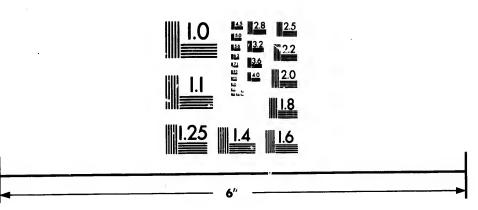


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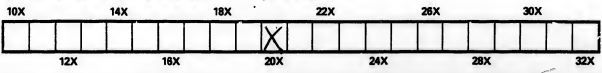
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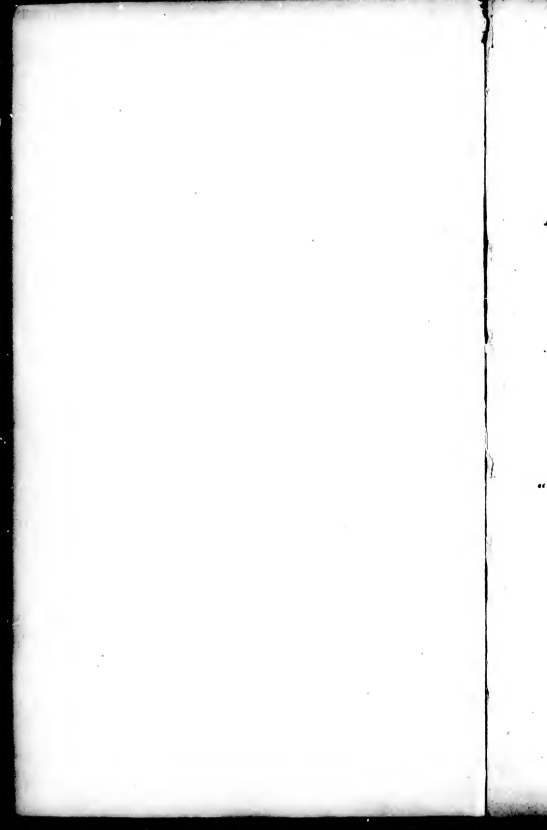
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AMERICAN LOYALISTS

REVIEWED AND MAINTAINED

UPON

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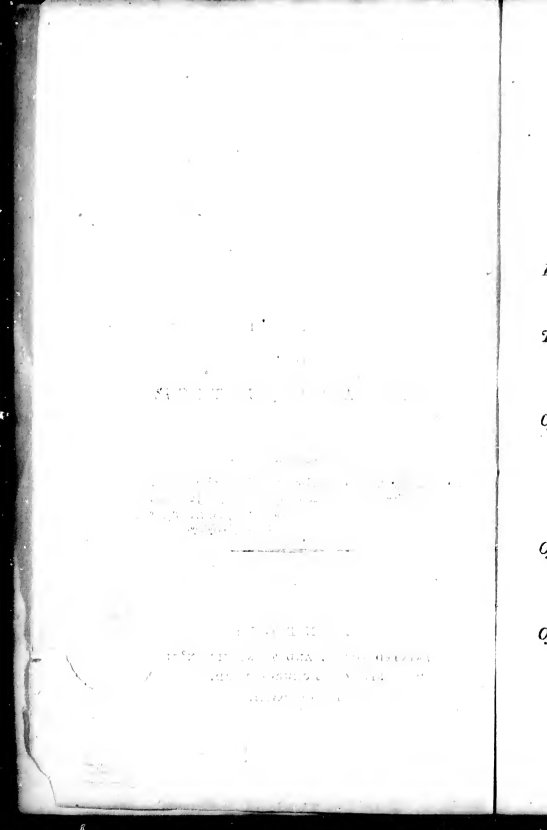
LAW AND JUSTICE.

" The high Court of Parliament ought to give Example to "inferior Courts of proceeding according to JUSTICE." The Opinion of the Judges in the Cafe of the Countefs of Salifbury.

LONDON:

PRINTED FOR G. AND T. WILKIE, N° 71, ST. PAUL'S CHURCH-YARD.

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INTRODUCTION.

I F any apology can be neceflary for the following review, we have many to offer, any one of which, we truft, will fatisfy the ingenuous enquirer.

The claim of the American Loyalists, upon a candid examination, will appear to fland upon the higheft ground of national honour and national justice. Their pleas of merit are. a faithful obedience to his Majesty's commands. -a firm confidence in his ROYAL FAITHa perfect reliance on the affurances of both Houfes of the BRITISH LEGISLATURE; and a faithful discharge of the first of all political duties, by their undaunted exertions in the fupport and defence of the authority of the Crown, and the RIGHTS of Parliament; in confequence of which, their fortunes have been facrificed to the national fafety. Their pleas of right are the unchangeable principles of reafon and juffice-the fundamental laws of the British constitution—the facred obligations, by which the Sovereign Authority is bound to indemnify

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118 135 indemnify its faithful fubjects—the faith of THEIR GRACIOUS SOVEREIGN, and the SO-LEMN promifes of Parliament PLEDGED to them for that indemnity.

It must be confessed, that in a claim establifhed upon fuch principles, the dictates of reason and juffice forbid all delay; and yet (from what caufes we prefume not to fuggeft), FIVE years have elapfed fince the right was perfectly vefted, and fince it was clearly acknowledged by the Minifters, who devoted their fortunes to the national necessities; and by many others of the most eminent and learned speakers of both Houses of Parliament. Their Sovereign has been gracioufly pleafed, long fince, to recommend it to the confideration of Parliament. A Bill has been paffed to enquire into their loffes, and reports have been made, from time to time, of the value of those loss to the Lords of his Majefty's Treafury, which have been laid before the House of Commons; notwithstanding which. the claimants still remain altogether in the dark, respecting the issue of their claim. Their bumble prayers for justice have not been want-Their petitions to Parliament have ing. been repeatedly prefented, and, contrary to many, and, as we believe, to all precedents in cafes

cafes of much lefs public merit, have been ordered, feffion after feffion, to lie on the Their claim of juffice has not been table. fulfilled, discussed, or even examined. Hence it is, that their minds, before too much opprefied by their misfortunes, have remained in the most painful and distressing uncertainty, fulpenfe, and anxiety. Many of them, who might have been made happy by the fums reported to be due to them, are at this moment labouring under all the diffreffes incident to poverty and want. Numbers in Nova Scotia have been fupported by the charitable donations of their friends*, the fubjects of the American States. Many are labouring under the want of means to fubfift themfelves on their uncultivated farms; many, through the prospect of want, have died of broken hearts; and others have been driven, by their extreme diffrefs, into infanity, and from infanity to SUICIDE, leaving their helplefs widows and orphans to prolong their miferable exiftence on the cold charity of others.

* The Quakers of Pennfylvania being informed that a number of their brethren, Loyalifts in Nova Scotia, who had been driven from the United States on account of their fidelity to Great Britain, were in extreme diffrefs, after the rations allowed by his Majefly's treafury had been withdrawn, have charitably collected confiderable fums of money, and fent them feveral hundred barrels of flour and other provisions for their fublifience,

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In flating thefe melancholy truths, and in publifhing the following review, we truft no perfon will think that we can mean to give offence. Our defign is fimply to revive a claim of the first public merit which feemed to be finking into oblivion, and to give information to those on whose liberality and justice we most fincerely rely; and who, we are firmly perfuaded, when they shall candidly and maturely confider the facts upon which their claim is founded, will make that compensation which is due to them as British superstant of Majesty, and the honour of Parliament, and the fundamental laws of the British constitution.

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AMERICAN LOYALISTS REVIEWED

CHAP. I.

The Cafe of the American Loyalists briefly stated.

IN the year 1764, feveral tumults and infurrections against the authority of the Crown and the rights of Parliament took place in America. The houses and other property of divers perfons, who had discharged their duty in attempting to carry that authority and those rights into execution, were destroyed, whereupon both Houses

Refolved, "That an humble Address be "presented to his Majesty, to defire that he B "would " would be gracioufly pleafed to give in-"fructions to the Governors of the feveral provinces where those tumults and infur-"rections have happened, that they should, "in his Majesty's name, require the Assemblies of the faid provinces to make A PRO-"PER RECOMPENCE to those who have fus-"fered in their perfons or properties, in con-"fequence of the faid tumults and infurrections; "and to assure his Majesty that they will, "upon this and all occasions; support the "lawful authority of the Crown, and the "rights of Parliament."

And they further

Refolved, "That all his Majesty's subjects "refiding in the said colonies, who have ma-"nifested their desire to comply with, or to affist "in carrying into execution the Act for lay-"ing a duty on stamps, or any other Act of "Parliament, in the British Colonies in North "America, have acted as dutiful and loyas "subjects, Sc. and are therefore entitled to, "and will affuredly have the favour ana "PROTECTION of this House."

In the year 1767, the infurrections in America encreasing, the House of Commons took into their confideration the state of North America; [3]

Refolved, "That tumults and infurrections "of the most dangerous nature have been "raifed and carried on in the North American "colonies, in open defiance of the powers and dignity of his Majesty's government, and in "manifest violation of the legislative authority "of this kingdom."

Refolved, "That fuch perfons, who, on "account of the defire which they have mani-"fefted to comply with, or to affift in carrying "into execution, any Acts of the Legislature of "Great Britain, relating to the British colo-"nies in North America, have fuffered any "injury or damage, ought to have full and "ample compensation made to them for the "fame by the respective colonies in which "fuch injuries or damages were fustained."

Refolved, "That all his Majesty's subjects "refiding in the faid colonies, who have "manifested their defire to comply with, or "to affift in carrying into execution any "Acts of the Legislature, relating to the faid "colonies in North America, have acted as "dutiful and loyal fubject, and are therefore "ENTITLED TO, and will affuredly bave the "PROTECTION of the Youfe of Commons of "GREAT BRITAIN."

The

The fame Houfe of Commons, imprefied not only with a proper fenfe of the national justice which the Loyalists contend for, but with the policy and neceffity of holding out *diffinguifbing rewards*, and marks of the national favour and approbation to those who had and should diffinguifh themselves by their zeal and fidelity,

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Refolved, "That an humble Addrefs be "prefented to his Majefty, that he will be "gracioufly pleafed to confer *fome marks of his* "ROYAL FAVOUR on those Governors and "Officers in the feveral colonies, who diffin-"guisted themfelves by their zeal and fidelity "in fupporting the dignity of the Crown, the "just rights of Parliament, and the fupreme "authority of Great Britain over the co-"lonies, *during the late diffurbances* in "America."

In the year 1775 the preceding tumults and infurrections against the authority of the Crown and the rights of Parliament, encreased to "open and avowed rebellion." The leaders assumed the rights of independent legislation, of judicial enquiry, sentence, and execution. The prevalence of the power and violence of the infurgents was such, that, in a little time, those who appeared *defirous* to fupport

fupport the authority of the Crown and rights of Parliament, or refufed to unite with the infurgents, were difarmed, tarred, feathered, and inhumanly treated. The King's forts were difmantled. The Governors and the Officers of the Crown, who had continued faithful to their truft, together with all others who had oppofed the fedition, were reduced to the alternative of efcaping from the tyranny, or of being imprifoned in loathfome dungeons or polluted mines, in which fituations numbers have perished. Whereupon his Majesty laid this state of the colonies before the two Houses of Parliament, who concurred in affuring his Majefty, " That it was their fixed " refolution, at the hazard of their lives and " properties, to ftand by his Majefty, against " all rebellious attempts, in maintenance of " his just rights, and of the two Houfes of " Parliament."-And the aids were accordingly granted for that purpofe.

In purfuance of these spirited measures of the Parliament, his Majesty, on the 23d of August in the same year, published a proclamation at St. James's, in which, after reciting that an "open and avowed rebellion "existed in America," as the reason of the proclamation, his Majesty adds, "To the end, "there-

19.

" therefore, that none of our fubjects may " neglect or violate their duty through igno-" rance thereof, or through any doubt of the " protection which the LAW will afford to their " loyalty and zeal, We have thought fit, by " the advice of our Privy Council, to iffue " this proclamation, hereby declaring, that " not only all our Officers, civil and military, " are obliged to exert their utmost endeavours " to fupprefs the rebellion, but that all the " fubjects of our realm, and the dominions " thereunto belonging, are bound by law to " be aiding and affifting in the suppression of " the rebellion, and to difclofe and make known " all traiterous confpiracies and attempts " against our Crown and dignity. And we " do accordingly strictly charge and command " all our Officers, civil and military, and all " other our obedient and loyal fubjects, to ule " their utmost endeavours to withstand and " fuppress fuch rebellion," &c.

In the fame year General Gage, Commander in Chief of the British forces in America, iffued his proclamation, declaring, " that all those who should protect, affist, " fupply, conceal, or correspond with the " infurgents, should be treated as rebels and " traitors."

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The usurped legislatures of the feveral colonies, in their turn, passed laws, declaring, "That all perfons who should aid, assist, or correspond with the subjects of Great Britain, should be adjudged guilty of high treason against their authorities." And under these laws they attainted the perfons, and confiscated the property, of all who adhered to their allegiance, or gave the least aid or affistance towards supporting " the authority of the Crown, or rights of Parlia-" ment."

The critical and dangerous predicament in which these transactions placed the Loyalist, is not eafily defcribed. General Burgoyne, who was on the fpot, has attempted to give some idea of the dreadful scene, which he declares to confift of " arbitrary imprifonment, " confiscation of property, persecution and tor-" ture, unprecedented in the INQUISITION " OF ROME. These are inflicted," continues the General, " by Affemblies and Commit-" tees, who dare to ftyle themfelves friends " to liberty, upon the most faithful fubjects, " without diffinction of age or fex, for the " fale crime, often for the fole fufpicion, of hav-" ing adhered in principle to the government " under which they were born, and to which, " by " by every tie, human and divine, they " owed allegiance."

Notwithstanding this critical and dreadful fituation into which the Loyalists were drawn by their confidence in his Majesty's proclamation, and the affurances of Parliament; and notwithstanding many had fuffered death, and numbers were languishing in dungeons and mines; the Commissioners of his Majesty and Parliament, and Commanders in Chief acting under his Majesty's authority, did not cease to call on those who furvived to adhere to their allegiance, and for their affistance.

In the year 1776, Lord Viscount Howe * published a proclamation, and as a farther and more especial encouragement expressly declared, "That *due confideration* should be "had to the meritorious services of all per-"fons who should aid and affist in restoring "the public tranquillity, and that *every fuit-*"*able encouragement* should be given for pro-"moting such measures as should be condu-"cive to the establishment of civil govern-"ment and peace."

In the fame year, two other proclamations were iffued by Lord and General Howe, and

* One of the Parliamentary Commissioners, and Commander in Chief of his Majesty's naval forces in America.

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a declaration by the latter in the year following, calling on the people to difcharge their duties as fubjects.

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In the year 1778, his Majesty's Commissioners acting under the authority of Parliament, in their manifesto and letter to Henry Lawrens, President of Congress, which they afterwards published throughout America, declare, that a " regard must be paid to the " many who, from affection to Great Britain, " have exposed themselves to fusser in this " contest, and to whom Great Britain owes " fupport at EVERY EXPENCE OF BLOOD " AND TREASURE."

In the fame year the fame Commissioners published their manifesto and proclamation, in which they call on the people of America in general, " to vie with each other in eager " and cordial endeavours to fecure their own " peace, and to promote and establish the " prosperity of their country, and the gene-" ral weal of the empire;" and in particular, apply to and command " all Officers, civil and " military, and *all other bis Majesty's loving* " *fubjests* whatever, to be aiding and affisting " unto them in the execution of their mani-" festo and proclamation, and all matters " therein contained."

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On the 23d of May 1780, Sir Henry Clinton iffued a proclamation, wherein, in his Majefty's name, he called on and commanded all perfons whatfoever, to be aiding and affifting to his forces, whenever they fhould be required, in order to extirpate the rebellion; and for the encouragement of the King's faithful and peaceable fubjects, he affured them, " that they fhould eet with effectual counte-" nance, protection, and support;" and the fame requifition and affurances were with equal folemnity repeated in a fubfequent proclamation published by Sir Henry Clinton and Vice-Admiral Arbuthnot, as his Majefty's Com-, miffioners to reftore peace and good government in the feveral colonies in rebellion, on the first of June following.

In the year 1778, the Congress, defirous of weakening the British power, and of gaining over the influence and affistance of the Loyalists, by a refolve, recommended to the several States to repeal the sanguinary laws made against them, and to restore their property which had been confiscated; and overtures were made by General Washington to take them under his protection; but although they had reason to apprehend, from the evacuation of Philadelphia by order of the British government, [11]

ment, the fublequent movement of the troops from America to the West Indies, and the numbers in both Houses of Parliament against carrying on the war in the colonies, that they were about to be deferted by the British arms; yet, with this profpect of diffrefs, which no language can defcribe, they confidered their allegiance to his Majefty, and their connection with their fellow-fubjects, as facred and inviolable; the infallible confequence of which was, a more general attainder of their lives, and a confifcation of their fortunes; although, had they then withdrawn from their allegiance, they might have obtained a repeal of the laws attainting their lives, and been reftored to their property. Under these circumftances, painful as they were, they never complained. Their loyalty and zeal in the caufe of the State remained undiminished, or rather kept pace with their encreasing diffres. All the tender ties of the parent, hufband, and fon, were overcome by their public virtue; nor did they defert the finking caufe of their country until she deserted it herself. Thus led forth from the rest of their fellowfubjects, by their duty to the State, their obedience to his Majefty's command, and the affurances of both Houses of Parliament, they firmly confided in the royal faith, and the C 2 honour

bonour and juffice of Parliament, that they would at all events afford them the protection due to them by law, and fo folemnly promifed.

In the year 1781, the Loyalists, being alarmed at the diffinction made in the articles of capitulation of York, in Virginia, between Britifh fubjects and the Loyalifts who had rendered themselves amenable to the fanguinary laws of the New States, his Excellency William Franklin, Efg. Governor of the province of New Jerfey, wrote to Lord George Germaine, then Secretary for the American department, on the fubject. In answer to which letter, his Lordship wrote to the Governor on the 2d of January 1782, That "the alarm " taken by the loyal Refugees at the fifth ar-" ticle of Lord Cornwallis's capitulation is " not to be wondered at. The King's " ANXIETY to remove the fears, and reftore " the confidence, of those ZEALOUS and ME-" RITORIOUS SUBJECTS, has induced HIS " MAJESTY to direct me further to express " to Sir Henry Clinton (then Commander in " Chief of all the British Forces in America) " his royal pleafure, that he fhould, in his " MAJESTY'S NAME, give them the FUL-' LEST affurances of the continuance of HIS 66 AFFEC-

" AFFECTION and REGARD for their HAP-" PINESS, and that, IN ALL EVENTS, they " may RELY upon the utmost attention be-" ing fhewn to their SAFETY AND WEL-" FARE."

At length, in the year 1782, a negociation for peace was opened at Paris between the contending parties. Here it will not be denied that the Loyalifts, after fuch ftrong affurances of protection by his Majefty and Parliament, had good right to expect an article would be obtained for annulling the fanguinary laws which attainted their perfons and confifcated their property, and that, according to all usage on fimilar occasions, it would be reftored to them. But in this they found themselves fatally mistaken. The American Commissioners declared they had no authority from the States to make it; and befides, if they had the authority, and the reftitution was infifted on, they would alfo infift that Great Britain should pay for all the damages done, and property taken, by the British armies during the war, which would amount to much more than the confifcated property *. The Minister, on the part of Great Britain, confidering the flate of the nation, the enormous expence of carrying on

* See the Appendix.

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the war, and the neceffity the Public was under of obtaining peace, gave up the point in difpute, and ceded the property of the Loyalifts, as a recompence and fatisfaction for those damages, and as the price and purchase of peace for the empire. He unconditionally confirmed the independent fovereignties of the usurpation, and with them the fanguinary laws by which the perfons of the Loyalifts were attainted and their property confiscated. This treaty was afterwards ratified by his Majefty, and confirmed by both Houses of Parliament.

Such is the unexaggerated flate of the facts which make up the claim of the American Loyalifts. It remains to be examined, whether those who are entrusted with the fovereign authority of the British Government, are not under the most facred obligations to protect the fubject in his perfon and property, in all events, while he performs the duties of allegiance and fulfils the laws of the land? Whether, in the conftitution of the British state, there is no law which entitles the fubject to indemnity for property loft in confequence of his fidelity to the Government, or through the want of the protection due to them brlaw? Whether the fovereign authority may lawfully g

lawfully cede, in a treaty, the property of the fubject without fuch indemnity? And whether the rights and property of the fubject are fo extremely precarious, and the powers of the fovereign authority fo perfectly despotic, that it is authorifed by law to dispose of his property, while he fulfils the duties of a faithful citizen, without bis consent, on any account or to any purpose whatever, WITHOUT MAKING A JUST COMPENSATION?

CHAP. II.

Of the Rights of the Loyalifts to Protection and Indemnity under the fundamental Laws of civil Society, and particularly under those of the British Constitution.

THE right of the Loyalifts is not originally derived from an act of the fovereign legiflature. Their title to protection and indemnity for their property loft, in confequence of their fidelity to the State, and through the want of national protection, and afterwards given up by his Majefty and Parliament to the United States of America, is perfectly founded on laws coeval with the inftitution of that authority, and which gave it exiftence. It is easy to perceive that we here

here mean neither the prescriptive, common, nor statute laws, but those fundamental laws which form and establish civil society : laws fo facred in their nature, that they are not fubiect to alteration or repeal, even by the fevereign authority itself. On the contrary, they are those laws which were established before the municipal inftitutes of the flate could exift: from which the latter derive all their authority, and which the fovereign legiflature is, by the most facred principles of honour and justice, bound to preferve inviolate, not only as the basis and foundation of its own powers, but as the dearest birthrights and facred pledges for the protection and happinels of the people.

These laws, although too little understood, are treated of by many learned and eminent authors, among whom there is no difference in opinion respecting them. To their authority all sovereigns and their subjects either do or ought to appeal, as to the *proper standards* of decision, whenever disputes happen respecting the powers and obligations of the sirft, and the rights and privileges of the last. They are in substance,

1. The covenant or law by which each individual engages with all the reft to join for ever ever in one body, and to regulate with one common confent whatever relates to their common protection and prefervation.

2. The law by which the form of government is fettled, the fovereign authority appointed, its powers modified and limited, and its obligations and duties to the individuals who compose the fociety are defined and fixed. And,

3. That law which establishes the mutual covenants between the fovereign authority and the subject, by which that authority solemnly engages to confult, upon all occasions, the common benefit and safety, and to afford to every individual equal protection against the evils of a state of nature; and by which every subject promises, in return for that protection, bis fidelity and allegiance to the sovereign authority.

By fuch laws, either tacit or express, every regular state or perfect government is formed and bound, not excepting even that of absolute monarchy, and confequently that of Great Britain. Burlamaqui, in his Treatise on Politic Law, defines them in the following manner:

" The fundamental laws of a flate are not only those decrees by which the entire body

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" of the nation determine the form of govern-"ment and the manner of fucceeding to the "throne, but are likewife the covenants be-"tween the people and the perfon on whom "they confer the fovereignty, which regulate "the manner of government, and by which "the fupreme authority is limited.

" They are, as it were, the *bafis* and *found-*" *ation* of the flate, on which the flructure of " the government is raifed; and becaufe the " people draw from them their principal " ftrength and fupport.

"Thefe covenants are obligatory between "the contracting parties (the fovereign au-"thority and the fubject), and have the force of laws themfelves. They are those promifes, either tacit or express, by which princes, when they come to the throne; bind themfelves, even by oath, of governing according to the LAWS OF JUSTICE and EQUITY, of confulting the public good, of OPPRESSING NOBODY, and of PRO-"TECTING, THE VIRTUOUS."

Having given this general idea of the nature and fubftance of the fundamental laws of a regular flate, it is not neceffary to the fubject before us to dwell more particularly on those which relate to the union, and conflitute

tute the particular form, of this great body politic. We shall therefore confine our obfervations to those which have established the mutual obligations and duties between the fovereign authority and the people, and by which the right of the Loyalists to compenfation is inconteftably eftablished. These laws are truly of the first importance. They form the great bulwark of the people's rights and freedom, and are the only fecurity they poffels for their defence and fafety, against both domeftic and foreign injuries. They regard the protection due from the fovereign authority to every fubject, and the allegiance due from every fubject in return, by which the former is bound to protect the latter, and the latter to give the former his allegiance in all things neceffary to that protection.

" By this law," fays Burlamaqui, " the fubject promifes his allegiance to the prince (or fovereign authority), upon condition that " he will protect him; and the prince, on his " fide, promifes the fubject protection, upon " condition that he will obey him. Without " this law, a fubject cannot be obliged to " obey the prince, nor can he be obliged to " protect the fubject, at leaft by any perfect " obligation." And Lord Coke declares, D 2 when when treating of this law of the British Government, " That protection and allegiance " are reciprocal duties."

But further; to fhew that thefe mutual obligations of protection and allegiance form a part of the fundamental laws of the British conftitution, we shall cite many cafes folemnly adjudged in the books of law, while there is none to be found of a contrary nature or tendency. In Calvin's cafe, which we are told by the first of lawyers and judges, Lord Coke, was most elaborately, fubstantially, and judicially argued by the Lord Chancellor and all the judges of England, and in which, we may add, all the authorities on the fubject were collected and cited, the bands which tie the fovereign authority and the fubject together, with their respective duties to each other, were fully difcuffed and clearly explained. In this cafe it was unanimoufly refolved,

1st, "That the law of nature is *part* of the "law of England.

2d, " That the laws of nature are immu-" table, and cannot be changed.

3d, " That protection and government are " due to the fubject by the law of nature.

4th, " That the ligeance and obedience of " the fubject are due by the law of nature.

5th,

5th, "That neither ligeance nor protection is tied to municipal laws, but is due by the laws of nature.

6th, " That ligeance is a true and faithful " obedience of the fubject due to the fovereign. " This ligeance and obedience is the inci-" dent infeparable to every fubject; for as " foon as he is born, he oweth by birthright " ligeance and obedience to his fovereign. " Ligeantia est vinculum fidei; et ligeantia " est quasi legis ESSENTIA; ligeantia est liga-" mentum, quasi ligatio mentium, quia sicut li-" gamentum est connectio articulorum, juncto-" rum, &c. * As the ligatures or ftrings do " knit together the joints of all the parts of " the human body; fo doth ligeance join " together the fovereign and all his fubjects, " QUASI UNO LIGAMINE +." Glanville, who wrote in the reign of Henry II. lib. 9. c. 4. fpeaking of the connection which ought to be between the lord and tenant that holdeth

* " Ligeance is the bond or obligation of faith between " the fovereign and all the members of civil fociety; and " ligeance is, as it were, the *effence* of the law of *union*. Ligeance " is the ligature which, as it were, ties and binds the minds " of the fovereign and fubjects together; becaufe, like a band " or ligature, it forms the connection, and binds the limbs, " joints, mufcles, nerves, Gc. and the head of the human " body together."

+ " As in one facred and inviolable band."

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by homage, faith, " That mutua debet effe " dominii et fidelitatis connexio, ita quod QUAN-" TUM debet domino ex homagio, TANTUM " illi dehet dominus ex dominio, præter folam " reverentiam *; and the lord," faith he, "ought " to defend his tenant. But between the fove-" reign and fubject, there is, without compa-" rifon, a bigher and greater connexion. For " as the fubject oweth to the king his true and " faithful allegiance and obedience, fo the fove-" reign is bound to govern and protect his fub-" jects. Regere et protegere fubditos fuos +; fo " as between the fovereign and his fubject there " is duplex et reciprocum ligamen, quia ficut " subditus regi tenetur ad obedientiam, ita rex " fubdito tenetur ad protectionem; merito igitur " ligeantia dicitur a ligando, quia continet in fe " duplex ligamen ‡. And therefore it is holden

* " The connection or obligation between the Lord and " his tenants ought to be *mutual*, fo that as *much* as is due " from the tenant by homage to the lord, fo *much* the ' lord owes to his tenant from his power and right of do-" minion, a dutiful refpect only excepted."

+ To govern with justice, and to protect the subject from all manner of violence and injuries, both foreign and domestic.

t There is a double and reciprocal obligation and duty, becaufe, as the fubject is bound to obey the fovereign, fo the fovereign is bound to protect the fubject; therefore, more efpecially, ligeance is called a ligature, becaufe it implies a double and reciprocal obligation between the fovereign and the fubject.

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" in 20 H. VII. c. 8. that there is a liege of li-" geance between the king and fubject. And " Fortescue, cap. 13. Rex ad tutelam legis, cor-" porum et bonorum subditorum erectus est *. " And in the acts of parliament of 10 R. II. " c. 5. and 11 R.II. c. 1. 14 H. VIII. c. 2. fub-" jects are called liege people, and in the acts of " parliament in 34 H.VIII. c. 1. and 35 H.VIII. " c. 3, &c. the king is called the liege lord of " his fubjects. And with this agreeth Skeene " in his book De Expositione Verborum (which " book was cited by one of the Judges, who " argued against the plaintiff). Ligeance is " the mutual bond and obligation between the " king and his fubjects, whereby the fubjects " are called the liege fubjects, becaufe they " are bound to OBEY and SERVE him; and " he is called the liege lord, because he is " bound to maintain and defend them. " Therefore it is truly faid, that PROTECTIO " TRAHIT SUBJECTIONEM, ET SUBJECTIO " PROTECTIONEM +.

* The king is appointed to execute the laws, to administer justice to his subjects, and defend their perfons and goods.

+ " Protection of the fovereign draws to it and commands " the obedience and fubjection of the people; and the obedi-" ence and fubjection of the people draws and commands the " protection of the fovereign." Any thing flort of this would deftroy the reciprocity of the obligations and duties between the fovereign and fubject.

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The intelligent mind will readily perceive, that these mutual obligations and duties, which form the political connection between the fovereign authority and the people, are effential in every regular and just government, and cannot be difpenfed with on either fide, without destroying the bands, and fapping the foundation, of its UNION. For when the people refuse, and withdraw their allegiance from the fovereign authority, it neceffarily lofes its power and fupport, and a ftate of anarchy and injuffice must enfue; and when that authority withdraws its justice, ceases to protect the fub ect, and, against his confent, disposes of his property without making adequate compensation, it becomes despotic, and fubverts the very defign of its inftitution.

To understand the importance of these covenants to the fastery and happiness of the subject, it is necessary to know the meaning and extent of the words *protection* and *allegiance*. For this we must look into the end which mankind had in view, by giving up their natural freedom and independence. Here we shall find that this end was, " to deliver " and shelter themselves from the evils inci-" dent to a state of nature, from the frauds " of " of the artful, and the violence and injuffice " of the ftrong *;" by fubmitting to a power more wife, more just, and more strong than they were in their natural and unconnected ftate. To attain this purpole, they formed the union, appointed the fovereign authority, and conferred upon it all the rights and powers necessary to afford this " shelter from " injuries;" which, at the fame time, folemnly engaged to afford it upon all occasions against all injuries. For this engagement is not confined to any specified particular evils; but in its own nature extends to all, both foreign and domeftic, which men are liable to in a ftate of civil fociety. This is fimply what is meant by the word PROTECTION under the laws of all civil focieties.

That it is fo under the laws of the Britifh conftitution, will appear from a number of writs of protection granted by the Kings of England, to be found in the Register, and cited at large in Calvin's cafe, 4 Coke's Rep. Thefe writs are directed to every fubordinate body politic, officers and perfons bound to protect the fubject under the ROYAL AUTHO-RITY. Here "*protectio regia*," or the pro-

> * Burlamaqui. E

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tection of the Crown, is described in these words : Suscepimus ipsos F. et A. res ac justas posses et bona sua quæcunque in protectionem et salvam gardiam nostram. Et vobis et cuilibet vestrum injungimus et mandamus quod ipfos T. et A. familias, res et bona fua quæcunque a violentiis et gravaminibus defendatis, et ipfos in justis possessionibus manuteneatis. Et fi quid in prejudicium bujus protectionis, et falvæ gardiæ nostræ attentatum inveniretis ad statum debitum reducatis *. And in another writ, this protection is thus defcribed: Et ideo vobis, C. injungimus et mandamus quod ipfos G. et R. eorum homines, familias ac justas posses et bona sua quæcunque manuteneatis, protegatis et defendatis : non inferentes in eis, seu quantum in vobis est ab aliis inferri permittentes, injuriam, molestiam, damnum, violentiam, impedimentum aliquod seu gravamen. Et siquid eis forisfactum, injuriatum et contra eis indebite

• " We have taken the faid F. and A. their effate, their pof-" feffions and goods of every kind, into our protection and fafe-" keeping; and we enjoin and command you, and every of you, " that you defend the faid T. and A. their families, effates, and goods of every kind, from violence and injury, and preferve " them in their juft poffeffions. And if you fhall find any thing " done to the prejudice of this our protection and fafe keeping, " that you reflore them to the *fame flate* in which they were " before the injury committed."

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66 66 attentatum fuerit, id eis fine dilatione corrigi, et ad statum debitum reduci faciatis prout ad vos et ad quemlibet vestrum noveritis pertinere *.

But as the fovereign authority could not perform this important duty, upon which the fafety and happiness of the subject entirely depend, without the proper means, the fundamental laws have made various and most effectual provisions for that purpose. They have conferred on it a right to command the wills and strength, and personal services of every individual, whenever necessary, to afford the protection due from it; and this submission of the wills and strength of every subject to the direction and command of the sovereign, when necessary to public peace and safety, is truly what is meant in law by the word AL-LEGIANCE.

The fovereign authority for the fame purpofe is, moreover, vested with a right to esta-

* " Therefore we enjoin and command you, that the fame " G. and R. their perfons, families, poffeffions, and goods of " every kind, you maintain, protect, and defend; not doing to " them yourfelves, nor, as much as in you lies, fuffering to be " done to them by others, any injury, trouble, lofs, violence, " let, or damage whatfoever. And if any thing be wrongfully " or unjuftly done against them, that without delay you caufe " it to be remedied, and them reflored to the flate they were " in before the injury done, as you know you, and every of " you, ought to do."

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blifh courts of juffice, raife armies, fit out fleets, and to take and difpole of the property of the fubject to pay for their extraordinary fervices. Thus the fubject not only gives up his independence, his will and ftrength, to the fovereign authority, but pays in money a bona fide confideration for his protection *; and the State being thus furnished with all the means which human wifdom has been able to devife, is, beyond all poffibility of doubt, indifpenfably. bound by law to afford it to every fubject, without respect to perfons. We fay, to every fubject, becaufe every individual who composes the fociety is a party to the act of union; which is formed by each individual covenanting with the reft, and the reft with him, to unite their wills and ftrength in one Sovereign, for the purpole of fecuring their individual as well as general protection. The fovereign authority alfo engages to afford this protection to every individual indifcriminately, as well as to the whole fociety; for as the whole is made up of the individuals, it cannot defend the whole without defending every member which composes it. Belides, in purfuance of this covenant of individual protection, every

* " Taxes are contributions *paid* by the fubjects to the " ftate, for the prefervation of their lives and properties." Burlamaq. part iii. c.5. f. 10.

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fubject pays his just proportion, according to his abilities, towards the fupport of the fovereign authority and the protection which it is bound to afford him, and therefore is equally entitled to it with the reft of his fellow-fubjects. Hence it is evident, that a State cannot, with the means to which all contribute their just proportion, give protection to one part of the fociety, while it abandons another, without fubverting the defign of the union, and manifestly violating its folemn engagements, its duty, and the evident principles of reafon, justice, and law.

But this right to command the perfonal fervices of the fubject for the common protection, is not in any flate arbitrary and unlimited. It cannot be exercifed when the public good and fafety do not politively require it; but when there is fo much danger as to require more than the ordinary aids of the army and navy, the Scvereign is bound to call upon all to difcharge their allegiance, in giving their fervice to protect the fociety; and becaufe all are interefted in the public fafety, and of courfe bound to defend it, all are bound to obey the fummons *. And if fome

- His Majesty, when the American opposition broke out into "open and avowed rebellion," well understanding this law, fome perform their duty to the State in times of fuch danger, the faithful fubject ought, by the moft evident principles of reafon and law, not only to be rewarded for his extraordinary fervices, but to be fully compenfated for the loffes he may have fuftained in confequence of his fidelity and zeal in fupporting the common fafety, by thofe who enjoy the benefit of fuch fafety, without having fuftained any fhare in the dangers and loffes incurred in the prefervation of it.

Nor can the fovereign authority difpole of the property of the fubject by levying taxes, when the public wants and neceffities do not demand it. And when they call for, and juftify it, it cannot be lawfully done with partiality or injuffice. For this right extends no further than to take the fum neceffary, and of that, only a reafonable and juft proportion from each individual according to his ability. It cannot lawfully take from one diffrict, and exempt another, nor from fome particular perfons, and except others. " The fubject

law, and the nature of the fubjects duty under it, declared, That ALL the fubjects of the realm, and the dominions thereunto belonging, were bound by law to be aiding and affifting in fuppreffing it *,' and therefore called upon all to unite for that purpofe.

* See the proclamation in the Cafe, ch. 2. IS

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" must be equally taxed. As every fubject equally enjoys the protection of the Government and the fafety which it procures, fo it is just that they should all contribute to its support in a *proper equality*. Every man therefore ought to be taxed according to his income, both in ordinary and extraordinary exigencies *."

The fovereign authority is moreover vefted with a yet more extraordinary power, to enable it to fulfil its folemn covenant of protec-It may feize upon or deftroy the protion. perty of the fubject, when the necessities of the State and the public good require it. But this power, like that of taxation, is not defpotic and arbitrary, but limited and conditional. For nothing lefs than the general interefts and fafety of the State can justify the exercise of it; and even then it is conferred upon this express condition - this positive and explicit obligation and injunction, to indemnify and make good the loffes of the fuffering individuals out of the public revenue, to which all contribute. The reafonableness and equity of this condition will be evident, when we reflect on the nature of civil fociety; the intent of which is, that all the individuals who have

* Burlamaq. p. iii. c. 5. f. 14.

entered

entered into and compose the union, shalf partake of its protection, and of every benefit resulting from it. Nothing therefore can be more just, than that not only the expences and burthens necessary to maintain it, but every facrifice made to preferve it, should be equally distributed and suffained by all.

If this were not the law of every civil fociety; if the fovereign authority poffeffed a right to take or deftroy the property of the fubject, which it is bound to protect, without making a just compensation for it, the very defign of the union would be fubverted, and mankind would have committed extreme folly in changing a flate of nature for civil fociety; becaufe in that flate, although they were liable to fraud and violence, yet that fraud and violence was prohibited by the laws of nature; and it was lawful for the party injured, not only to punish the aggressor for the personal injury, but to make reprifals for the property of which he had been robbed or defrauded. But in fuch a civil fociety as we have fuppofed, force and injuffice would be fanctioned by law, and mankind would be in a much worfe condition than in a frate of nature. The injured and ruined fubject could make no reprifal upon the fovereign authority. He would

would remain, without a poffibility of remedy, under the load of oppreffion. But fo far is civil fociety from countenancing fuch extreme wrong, that the principle of equal juftice and individual protection we have before laid down, is flamped in the very nature of it, and pervades all its regulations, whether they be *its civil inflitutes* or *fundamental laws*. To demonstrate this truth, we fhall produce, in order, examples of both.

In the civil inftitutes of every ftate, it is an invariable axiom, that all facrifices of property made by individuals for the public benefit or accommodation, fhall be paid out of the public revenue.

If houses be pulled down, or pieces of ground taken from an individual for the King's highway, an inquest shall be ordered to ascertain the value, and the amount shall be paid out of the public purse.

If land be taken by the State from an individual to erect a public building on, for any general public use, fuch as palaces, courts of building or public offices, compensation shall be made to the owner out of the public treasury,

So if the property of an individual be taken for the benefit of a county, corporation, or fome particular private perfons, it shall be paid

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for by those to whose use it is applied, and who enjoy the advantage.

If this ftyle of equity pervades the civil inflitutes of all civilized flates, it would be ftrange indeed if we should find that their fundamental laws were lefs reafonable and juft; and ftranger flill, were they fo perfectly iniquitous as to justify political robbery in the fovereign authority, the fource from whence the purest streams of beneficence and justice ought to flow, by authorifing it to take from or give up the property of individuals, which it is bound by the most face of all obligations to protect and defend, without making an adequate compensation; and that too for the benefit of others, who are no more intitled to its protection and justice, than the fuffering and despoiled individual. But this never was the law of any flate, as the following authorities of the most learned authors on politic law will irrefragably demonstrate.

Puffendorff, when treating of the fundamental law of *transcendental propriety*, or *eminent domain*, by which the fovereign authority of every flate is authorifed to take, deftroy, or difpose of the property of individuals, when it becomes *necessary* to the *public good or fafety*, and and by which it is bound to make compenfation to the owners of it, fays,

" It will be confessed, agreeable to natural " equity, that when contributions are to be " made for the prefervation of fome particular " thing, every man fhould pay his quota, and " one fhould not be forced to bear more of the " burthen than another; and the fame holds " to be equity in common wealths. But becaufe " the flate of a commonwealth may be fuch " that either fome preffing necessity will not " give leave, that every fubject's quota fhould " be collected, or elfe that the public may be " found to want the use of fomething in the " poffeffion of some private subject, it must be " allowed, that the fovereign power may " feize upon it to answer the necessities of the " flate: but then, all above the proportion " that was due from the proprietors, is to be * refunded to them by the reft of the fub-" jects *."

The fame author gives the following examples of the right of the fovereign authority, to *defiroy or refume* the property of the fubject, in virtue of this law:

• Puffendorff, b. viii. c. v. f. 7.

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" A fovereign may proftrate the houfes of fences, or lay open the fields or gardens of private men, to make room for ramparts or ditches, if it be neceffary to the fortification of a town.

" In fieges, houfes or trees may be pro-" firated or cut down to deprive the enemy, " of fhelter.

" If private men lay by materials for their own ufe, fuch materials may be feized and made ufe of in fortifications.

" If, in a general fcarcity, the ftorehoules " and granaries of private men are flut up, " they may be opened to fupply the neceffi-" ties of the people.

"The private coffers of individuals, who fee the ftate in extremity, and will not lend "their money, may be ized and rifled. "Cyrus did fo, engaging to make reflitution, and it was held lawful and juftifiable. But the conduct of the indebted and bankrupt "Cæfar, in compelling the Romans to lend him money, and refolving never to pay it, has been ever adjudged unlawful; not becaufe he compelled them to make the loan; "but becaufe he refolved not to pay it.

" And if there is no other means of faving " a fociety, but that of *deftroying a part or* " *diftrie* " diffrict of it, the Sovereign may lay it wafte and remove whatever may be ferviceable to the enemy out of it."

All these acts are justifiable under the fundamental law of eminent domain, or tranfcendental propriety, common, indeed effential, to all focieties. " But, however," fays Puffendorff, when treating of them, " with-" out difpute, they that have lost or facrificed " their fortunes to the public fafety, in fuch " extremities, ought to have a restitution or " fatisfaction made them, as far as possible, " by the commonwealth."

Burlamaqui, when treating on the fame fubject, fays, " That it is really a maxim of " natural equity, that, when contributions " are to be made for the *neceffities of the ftate*, " every man ought to pay his *quota*, and *one* " fhould not be forced to bear *more of the* " *burthen* than *another*.

"And fince it may happen that the preffing wants of the flate may oblige the Sove-"reign to feize on fomething in the poffeffon of fome private fubject, it is juft in these cases, that the proprietors should be *indemnified* either by their *fellow-fubjects*, or by the *Exchequer*, for what exceeds his proper fhare, at least as near as possible *."

S Burlamaqui, Pol. Law, part 3. c. 5. § 27, 28.

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Having thus fhewn that the State is bound by law to make compensation for the property of the subject, taken or destroyed by the f vereign authority in cases of necessary, or the ablic benefit or fafety; we will next inquire, what the law is, where that authority is obliged to give up by treaty the property of the fubject with the territory ceded.

All authors on the fundamental laws of civil fociety agree, that the fovereign authority has no right to alienate a province, without impending public neceffity, against the confent of the whole nation, more especially without the confent of the province intended to be alienated, although all the other diffricts agree to it, nor without the confent of every man of that province. The reafons are, the union of civil fociety is formed by a mutual. joint, and perpetual contract, to which the province and every individual are parties, jointly interested in, and equally intitled to, the protection and every other benefit flowing from it, with those of the other districts ; and, of course, the union cannot be diffolved or impaired by the other co-parties without their The right of plurality of fuffrages, confent. which is proper and just in the decision of other matters, cannot therefore extend fo far as to diffolve or violate the union thus formed by

by all, nor to cut off from the body politic of the State, those who have not violated their engagements under the laws of the fociety. Nor can any fubject be deprived of the right he has acquired by the act of union, of being a part of the body politic, and enjoying all its benefits, except by way of punifhment for crimes committed against the laws. "For as "no fubject can lawfully take the crown from "a prince without his confent, fo neither has "a king a power to deprive a fubject of his "right or property, or to fubflitute another "fovereign over him without his confent*."

But to this law there is one, and only one, exception, founded on the law of neceffity, which is fuperior to all other human laws, and binding on the fovereign and fubject of every ftate. By this law, the fovereign authority, which is bound to prefer the general fafety to that of a part, " when there is imminent " danger of perifhing, or fuffering extreme " evil, if they continue united," may give up a part to fave the remainder; but, in this cafe, the nature of civil fociety, the mutual and common benefits eftablifhed by its union, and the protection and individual fecurity which conflitute its effence, together with " Burlamagui, part 3. c. 5. § 38.

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the equitable condition upon which this law of neceffity operates, all require that those fubjects who have thus innocently fuffered by an act of the State, for the benefit of their fellow-fubjects, fhould be fully indemnified by those who have been benefited and faved by the facrifice.

But, in fuch cafe, what becomes of the people refident in the territory ceded; of their perfonal fafety, of the protection of their property, and of their political rights, liberties, and immunities, derived from, and fecured to, them by the union, and which the fovereign authority is bound to preferve inviolable? Has any State a right to cede them with the territory, by virtue of this law of neceffity? By no means; for this law extends only to a conditional disposal of the subjects property: and therefore, although a State may lawfully give up a part of its territory to fave the remainder; yet it cannot, under any law whatever, dispose of the persons and political rights of the people refiding in the part ceded to another fovereign. For if fuch was the law, it might transfer them to the most despotic tyrant, and reduce them to the most abject flavery. It cannot transfer the duties which they owe to the fociety, nor its OWN

own obligations, as the fovereign truftee and protector of their rights and liberties : it cannot transfer their allegiance, nor abandon the protection of their rights and privileges without their confent, while they obey the laws and perform the duties of citizens. And therefore, when fuch ceffions have been made, it has been cuftomary to flipulate, that if the fubjects refiding in the territory ceded, choofe to adhere to the union, and enjoy the rights they are entitled to under it, they may leave the territory given up, and retire to the fociety of which they are members. And when the fubject has made his election, by taking the benefit of fuch flipulation, it has ever been the uniform practice of States to receive them, and to continue to them all the rights, liberties, and immunities to which they were entitled before the ceffion, and more efpecially to the protection and indemnity due to them by law, for the property given up by an act of the State for the benefit of the fociety.

Any thing fhort of this, no neceffity, however extreme, can poffibly juftify; becaufe mankind never yet conferred on the fovereign authority a right to give up or injure their perfons, or to difpofe of their rights and properties, while they performed their engage-G ments,

ments, without making them full compensation : and had fuch a transfer ever been made, it would have been void in itfelf, as the perfons making it could not poffels fuch a right under the laws of nature established by God himself. Thefe laws, on the contrary, enjoin mankind. under the heavy penalties of milery and want, to confult and purfue the means of their own prefervation, welfare, and happinefs; and no human covenant, no neceffity, can justify a violation of them. Hence all the rights and powers ever /et conferred on any fovereign authority, by the union of civil fociety, have been conferred in trust, and under the most facred obligation entered into on the part of that authority, to defend, protect, and preferve their perfons from injury; and not to devote their lives to ignominious death. nor to difpole of their rights and properties without making full compensation, while they behave with fidelity to the laws of the forciety,

This truth will appear evident, not only from the laws of the Britisch conflictution, but from every authority to be found in authors who treat on politic law, and the established principles of every regular State.

That

That the Crown, in the British conflitution, is not only bound to defend the fubject in his perfon, but allo in his goods and chattels, rights and privileges, will appear evident from the writs of protection I have before cited, and many others to be found in the Regifter; and the law is equally fettled, that if the State fails to afford this protection, it is " bound to place the fubject who has fuffered " through a want of it, in the fame flate he " was in before the injury received ;" that is, to make him adequate compensation. For the words of the writs in the Register, of folio 25. 26, as I have before faid, are, " Et fi quid in " præjudicium bujus protectionis et falvæ gardiæ " noftræ attentatum inveniretis, ad ftatum debi-" tum reducatis." And, "Et fi quid eis forisfac-" tum reformari faciatis." And, " Et fi quid " forisfactum, injuriatum vel contra eos indebite " attentatum fuerit, id eis fine dilatione corrigi et " ad ftatum debitum reduci faciatis, prout ad " vos et quamlibet vestrum noveritis pertinere."

To these authorities we will add that by 11 H. VII. c. 1. it is declared, "That by the "common (fundamental) law of England, "the subjects are bound by their duty of al-"legiance to ferve the Prince against every "rebellious power and might. And that G 2 "what" whatever may happen in the fortune " of war, against the mind of the Prince " (to the prejudice of his fubjects), it is " against all LAW and good confcience, that " fuch fubjects attending upon fuch service " fhould suffer for doing their true duty of alle-" giance."

Upon this statute, fo important to the rights both of the Crown and the fubject, Justice Forfter, whole authority will ever be refpected in courts where the principles of justice are understood, makes the following observations: " Here is a clear parliamentary declaration, " that, by the ancient conftitution of England, " found .1 on principles of reason, equity, and " good confcience, the allegiance of the fubject " is due to the King for the time being, and " to him alone. This putteth the duty of the " fubject upon a rational and fafe bottom; " and be knoweth that allegiance and protec-" tion are reciprocal duties." That is, in other words, that the jubject " knoweth" that the State is as perfectly " bound by the principles " of reafon, equity, and good confcience," principles, the force of which no human law can fuperfede, to protect and defend his perfon and property against all violence and injuries, as he is bound to obey, and affift the Prince,

Prince, in defending the State in time of need and danger; and that if he fails in the protection, and violates his engagement, he is bound by the fame principles to make the fubject *adequate compenfation*. Indeed, this is the law of every regular State, as will appear from all the books on the fundamental laws of civil fociety.

Puffendorff therefore fays, "That under the "law of Eminent Domain (which alone gives the fovereign authority a power over "the property of the fubject), if a Prince is compelled by neceffity to alienate in a treaty a part of his dominions, the loffes of individuals, whole fortunes are facrificed to the *national fafety*, must be made good by the *nation.*

"What power (continues the fame author) the commonwealth has to cede the goods of private fubjects upon a pacification, muft be difcovered from the nature of *transcendental property*; upon the force of which the goods and fortunes of private men may be given up whenever the neceffities of the State and the public interest require it: but with this consideration, that the state is obliged to make good fuch loss to the fubject out of the public revenue. But whether a particular fubject's goods may be ceded, or taken " taken from him, muft in a monarchy be " determined by the PRINCE; and the whole " body of the fubjects, upon his command, is " obliged to make fatisfaction to the perfons " that have fuftained lofs upon the public ac-" count beyond his own proportion."

Burlamaqui, when treating on the fame law, fays—" As to the effects of a private fubject " ceded with the territory, the Sovereign, as " fuch, has a transcendental and fupereminent " right to dispose of the goods and fortunes " of private men; consequently he may give " them up as often as the public advantage " or necessfity requires it; but with this CON-" SIDERATION, that the State ought to in-" demnify the subject for the loss he has fus-" tained beyond bis oven proportion."

M. de Vattel afferts the fame law, and tells us, "That the right which belongs to the "Society or the Sovereign, of difpofing, in "cafe of neceffity, and for the public fafety, "of all the wealth contained in the State, "is called the Eminent Domain. It is evi-"dent that this right is, in certain cafes, "neceffary to him that governs, and confe-"quently is a part of the fovereign power; "whe therefore, it difpofes, in a cafe of "neceffity, of the poffeffions of a commu-" nity, " *nity*, or of an *individual*, the alienation will be valid. But JUSTICE DEMANDS that this community or this individual be recompenfed out of the public money; and if the Treafury is not able to pay it, all the citizens are obliged to contribute to it. For THE EXPENCES OF A STATE OUGHT TO BE SUPPORTED EQUALLY AND IN A JUST PROPORTION. IT IS IN THIS CASE, AS IN THROWING MERCHANDIZE OVER-BOARD TO SAVE THE VESSEL."

Authorities from every other author on the fundamental laws of civil fociety might be adduced to fupport the fame truths; but thefe are fo plain and decifive, that more would be fuperfluous. They incontestably prove, that the fovereign authority of every State is bound, in all events, to protect the fubjectthat the right vefted in it, of disposing of the fubjects property in a treaty c. pacification, is not arbitrary, but limited and conditional, even in an abfolute monarchy; that it cannot be lawfully exercifed but when the neceffities and fafety of the State require it, and even then it is given with this confideration and facred obligation infeparably annexed, to indemnify the fubject for the lofs he has fuftained

tained in confequence of it. To this we will add, that it is impoffible for a mind open to the conviction of reason and truth, to confider these authorities, without confessing that they perfectly embrace and evidently fupport the claim of the Loyalifts, whofe property has been first lost through a want of the protection due to them by law, and afterwards given up by treaty to the American States. in fatisfaction for damages alleged by them to have been done, by the British troops, and as the price and purchase of the national peace and lafety. Their cafe indeed far furpaffes in public merit, and has a much higher demand upon the bonour and justice of Parliament, than the cafes to which the preceding authorities apply *; for those authorities state no peculiar merit in the fufferers-no folemn affurances of protection and indemnity previously given by the fovereign authority-no extraordinary exertions of the fufferers in the common caufe, nor any dangers encountered in fupporting the rights of Parliament: but the right of compensation and indemnity is declared upon the mere ceffion of the property of the fubject with the territory; and upon

* See Chap. V.

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the law and equity which enjoin the State to diffribute the loffes, burthens, and facrifices fuftained on the public account among the whole fociety who receive the benefit refulting from them.

CHAP. III.

On the Ufage of Nations, under the fundamental Laws of Civil Society.

THE Sovereigns of Europe, well underftanding the obligation they are under, to protect the property of the fubject in all events, and in the last extreme, have not failed to do it whenever it has been poffible in every pacification. To this end, they have infifted on, and always obtained, a flipulation, that the individuals of the diffrict ceded fhould be reftored to their property, if taken from them : if not, that they might difpofe of it to the best advantage, and return with the proceeds to the fociety of which they were fubjects *.--This usage has been adopted for many centuries, in order to fave the expence of making the compensation due, which otherwife the States could not avoid, without violating the facred and effential laws of their respective societies.

* The cafe of the Loyalists only excepted.

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In the civil war of the fifteenth century, which happened in the dominions of Spain, and ended in the independence of Holland, this principle of national justice was fulfilled. The war had continued near half a century. The attainders and proferiptions were numerous; the enmity of the parties during the war was violent, and yet the fovereign parties to the pacification, confeious of their duty to obtain all possible protection for their subjects who had fuffered by the war, expressly ftipulated, " That all real effates which had " been feized, exposed to fale, or proferibed " on account of the war, fhould be reftored " to their former owners; and that for all " goods feized and fold by the public officers, " the owners should have return or receive " (a perpetual annuity of) fix and one quarter " yearly, for every hundred pounds."

In the Treaty of Utrecht, care was taken by Great Britain to have the honours and domain of Chattelherault reftored to the family of Hamilton, and the honours and domain of Aubigne to the family of Richmond.

In the definitive Treaty between the Emperor and the States General, the city and caftle of Dalheim, and other towns and territories, were ceded to the Emperor, and other towns towns and territories were ceded by the Emperor to the States of Holland. But the high contracting parties, well knowing that they could have no right to facrifice the intereft of individuals to the emolument of fociety, without ample indemnification, agreed that the officers and others on duty in the country of Dalheim, fhould have penfions equal to their falaries at the charge of the country-and the Mayor or Greffier of the High Court of Dalheim, as also of the Lordships ceded to his Imperial Majesty, who were not continued in their employments, fhould receive a reasonable compensation, or have the liberty of felling their places under the approbation of the Government of the Netherlands.

At the termination of the war in 1763, when the King of France ceded the province of Canada to Great Britain, he was fo fenfible of the protection due to his fubjects, that it was infifted on, and it was accordingly agreed by the Treaty, that the Canadians fhould retain their property, and that fuch as did not chufe to become the fubjects of Great Britain, but wifhed to return to their former allegiance, fhould have a right to difpofe of it to the beft advantage, and to transport its produce unmolefted to France.

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At the fame time the like flipulation was made by the French Monarch in the ceffion of New Orleans to Spain.

By the fame Treaty, in the ceffion of the Floridas to Great Britain, the fame flipulation was obtained by the King of Spain, in behalf of his fubjects.

Upon this occasion the conduct of the Spanish Monarch is an illustrious instance of royal attention to the laws of civil fociety, which regard the protection and fecurity of the fubject: for after the furrender of the territory, finding that the English fettlers would give little or nothing for the property of his fubjects referved by the Treaty, and that of course they were ruined by his own act, the act of ceffion, and therefore that he had not afforded them the protection due by the fundamental laws of fociety, he ordered them to retire to his own dominions, and on their arrival gave to every officer, civil and military, falaries equal to those they enjoyed before the Treaty. He further made them compensation for the property they had loft; and to the common labourer, his wife and children, even to the infant at the breaft, he allowed penfions for their fupport. These pensions, being in their nature

nature perpetual, would have been yet continued, had not this Monarch obtained, by the last treaty of Paris, the Floridas from Great Britain. Upon this event the Spaniards, in their turn, refused to purchase of the British fettlers, and in a manner compelled them to leave their property, which they had greatly improved. His Catholic Majefty, by . late proclamation, has generoufly reftored thefe improved eftates to his fubjects, the former owners, their children and grand-children. Thus the wings of the Sovereign hovered over his fubjects, and protected them in all their diftrefs. He felt the high obligation he was under to do it. He confidered the value of a number of fubjects to the fociety over which he prefided. He faw the force with which this example of *fovereign jastice* would fecure the confidence of his people, and bind their fidelity to him on all future occasions. Nor did he for a moment put the fum, though large, he was obliged to draw from his public treafury, in competition with the public benefits which would be derived from it.

Such has been the ulage of States, whenever a ceffion of territory, and with it the property of the fubject, has been found neceffary to to the common fafety. There was no fuch refervation or refloration of the property of the Loyalifts, no indemnity whatever obtained; and had there been nothing mentioned refpecting them in the treaty, it would have been more to the honour of the British government, than that humiliating flipulation, by which it was agreed, that the Loyalists should have "the liberty to go to the United "States, and there to remain twelve months "unniclefted in their endeavours to obtain "reflitution, and that the Congress should "RECOMMEND to the States, to reflore their "eftates, they refunding the bona fide price "which the purchafer may have paid."

Here the British State, which was bound to obtain a reftitution of their property, if it could possibly be done, procured "a *liberty*" for *them* to folicit for it. They were fent by the State which had granted their property for a valuable confideration, to ask it of those whose right to hold it the State itself had folemnly confirmed. They were fent by the State, which they had faithfully ferved, and which was bound to protect them, to feek for that protection from States to which they were aliens, whose existence they had fought to prevent, and who, from a principle of felf-prefervation, were were naturally led to refufe it. And they were fent by the State, which had deprived them of their fortunes, and made them bankrupts indeed, to bargain and pay in ready money for those fortunes which it had appropriated to *its oron emolument*. For the stipulated condition of the restitution, supposing it to be made, was, "refunding the *bona* "*fide* price, which the purchaser of the state "had paid for it;" and this extraordinary boon was to be humbly folicited for, of their implacable enemics, without the least hope of success, and without any possibility of deriving any advantage from it, had it been obtained.

The advantage which was fo repeatedly and fanguinely deferibed, and expected from thofe recommendations, has, however, been long fince fully effayed. A number of Loyalifts have gone to the United States to obtain reftitution of their property, under the recommendations of Congrefs; and the effect has been what the Loyalifts, and many Members of Parilament, in their debates on the peace, foretold. Inftead of reftoring them to their property, the American States have not only treated the folicitations for it with infult and contempt, but have imprifoned the perfons of of the claimants, and afterwards banished them under the pain of death.

As to the great body of Loyalifts, who were not within the diffricts in the pofferfion of his Majefty's arms, and who had equally demonftrated their fidelity and zeal in fupport of the rights of Parliament, and rendered fervices equally important, there was no *flipulation* whatever made in their behalf. They were not even mentioned in the treaty; they therefore could have nothing to expect from the recommendations of the Congress or from any other quarter whatever, but from the HONOUR AND JUSTICE OF HIS MAJESTY AND PAR-LIAMENT.

CHAP. IV.

Of the Senfe and Declaration of his Majefly and Parliament, on the Right of the Loyalifls to Compenfation, when their Aid was thought neceffary to supprefs the Rebellion.

W E can look nowhere for the fenfe of the two Houfes of Parliament, but in their own records. Here we find the moft clear and politive decifions upon the right of the fubject to compensation for injuries fuf-18 tained tained in confequence of his allegiance, and through a want of the protection which the State is bound to afford him by law.

The occafion of thefe refolutions were certain tumults and infurrections " against the " authority of the Crown, and rights of Par-" liament," which took place in America in 1754, as stated in the foregoing Case. The civil and military powers of the State then in the colonies, were either incompetent, or not exerted, to protect the people. Sundry houses, and other valuable property of divers perfons who had attempted to carry an Act of Parliament into execution, were destroyed by the mob. After full confideration of these facts, the two Houses of Parliament

Refolved, " That an humble Addrefs be " prefented to his Majefty, to REQUIRE the af-" femblies of the American provinces to make " a proper recompense to those who had fuf-" fered in their persons or properties in confe-" quence of the faid tumults and infurrec-" tions."

In this refolve the fenfe of Parliament on three points is manifeft : 1ft, That thole who had fuffered through a want of protection in " their perfons or properties," were *entitled* to

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" a proper recompenfe." For otherwife, it is not to be fuppofed that the two Houfes would infift that the Colonial Affemblies fhould make it. 2. That the fubordinate governments of the colonies, which had been vefted with the proper powers, and had affumed the protection of the fubject within their inferior jurifdictions, were bound to make " a proper recom-" penfe" for injuries done to the fubject through a want of their protection; and, 3d. That his Majefty and Parliament were bound by law to compel, if neceffary, the Affemblies to make it. This is fully implied in their right " to *require* it *."

The two Houfes, however, fufpecting that the Provincial Affemblies, in the then tumultuous flate of the provinces, would not comply with the requifition; and knowing that Parliament, as the fupreme fource of *power*, *protection*, and juffice, was bound either to compel a compliance, or to make the recompenfe

* The word require was adopted by the Commons inflead of recommende, which was faid to be too loof and diferentiationary. And Mr. Pitt, that great Statefman, approved of the requifition to make the recompende, by a refolve of the Houfe, faying, it was building on a rock that could not be fhaken by the retractory and peevith humour of the Colonies; but, on the contrary, might be eftablished and executed by an aft vindicatory of their refolve, if neglected, cr net immediately complied with. MS. Report.

itfelf,

itfelf, at the fame time, and upon the fame occasion, concurred and

Refolved, " That all his Majefty's fubjects " refiding in the faid colonies, who have ma-" nifefted a defire to comply with, or to affif " in carrying into execution any Act of Par-" liament in the British colonies in North " America, have acted as dutiful and loyal fub-" jests, and are therefore entitled to, and will " affuredly have, the favour and protection of " this House."

In the year 1767, when those tumults were renewed, the two Houses were more explicit, if possible, in regard to the right of the subject to indemnity for loss fustained in confequence of his allegiance to the Crown, and his support of the rights of Parliament. And again

Refolved, "That all perfons, who, on ac-"count of the defire they have manifefted to "comply with, or to affift in carrying into "execution any Acts of the Legislature of "Great Britain relating to the British colonies "in North America, have fuffered any injury or camage, ought to have full and ample "compenfation made to them for the fame by "the refpective colonies."

And left the colonies flouid not comply with this act of public right, and the confi-I 2 dence dence of the Loyalifts in the *ultimate juffice of* Parliament fhould be thereby abated, the Houfe of Commons again

Refolved, " That all fuch perfons have " acted as *dutiful* and *loyal* fubjects, are *there-*" *fore entitled* to, and *will affuredly have*, the " protection of the *Houfe of Commons of Great* " *Britain.*"

It is impoffible for a perfon converfant in the laws of civil fociety to read thefe refolves without perceiving the following truths:

Ift. That they are founded on, and declaratory of, the fundamental laws of the Britifh conftitution, which have eftablished the reciprocal obligations, duties, and rights, between the fovereign authority and the fubject.

2d. That in and by thefe refolves the two Houfes of Parliament have expressly afferted the right of the fubject who had fuffered in his perfon or property, in confequence of his only "manifelting a *defire*" to comply with an Act of Parliament, "to *ample compenfa*-"tion."

3d. That the two Houfes have, by their repeated refolutions, in the molt unequivocal manner, pledged themfelves to do juffice to the fubject upon the right fo confeffed and afferted, by the most folemn affurances of protection tection and indemnity for the "injuries and " damages fuftained."

4th. That the protection thus folemuly promiled is not a matter of *favour* depending on the pleafure or difcretion of the two Houfes, but a *right*; or, to use the word of the refolves, a "TITLE," incontrovertibly founded in the fundamental laws of the State; a right coeval with the British conftitution, and *dr firmly established as any one right of Parliament itfelf*; and therefore a right which the two Houses are bound, were their folemn affurances out of the question, by the most facred principles of honour and justice to fulfil.

But it may be here afked, What did the two Houfes mean by protection? The anfwer to this queftion is, That they could mean nothing elfe but that " protection" to which the fubject has a right under the laws of the Britifh conftitution, and indeed of every civil fociety, which is by no means ambiguous. It is that fecurity of perfon and property, that fhield or cover from injuries, of which mankind were defitute in a flate of nature, and to obtain which be gave up his natural liberty, ana entered into civil fociety. The word itfelf is derived from the Latin term protego, to fhelter, to cover from evil. This important bleffing, upon

upon which the fafety and happiness of the fubject entirely depend, is fecured in the conflitution of every State by various means and by various fources; from the military effablifhment, from the civil courts of juffice, and in cafes where there are incompetent, from the fovereign authority. The King is bound to protect the fubject in the puffeffion of his property, by the military power, when necessary; but the courts of justice and the two Houses of Parliament are bound to give him " protection " for injuries suffained, for property lost or " destroyed, or given up by the State." And this can be done only in the mode of compenfation; in the courts of juffice, by compelling the perfon who has done the injury to make good the damages; and in the two Houfes of Parliament, by giving that indemnity and compenfation which are due to the fubject by the laws of the State.

But were the word *protection* of ambiguous meaning, we could not be at a lofs for the fenfe in which the two Houfes have ufed it. Their own refolves declare it to be " a *proper* " *recompenfe*, *full and ample compenfation*, " which thofe who have fuffered any injury " or damage, on account of the *defire* they " have manifefted to comply with any acts " of the British legislature, *ought to have*, are 14 " *entiled* " entitled to, and will affuredly have, from the "House of Commons of Great Britain."

The protection of a State in every precedent to be found either in the books which treat of the fundamental laws of civil fociety, or in the refolutions and acts of the British Parliament, means, "reflitution," "fatisfaction," "indemnity," "recompense," "compensation." Grotius, when treating of the right of the sovereign authority to give up the property of the subject, calls it, "reflitution," "fatisfac-"tion;" Burlamaqui, "indemnity, and in-"demnifying the subject for the injury susfained;" and Vattel, "recompense out of the public "money."

Indeed the protection thus declared to be the right of the fubject, and folemnly promifed by the two Houfes, can be nothing but the *fame* which was given by Parliament to the citizens of Glafgow for *their loyalty*, in putting that city in a pofture of defence against the rebels, which was a *full reimburfement of the fum expended*. It is the *fame* which was given by 4 Geo. I. to all perfons who had continued *faithful* to his Majesty, and whose houses and goods had been *destroyed* either by the rebels, or the King's army, in Scotland or Lancashire, and who-were "*fully reimbarsed*, " and

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" and repaid their loffes by the respective Ex-" chequers of England and Scotland." It is the fame which was given to Daniel Campbell Efq; whole property had been destroyed by a mob, on " account of his promoting an " act for laying a duty on malt, who was " paid his great loss and damages, clear of " all deductions." It is the fame which was granted to Dr. Swinton, for houfes deftroyed at Chefter, in confequence of the preceding rebellion, who was paid for them out of the public aids granted to the Crown. And it is the fame which was given to the Duke of Montagu, the proprietor of St. Lucia, when the British government found it neceffary to the peace and interest of the nation to cede that island to France, " who was amply recom-" penfed for his lofs, both in honour and re-" venue."

From the fenfe and declarations of the two Houfes of Parliament, we will pafs to thofe of his Majefty, which we fhall find in his Royal Proclamation, ftated in the preceding Cafe, and drawn up by the then Attorney and Solicitor Generals, now Lord Thurlow and Lord Loughborough. Here the opinion of his Majefty on the fundamental laws of the British conftitution, and the right of the fubject ject arifing from them to protection and indemnity, will appear to be clearly the fame with that of the two Houfes of Parliament; and we may certainly conclude, that his Majefty's deliberate judgment upon the law of the land and the right of the fubject, thus aided by the advice of his privy council, and of the moft eminent judges of the law, cannot leffen, but will corroborate, that of the two Houfes. From a little confideration of this proclamation, the following matters are either expressly or implicitly *afferted* and *declared*.

Ift. " That an open and avowed rebellion " exifted in his American dominions."

2d. "That not only 'all his Majefty's "officers, civil and military, were obliged "to exert their utmost endeavours to suppress "the rebellion,' but all the fubjests of his "realm, and the dominions thereunto belong-"ing, were bound, by law, to be aiding and "affifting in the suppression of it."

3d. That his Majesty having thus clearly pointed out the duty of the subject, in order to prevent their "neglecting or violating it "through ignorance thereof;" he expressly forbids them to admit "any doubt of the prop "testion which the law will afford to their "loyalty and zeal."

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4th. That the protection which his Majefty has to unequivocally declared to be the *lawful right* of the fubject, can mean nothing elfe but what the law means, which, as we have before fhewn, is a *reflictution* of the property loft, if regained by the State; or if loft through a want of the protection due, or given up by the State, recompense, indemnity, and compensation for it. And,

5th. That his Majesty, supported by the preceding refolutions of the two Houses of Parliament, and the law of the land, has, in a manner the most solemn, pledged his ROYAL FAITH to every fubject who should, during the rebellion, discharge his duty with "loyalty " and zeal," by declaring in his royal wisdom, that to those " who should affist in sup-" preffing the rebellion, the law would, with-" out doubt, afford protection."

But it may be afked to whom were thefe declarations and folemn affurances made by his Majefty and Parliament? It was from the year 1764 to 1782, that the unlawful refiftance to the " authority of the Crown, and " the rights of Parliament," was continued. It was in 1764 and 1767, that the refolutions of Parliament were made. The latter were expressly directed to " his Majefty's fubjects " refiding

" refiding in the colonies," to incite them to fupport that authority and twofe rights. And it was in 1775, when the fame lawlefs refistance broke out into " open and avowed " rebellion," that his Majefty iffued his proclamation, calling on all his fubjects to affift in fuppreffing it. Now let the fact be enquired into, and it will readily appear, that the American Loyalifts are the very fubjects defcribed in the proclamation and refolves; the perfons they were pointedly intended to encourage, and who, placing the utmost confidence in them, have fully complied with the duty required of them by his Majefty and the two Houfes, and of confequence the identical perfons to whom the faith of Majefly and the bonour and justice of Parliament have been folemnly pledged for their protection and indemnity.

Indeed it has already appeared to the Commiffioners of Inquiry, appointed by Parliament, that these unfortunate but faithful fubjects of the British Crown have not only manifested a defire to comply with, and to affist " in carrying into execution the acts " of the British Parliament," in strict conformity to the Parliamentary resolves and the Royal command; but with a degree of for-K 2 titude

titude which no dangers could abate, and with a loyalty and zeal unprecedented in the annals of nations, have rifked their lives, and been deprived of their fortunes, in direct confequence of those refolves, and their obedience to the command of their Sovereign. A number of them have moreover fuffered the most ignominious deaths; others, and not a few, have been confined, and perished in loathfome dungeons and polluted mines, and many have been affaffinated and barbaroufly murdered. And when the State ought to have regained their property, and reftored it to those who furvived, and to the widows and orphans of those who had 'virtuoufly perished in the cause of their country, it was given up as the price and purchase of peace for their fellow-subjects, who have been near five years in the possession of the benefits and bleffings purchased by that facrifice. And yet thefe faithful fubjects have been thus deprived of their property near twelve years, and near five years have elapfed fince the compenfation due by law OUGHT TO HAVE BEEN MADE.

It is well known that this delay of juffice has produced the moft melancholy and fhocking events. A number of the fufferers have been been driven by it into infanity and become their own deftroyers, leaving behind them their helplefs widows and orphans to fublift upon the cold charity of ftrangers. Others have been fent to cultivate a vildernefs for their fublishence without having the means. and compelled through want to throw themfelves on the mercy of the American States. and the charity of their former friends, to fupport that life which might have been made comfortable by the money long fince due to them by the British Government; and many others, with their families, are barely fubfifting upon a temporary allowance from Government, a mere pittance when compared with the fum due to them.

May not fubjects who have thus fuffered, whole lives have been rifked in the caule of their country, and whole property has been devoted to the PUBLIC SAFETY, with all due deference and refpect afk thele queffions: Were not his Majefty and the two Houfes of Parliament in earneft when they made the preceding declarations? Did they not fpeak the language of law and truth? If they were in earneft, as we must conclude, can Parliament now fay that his Majefty's proclamation and their own folemn refolutions meant nothing? Nay Nay more, will they reverfe their own declarations, and now affert that the "dutiful "and loyal fubjects," who have rifked their lives in fupporting the rights of Parliament, "ought" "not" "to have" ample and full compenfation for loffes fuftained in confequence of it; and "that they are" "not" entitled to, and affuredly fhall "not" have the "protection" of Parliament? This furely is impoffible !

Shall fubjects to whom these royal and and parliamentary affurances have been folemnly made, longer folicit for that protection and indemnity to which the laws of the land give them an undoubted right? Will Parliament longer withhold from them the juffice it has afforded to revery other perfon in their predicament, ever fince the eftablishment of the prefent government? What plea or pretence can justify the diffinction, and vindicate a treatment of them as men out of the protection of the laws? What crime have they committed which can justify fuch unprecedented partiality? They have committed none, unless innumerable acts of the most affectionate loyalty to his Majefty, and the most undaunted zeal in fupporting the rights of Parliament, be those crimes. Can fuch acts be really.

really criminal in the opinion of Parliament, after having excited the Loyalifts to commit them; after having declared the law which commands them, and pledged its faith for the protection and indemnity of the perfons committing them; after having fuffered their fortunes to be confifcated by the rebel States through a want of the protection due to them, and after it has facrificed their property to the benefit and fafety of their fellowfubjects, WITHOUT HAVING MADE COM-PENSATION?

To thefe arguments we will only add, that by the treaty, the independent fovereignties of the American States were unconditionally confirmed, and confequently the fanguinary laws by which the Loyalifts were attainted. Thefe laws remain in force to this day, and the American States ftand juftified, by the treaty of peace, to put thofe of them to death who fhall appear within their jurifdictions. A number of them have been imprifoned and cruelly treated, and with difficulty efcaped the ultimate punifhment which thofe laws inflict.

Now, although it is allowed that the British government might lawfully dispose of the property of its subjects for the public fafety, making

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making them adequate compensation, it will not be contended that it could poffibly have any right, under any law either human or divine. to confirm unlawful acts, which devoted the lives of feveral thousands of its innocent and faithful subjects, on any account or upon any pretence whatfoever. If it could not obtain a repeal of fuch laws, it certainly ought not, by any means whatever, to have given its fanction to them. Indeed, this was an act fo fundamentally wrong, that it is impoffible to fuppofe his Majelly, whofe paternal affection for his people is fo well known, or that the two Houfes of Parliament. whofe honour and juffice have ever remained unfullied, would have approved of it, however urgent the public necessity, had not their minds been impreffed with the most firm and immutable refolution to make the most ample and complete reparation for it.

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CHAP. V.

Of the Ufage and Precedents of Parliament, under the fundamental Laws of the Britifly State.

VATE have feen in the preceding chapters, that the Sovereigns of every State have held themfelves bound by the laws of civil fociety never to abandon the protection of the fubject in their greatest extremities : that even when they have been under the neceffity to give up a part of their dominions to fave the remainder, the property of the fubiect has been still an object of their utmost protection and care: that in all cafes where it could be done, it has been referved by treaty and reftored to the owner; and where the nature and iffue of the war have not admitted of fuch reflitution, the ulage founded on the LAW has been, to indemnify the private fufferer out of the public revenue, and by that means to divide and diffribute the burthen equally and juftly among those whose protection and fafety have been purchased by the facrifice. This being the universal practice of States, it would be ftrange were there not precedents of it in the administration of the govern-

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ment of Great Britain. On the contrary, it will be found, upon perufal of the Books of Statutes and the Journals of the Houfe of Commons, that the fovereign authority has ever held itfelf bound by law to make a juft compenfation to the fubject, not only in cafes fimilar to that of the Loyalifts, but in others of infinitely lefs public merit. To demonftrate this truth we will cite the following cafes :

1ft. Wherever the rights or property of the fubject has been taken from him by the State, to answer fome public convenience or benefit.

When it was found neceffary to the public welfare to unite the two kingdoms of England and Scotland, and to deprive the city of Carlifle of certain tolls, *adequate compenfation* was made for the lofs of them. Com. Journ. vol. 15. p. 336.

When Parliament thought it neceffary to the public peace and fafety, to fupprefs the heritable jurifdictions in Scotland, it gave to the proprietors $\pounds 152,037$ as compenfation. Ibid. vol. 25. p. 301.

When the exclusive rights and privileges of the African Company were thought injurious to the national commerce, Parliament deprived prived them of their charter; but gave them f. 112,140 as a *just compensation*. Com. Journ. vol. 26. p. 408.

When a refumption by the Crown of the royal jurifdiction of the duke and duchefs of Athol, was found neceffary to the interest of the public revenue, the fum of \pounds 70,000, with an annuity to the furvivor, was given by Parliament as a *full compenfation*. Ibid. vol. 30. p. 225. 228.

 \pounds 22,500 was given to the proprietors of Carolina for their rights of government, when it became neceffary to the peace of the province, that the Crown should refume them. Ibid. vol. 21. p. 426.

And Parliament has been fo careful not to infringe on the finalleft rights of the fubject without making compenfation, that it would not take from the clerks of the Secretary of State's office the favings they made, by fending letters free of poftage, without a compenfation.

2d. Where the property of the fubject has been deftroyed, to prevent fome public mifchief.

When the cattle of the fubject has been deftroyed, to prevent infection, by an order of the State, he has been always paid the va-

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lue out of the public revenue. Com. Journ. vol. 32. p. 966. Vol. 33. p. 714.

If fhips are burnt by order of the State, to prevent the plague, the owners have been always paid their value. Ibid. vol. 89. p. 604. 606.

3d. Where the property of individuals has been deftroyed, loft, or injured by a failure of the fovereign authority in fulfilling its public engagements, by not affording the protection due to the fubject by the fundamental and effential laws of the British conftitution, Parliament has ever made a *inft compensation*.

In March 1716, feveral perfons having fuffered, through a want of the protection due to them as fubjects, by the *tumultuous* and *rebellious* proceedings in fundry counties, $f_{.5577}$ were granted by Parliament, to make good their loffes. Com. Journ. vol. 18. p. 495.

The faw-mill of Charles Dingly being deftroyed by a number of diforderly and *tumultuous perfons*, Parliament paid him the value of his lofs. Ibid. vol. 32. p. 240.

If Parliament, from a due fense of the laws of the land, and of the protection which it is most faceedly bound to afford to every fubject,

ject, has thought itfelf bound to make compenfation in the preceding inflances, where the fufferers could pretend to no public merit, farther than that they were peaceable fubjects, how flands the law in respect to those faithful citizens, who, in obedience to the royal command, and under the most folemn affurances of protection from his Majefty and from both Houfes of Parliament, have fulfilled the duties of allegiance with activity and " zeal;" and, at the rifk of their lives and fortunes, have flepped forth in defence of the royal authority and the effential rights of Parliament? Are fuch fubjects cutitled by law to less protection and less justice than those who have manifested no merit, on account of their fidelity to the State? Surely they are not. -- Every principle of reafon, law, and juffice, and the uniform ulage of a British Parliament, forbid it. And therefore,

4th. In purfuance of the lc_{M} , the land, the usage of Parliament has bec, whenever the fubject has fuffered lofs or damage in confequence of a performance of the *leaft* of his political duties to the State, in which he has not been *protected*, to make him *adequate* and *full* compensation for his loffes.

In the year 1725, Daniel Campbell had given his vote for the bill for laying a duty 9 upon

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upon malt. A mob at Glafgow deftroyed his property; Parliament adjudged that he was entitled to full compensation, " *clear of all* " *deductions*."

It is proper to observe, that this statute is clearly declaratory of the fundamental laws of the British constitution, which establish the reciprocal obligations of protection and allegiance, with the right of the fubject to compensation for loss fustained through the want of that protection; becaufe, by this ftatute, the King, Lords, and Commons, declare, " That as the great loffes and damages " fuftained were on account of the concern " he had, or was supposed to have had, in pro-" moting the act for laying a duty upon malt, " it is JUST and REASONABLE, that the faid " damages and loffes fhould be MADE GOOD " and REPAID to the faid Daniel Campbell, " clear of all deductions." And it is further obfervable, that the Parliament of that day thought it true policy, as well as justice, further to declare to the fubject, that full compenfation was due by law to those who had fuffered in confequence of a mere supposition that they had difcharged the leaft of their political duties to the State.

In the year 1689, during the rebellion in Ircland, the Houfe of Commons made ample provision provision for the fupport of the Irish nobility, gentry, and clergy, whose estates had been confiscated in consequence of their fidelity to the Crown of England, and who had taken refuge under the British government. Com. Journ. vol. 10. p. 204. 212. 217. 259. 97, 98. And,

In the fame year, the rebellion being fuppreffed, by the ftatute of the 1 W. and M. c. 9. "All the Proteftant fubjects, who had " continued *faithful in their allegiance* during " the rebellion in Ireland, and had incurred " a forfeiture of their eftates under acts of " the Irifh Parliament," were reftored to their " poffeffions, as well ecclefiaftical as temporal, " *in the fame manner they were held before the* " *rebellion.*"

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e n Compensation was made for the loss fuftained by those who had *defended* Londonderry during the siege, out of the public fund raised by the confiscated estates of the rebels. Ibid. vol. 13. p. 291. 293,

In 1705, the Houfe of Commons, on the petition of Elizabeth Wanderford, flating, that her hufband, on account of his zeal and fervice in Ireland for the late King William, had been condemned as a traitor, and bis effate confifcated, voted her an annuity as compenfation. Com. Journ. vol. 13. p. 54.

In the year 1708, Alexander Grant was reimburfed by a vote of the Houfe of Commons, for the wafte committed by the *rebellions* clans in Scotland. Ibid. vol. 15. p. 580. 588.

In the year 1715, by the first of Geo. I. c. 24. On account of the *loyalty and zeal* which the citizens of Glasgow had shewn, in putting themselves " in a posture of defence " against the rebels and traitors," Parliament, " in confideration of their losses and ex-" pences," granted " to the city a duty upon " ale and beer for the space of twenty years."

By the 4th Geo. I. c. 44. the fubjects who had behaved with *fidelity* to the Crown during the rebellion, and whofe property had been deftroyed by the rebels, were fully recompenfed for their loffes.

In the year 1717, by the 4th Geo. I. c. 8. it was enacted, " That all perfons who had " continued *dutiful and faithful to his Majefly*, " and whofe houfes or goods had been burnt " by the *rebels in Scotland*, or burnt or other-" wife deftroyed at Prefton in Lancafhire by " the *rebels*, or his *Majefly's army*, fhall bo " *fully* " fully reimburfed and repaid their loss by " the respective exchequers of England and " Scotland."

In the year 1749, the Houfe of Commons granted to the *loyal city* of Glafgow 10,000*l*. for that fum extorted from them by the rebels: Com. Journ. vol. 25. p. 959.

In the year 1747, Doctor Swinton petitioned the Commons, for a compensation for fundry houses which had been destroyed in the preceding rebellion at Chefter. HIS PETI-TION CAME DOWN RECOMMENDED FROM THE THRONE. It was confidered as a petition, in the prayer of which the public honour and justice were concerned, and therefore it was received by the House of Commons, *although the time limited for receiving private petitions was expired*; and he was fully compensated for his loss, out of the aids granted to the Crown.

When the State found it neceffary to the public interest and fastive, to cede to France the island of St. Lucia, ample compensation was made to the Duke of Montagu, the proprietor, both of honours and revenues; there being in his case, as in that of the Loyalists; no refervation of his property.

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To these we will add one authority more. Judge Blackstone, when treating of the protection due from the Legislature to the subject, in the most decided manner declares, that " fo great, moreover, is the regard of the law " for private property, that it will not au-" thorife the least violation of it; no, not even " for the general GOOD of the whole com-" munity. Befides, the public good is in " nothing more effentially interested than in " the protection of every individual's private " rights, as modelled by the municipal law. " In this, and fimilar cafes, the Legiflature " alone can, and indeed frequently does, inter-" pole and compel the individual to acquiefce. " But how does it interpofe and compel? Not " by ftripping the individual of his property " in an arbitrary manner, but by giving him " a full and ample indemnification and equivalent " for the *injury* thereby fultained."

From these and many other authorities, it evidently appears, that Parliament has ever held itself bound by the law of the land, to make compensation to the subject for property taken or destroyed by the State, either to avoid some public mischies, or to obtain some public benefit; for property loss through a failure in the State, to afford him the protection tealion due by law, and for property loft in confequence of his faithful exertions to defend the public interest and fafety : while there is not one to be found of a contrary tendency or fpirit, nor one where the compenfation claimed by the Loyalifts, has been delayed beyond the feffion of Parliament in which the application has been made. Indeed the right is fo replete with public merit and equity, and the law from which it is derived has been fo well underftood, that it has never been difputed or doubted. It is, as the most eminent civilian in Great Britain declared, when his opinion was taken upon it, " A TRUISM which admits of no POSSIBI-" LITY OF DOUBT."

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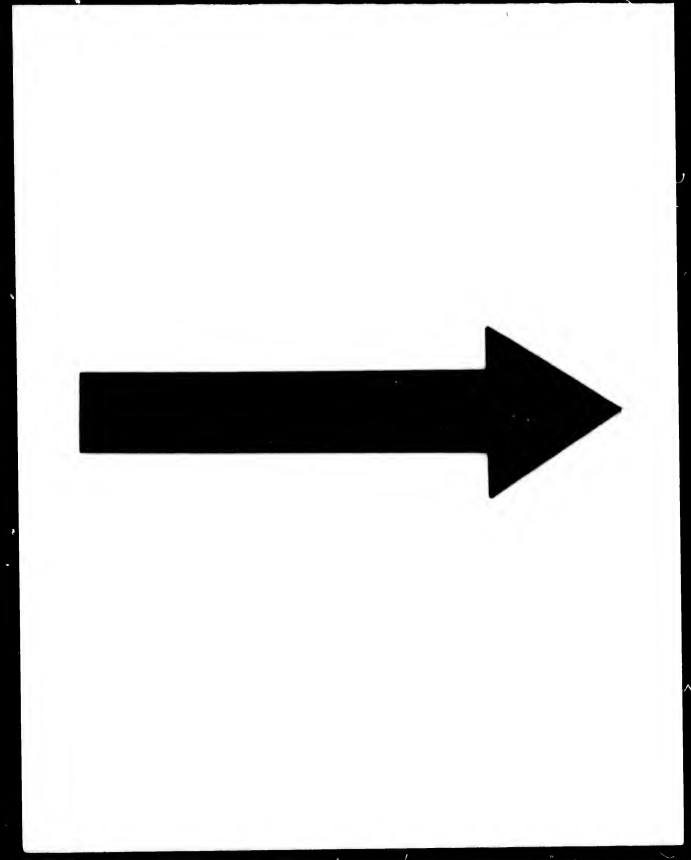
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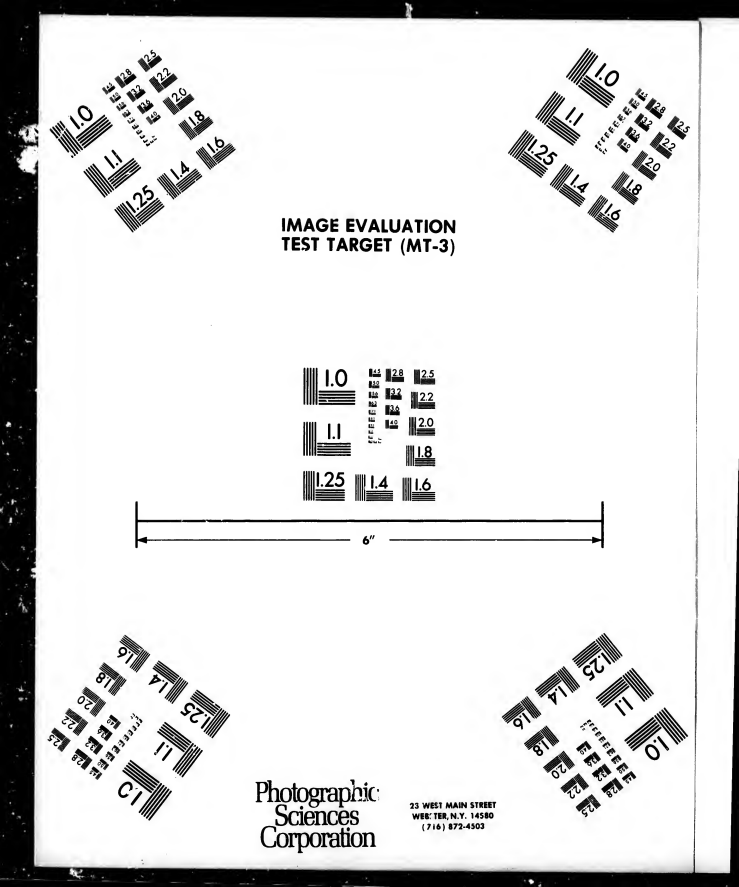
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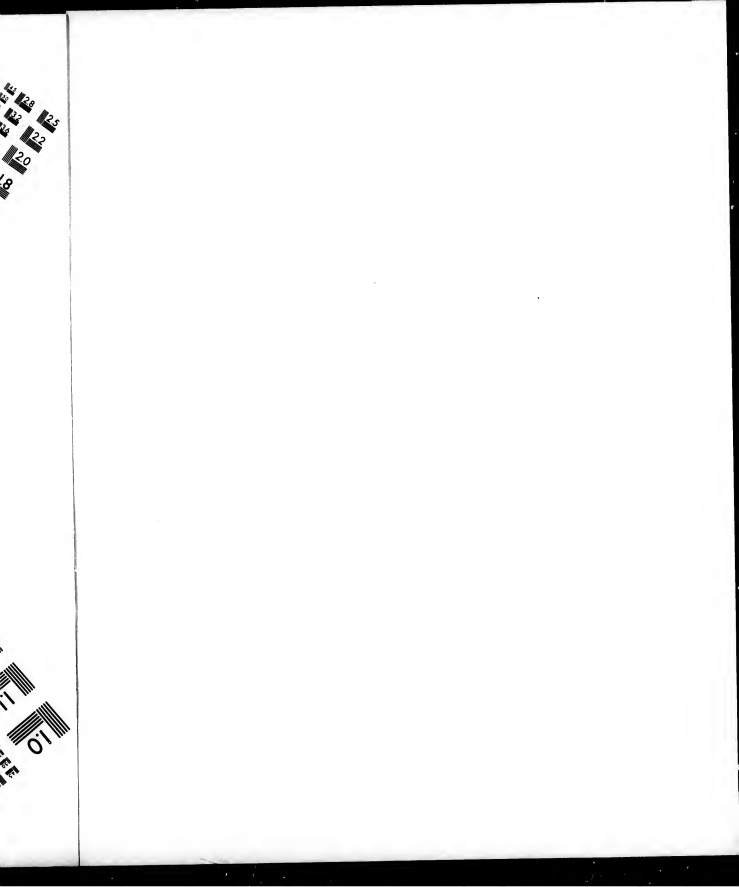
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CHAP. VI.

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Of the Sense and Declarations of the Members of both Houses of Parliament in their Debates on the Treaty of Peace, upon the Right of the Loyalists to Indemnity and Compensation.

TT is not to be prefumed that a great national council will be of contrary opinions at different times, respecting a topic of national justice. The principles of justice, which are immutable, and the fame yesterday, to-day, and for ever, are fo deeply ftamped by Omnipotent wildom in the confciences of men, that they cannot be miftaken. No man, whofe intellectual powers were not impaired, or whofe reafon was not perverted, ever yet doubted of the obligation he was under to make reparation for injuries done to, or damages fuffered by, another, through a violation of his folemn engagements. Nor is an inftance to be found in the annals of Parliament, where it was ever denied or difputed that the fovereign authority of Great Britain was bound. by law, to make compensation for loss fuftained by its faithful fubjects, through a breach

breach of its facred obligation to defend and protect their perfons and properties. Hence we shall find that the Members of the two Houses of Parliament, who spoke in the debate on the treaty of peace, have fully confirmed the declarations and solemn decisions of the two Houses of Parliament in 1764 and 1767, and of his Majesty in council in 1775, on the right of the Loyalists to compensation for loss suffained in consequence of their fidelity to his Majesty, and their attachment to the British government.

To prove this, we here give extracts from fuch parts of the fpeeches of the learned Memburs of both Houfes as relate to the Cafe of the Loyalifts.

HOUSE OF COMMONS.

Mr. Wilberforce. "When he confidered the "Cafe of the Loyalifts, he confeffed he there "felt himfelf conquered; there he faw his "country bumiliated; he faw her at the feet "of America! Still he was induced to believe, "that Congrefs would religioufly comply "with the article, and that the Loyalifts "would obtain redrefs from America. Should "they not, this country was bound to afford it "them.

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" them. They must be COMPENSATED; Mi-" nifters, he was perfuaded, meant to keep " the faith of the nation with them."

Lord North. " And now let me, Sir, " pause on a part of the treaty which awakens " human fenfibility in a very irrefiftible and " lamentable degree. I cannot but lament " the fate of those unhappy men, who, I con-" ceive, were in general objects of our GRA-"TITUDE and PROTECTION. The Loyalists, " from their attachments, furely had fome " claim on our affection. But what were " not the claims of those who, in conformity " to their allegiance, their cheerful OBEDIENCE "to the voice of Parliament, their confidence " in the proclamation of our Generals, in-" vited under every affurance of military, par-" liamentary, political and affectionate PROTEC-"TION, efpoused, with the hazard of their " lives, and the forfeiture of their properties, " the caufe of Great Britain? I cannot but " feel for men thus facrificed for their bravery " and principles: men who have facrificed all " the dearest possessions of the human heart-" They have exposed their lives, endured an "age of hardships, deserted their interest, " forfeited their poffeffions, lost their connec-"tions, and ruined their families, in OUR " CAUSE.

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" CAUSE. Could not all this wafte of human enjoyment excite one defire of protecting " them from that flate of milery with which " the implacable refentment of the States has " defired to punish their loyalty to their So-" vereign and their attachment to their mother-" country ? Had we not espoused their caufe " from a principle of affection and gratitude, " we should, at least, have protected them, to " have preferved our OWN HONOUR. If not " tender of their FEELINGS, we fhould have "been tender of our own CHARACTER. "Never was the honour, the principles, the " policy of a nation, fo grofsly abufed as in " the defertion of those men, who are now " exposed to every punishment that defertion " and poverty can inflict, BECAUSE THEY "WERE NOT REBELS."

Lord Mulgrave. "The article refpecting "the Loyalifts, he faid, he never could regard "but as a lafting monument of *national dif-*"grace. Nor was this article, in his opinion, "more reproachful and derogatory to the "bonour and gratitude of Great Britain than "it appeared to be wanton and unneceffary. "The Honourable Gentleman who made the "motion had afked, if those Gentlemen, who "thought the present peace not fufficiently "advana

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" advantageous to Great Britain, confidering "her circumftances, would confent to pay the "amount of expence another campuign * would "have put us to, for the degree of advantage "they might think we had a right to expect? "In anfwer to this, he declared for one, be "bad rather, large as the fum in queftion was, "bade bad it flipulated in the treaty, that "Great Britain flouid apply it to making good "the loffes of the Loyalifts, than that they "fhould have been fo fhamefully deferted, "and the national bonour fo pointedly difgraced "as it was by the fifth article of the treaty "with the United States."

Mr. Secretary Townskend, now Lord Sydney. "He was ready to admit, that many "of the Loyalists had the strongest claims "upon the country; and he trusted, should "the recommendation of Congress to the "American States prove unsuccessful, which "he flattered himself would not be the case, "this country would feel itself bound in bonour "to make them FULL COMPENSATION for "their loss."

Mr. Burke. " At any rate, it must be " agreed on all hands, that a valt number of " the Loyalists had been deluded by this " country, and had risqued every thing in " Twenty millions.

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"our cause; to such men the nation OWED "protection, and its honour was pledged for "their fecurity AT ALL HAZARDS."

Lord Advocate. "With regard to the "Loyalist, they merited every possible effort "on the part of this country."

Mr. Sheridan " execrated the treatment " of those unfortunate men, who, without " the least notice taken of their civil and re-" ligious rights, were handed over as fubjects " to a power that would not fail to take " vengeance on them for their zeal and at-" tachment to the religion and government " of this country. This was an inftance of "British DEGRADATION, not inferior to the " unmanly petitions of government to Congress for " the wretched Loyalifts. Great Britain at the " feet of CONGRESS fuing in vain, was not a "HUMILIATION or a STIGMA, greater than "the infamy of configning over the loyal " inhabitants of Florida, as we had done, " without any conditions whatfoever."

Mr. Lee. "With refpect to the ceffion of "territory, it was great and extensive in every "quarter of the world. Europe, Afia, Africa, "and America, beheld the difmemberment "and diminution of the Britisch empire. But N "this,

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" this, alarming and calamitous as it was, was " nothing when put in competition with ano-" ther of the crimes of the prefent peace; the " ceffion of men into the bands of their enemies, " and delivering over to confifcation, tyranny, re-" fentment, and oppreffion, the unbappy men who " TRUSTED to OUT fair PROMISES and DE-" CEITFUL WORDS."

The Honourable Mr. Norton. "Mr. Nor-"ton added, that under all the circumflances, "he was willing to approve of the two "former (the European treaties), but on ac-"count of the article relating to the Loyalifts, "he felt it impossible to give his affent to the "latter."

Sir Peter Burnell. " The fate of the "Loyalifts claimed the compafion of every " human breaft; these helpless, forlorn men, " abandoned by the ministers of a people on " whose JUSTICE, gratitude, and bumanity; " they had the best-founded claims, were left " at the mercy of a Congress highly irritated " against them. What then could they ex-" pect from such an affembly? Why truly, " nothing; and therefore he might fairly fay, " that nothing had been obtained for them by " this country. If nothing else was wanting, " was not this enough to damn a peace, and 4. " render 15

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" render it INFAMOUS in the eyes of all HO-" NEST men? He fpoke not from party zeal, " but as an INDEPENDENT COUNTRY GEN-" TLEMAN, who, UNCONNECTED WITH " PARTY, expressed the EMOTIONS of bis " HEART, and gave vent to his boneft in-" dignation."

Sir Wilbraham Bootle. "There was one "part of it (the treaty) at which his heart "bled; the article relative to the Loyalifts. "Being a man himfelf, he could not but feel "for men fo cruelly abandoned to the malice "of their ENEMIES. It was feandalous! it "was difgraceful! Such an article as that "ought fearcely on, any condition to have "been admitted on our part. They had fought "for us, and run every hazard to affif our "caufe; and when it most behaved us to afford "them PROTECTION, we deferted them."

Mr. Macdonald. "He declared, that he "forbore to dwell upon the cafe of the "Loyalifts, as an affembly of human beings "could fcarcely truft their judgments when io "powerful an attack was made upon their "powerful an attack was made upon their "feelings. If they had hearts and nerves "they muft neceffarily overwhelm their un-"derftandings. He turned his eyes there-"fore from that fubject, by a kind of natural "impulfe, as from a corpfe or a grave. N 2 "There was, however, a chance held out by "America of reftoring fome of those me-"ritorious men to the very natale folum "on which they had been born and bred. "A very bad chance he feared; yet they ought "to have the benefit of that chance, fuch as it "was. This a parliamentary declaration "might frustrate. If that chance fails, faid "he, TAX ME TO THE TEETH, and I will "cheerfully flint myself to contribute to their "relief or to make up any deficiency."

HOUSE OF LORDS.

Lord Walfingham "affured their Lord-" fhips, that the noble Earl (Carlifle) had " forcibly aroufed his feelings, and he could ¹⁶ neither think nor speak of the dishonour of " our treatment of those deferving men with Their claim upon us was felf-" patience. " evident; they had been invited to join us " by our own acts; it was a parliamentary war, " and therefore it was the more incumbent on " the legislature to protect them. The Crown " had no feparate interest in the war; the " addreffes to the King from every part of the " country proved, that the people of England " confidered the war as neceffary, fince its " object was the prefervation of our just do-" minion.

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" minion. Parliament fhould be CONSISTENT. "He begged their Lordships to look at the "refolutions of Parliament in 1766, and fee " by them, if, in order to be CONSISTENT, " they ought not to have observed a different " conduct in regard to the Loyalists."

Lord Hawke " denied that the Loyalifts " had been abandoned; and after paying " them every proper compliment faid, that he " fhould fupport no minifler who would coun-" tenance SUCH A MEASURE. In America, " faid he, Congrefs had engaged to recom-" mend their caufe to the legiflatures of the " country. He flattered himfelf that recom-" mendation would be attended with fuccefs; " but, faid he, flate the cafe that it will not, " the liberality of Great Britain is ftill open to " them; minifters bad pledged themfelves to " indemnify them, not only in the addrefs now " moved for, but even in the laft addrefs, and " in the Speech from the Throne."

Lord Viscount Townshend. " To defert men " who had constantly adhered to loyalty and " attachment, was a circumstance of such CRU-" ELTY as had never before been heard of."

Lord Stormont. "Thefe were men whom "Britain was bound in JUSTICE and bonour, "gratitude

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" gratitude and affection, and EVERY TIE, to " provide for and protect. Yet, ALAS FOR " ENGLAND as well as THEM, they were " made a PART of the price of peace. Those " who were the best friends of Britain were. " eo nomine, on that very account, excepted " from the indulgence of Congress. Britain " connives at the BLOODY facrifice, and feeks " for a SHAMEFUL retreat at the expence of " her most valiant and faithful fons! How " different was this from the conduct of Spain " to the Loyalifts in the Netherlands, in the "reign of Philip III. on occasion of the " famous truce in 1609, and also in the peace " of Munfter. Their effects and effates were " either reftored, or they were paid intereft " for them at the rate of fix and 1-4th per " cent. on the purchase money. A general " act of indemnity was paffed, without ex-" ception of place or perion." Lord Stormont alfo touched on the cafe of the Catalonians, " who revolted from Spain, and when they " put themselves under the protection of "Britain. In both cafes their privileges, " lives, and properties, were preferved to them. " Even Cardinal Mazarin, fo artful, fo fhuf-" fling, and fallacious; and I am fure, fays " he, I mean not the most distant allusion to "any of his Majefty's ministers (for the " Parliament

" Parliament of Paris determined, that to call "any perfon a MAZARIN was a reproach to "him, and that an action would lie); even "he, though fo little ferupulous on moft "occafions, deemed it found and wife policy "to obferve good faith with the Catalonians. "He negotiated the peace of the Pyrenees "himfelf, and he took care that an act of "indemnity fhould be publifhed in their fa-"vour, on the fame day in which a procla-"mation was iffued reclaiming their obedi-"ence. Hiftory, experience, furnisch no example "of fuch bafe dereliction."

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Lord Sackville. " In regard to the aban-" donment of the Loyalifts, it was a thing " of fo atrocious a kind, that if it had not been " already painted in all its borrid colours, lie " fhould have attempted the ungracious tafk; " but never fhould have been able to defcribe " the CRUELTY in language as ftrong and ex-" preflive as were his feelings. The King's " ministers had WEAKLY imagined, that the " recommendation of the Congress was a fuffi-" cient fecurity for thefe unhappy men. For " his own part, fo tar from believing that this " would be fufficient, or any thing like fuffi-" cient for their protection, he was of a direct " contrary opinion; and, if they entertained " any notions of this fort, he would put an " end "end to their idle hopes at once, by reading "from a paper in his pocket, a refolution "which the Affembly of Virginia had come "to, fo late as on the 17th of December laft."

Having read the refolution, his Lordship demanded " what ministers had to fay now " for this boafted recommendation for which " they had flipulated with Congress? Could " they fay, that the unhappy men who had " fought and bled for this country, who had "given up their all, and (a pang the more " grievous to minds of feeling) the all of their " little families; could ministers fay, that these " men who had faid and done and fuffered all " that was in the power of human nature for "our caule, ought not to have had a better " fecurity than the prefent, from fcorn, info-"lence, and ruin? A peace founded on fuch " a SACRIFICE as this, must be accurfed in the " fight of God and man."

Lord Loughborough faid, "That the 5th ar-"ticle of the treaty has excited a general and "juft indignation. For what purpose could "it have been inferted? Those whom it pre-"tends to favour receive no benefit from it; "for what is the purport of a recommenda-"tion? but to those the most entitled to our "regard, the brave and unhappy men who "have a

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" have not only given up their property, but " exposed their lives in our cause, the diffinc-" tion admitted to their prejudice is cruel and " injurious indeed. In ancient or in modern " biftory there cannot be found an inftance of " fo shameful a defertion of men who had " facrificed all to their duty, and to their re-" liance upon our FAITH. There is even an " horrible refinement in the cruelty of the ar-" ticles: they are told that one year is allowed. " them to folicit from the lenity of their per-" fecutors that mercy which their friends 'ne-" glefted to fecure ; to beg their bread of those " by whom they have been firipped of their " all; to kifs the hands that have been dipt in " the blood of their parents, and to obtain, if " they can, leave to repurchase what they have " no money to pay for."

Lord Shelburne. "But there remains fome-"what in these provisional articles still to be "confidered, which I have pover reflected "on without feelings as pungent as any which "the warmess admirers of the virtues of the "Loyalists can possibly have experienced; I "mean the unhappy necessity of our affairs, "which induced the extremity of fubmitting "the fate of the property of the brave and "worthy men to the differentiation of their ene-"mies. I have but one answer to give the O "House; "House: it is the answer I gave my own " bleeding beart, A part must be wounded, " that the whole of the empire may not pe-"rifh. If better terms could be had, think " you, my Lords, that I would not have em-" braced them ? I had but the alternative ei-" ther to accept the terms, faid Congress, of " our recommendation to the States in favour of " the Colonists, or continue the war. But fay " the worft; and that, after all, this inefti-" mable fet of men are not received and che-" rifhed in the bosom of their own country; " is England fo loft to gratitude, and all the " feelings of humanity, as not to afford them " an afylum? Who can be fo bafe as to think " fhe will refuse it to them? Surely it cannot " be that noble-minded man, who would " plunge his country again knee-deep in blood, " and faddle it with an expence of twenty " millions for the purpose of reftoring them, "Without one drop of blood fpilt, and with-" out one fifth of the expence of one year's cam-" paign, bappiness and ease can be given the " Loya... fts in as ample a manner as these bleff-" ings were ever in their enjoyment; therefore " let the outcry ceafe on this head."

Lord Chancellor. "As to the Loyalists, they "had a specific provision in the treaty: his "own conscious honour would not let him "doubt " doubt the good faith of others; his good " wifhes to the Loyalifts would not let him " indifcreetly doubt the difpolitions of Con-" grefs. It was flipulated, that all these un-" happy men should be provided for; but " if not, then, and not till then, Parliament " could take cognizance of the case, and im-" part to each fuffering individual that relief " which REASON, perhaps policy, CERTAINLY " VIRTUE and RELIGION, REQUIRED *."

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* We trust that the fentiments of Parliament have not changed fince'the year 1783. Indeed, we have reason to hope the contrary, from the speeches of several Members who have given their sentiments on the subject so late as the year 1786.

The Chantellor of the Exchequer, when opening his plan for reducing the national debt, observed, " That another matter " of expence comes properly under this head; and it is what " the House have already acknowledged to be a JUST DEMAND " upon the JUSTICE and generofity of this nation, that is, a pro-" vision for the American Loyalists. Their fituation demands " the most render confideration; nor would I chuse to mention " any fum for this purpose; if it was a great one, it would " raise the expectations of those unhappy people: and I would " not wish to fay any thing more to them, than that I hope " there will be a generous and liberal regard paid to their me-" lancholy and unfortunate circumstances."

Mr. Dempster, having remarked, that the ROYAL WORD, as well as the *faith* of the *Houfe*, and of the nation, stood pledged for the protection and support of the American Loyalist, begged leave to prefent a petition in their favour, and faid, that the House would find it prefented such a melancholy picture of the missfortunes which the Loyalist had endured, in confequence of the neglect they had been treated with, as he hoped would prevail on the House to grant them a speedy and effectual relief.

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From these Latracts, it evidently appears. that there was no difference in opinion on the right of the Loyalists to adequate compensa-Those who spoke against the Treaty as tion. inadequate to the national circumftances, declared, that the Loyalifts had been facrificed through a want of the protection due to them, and therefore that a full compensation for the facrifice (and if poffible more) was due: and that if the expence of one year's campaign, or twenty millions, was neceffary, it ought to be applied to that purpofe. Those who contended, that the peace was necessary to the then flate of the country, candidly and honourably agreed, that for fuch compensation the faith of the nation was pledged. One of the Ministers who made the peace declared,

Sir George Howard feconded the petition, and declared, that he ever had, and, on all occafions, would fland up the zealous advocate of the American Loyalifts, to whom he held the HO-NOUR, the JUSTICE, and the good faith of that Houfe and the Britifh nation UNAVOIDABLY pledged.

Mr. Sheridan. There was a fubject which, he was forry to fee, had fo far changed its impressions on their feelings, that though the bare mention of it used to call forth all their fensibility, it was now heard with the coldest indifference; he means the American Loyalist, men to whom the faith of Parliamene was folemnly pledged, and therefore men whose cause that House neither could nor ought to abandon. The House had recognized their pretensions to protection, by inflituting a committee to enquire into their claims, the amount of which was considerable, and MUST BE DEFRAYED.

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that " if the recommendations of the Con-" grefs proved unfuccefsful, this country " would feel itfelf bound in HONOUR to make " them full compenfation for their loffes." The noble Lord at the head of the Treafury, who made the peace, candidly confessed that it ought to be made, and that it would not coft the nation more than one fifth of the expence of one year's campaign, or twenty millions, " to give to them the fame hap-" pinefs and eafe they ever enjoyed before;" and the noble and learned I aw Lord, whole profound knowledge of the laws of the land, and of the mutual obligations between the fovereign authority and the fubject was never difputed, decidedly declared, that if the Congress should not provide for them, Parliament ought " to impart to them that relief which " reason, perhaps policy, CERTAINLY virtue " and religion, REQUIRED."

Here we find that the compensation claimed was confessed to be due by all—and that the noble Lord who made the peace, thought it but just to make such compensation as to give the Loyalist the same ease and happiness they ever enjoyed before; but this is impossible. What compensation can Parliament make for suffering them, through a want of its prorection,

tection, to be driven as it were into exile from the land of their nativity, and from the tendereft and deareft of all connections?---What, to the fathers who have loft their fons? to the widows who have loft their hufbands? to the numerous orphans who have loft their fathers, the only hope and support of their infant years? For fuch loffes, too great to be defcribed by language, and fcarcely to be eftimated by the utmost feelings of humanity. excited by the ftrongest powers of fensibility, government can make none. The Loyalifts expect none; becaufe they are loffes to which no earthly compensation can be ade-For a reward for fuch loffes, and of quate. that virtue which excited them, at every hazard of life and fortune, to fulfil their duty to the State, and to support the rights of their Sovereign and his Parliament, they look up to the fupreme FATHER of all justice. They now afk for that compensation only which they have fo long folicited in vain from Parliament; compensation for property and rights which have been loft through a want of that protection which is due to them by the first great laws of the British constitution-by the Royal faith, and the refolutions of a British Parliament, folemnly pledged to them for it; a com103]

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birth-rights as British subjects, of which no power on earth can lawfully deprive them.

CHAP. VII.

Of the Doctrine of the Right Honourable Mr. Fitt, applied to the Claim of the Loyalifts.

A LTHOUGH, in the preceding pages. we have demonstrated from the laws of civil fociety-the ulage of states-the practice of Parliament, and from the declarations of his Majefty, and the uniform refolutions of both houses of the legislature, the indifpenfable obligation which Parliament is under to make compensation to the Loyalists adequate to their loffes; we will yet further corroborate those arguments by the opinions of the first minister of Great Britain, in a cafe fimilar, but of much lefs public merit and importance; opinions not hastily formed, but established in his enlightened mind, after the fullest deliberation upon the fubject, and which therefore, we must conclude, speak the language of law and truth. These opinions are to be found in his memorable fpeech in February 1787.

The cafe upon which this speech was made is that of Mr. Hastings. This gentleman, as Governor

Governor General of our Indian poffeffions, was charged with refuming the Jaghires, the property of the Begums of Oude, promifing them compensation which he did not make. A motion was made in the Houfe of Commons to impeach him for this all of violence and injustice. In the course of the debate. Mr. Pitt declared " That there were but two " principles which could justify a refumption " of these Jaghires. To refume the property " of any fubject, or of any Prince with whom " you are in alliance, it was necessary that "either it should be first forfeited by delin-" quency, or that impending and immediate " political danger should authorife the feifure. " But in either cafe justice should be observed, " For if you feized them as a punishment for " a crime, it should be done with justice, " Could the political emergency be proved, it " would certainly acquit Mr. Haftings of the " criminality. For the neceffities of the public " fafety produced many inftances of the justice " of posselling private property, PROVIDED. " YOU GIVE TO THOSE YOU HAVE DE-"SPOILED AN ADEQUATE COMPENSA-" TION."

He further contended, that the right in the State to take the property of the fubject, or an ally, is founded on the compensation to be 15,

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be made. "For," fays he, "the neceffities "of the State made it common juffice to re-"fume private property, which was always "the right of public benefit. When any "dangers arofe, even to a fubject or a prince, "felf-prefervation dictated the lawful poffeff-"ing of every means to avert the approach-"ing or impending danger. BUT THE CRI-"TERION OF THE RIGHT WAS THE JUS-"TICE WITH WHICH IT WAS ACCOMPA-"NIED.

"Thus, if fuch had been the flate of af-"fairs, as to render it indifpenfably neceffary "to refume the Jaghires, for the immediate "prefervation of our possessions and terri-"tories; AN adequate compensation should have "been MOST SACREDLY given to the dispos-"fessed.

" If these Jaghires occasioned fo much dif-"turbance at Fyzabad, as to threaten broils "and contentions, that produced fuch evils to "our State as were necessary should be avoid-"ed, the resumption of them was morally "and politically just, ATTENDED WITH THE "ADEQUATE COMPENSATION."

After contending that no fuch necessity existed to justify Mr. Hastings in refuming the P property property of the Begums, he fays, " If it had, " it would certainly have compelled him to " the inftantaneous application of the only " remedy which offered. As these Jaghires " were the supposed or affumed cause of the " infurrection, Mr. Hastings should, without " delay, being first convinced of the truth, " have refumed them, and GIVEN THE POS-" SESSORS, AS BEFORE OBSERVED, THEIR " JUST RIGHT TO A COMPENSATION."

Shortly after, he repeats and enforces the fame principle of law and juftice; and adds, "But admitting the right to the refumption, "THE GUARANTEE OF THE COMPENSA-"TION SHOULD HAVE BEEN INVIOLABLE. "Inftead of this, 'he afferts,' the Jaghires "were refumed; the compensation guaran-"teed, and this treaty afterwards violated; "and that the good faith of this country, and "the law of nations, should have taught Mr. "Haftings rather to have preferved and pro-"teeted; than injured and destroyed the rights of "the Begums."

This act of Mr. Haftings, in reluming the property of the Beguns, without adequate compenfation, he concludes, with reprobating in the ftrongest terms, and declares, that he was convinced, " the national character had been " debafed " debafed and degraded, and it was only by " an act of national juffice it could be reftored " to its wonted brilliancy, excited by its fa-" cred attachment to HONOUR, JUSTICE, and " HUMANITY."

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Here we find, that the law, and every principle of juffice, afferted in this speech, are the fame we have laid down in the preceding pages, and manifeftly prove the right of the Loyalists to compensation. The Minister, with much learning and truth, confiders the property of the fubject, as facred and inviolable, under the laws of civil fociety, and the property of an ally, under the laws of nations; and candidly declares, that neither can be deprived of it without " criminality in the de-" spoilers ;" but upon TWO principles, in case of " forfeiture by delinquency, or when the " neceffities and prefervation of the State re-" quire it." And when that neceffity demands it, he repeatedly affirms, that the refumption cannot be lavefully made WITHOUT ADEQUATE COMPENSATION. This compenfation he declares is the "CRITERION," the " PROVISO," or condition of the right, and that it ought to be most facredly made to the defpoiled, whether they be fubjects or allies.

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Should it be faid that there is a difference between the cafe, where the property of the fubject is " refumed," and where it has been lost through a want of public protection, and afterwards facrificed to the public fafety ; we answer, that this distinction is not founded in law; becaufe the State, by its folemn political engagements, is bound to defend and protect the fubject against all foreign as well as domeffic injuries; and therefore it cannot do any injury, or fuffer it to be done to him, without violating those engagements and the law upon which they are established. Hence it cannot refume, or destroy, or fuffer to be taken or destroyed, or cede in a treaty the property of the fubject, and thus violate his right to its protection, but when the public benefit or neceffities require it. For the right of the flate to do all these acts, so contrary to the laws of nature, reason, and justice, fo injurious to the individual, and fo inconfistent with its most facred duty, originates in, and is founded on, the law of neceffity, which at the fame time enjoins the State as the " crite-"rion" and condition of this right, to repair the damages fuftained by a breach of its folemn engagements, by making to the fufferer ample compensation. In all these cases, the obligaobligations of the State, and the right of the fubject to protection, are equally broken; the injury done, and the lofs fuftained, are the fame, and that fecurity to which he is entitled under the laws of civil fociety equally deftroyed; and of courfe, equal compensation is due in all.

We have thus reasoned from the doctrines of the Minister, whose candour, love of juftice, extraordinary abilities, and firm attachment to the honour of his country, we are at all times ready to acknowledge, not doubting, but that when he shall detach his mind from his other important engagements, and give to the cafe of the Loyalists full confideration, he will perceive the high obligations under which Parliament remains to do them juffice; and how much it is his peculiar duty in the high office he now holds under his Sovereign. to folicit and obtain it for them; and that, " the principles of reason, justice, and huma-" nity *," the force of which he has to fenfibly felt and exerted in favour of others, will all combine to convince his upright and enlightened mind, of the juffice and compensation which is due by law to the Loyalifts.

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* See the Speech.

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CHAP. VII.

Of the Benefits received by the British Nation, from the Sacrifice made of the Property of the Loyalists.

T will not be denied, that the property of the Loyalists has been given up by the fovereign authority, as the necessary price and purchase of peace for the whole fociety. The Minister who made the treaty, unequivocal r declared it. It was fo underftood at the time by all the Members of both Houfes of Parliament, when they confirmed the peace. Indeed the fact speaks for itself; because unless that authority conceived that the affairs of the nation were in fuch extremity as to make fuch a facrifice neceffary, it could have no right to give up their property, as is before proved, but was obliged to protect it by carrying on the war, until it was regained and reftored to them.

Should we attempt to describe the benefits purchased for the nation by this facrifice, the extent of them is so great and diffusive, it could 11.

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could not be done. However, to have before us a fummary view of them, we will only obferve, that the ravages of war were flopped in the most violent stage of their progress; and peace and fecurity, with all the invaluable bleffings attending them, were reftored to every perfon in the British dominions, except the American Loyalists. The farmer was reftored to the unmolefted tillage of his ground, and to the peaceful enjoyment of more extenfive profits, " under his own vine, and his " own fig-tree;" the manufacturer, to a greater vent and greater profits for his commodities, every market being laid open to him; and the veffel of the merchant traverses the ocean at lefs rifk and expence, and confequently to much greater advantage. To these benefits. which are more readily conceived than exprefied, we must add the immense national Had the war continued one year favings. more, 'twenty millions at leaft, according to the confession of the Minister who made the peace, must have been raifed and added to the national debt; and, in all probability, thousands of Britons would have been loft in Had it been extended to two or three battle. years, treble that fum, or fixty millions, would have been incurred; and no man can fay, what

what might have been, in the then deranged state of our public affairs, the loss the nation might have fultained in its territorial poffeffions. From these burthens, losses, and dangers, great at they were, the nation has been happily relieved, by giving up the property of a few of its fubjects. And as it is now certain the debt due to the Loyalifts will be much lefs than one fifth of the expence of one year's campaign, which was the fuppolition of the Minister who negociated the peace, it is evident that an immenfe gain thereby accrued to the nation; but when the other favings and benefits are thrown into the scale, the profits are fo great that they admit of no calculation, and the confideration to be paid for them finks below comparison.

There are certain duties fo ftrongly enforced by moral obligation, that nothing will juftify a violation of them but inability or impoffibility to perform them; fuch as, the payment of a debt juftly contracted; the fulfilling a promife made for a reafonable and juft confideration; the making fatisfaction for injuries fuftained through a violation of a juft covenant or engagement, or a juft recompense for benefits received at the expence of others; and adequate compensation for damages or injuries done.

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done *. Thefe are moral axioms, which carry with them no lefs evidence than mathematical demonstrations. In all these cases, the moral obligation has been effected fo great, that the legiflatures of States have fubjected the property to feizure, the perfon to perpetual imprifonment, and in fome inftances, obliged the debtor to give up his freedom and the produce of his labour, until the duty is fully difcharged. The debt due from the nation is certainly of this kind. The human mind can conceive no duty where the moral obligation to difcharge it, is more folemnly enjoined by the laws of God and man. It is a debt due from the whole people of Great Britain, not only arising from the most important fervices done, but from a two-fold violation of their public faith and engagements. The property of the Loyalist has been lost, through a breach of the facred engagement entered into by the fovereign authority, and confirmed by the effential laws of the State, to protect i. m; and, as the nation is reprefented in, and acts by,

* " No human establishment, no connection into which " mankind can enter, can superfede the obligation of that " general and inviolable law of nature, that the damage w " have done to another should be repaired, except the suffer-" ers have manifestly renounced their right to reparation." Burlamaqui, part iii. c. 5. f. 14.

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rced Atify Fibinent ag a sonuries oveand uries one. that authority, of course, through a breach of that engagement by the whole nation. It has moreover been given up as the price of peace*. and as a facrifice to the necessities, fecurity, and happiness of those who were facredly bound to protect and preferve it. Befides. the advantages and interefts derived from the breach of the national and fovereign faith, to those who have committed it, infinitely furpass in value the sum necessary to make a due reparation, and this reparation is expressly enjoined by the original and immutable laws of the British conflictution. It is therefore a debt of the highest and most inviolable nature, from which Parliament can never honourably and justly discharge itself, but by making adequate compensation; nor can the moral obligation to do it be by any means fuspended, for a moment, but by national inability and infolvency.

To use many arguments to prove that the nation is not infolvent, but able to discharge all its debts with honour, is unnecessary, fince greater demonstrations of wealth than are to be found in any country in Europe, appear wherever we cast our eyes. To which it cannot be necessary to add any other proof than

* See the Appendix.

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that declaration penned by the first Minister of Great Britain (whose peculiar duty it is to understand the national resources), and delivered by the mouth of Majesty itself, "That " our commerce and *revenue* are in a flourish-" ing state."

We will therefore leave the chimerical idea of national infolvency, there being nothing more abfund and contrary to truth; and proceed to fhew with what eafe the demand of the Loyalists may be fatisfied. We will take for granted, what will not be denied, that there are eight millions of perfons in Great Britain who contribute towards the national expences; and fuppofe, that the debt due to the Loyalists should amount even to the fum fuggefted by the Minister who negociated the peace, which will not be the cafe; it would require to pay it in five years, only one shilling and fixpence each perfon per annum; and, to fund and place it upon a par with that of the national creditors, it will require lefs than four pence per annum each perfon; which would amount, on the whole, to a fum confiderably lefs, as experience has fhewn, than can be eafily raifed by voluntary contributions to an annual lottery.

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Here we find, when this debt to the Loyalifts thall be fairly diffributed among thole who enjoy the benefits arifing from it, as both reafon and law direct, it will be fearcely felt. And when it is further confidered that it may be paid, in a mode yet more cafy to the nation at large, and without adding in the leaft to its prefent burthens, by the voluntary contributions of thousands who are ready to make them, no reafon can be affigned why it has not been done long fince.

Under these circumstances, it is imposfible for us to suppose, there is a man in Great Britain, who, understanding the nature and import of the debt due to the Lovalifts. the benefits he has long enjoyed in confequence of it, the facility with which it may be paid, and the high obligation, he is under to discharge it, will not cheerfully contribute his proportion towards it. Is there one honeft and liberal mind which can enjoy benefits obtained by the facrifice of the lives and fortunes of his innocent and faithful fellow-fubjects, without making a just recompense? Is there one man of the least degree of fympathy and humanity, who can fee his brethren, equally entitled with himfelf to the protection of the State, made the 4

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the victims to their peace and happines. without contributing his quota to refcue them from the oppression? If there are perfons fo loft to all fenfe of reason, justice, and humanity, let them confider, that the cafe of the Loyalists may foon be their own. Rebellions and war may and will happen; their property may be taken, deftroyed, or given up to the public necessities without their confent; and they, like the Loyalist, with their helples families, may be reduced from affluent fortunes to poverty and want, while others enjoy the benefits arifing from the oppreffion and injustice done to them. Indeed the facrifice of private property to the public benefit is a common cafe. It has occurred as often as a rebellion or war has happened in Great Bri-Should a precedent in the cafe of the tain. Loyalifts be eftablished by the highest authority, for refuling the protection and indemnity due to the fubject, where will they find, in their cafe, relief from the oppreffion ?

It may also not be improper for Parliament to confider, that foreign nations will not fail to exult at finding fo great a want of public justice in the British government, the strongest of all possible proofs of a decline in the wisdom and power of States; and that the subject

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at home will clearly perceive, he cannot in future rely on any protection or indemnity for the facrifice, which may at any time be made, of his property for the public benefit, nor for the loffes he may fuftain by his fidelity to the Crown, and zealous exertions in defence of the State. Will he not reflect, that a ftate of neutrality will be his only fecurity, and that he can be under no obligation to do more ?

CHAP. IX.

Oujections answered.

CHOULD it be objected to the preceding arguments and authorities, " that the pro-" perty of the Loyalists was confifcated, and " in the hands of the American States before " the treaty; that Great Britain having used " her utmost endeavours to recover it, was " obliged to relinquish it; and therefore, that " fuch relinquishing is not to be confidered as " a ceffion of it, nor are the Loyalists entitled " to the fame compensation as if it had been " ceded." To this objection we answer, that it is more fpecious than just, and without the least foundation in reason. We fufpect it has arisen from a superficial examination of the

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the law, in the cafe where a State has been obliged to relinquish or abandon a part of its territory, " when there has been evident " danger of their perifhing if they continue " together "." This renders it neceffary to enquire what the law is in fuch cafe. The authorities all agree, " that a fovereign can-" not, even under fuch circumstances, force " his fubjects in the province he abandons, to " fubmit to another government." He cannot annihilate the obligation he is under to protect them, although he is prevented by neceffity from doing it at the time, nor diffolve the union between him and his fubjects by a transfer of their allegiance to the conqueror, without their consent +. " He can " lawfully do no more under the law of necef-" fity, than merely withdraw his forces, and " abandon the inhabitants," who make their election to remain after his forces are withdrawn. For fhould any of them chufe to leave the territory abandoned, and follow his ftandard, or to retire to his other dominions, determined to adhere to their allegiance, he cannot, without violating the most facred and immutable laws of civil fociety, refufe them the protection due to them before as fubjects;

* Burlamaqui, p. iii. c. 5. f. 52.

† Ibid. f. 53.

nor

nor is there one inftance to be found, where any fovereign has ever committed fo great a violation of reafon, justice, and law.

Indeed the utmost extent and operation of fuch abandonment is this: it leaves those who, from motives of interest and the impulse of necessity, chuje to remain in the territory abandoned, the right and privilege of taking care of themfelves, either by defending it; or, in order to fave their property from plunder and to fecure their poffeffions, by fubmitting to, and making their peace with the conqueror. When this choice is made, in preference to their former allegiance, then, and not till then, are the mutual obligations between them and the Sovereign who has abandoned them, diffolved. Thus the difunion, with all the confequent loffes and misfortunes. although effected by neceffity, takes place with the confent of both parties. And this difunion is what is called in the books, " a pure mif-" fortune, which must be fuffered by the " abandoned part *;" by the people who have chofen to remain, either with defign to defend themfelves, or to fave their eftates by fubmitting to a new Sovereign; a misfortune

* Burlamaqui, p. iii. c. 5. § 53.

which

which no reason, justice, or law can require their former Sovereign to compensate.

Such is the law in a cafe where the Sovereign has been obliged, through neceffity, merely to abandon or relinquish a district, and where the people in it, finding themfelves not protected, refuse to follow the distreffed standard of their country,, from an expectation of doing better. Here they are difengaged from the ties of allegiance, and the Sovereign from his obligation to protect and indemnify them for loss fustained in confequence of fuch disengagement. But the law is very different where fubjects have faithfully fulfilled their political engagements with their Sovereign. and continue to adhere to the fate of their country in fuch extremity, and have, in confequence of their allegiance, loft their property; or where the State, through neceffity, has been obliged, by treaty, formally to give up the property fo loft. In these cases, we affirm, that it appears from every author, whether on the politic laws of States in general, or on the fundamental laws of the British constitution in particular, that protection and compensation are due to the fubject. For here the mutual obligations of allegiance and protection; which are declared, R in 6.17 1 1

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in every authority on the fubject, to be in their nature *permanent*, *perpetual*, and inviolable, without the mutual confent of the Sovereign and fubject, are not, and cannot be, diffolved; and therefore there is no cafe to be found in any book, where the compenfation has not been adjudged, and accordingly made.

Now this is truly the undifguifed cafe of the Loyalifts. They were called upon by his Majefty and the two Houfes of Parliament, to defend his authority and their rights, when in imminent danger. His Majefty and those Houses, to draw them forth, entered into the most folemn engagements, that they would protect and indemnify them in their fidelity and zeal. They have stepped forth in support of that authority and those rights, without any other confideration than the fense they entertained of their duty. Many of them have spilt their blood in the cause of their country, and others incurred innumerable difficulties and dangers; and in direct confequence of their fidelity, and a want of the protection due to them by law, have loft their whole fortunes; and moreover, have followed the ftandard of Great Britain, without a murmur at their diffrefs, through all its 11 dangers

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dangers and extremities. What a confideration! what a price is here paid to enfure the protection due by law, by the royal faith and the parliamentary engagements folemnly pledged to them for their indemnity!

But " the property of the Loyalifts," fays the objector, " was confifcated, and in the " hands of the American States before the " treaty." That fuch an objection should be ftarted by a Briton is strange indeed. Will he not be overwhelmed with fhame and confusion, when he confiders by what means those confiscations happened? The Loyalifts, at the commencement of the rebellion, were in the peaceable poffession of their eftates, and might have continued fo to the end of the contest, had they acquiesced under the measures of the infurgents, who neither disturbed nor intended to disturb them in their perfons or possellions. The war was against the authority of the British crown and the rights of Parliament, and not againft their lives or their property. Led forth by their confidence in the faith of Majefty, and their reliance on the facred promifes of Parliament, they zealoufly endeavoured to support and defend those rights. Hence, and hence only, did they incur the rage and vengeance of R 2

of the infurgents. Hence, and hence only, their property was conficated and their perfons attainted, and many of them put to an ignominious death, through a want of that protection which was due to them by lawi and for which the Royal faith and parliamentary declarations were unequivocally and folemnly pledged ; and hence, " their pro-" perty was confifcated, and remained in the " hands of the American States at the time of " the treaty." Are these reasons, why they ought not to be compensated for property thus loft? Are fuch fubjects lefs entitled to compensation than the peaceable and inactive citizen, whole cattle have been deftroyed to prevent infection, or whole thips have been deftroyed to prevent the plague, or whofe goods have been deftroyed by rebels and traitors, or coded in a treaty with the territory ? For in these instances, the cafes cited from the Journals of Parliament evidently fhew, that ample compensation ought to be, and has ever been made. Does not their claim fland upon much higher ground of public merit than any of the cafes cited, or than any ever yet brought before any tribunal; and is it not only eftablished on the fame law, but on a rock which cannot be shaken, the faith of Majefty, and tha

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But the property of the Loyalifts was confiscated and in the hands of the Americans before the treaty, and Great Britain was obliged to relinguish it. but did not cede it. This is a diffinction which is truly more a fubiect of ridicule than ferious refutation. It is what the logicians call a diffinction without a difference. For whether Great Britain merely abandoned (which feems to be the meaning of the objection, if it means any thing) or ceded the property confifcated to the American States with the territory, it cannot vary the law upon the claim. For we have thewn, that at the time their effates were conficated. and before the treaty, their right to protection. and the obligation which his Majefty and Parliament were under by law, and their repeated promifes to afford it, were violated, and their right of course to compensation complete.

But fuppoing America had been merely abandoned, the British State did not leave the Loyalif.s at the time any one privilege of *abandoned fubjects*. Many of them had no property to defend, for that had been long before lost through a want of public protection. They were left no choice of submitting and making making their peace with the new States; for those States had condemned them to die, and the Britich government, by acknowledging their fovereign powers, had ratified the unjust fentence.

Belides, this diffinction is founded in an affertion which is not true, that " Great Bri-" tain has only relinquished or abandoned the " confiscated property of the Loyalist, and " did not cede it." Upon examining the facts, it will be found that the British forces remained in the poffession of New York, Long Island, and Staten Island, and all the fortifications on the lakes, with more than onehalf of the territory ceded, long after the treaty ; and that in those districts much of the property confifcated remained in the actual poffession of the Loyalists at the time it was given up, in pursuance of the treaty*. It is alfo

* Georgia had not only been recovered out of the hands of the infurgents in 1779, but the province was put at the peace of the King by his Majefty's Commiffioners, and the King's civil government refored, and all the loyal inhabitants required by proclamation to return to their fettlements, and an affembly called, and actually fubfifting, and all the civil officers in the exercise of their functions, when orders came in 1782 to evacuate the country, and deliver it up to the rebels, which was done accordingly without any thip lation in favour of the attainted Loyalifts, or their confifcated properties, although the force of the rebels in that country was fo inconfiderable, that r

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alfo a fact which can be proved, and what the Minister will candidly confess, that the confiscated property was, by a mutual contract; given up to the United States, as a confideration and fatisfaction for, and in discharge of the damages done by the feizures and defolation of the property of the American citizens, alleged by them to have been committed by the British forces, and as a part of the purchase and price of peace. Do these facts shew a single feature of a country merely abandoned? or do they not prove that all the property confiscated has been actually ceded?

When we look into the treaty itfelf, we find that the words and fenfe of the parties confirm the fame truth. His Majefty " ac-" knowledges" the people of the territory, who were before bound to him by the moft facred obligations of allegiance, to be " free, " fovereign, and independent States." By this acknowledgment, and thus treating with them, he in law pardoned their offences against the Crown, released them from all their political duties to the British State, and confirmed their usurped rights of government over the territory, and with them the acts of attainder

that the Loyalifts offered to the King's General to preferve the province for his Majefty, if he would leave them a fingle regiment of foot and the Georgia Rangers to affift them.

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and confilcation, and confequently their right to hold the confifcated property under those acts. His Majefty further, for himfelf, his heirs and " fucceffors, relinquishes all claim " to the government, his property and terri-" torial rights of the faid States, and every " part thereof;" by which his Majefty has manifeftly and actually ceded all his right to the government and property, and every right incident to the dominion of the territory ; in which it must be confessed is included the con " od property. For it cannot be contended, hat his Majefty, by the word " relinquish," only meant to " forfake," and merely " abandon" the government, propriety, and territorial rights of the States. To do this, no treaty, but a mere withdrawing of the British forces, was necessary; and, in that cafe, the title of the Crown of Great Britain to the government and foil of the colonies, would not have been given up. But. furely, the intent and meaning of his Majefty was to " releafe, give up, and cede" (as the word relinquish in all treaties imports) " all " his claim" to the dominion and fovereign rights of the country, " and of every part " thereof." In this light, we imagine, the United States underftood the treaty when they ratified it. Indeed, this is the declared in-19.6 tent

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tent of the treaty itfelf, which is, "to fecure "to both parties perpetual peace and har-"mony," and to exclude "all feeds of dif-"cord." Now, if the word *relinquifb* only means to *forfake* or *abandon*, then there is no peace nor harmony fecured. The fame caufes of quarrel remain as before the treaty.

There is no point more clearly fettled by the law of nations, than that a mere abandonment of a"country, transfers to the conqueror no right either to the dominion or foil. The fovereign, who abandons it, may, at any time after. lawfully refume his right, or make war on the poffeffors until it is obtained : fo that if his Majefty has not by treaty actually ceded the confifcated property, he may lawfully go to war with the United States for the recovery of it; or he may grant letters of reprifal to the Loyalists for the injuries done them by the States. Such is the mifchief in which this abfurd diffinction would involve both countries !

It is painful to be obliged to answer every trivial objection to fo plain a claim. But as we have no hope, however distressing our fituation, or just our right, or however long that right has remained undifcussed, of being heard, either by ourselves or counsel, in the S high high court where our fate must be determined, it is our duty, not to leave any conceivable objection unanfwered. It has been faid, " That the right of the fubject to compensa-" tion for property ceded with a diffrict al-" ready in the hands of the State to which it " is ceded, is not the fame as for property " ceded with territory in the possession of the "State ceding it." We have fearched for this distinction in the laws of nature, which we have shewn to be a part of the laws of England, in the principles of reafon and justice, in the fundamental laws of all regular civil focicties, and in the particular laws of the British government; and we cannot find The laws of nature established by the it. SUPREME OMNIPOT CE, the principles of reason and justice, and the fundamental laws of all civil focieties, where the rights of the subject are secured, are the same. They all tell us, that every man who enters into civil fociety, gives up his natural independence, and fubmits his will, his ftrength, his perfonal fervices, even to the rifk of his life, together with a right to dispose of his property in cafes of public neceffity, to the command and direction of the fovereign, to enfure the protection which he wanted in his state of natural

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natural independence; that this ceffion of his natural rights is the high price, the great confideration paid to the fovereign authority of every State for fuch protection : That this mutual covenant of protection and allegiance is, in its nature, immutable and perpetually binding as long as the fociety exifts : That it cannot be diffolved or impaired, but with the mutual confent of both parties, or by the actual diffolution of the fociety : That while the Sovereign fulfils his covenant by protecting the fubjects, their allegiance is most facredly due; and while the fubjects perform their allegiance, the Sovereign is most facredly bound to protect them : That if the fubject violates this covenant, and acts " contra li-" geantiam fuam debitam," he is guilty of high treason, and shall suffer death; and if the Sovereign violates it, by not affording the protection due, he is, é contra, bound to repair the damages fuftained by making the fubject adequate compensation. And this protection being due from the Sovereign, as the reprefentative of the whole, and of every individual of the fociety, if he has not money in his exchequer fufficient to repair the damages done through a violation of this covenant, " all are bound to contribute their proportion " towards it."

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Thefe truths being clearly fettled, where the'l we find the difference between the right of a fubject who has loft his property by a ceftion of territory unconquered, and that of a is ect whofe property has been loft through a want of the protection due by law, and afterwards ceded to the conqueror 2. There is none fuch to be found in any book on politic law whatever. They all fpeak in general terms of the property of fubjects "iceded or " given up," and declare compensation to be due for it, without intimating that fuch a diftinction ever existed. " Ubi lex non diftin-"guitur, ibi nos non distinguimur," is an establifhed maxim in the construction of all laws. If fuch a difference was ever before thought of, it is ftrange it does not appear. Befides, the words " cede and give up" are the express words of the books, and the tive and radical meaning of them is, with much more propriety, applied to territory conquered, than to that which is in the possession of the fovereign ceding it., For the common and true fenfe of the terms is to " releafe, to relign, and to quit " claim" to a right to fomething not in our poffession, and therefore they are used in a transfer of the right, and not of the possible. But in the conveyance of property in our possession, it is usual to define it in terms 1 201 much

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much more fignificant of the true meaning of our intention. Here we use the words "grant, "convey, furrender, deliver," the possefilion of the property intended to be conveyed. Such a ceffion therefore never has been construed to extend to a transfer of the private possefil fions and properties of the people in the territory; for, fay the authors on politic law, "the fovereign power, however abfolute, is "not invested of itself with the right of pro-"perty, nor consequently with the power of "alienation?"

The law is the fame in respect to a ceffion of a territory in the hands of the conqueror. The flate to whom it before belonged, may cede its right to the dominion and fovereign power over the territory; but it cannot lawfully transfer a right over the people without their confent; and it is for this reafon that every State; when it has ceded a part of its territory to the conqueror, has endeavoured to avoid or leffen the burthen of this compenfation by flipulations in the treaty on the behalf of its faithful subjects, whom it has not been able to protect; which bind the conqueror to give up his right over the perfons and private fortunes acquired by his conquest, and either to adopt them as fubjects with their confent,

confent, or to fuffer them, after difpoling of their property, to return to their former allegiance. But in either cafe, if dire neceffity fhould compel the fovereign authority to furrender, by the express terms of the treaty, the property of a part of its fubjects, together with its own rights; " and to wound a part, " that the whole empire may not perifh ";" reafon and juffice, as well as the obvious principles of the focial compact, evidently require that the facrifice thus made for the public good, and the lofs thereby fuftained, fhould be compenfated at the public expence; and if great and important advantages are fecured by fuch furrender to the other part of the community, the right of the fufferers to compensation is ftill more clearly established, for it is become a debt due not only from justice but also from gratitude.

* Vid. Lord Shelburne's Speech.

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APPENDIX.

"HE Commissioner on the part of Great Britain did propose a restitution of the confifcated property; but the answer made by the American Commissioners was, that they had no power from the feveral States to reftore it; and, if they had, they must infift upon compensation for the defolation and damages committed by the British forces, on the towns, private houses, and properties of the American citizens, contrary to the rules of war, an account of which had been taken by order of Congress. Upon this it was agreed, that no actual flipulation should be made for fuch reflitution; but that it should be left to the pleasure . f the States, either to keep the property confifcated as a fatisfaction for fuch defolation and waste, or to restore it : that, however, Congress should recommend to the States to make the reftoration; and upon this the peace was made, and the reflitution left to the pleasure of the States.

Upon this ground, when the States took into confideration the refolve of Congress re-

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commending the reflitution, they refused to make it. The State of New York refolved. that there could be " no reason for reftoring " property which had been confifcated or " forfeited, as no compensation had been of-" fered on the part of Great Britain for the " damages fuftained by the States, and their " citizens, from the defolation aforefaid." And all the other States have acted upon the fame principles. From which it is evident, that the confiscated property of the Loyalifts was both implicitly and expressly given up to the States as a compensation for the irregular defolation with which they charged the British army; and as the Minister who made the peace has candidly declared, that " he had " no alternative," but to fubmit the reftitution to the mere recommendation of the Congrefs, it follows that it was also given up as the price and purchase of the peace.

To fupport these truths, we here infert the resolutions of the State of New York:

"Refolved, That it appears to this Legiflature, that in the progress of the late war, the adherents to the King of *Great Britain*, instead of being reftrained to fair and mitigated hostilities, which are only permitted by the laws of nations, have cruelly maffacred, without 0

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put regard to age or fex, many of our citizens, and wantonly defolated and laid wafte a great part of this State by burning, not only fingle houfes, and other buildings, but even whole towns and villages, and in enterprifes which had nothing but vengeance for their object.

" And that, in confequence of fuch unwarrantable operations, great numbers of the citizens of this State have, from affluent circumftances, been reduced to poverty and diftrefs.

" Refolved, That it appears to this Legiflature, that divers of the inhabitants of this State, have continued to adhere to the King of Great Britain, after these States were declared free and independent, and perfevered in aiding the faid King, his fleets, and armies, to fubjugate the United States to bondage.

" Refolved, That as on the one hand, the rules of justice do not require, fo on the other, the public tranquillity will not permit. that fuch adherents who have been attainted. should be reftored to the rights of citizens.

" And that there can be no reafon for reftoring property which has been confifcated or forfeited, the more especially, as no compensation

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penfation is offered on the part of the faid King, and his adherents, for the damages fuftained by this State and its citizens, from the defolation aforefaid."

The amount of the fum claimed by the United States, for the damages done by the British forces, far surpassed that now claimed by the Loyalists. And as Great Britain must have paid for those damages, or have continued the war, had she not given up the property confiscated; it is evident, that she has disposed of it for more than an adequate consideration, and is a considerable gainer by the ¹-rgain.

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attentive Confideration; and if it fhould appear to be founded in Law and Juffice, you will also give their delayed, beg leave to inclose A REVIEW of their Claim, intreating that you will give it your candid and Conftituents have long fuffered, and muft continue to fuffer, should the Justice due to them be longer Petition to Parliament your Countenance and Support. The Board of Agents for the AMERICAN LOYALISTS, excited by the extreme Diffress which their

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