2 9	3,111 1 27	2,875 2 17	3,696 2 25	3,334 2 19	3,502 1 6	3,575 2 27
and Eastern coast.	7,529 3 27	12,207 1 3	12,963 1 20	15,844 0 22	19,957 1 21	16,900 1 4	13,193 3 14
(he Mauritius) New South Wales and	2,375 0 8	1,111 1 25	3,322 3 12	3,605 1 19	5,104 0 19	3,376 0 5	10,739 0 26
Vac Diemen's Land - South Sea Islands and	619 2 16	1,167 1 7	1,112 3 t	3,161 1 10	3,945 0 13	5,662 0 11	,719 2 1
Southern Fishery - British North Ameri-	3 3 19	400	15 3 12	5 2 15	• •		28 2 12
ean colonies British West Indies Foreigo do.	2,492 0 1 3,775 2 27 173 1 11	1,092 2 20 4,238 1 13 62 1 15	1,548 1 22 4,537 0 24 201 3 23	973 3 24 2,922 2 26 13 2 15	1,052 2 6 2,622 3 2 86 2 8	515 2 25 2,498 3 6 50 3 9	399 3 11 1,807 2 16
U. S. of America Mexico Guatemada	12,162 3 26	11,649 0 7 2,474 0 24 1,326 2 4	19,627 3 11 73 0 26 446 0 S	20,162 3 7 67 2 2 49 0 8	16,030 0 26 3,946 2 17	4,206 1 13 153 1 2 239 0 3	12,316 0 15 1,428 1 2
Colombia Brazil States of the Rio de la	651 3 12 16,124 1 22	1,054 1 20 12,942 2 11		1,197 2 24 3,207 0 1	1,212 0 18 11,258 2 19	259 0 3 13,204 1 9	289 1 20 17,767 1 3
Plata Chili Peru Guernsey, Jersey, Al-	79,027 0 11 7,949 1 19 2,011 3 13		40,605 3 9 11,266 1 3 1,726 1 17	3,431 3 15	5,417 3 26	115,008 2 11 4,096 1 17 553 4 8	65,613 0 4 1,253 2 2 2,938 1 27
derney, and Mao, foreign Do. do. produce of	130 1 9 36 No.	294 1 15 118 2 14 and 98 No.	37 3 27	. 10 1 22	: 121 No.	504 1 6 8 1 0 and 163 No.	452 1 2 302 0 0
Total -	194,243 3 24 and 36 No.	152,434 0 15 and 98 No.	225,975 3 15 and 182 No.	286,416 3 13	339,773 0 24 and 121 No.	271.477 3 2 and 163 No.	186,952 3 3

r as for those of the rich, down trickery, that there exercised by the officers hich, were it not for the would lie on the curer's s existence, ch a system of curing as nowever, they have com-nitive times the price of an towns, who use them ed at. The consumers of an towns, who use them price that is necessary to ther hand, are the negroes de prime requisite in the that a public Hoard should ration of herrings as must light. Why should not the c? It would not be more layour as Stilton, than it is

d that our legislators and nent of the fisheries. The less that requires any sort a of tish into London and ith the lishery are sure to

ear ending the 5th of April, West Indies), and 21,302 to

Sp. Pellejos, Pieles ; Rus. ore particularly applied to ire raw or green; that is, salt, alum, and saltpetre, The hides of South Ameually imported into Great the Continent; and from

ncil published in the London er part of any cattle or heast, the kingdom.—(3 & 4 Will, 4.

ngdom in each of the Seven same; specifying the Coun-om each.

).	1831.	1832.
1 6 0 20 1 6 2 16 1 13 1 4	Teet. qualities. 10,262 2 222 38 1 26 9,112 1 6 (3) 1 18 23,534 2 9 19,468 3 15	Cuel. 474 lbs. 8,771 0 10 78 0 26 7,258 0 20 197 0 24 18,804 0 27 11,845 3 11
2 0 27	30 2 9 1,781 0 17 4,784 1 0	119 0 15 0 0 6 1,051 0 16 4 2 22
4 2 19 7 1 21	3,502 1 6 16,900 1 4	3,575 2 27 13,193 3 11 10,739 0 26
4 0 19 15 0 13	3,376 0 5 5,662 0 11	,719 2 1 28 2 12
12 2 6 12 3 2 16 2 H 30 8 26 46 2 17 12 0 19	50 3 5 4,206 1 1 153 1 239 0 259 0	1,807 2 16 12,316 0 15 2 1,428 1 2 3 289 1 20
58 2 19 22 0 16 17 3 26	148,008 2 1	21,012 0 4
1 No.	504 1 8 1 and 163 No. 24 271,477 3 and 163 No.	2 186,984 3 3

An Account of the Weight of the Hides imported-continued.

Countries from which imported.	185	16.	180	27.	18.	24,	182	9.	19	30,	t-	31.	180	12.
Tinned Hides.	No. of Rus. Hides. 1,542		No. of Hate Hidso. 1,500	List, of other ffides.	No. of Rus. Hides. 7,620	l.le of other Hulse.	Rest.	Itides.	Rur.	l.br. of other Hules.	Hier.	t.ba, of other Hules.	Higes.	Lha.of other Hules
Denmark	1,048		1,200		11000		14003	H25		50	Giala	20	Hoon	
Prussia · · ·	1 : 1				1	970		3,761						910
tiermany	408													
Netherlands		306	. 1			260	104							i
France				- 2		6,858	- 6	219					1 1	
East Indies (including	. '			3,408	1	0,030		1,740		36,222		15,033		13,14
British North American	1 . !						1 ,	١.	١.	27,914		35,519		33,75
British West Indies .	1 : 1			7,559			· ·	1		-1,013	1	90,010		20,10
I. S. of America .	1 .			,,,,,,,				1 4	,	1,113			١. ١	2
Bengil	1 : 1			172		31			4	.,		12,067		3,71
this		١.			1 .									-,,,
Guerney, Jersey, Al- sterney, and Man,														
foreign Do. do. produce of	:	62,008	:	92,665	! :	53 56,668		84,971		50,440		77,818		69,17
Total .	1,950	62,313	1,506	101,50	7,621	10:1,576	H,194	91,515	1,006	115,746	3,219	110,187	1,686	120,00

The rates of duty on the hides imported during the above years were the same as those now charged; for which, see Tabler.

Amount of Duty received on Foreign and Colonial Hides.

		1826.	1827.	1829.	1829,	1830.	1831.	1832.
Universed tides Tanned do.	:	£. 3. d. 21,491 14 0 1,717 12 4	26,319 19 3 2,219 8 0	L. a. d. 34,841 15 0 2,512 1 4	1. s. d. 37,379 11 5 2,388 2 8	L. s. d. 42,438 18 6 1,337 12 6	L. s. d. 32,811 9 8 1,037 2 3	1 •. d. 24,242 2 9 1,170 13 2
'Total		26,239 6 10	28,539 7 3	37,343 16 4	39,767 14 1	43.876 11 0	30,851 11 11	25,412 15 11

Hides and skins paying duty by weight, may be delivered from the bonded warehouses, on the parties entering an average weight, due care being taken that the lockers actually retaily and reweigh the hides and skins on delivery; and in the case of delivery for exportation, to express in cart notes the exact number delivered from the warehouse, in order to enable the export officer on the quay to check the quantity; and the merchant is to indures on the cocket and bill the total number and weight shipped, before the vessel is suffered to clear.—(Customs Order, 4th Dec. 1821.)

[See IMPORTS AND EXPORTS,-Am. Ed.]

HOGSHEAD, a measure of capacity, containing 521 Imperial gallons. A hogshead is

equal to § a pipe.—(See Weights and Measures.)

HOLIDAYS, are understood to be those days, exclusive of Sundays, on which no regular public business is transacted at particular public offices. They are either fixed or variable. They are not the same for all public offices. Those kept at the Bank of England have recently been reduced a full half,

The variable holidays are, Ash-Wednesday, Good Friday, Easter Monday and Tuesday, Holy Thursday, Whit Monday and Tuesday.

It is enacted by stat. 6 Geo. 4.c. 106. § 13. That no holidays shall be kept by the customs except Christmas-day and Good Friday, the King's birthday, and such days as may be appointed by proclamation for the purpose of a general fast.

The 7 & 8 Geo. 4 c. 53. § 16, enacts that no holidays shall be kept at the Excise, except Christmas-day and Good Friday, the hirthdays of bis Majesty and the Prince of Wales, the anniversaries of the Restoration of Charles II, and of his Majesty's coronation, and such days as may be appointed by proclamation for the celebration of a general fast, or such days as may be appointed as holidays by any warrant issued for that purpose by the Lords of the Treasury.

HONEY (Du. Honig, Honing; Fr. Miel; Ger. Honig; It. Mele; Lat. Mel; Rus. Med; Sp. Miel), a vegetable juice collected by bees. "Its flavour varies according to the nature of the flowers from which it is collected. Thus, the honeys of Minorea, Nurhonne, and England, are known by their flavours; and the honey prepared in different parts even of the same country differs. It is separated from the comb by dripping, and by expression: the first method affords the purest sort; the second separates a less pure honey; and a still inferior kind is obtained by heating the comb before it is pressed. When obtained from young hives, which have not swarmed, it is denominated virgin honey. It is sometimes adulterated with flour, which is detected by mixing it with tepid water: the honey dissolves, while the flour remains nearly unaltered."—(Thomson's Dispensatory.)

By stat. 23 Eliz. c. 8, § 4., all vessels of honey are to be marked with the initial letters of the name of the owner, on pain of forfeiting 6s. 8d.; and contain, the barrel 32 gallons, the kilderkin 16 gallons, and the firkin 8 gallons, or forfeit 5s, for every gallon wanting; and if any honey sold, be corrupted with any deceitful mixture, the seller shall forfeit the honey, &c.

HOPS (Ger. Hopfen; Du. Hoppe; Fr. Houblon; It. Luppoli, Bruscandoli; Sp. Oblon; Rus. Chmel; Lat. Humulus Lupulus). The hop is a perennial rooted plant, of which there are several varieties. It has an annual twining stem, which when supported on poles, or trees, will reach the height of from 12 to 20 feet or more. It is a native of Britain and most parts of Europe. When the hop was first used for preserving and improving beer, or

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cultivated for that purpose, is not known-(see ALE); but its culture was introduced into this country from Flanders in the reign of Henry VIII. Hops are first mentioned in the Statute Book in 1552, in an act 5 & 6 Edward 6. c. 5.; and it would appear from an act passed in 1603 (1 Jac. 1. c. 18.), that hops were at that time extensively cultivated in England. Walter Blithe, in his Improver Improved, published in 1649 (3d ed. 1653, p. 240.), has a chapter upon improvement by plantations of hops, in which there is this striking passage. He observes that "hops were then grown to be a national commodity: but that it was not many years since the famous city of London petitioned the parliament of England against two misances; and these wer. Newcastle coals, in regard to their stepch, &c., and hops, in regard they would spoyl the taste of drink, and endanger the people: and had the parliament been no wiser than they, we had been in a measure pined, and in a great measure starved; which is just answerable to the principles of those men who cry down all devices, or ingenious discoveries, as projects, and thereby stifle and choak improvement."

After the hops have been picked and dried, the brightest and finest are put into pockets or fine After the hops have been picked and dried, the originest had thest are put into pockets or the bagging, and the brown into course or heavy bagging. The former are chiefly used in the brewing of fine ales, and the latter by the porter brewers. A packet of hops, if they be good in quality, well cured, and tight trodden, will weigh about \$\frac{1}{2}\cute{vet}\$, and a bag of hops will, under the same conditions, weigh about \$\frac{1}{2}\cute{vet}\$. If the weight of either exceeds or falls nuch short of this medium, there is reason to suspect that the hops are of an inferior quality, or have been badly manufactured. The brighter the suspect that he hops are of an interior quanty, or have been badly mandacuted. The brighter the colour of hops, the greater is the estimation in which they are held. Farnhan hops are reckoned best. The expense of farming hop plantations is very great, amounting in some instances to from 70*l.* to 100*l.* an acre; and the produce is very uncertain, the crop being frequently insufficient to defray the

expenses of cultivation. expenses of cultivation.

The hop growers are placed under the surveillance of the excise, a duty of 2d. per lb. being laid on all hops produced in this country. A hop planter is obliged to give notice to the excise, on or before the 1st of August each year, of the number of acres he has in cultivation; the situation and number of his oasts or kins for drying; the place or places of bagging, which, with the storerooms or ware-rooms in which the packages are intended to be lodged, are entered by the officer. No hops can be removed from the rooms thus entered, before they have been weighed and marked by a revenue officer; who marks, or ought to mark, its weight, and the name and residence of the grower, upon each bag, pocket, or package. Counterfeiting the officer's mark is prohibited marked by a revenue officer; with omarks, or ought to mark, its weight, and the name and residence of the grower, upon each bag, pocket, or package. Counterfeiting the officer's mark is prohibited marked by a revenue officer; who marks, or ought to mark, its weight, and the name and residence of the grower, upon each bag, pocket, or package. Counterfeiting the officer's mark is prohibited marked by a furties or value into the same bag or package, forfeits 20t. And any person mixing with hops acy drug, or other thing, to change or after the colour or scent, shall forfeit 5t. a cwt. on all the hops so changed or aftered. The malicious entiting or destroying of hop plantations may be punished by transportation beyond the seas for life, or eny term not less than 7 years, or by imprisonment and hard labour in a common gaol, for any term, not exceeding 7 years,—(Loudon's Ency. of Agriculture; Stevenson's Surrey; Burn's Justice, ye.)

The duty on hops of the growth of Great Britain, produced, in 1832, 241,771t.; of which sum the Rochester district paid 75.80t. 10s. 10d., the Sussex 85.0db. 13s. 8d., and the Canterbury 7,802. During the officer of the part of acres occupied by hop plantations in that year were 47,101; of which there were in he hop growers are placed under the surveillance of the excise, a duty of 2d. per lb. being laid on

originally so or not.

[It was for a long time doubted whether the hop was a native of America; but the fact has been settled by the researches of our botanisis, by whom it has been found growing spontaneously on the banks of the Ohio, Missouri, Mississippi, and other American rivers.

Hops were early cultivated in the United States for the breweries, and as an article of commerce; and their cultivation is now extensively carried on in New York, Massachusetts, New Hampshire, and Maine, to the North, and in Olio and Indiana, to the West. In Pennsylvania they have almost ceased to be cultivated.

The Legislature of Massachusetts was the first of the State governments to pass a law for the inspection of hops; and its example has been followed by nearly all the hop growing States on the sea-board. By the inspection laws, no hops can be shipped from the State they are raised in, even to an adjoining State, without having been inspected.

Hops are cultivated in yards or plantations, and are raised from cuttings of the female plant, in hills containing from 5 to 6 plants; and they are supported by poles 15 to 20 feet in height. They ripen and are gathered about the first week in September, when they are dried in kilns. When so dried, they are obliged by the inspection law to remain 10 days previous to bagging; after which they are sent to the inspector's office for inspection, who assorts them into three qualities,-1st and 2d sort, and refuse. The average price of hops is 16 cents per pound. A difference of 2 cents per pound is usually made between the 1st and 2d sorts. Each bale of hops is marked by the inspectors with the year of its growth, its quality, and the inspector's name. The average weight of a bale of hops is 200 pounds.

Such hops as grow on rich lands, along the river bottoms, are generally of a dark colour and strong flavour. Lands of this description eften produce 2,000 pounds to the acre. On the uplands, they are of a paler colour, and finer flavour; although the produce per acre seldom exceeds 700 pounds. In this climate, hops rapidly lose their fine flavour, and are generally used the season they are raised. If kept over the summer, their quality depreciates to such an extent, that they rarely command one half the price they did at first,

Hops have been exported from the United States, principally to France and Germany. The high duties imposed on the importation of them into Great Britain prevents any from being sent to that country, unless after a failure of the crops there has occurred.—Am. Ed.] ure was introduced into first mentioned in the uld appear from an act sively cultivated in Eng-9 (3d ed. 1653, p. 240.), there is this striking pascommodity: but that it e parliament of England to their stench, &c., and the people: and had the ed, and in a great measure o cry down all devices, or rovement.

tre put into pockets or fine lefty used in the brewing of good in quality, well cured, r the same conditions, welgh medium, there is reason to factured. The brighter the Carnham hops are reckoned in some instances to from 70. ntly insufficient to defray the

y of 2d. per lb. being laid on ce to the excise, on or before a; the situation and number eith the storerooms or ware-the officer. No hops can be d and marked by a revenue sidence of the grower, upon noted under a penalty of 100t., atting hops of different qualities, in the property of the companies of the property of the companies of the companies of the property of the companies of the compan

241,771/.; of which sum the 241,1117; of which sum the he Canterbury 48,6892, 18s. 2d. ,101; of which there were in Canterbury 7,802. During the tops 11,167 lbs. were imported,

treated as foreign, whether

of America; but the fact t has been found growing nd other American rivers. eries, and as an article of in New York, Massachuand Indiana, to the West.

governments to pass a law y nearly all the hop growbe shipped from the State

n inspected.

om cuttings of the female rted by poles 15 to 20 feet September, when they are ion law to remain 10 days s office for inspection, who The average price of hops ually made between the 1st ith the year of its growth, bale of hops is 200 pounds. generally of a dark colour 00 pounds to the acre. On ough the produce per acre their fine flavour, and are immer, their quality depreprice they did at first.

to France and Germany. Britain prevents any from re has occurred.—Am. Ed.]

HORN (Du. Hoorn; Fr. Corne; Ger. Horn; Lat. Cornu), a substance too well known to require any description. Horns are of very considerable importance in the arts, being applied to a great variety of useful purposes. They are very extensively used in the manufacture of handles for knives, and in that of spoons, combs, lanterns, snulf-horns, &c. When divided into thin plates, horns are tolerably transparent, and were formerly used instead of glass in windows. Glue is sometimes made out of the refuse of horn. We annually import considerable quantities. At an average of 1831 and 1832, the entries of foreign horn for home consumption amounted to 15,766 cwt.

HORSE (Ger. Pferd; Du. Paurd; Da. Hest; Sw. Hist; Fr. Cheval; It. Cavallo; Sp. Caballo; Rus. Loschad; Pol. Kon; Lat. Equus; Gr. '1ππος'), a domestic quadruped of the highest utility, being by far the most valuable acquisition made by man among the

There is a great variety of horses in Britain. The frequent introduction of foreign breeds, and their judicious mixture, having greatly improved the native stocks. Our race horses are the fleetest in the world; our carriage and cavalry horses are amongst the handsomest and most active of those employed for these purposes; and our heavy draught horses are the most powerful, beautiful, and docile of any of the large breeds.

Number and Volue of Horses in Great Britain.—The number of horses used in Great Britain for different purposes is very great, although less so, perhaps, than has been generally supposed. Mr. Middleton (Survey of Middlesex, 2d ed. p. 639.) estimated the total number of horses in England and Wales, employed in husbandry, at 1,200,000, and those employed for other purposes at 600,000. Dr. Colquhoun, contrary to his usual practice, reduces this estimate to 1,500,000 for Great Britain: and in this instance we are inclined to think his guess is pretty near the mark. The subjoined official statements give the numbers of the various descriptions of horses in England and Wales, which paid duty in 1814, when those used in husbandry were taxed; and the numbers, when summed up, amount to 1,204,307. But this account does not include stage coach, mail coach, and hackney coach horses, nor does it include those used in posting. Poor persons keeping only one horse were also exempted from the duty; as were all horses employed in the regular regiments of cavalry and artillery, and in the volunteer cavalry. In Mr. Middleton's estimate, already referred to, he calculated the number of post chaise, mail, stage, and hackney coach horses, at 100,000; and from the inquiries we have made, we are satisfied that if we estimate the number of such horses in Great Britain, at this moment, at 125,000, we shall be decidedly beyond the

On the whole, therefore, it may be fairly estimated that there are in Great Britain from 1,400,000 to 1,500,000 horses employed for various purposes of pleasure and utility. They may, probably, be worth at an average from 12l. to 15l., making their total value from 18,000,000l. to 22,500,000l. sterling, exclusive of the young horses.

Influence of Railroads on Horses.—The statements now made, show the dependence that ought to be placed on the estimates occasionally put forth by some of the promoters of railroads and steam carriages. These gentlemen are pleased to tell us, that, by superseding the employment of horses in public conveyances, and in the regular carriage of goods, the adoption of their project will enable [,000,000 horses to be dispensed with; and that, as each horse consumes us much food as 8 men, it will at once provide subsistence for 8,000,000 human beings! To dwell upon the absurdity of such a statement would be worse than useless; nor should we have thought of noticing it, but that it has found its way into a report of a committee of the House of Commons. It is sufficient to observe, that though all the stage and mail coaches, and all the public wagons, vans, &c. employed in the empire, were superseded by steam carriages, 100,000 horses would not certainly be rendered superfluous. The notion that I horse consumes as much as 8 men, at least if we suppose the men to be reasonably well fed, is too ridiculous to deserve notice.

The facility with which horses may be stolen has led to the enactment of several regulations with

notion that I have consumes as much as 8 men, at least if we suppose the men to be reasonably well fed, is too ridiculous to deserve notice. The facility with which horses may be stolen has led to the enactment of several regulations with respect to their sale, &c. The property of a horse cannot be conveyed away without the express consent of the owner. Hence, a bond fide purchaser gains no property in a horse that has been stolen, anless it be bought in a fair, or an open market. It is directed that the keeper of every fair or market shall appoint a certain open place for the sale of horses, and one or more persons to take toll there, and keep the place from 10 in the forenoon till sunset. The owner's property in the horse stolen is not altered by a sale in a legal fair nuless it be openly ridden, led, walked, or kept standing for one hour at least, and has been registered, for which the huyer is to pay 1d. Sellers of horses in fairs or markets must be known to the toll-takers, or to some other creditable person known to them, who declares his knowledge of them, and enters the same in a book kept by the toll-taker for the purpose. Without these formalities, the sale is void. The owner of a horse stolen may, notwithstanding its legal sale, redeem it on payment or tender of the price any time within 6 months of the time of the theft.—(Burn's Justice of the Peace, Chitty's ed. vol. iii, p. 264.)

In order to obviate the facility affurded by means of stanghtering houses for the disposal of stolen horses, it was enacted in 1756 (26 Geo., 3. c. 71.), that all persons keeping places for slaughtering horses, geldings, sheep, hogs, or other cattle not killed for butcher's meat, shall obtain a licence from the quarter sessions, first producing from the minister and churchwardens, or from the minister and carrying on of such business. Persons slaughtering horses or eattle without licence are guilty of felony, and may be whipped and imprisoned, or transported. Persons licensed, are bound to uffix over the door or gate of

they may be carried before a justice. This act does not extend to curriers, fellmongers, tanners, or persons killing aged or distenuered entile, for the purpose of using or curing their hides in their respective businesses; but these, or any other persons, who shall knowingly or wilfinly kill any sound or useful hore, &c., shall for every such offence forfelt not more than 201, and not less than 101. The stealing of horses or other cuttle is a capital crime, punishable by death. The mulcionary wounding, maining, killing, &c. of horses and other cattle, is to be punished, at the discretion of the court, by transportation beyond sens for life, for any term not less than 7 years, or by imprisonment for any term not exceeding 4 years; and if a male, he may be once, twice, or thrice publicly or privately whipped, should the court so direct.—(7 & 8 Geo. 4. c. 29. § 25.; 7 & 8 Geo. 4. c. 30. § 16.)

The duties begin to be charged as soon as horses are used for drawing or riding, and not previously.

An Account of the Number of Horses charged with Duty in the Years ending the 5th of April, 1815, 1826, and 1833, the Rates of Duty, and the Produce of the Duties.

1040,	anu 103	o, the i	tates of 171	ity, itilu		sauce of the	Dutie	3.	
		1814			1825			1832.	
Horses used for riding or drawing carriages, and charged at progressive	No. of Horses,	Rates of Duty for each Horse,		No. of Horses.	Rates of Duty for each Horse.	Amount of Duty.	No. of Horses.	Rates of Duly for each Horse.	Amount of Duty.
Persons keeping 1 -	161,123	L. s. d 2 17			L. s. d. 1 8 9	L. s. d. 167,510 8 8	123,669	{Same } as 1825. }	L. s. d. 177,772 15 0
2 - 3 - 4 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5	31,942 12,774 7,612 3,670 3,660 3,372 7,20 2,079 746 61 144 38 1,343	5 4 6 6 7 6 6 7 6 6 9 6 10 6	66.744 3 41,866 0 17,748 0 17,748 0 20,147 14 4,374 0 13,201 13 4,753 15 3,26 8 923 16 247 0	10,231 5,748 3,190 2,172 2,279 5,55 1,486 0 520 54 0 54	2 7 3 2 12 3 2 15 0 2 15 9 2 18 9 2 19 9 3 3 6 3 3 9 3 4 0 3 5 0 3 6 0	64,775 0 6 26,859 2 3 15,897 0 0 8,892 2 6 6,298 16 0 6,808 10 3 1,776 13 0 4,718 1 0 1,657 10 0 174 3 0 432 5 0 3,359 8 0	2,138 2,204 532 1,354 719 51 126 76	do. do. do. do. do. do. do. do. do. do.	73,409 19 3 28,058 5 0 16,073 15 0 8,047 17 6 6,290 4 0 6,584 9 0 1,615 19 0 4,299 19 0 2,391 16 3 163 4 0 247 0 0 3,768 12 0
Total -	228,579		913,378 11	171,447		309,178 2 0	182,879		329,839 2 0
Horses let to hire - Race borses Other horses and mules:	1,454 560	2 17 6 2 17 6	4,180 5 0 1,610 0 0	1,702	1 8 9	2,448 12 6 1,022 1 3	2,073 997	do.	2,979 18 9 1,433 3 9
Not wholly used in hus- bandry.  Horses used bonn fide in hus- handry, 13 hands high and	177,025	110	185,876 6						
above - Do. for husbandry or other purposes of labour, under	722,863	0 17 6	632,505 2 6					ļ	
13 hands Horses belonging to small farmers, under 20t. rent,	35,816	030	5,372 8 (						
horses used for riding or drawing carriages, and not	38,0!0	0 3 0	5,701 10						
exceeding 13 hauds - Horses rode by farming bai-				19,121	1 1 0	20,077 1 0	24,639	do.	25,870 19 0
liffs Do. by butchers, where 1				1,251	t 6 0	1,563 15 0	1,438	do.	1,797 10 0
only is kept  Do. where 2 are kept solely		٠ .		2,059	1 8 9	4,296 13 9	3,364	do.	4,835 15 0
for trade - Horses not chargeable to any				1,085	0 10 6 for the		1,213	do.	636 16 6
of the foregoing duties, and not exempted Mules	::	: :	: :	112,989 410	2d liorse 0 10 6 0 10 6		123,728 348	do. do.	64,957 4 0 182 14 0
Totals -	1,201,307	1	<u> </u>	310,805			340,678		l

Exemptions.—Besides the above account of the horses charged with duty, we have been favoured, by the Stamp Office, with an account of the numbers exempted from duty in 1832. This account is not, however, to be relied on; inasmuch as very many of those whose horses are not liable to the duties never think of making any returns. By not attending to this circumstance, we inadvertently, in the former edition of this work, under-rated the number of horses engaged in certain departments of

industry.

The rates of duty payable at present (1834) on horses are the same as those specified in the above Table for 1825 and 1832. A horse bonh fide kept and usually employed for the purpose of husbandry, on a farm of less value than 200l. a year, though occasionally used as a riding horse, is exempted from the duty. And husbandry horses, whatever may be the value of the farms on which they are kept, may be rode, free of duty, to and from any place to which a burden shall have been carried or brought back; to procure medical assistance, and to or from markets, places of pulic worship, elections of members of parliament, courts of justice, or meetings of commissioners of taxes.

members of parliament, courts of Justice, or meetings of commissioners of taxes.

Broad mares, while kept for the sole purpose of breeding, are exempted from all duty.

Horses may be let or lent for agricultural purposes without any increase of duty.

Mules employed in carrying ore and coal are exempted from any duty.—(See the Statutes in Chitty's edition of Burn's Justice, vol. v. it. Assessed Taxes.)

French Trode in Horses.—The horses of France are not, speaking generally, nearly so handsome, fleet, or powerful, as those of England. Latterly, however, the French have been making great efforts to improve the breed of horses, and have, in this view, been making large importations from England and other countries. At an average of the 5 years ending with 1827, the excess of horses imported into France, above those exported, amounted to about 13,000 a year.—(Bulletin des Sciences Géographiques, tom. xlx. p. 5.) The imports from England have, in some late years, amounted to nearly 2,000 horses.

HORSE DEALERS, persons whose business it is to buy and sell horses.

Every person carrying on the business of a horse dealer is required to keep a book, in which he shall enter an account of the number of the horses kept by him for sale and for area specifying the

elers, fellmongers, tanners, or a curing their hides in their owingly or wilfully kill any lan 20%, and not less than 10% by death. The maliciously shed, at the discretion of the 7 years, or by imprisonment ice, or thrice publicly or prise 9 Geo. 4. c. 30, § 16.)

drawing or riding, and not

ending the 5th of April, 1815, the Duties.

	1832.	
No. of Horses.	Rates of Duty for each Horse.	Amount of Duty.
123,668 31,073 10,740 5,845 3,210 2,138 2,204 532 1,354 719 51 126 76 1,142	Same }	L. s. d. 177,772 15 0 73,403 15 0 16,073 15 0 8,947 17 6 6,200 4 0 6,584 9 0 1,075 19 0 4,298 19 0 2,291 16 3 163 4 0 247 0 0 3,768 12 0
182,878		329,839 2 0
2,073 997	do. do.	2,979 18 9 1,433 3 9
1,438 3,364 1,213 123,728 348	do. do. do. do.	25,870 19 0 1,797 10 0 4,835 15 0 636 16 6 64,937 4 0 182 14 0
	Homes.  123,668 31,073 10,710 10,710 10,710 13,210 13,210 21,334 1719 15,22 1334 1719 15,23 1739 182,878 2,973 997	Hornes.   each

duty, we have been favoured, y in 1832. This account is not, ses are not liable to the duties ance, we inadvertently, in the ged in certain departments of

s those specified in the above for the purpose of husbandry, riding horse, is exempted from farms on which they are kept, Il have been carried or brought of public worship, elections of s of taxes. ed from all duty.

ase of duty.
7.—(See the Statutes in Chit-

enerally, nearly so handsome, ench have been making great aking large importations from vith 1827, the excess of horses a year.—(Bulletin des Sciences some late years, amounted to

id sell horses.

ed to keep a book, in which he alo and for 230, specifying the

duties to which the same are respectively liable; this book is to be open, at all reasonable times, to the inspection of the officers; and a true copy of the same is to be delivered quarterly to the assessors of the parish in which the party resides. Penalty for non-compliance, 501.—(43 Geo. 3. c. 161.) Horse dealers are assessed, if they carry on their business in the metropolis, 251.; und if elsewhere, 121. 10z.

Account specifying the Number of Horse Dealers in Great Britain, in 1831; distinguishing between those in the Metropolis and the Country; with the Rates of Duty on each Class, and the Produce of the Duties.—(Papers published by the Board of Trude, vol. ii. p. 45.)

Bills of Mor		nd Westminster, s, and Weekly		ther Part of Or	eal Britain.	Total Nur	nber of Horse
Number assessed.	Rate of Charge,	Amount of Duty.	Number assessed.	Rate of Charge.	Amount of Duty.	Number	Amount of
74	L. a. d. 25 0 0	L. s. d. 1,850 0 0	963	L. s. d. 12 10 0	L. s. d.	1,037	L. s. d.

HUNDRED WEIGHT, a weight of 112 lbs. avoirdupois, generally written cwt.

END OF VOL. I.

